

JUSTICES  
CRIMINAL  
DOCKET

NO. 1

1913-1917

PARIS TP.

W-5









A  
B  
C  
D  
E  
F  
G  
H  
I  
J  
K  
L  
M  
N  
O  
P  
Q  
R  
S  
T  
U  
V  
W  
X  
Y  
Z



Paris Township Union County Ohio  
Oct 9<sup>th</sup> 1912 Wesley Allen Garrard Justice of the Peace

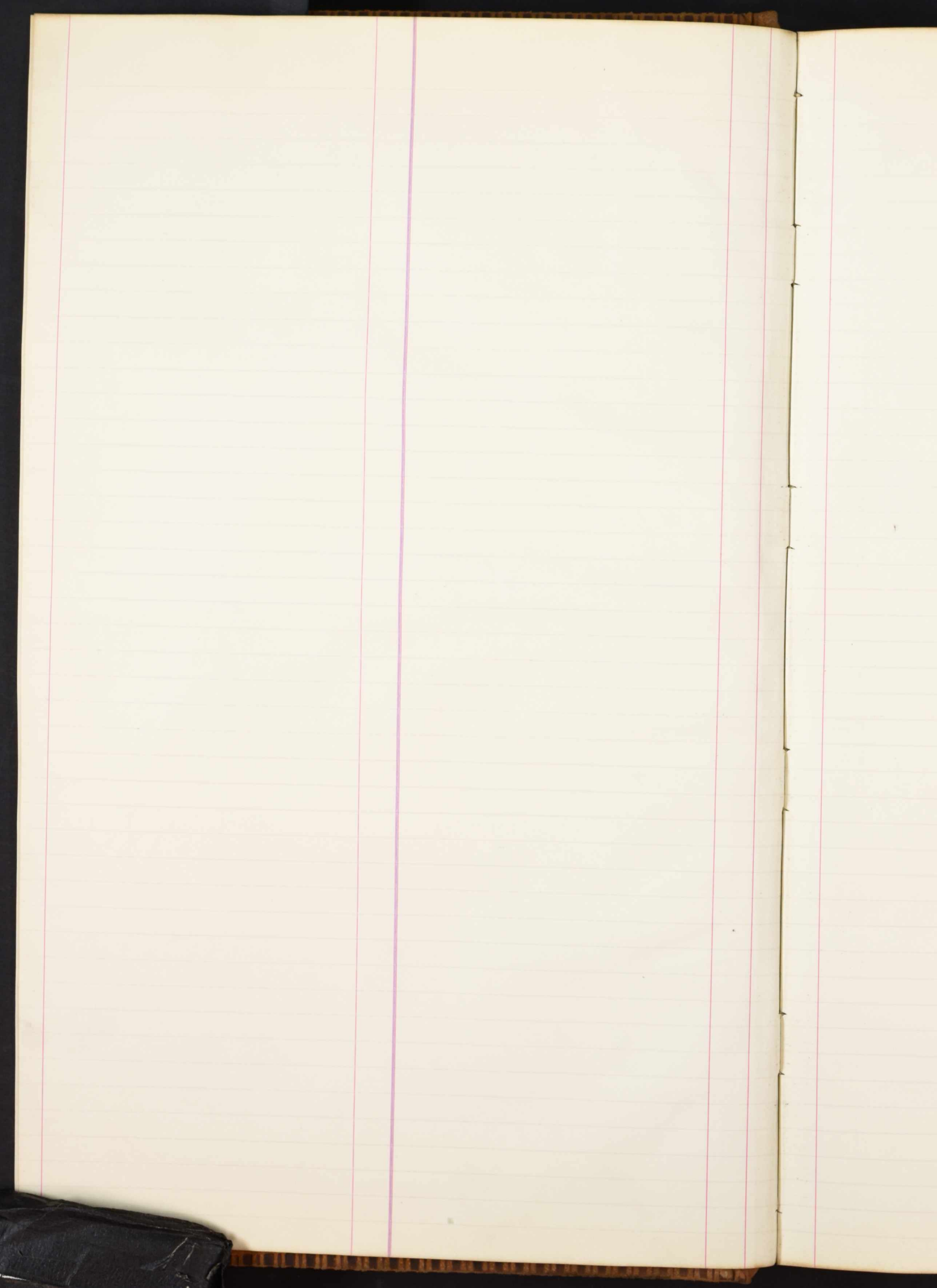
No 1

Paris  
Township.



County Ohio  
Justice of the Peace







A  
B  
C  
D  
E  
F  
G  
H  
I  
J  
K  
L  
M  
Mc  
N  
O  
P  
Q  
R  
S  
T  
U  
V  
W  
Y  
Z



E  
F  
G  
H

State of Ph  
" "



State of Ohio  
" " "

vs J. C. Freshwater  
" Boyd Huffman

20.21

E  
F  
G  
H  
I  
J  
K  
L  
M  
Mc  
N  
O  
P  
Q  
R  
S  
T  
U  
V  
W  
Y  
Z



I hereby waive

State of Ohio - Union Co - Paris Twp

I do hereby certify that the above is a full and true copy from my docket of the proceedings had by and before me at my office in said township in the above action

W A Garrard J P  
aforesaid township



State of

M  
Mc  
N  
O



State of Ohio

vs William H Garth

485

M  
Mc  
N  
O  
P  
Q  
R  
S  
T  
U  
V  
W  
Y  
Z



State of Ohio

" " "

" " "

vs John Doe  
" James White  
" J C Evans

12

10

34

State of  
State of  
State of

P  
Q  
R  
S



12 State of Ohio  
10 State of Ohio  
34 State of Ohio

25 Victor W Rogers  
" W P Stratford  
28 Roy O'Dell

18  
24  
28

P  
Q  
R  
S  
T  
U  
V  
W  
Y  
Z



State of

T  
U  
V  
W



State of Ohio

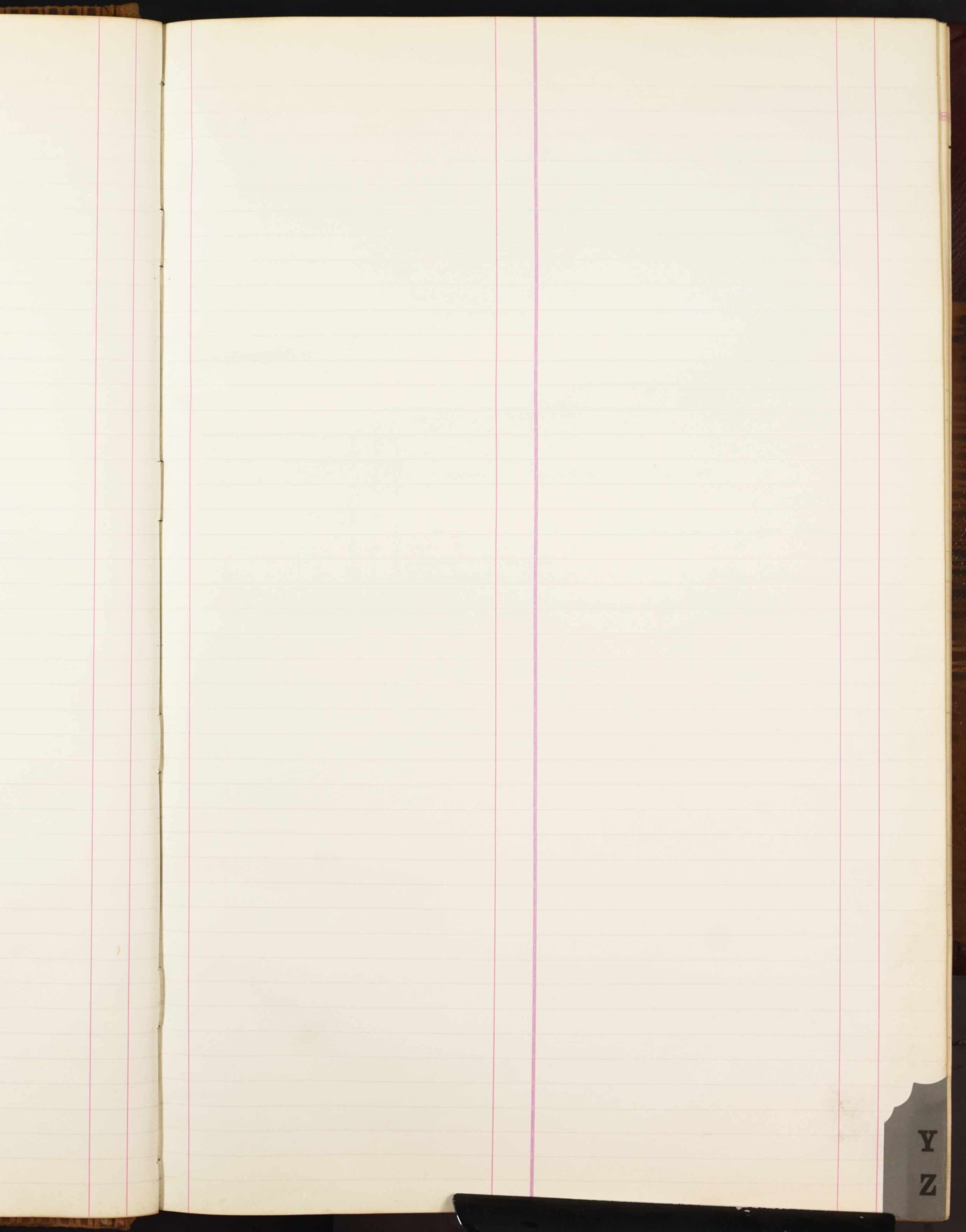
vs Frederick Weaver 24

T  
U  
V  
W  
Y  
Z



Y  
Z





Y  
Z



WITNESSES



# CRIMINAL DOCKET

In and for

Township,

County, Ohio.

WITNESSES

*The Intervention of a Jury being* and a jury having therefore been  
duly summoned, empaneled, and sworn, according to law, in this cause.

**Trial had** on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, the parties being present.  
Witnesses sworn and examined on behalf of the \_\_\_\_\_ to-wit:

and for Defendant

The jury, on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, returned a verdict of " Guilty."  
It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said  
Defendant

**Recognizance** given as required, and Defendant

**Mittimus Issued** accordingly to the said Constable, who made return on the same as follows:  
to-wit: Received this writ \_\_\_\_\_ 19\_\_\_\_, and on \_\_\_\_\_ 19\_\_\_\_, I  
committed the within named  
to the custody of the within Jailer, with whom I left a certified copy of this writ.

Constable

**I have Bound**, by their own recognizance, to appear and testify before said Court, the following  
witnesses, to-wit:



# CRIMINAL DOCKET

Before

Justice of the Peace.

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person—to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

\_\_\_\_\_ hereby acknowledge \_\_\_\_\_ responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

Justice of the Peace.

The State of Ohio,

No. \_\_\_\_\_ vs. \_\_\_\_\_

No. \_\_\_\_\_

CHARGE OF

THE STATE OF OHIO,

COUNTY, }  
TOWNSHIP. } ss.

Justice of the Peace in and for

Before me, \_\_\_\_\_ said County.

Complaint No. \_\_\_\_\_ made this \_\_\_\_\_ day of \_\_\_\_\_

by \_\_\_\_\_ day of \_\_\_\_\_

A. D., 19 \_\_\_\_\_ who, being duly sworn, saith that, on or about the \_\_\_\_\_ A. D. 19 \_\_\_\_\_, at the County aforesaid,

WITNESSES

### JUSTICE'S FEES

### Costs.

Filing ----- necessary papers, each,	5
Taking and certifying Affidavits, each,	40
Warrant for each person named,	40
Issuing Subpoena,	5
Docketing, Indexing, Appce., per 100 w.,	15
Each Continuance or Adjournment,	20
Swearing Witnesses, each,	5
Ord. on Jailer for Prisoner or Prisoners,	40
Writing Panel for Jury, per 100 words,	15
Venire for Jury,	40
Appointing Special Constables, each,	40
Entering Judgment,	40
Taking Recognizance of a Witness,	40
Each additional Witness,	10
Entering Bond or Undertaking, each,	40
Tak'g and cert'g Affi. of suret's (Jus'n), ea.,	40
Mittimus (Commitment) each,	40
Recognizance of Bail, each,	40
Attachment for Witness or Juror, each,	40
Ent. discontinuance or satisfaction,	20
Judgment on the Docket,	15
Sitting in the Trial,	1.00
Issuing Execution,	40
Bill of Exceptions and copy, ea. 100 w.,	15
Certifying the same,	25
Transcript from Docket, per 100 words,	15
Certifying the same,	25
Signing Bill of Ex. in Summ'y Conv't'ns,	20
Cop. and Certf. Trans. of Proceedings in such cases, per 100 words,	10
Other writings, per 100 words,	15
Each Process or Writ not named above,	40
Record per 100 words,	15
Collections made upon Judgments, 4 per ct.	

### CONSTABLE'S FEES.

Serv. and Ret. of Warrant, ea. per'n nam'd,	40
Mileage . . . miles, 1st mile 20, each add'l	5
Serving Precept., Writ or Notice, each,	40
Mileage as above . . . miles	
Copies, each,	25
Serv. Sub., 1st name 25, each additional,	10
Mileage as above . . . miles,	
Copies, each,	25
Attending Trial, per day,	1.00
Tak'g Charge of Prisoner, when required,	75
Serving Mittimus, each person,	40
Mileage as above . . . miles,	
Copy to Jailer,	25
Summoning Jury	1.00
Mileage as above . . . miles	
Copies of Venire, each,	25
Service of Exec't'n on Goods or Body,	40
Money made on Execution,	4 per cent.
Serving Order on Jailer for Prisoner,	40
Mileage as above . . . miles	
Copy,	25
Transp. and Sustaining Prisoner, Assistants per day, each	1.50
Pursuing Prisoner out of County,	
Necessary Expenses Incurred,	
Serving Commitment, each person,	40
Mileage as above . . . miles,	
Copy to Jailer,	25
Bringing Prisoner into Court,	20

JURY,

Warrant issued for the Defendant to \_\_\_\_\_ who made return as follows, to-wit: Received this writ I took the bod \_\_\_\_\_ of the within named \_\_\_\_\_ and have \_\_\_\_\_ before the Justice.

Complaint filed. Constable, 19 \_\_\_\_\_ Constable.

Subpena issued for the following witnesses, to-wit:

Return on Subpena made as follows, to-wit: A. D. 19 \_\_\_\_\_ I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_ and upon hearing said Complaint, pleaded " \_\_\_\_\_ Guilty" to the same.

Continuance required by \_\_\_\_\_ on account of \_\_\_\_\_ The case was therefore continued to \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock, \_\_\_\_\_ M., and the Defendant required to give bail in the sum of \_\_\_\_\_ Dollars for \_\_\_\_\_ appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail \_\_\_\_\_ given as required, and prisoner

Return on Mittimus to-wit: Received this writ \_\_\_\_\_ 19 \_\_\_\_\_ and on \_\_\_\_\_ 19 \_\_\_\_\_, I committed the within named \_\_\_\_\_ to the custody of the within named \_\_\_\_\_ jailer, with whom I left a certified copy of this writ. Constable.

Further Continuance required, and \_\_\_\_\_ obtained by \_\_\_\_\_ until the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M., on account of \_\_\_\_\_ and defendant

as in first mentioned continuance.



# CRIMINAL DOCKET

of the Peace.

In and for

Township,

County, Ohio.

WITNESSES

COUNTY, }  
TOWNSHIP. } ss.

Justice of the Peace in and for

A. D., 19

n, saith that, on or about the  
at the County aforesaid,

*The Intervention of a Jury being* and a jury having therefore been  
*duly summoned, empaneled, and sworn, according to law, in this cause.*

*Trial had on the* day of 19 , the parties being present.  
*Witnesses sworn and examined on behalf of the* to-wit:

and for Defendant

The jury, on the day of 19 , returned a verdict of " Guilty."  
It is **Thereupon**, on said day, by me, the said Justice, adjudged and ordered that the said  
Defendant

**Recognizance** given as required, and Defendant

**Mittimus Issued** accordingly to the said Constable, who made return on the same as follows:  
to-wit: Received this writ 19 , and on 19 , I  
committed the within named  
to the custody of the within Jailer, with whom I left a certified copy of this writ.

Constable.

**I have Bound**, by their own recognizance, to appear and testify before said Court, the following  
witnesses, to-wit:

Complaint filed.  
Constable,  
19

Constable.

A. D. 19 ,

and at the time shown by the  
those names are marked R., I  
copy hereof at the usual place  
und.

of 19  
same.

on account of

o'clock, M., and the  
Dollars  
to abide the judgment of the

19

custody of the within named  
Constable.

o'clock M., on account of

first mentioned continuance.







CRIMINAL DOCKET

Justice of the Peace.

In and for

Paris

Township, Merion

County, Ohio.

WITNESSES

*ault &*

*Merion* COUNTY, }  
*Paris* TOWNSHIP. } ss.  
Justice of the Peace in and for

*ar* A. D., 1913  
I, saith that, on or about the  
at the County aforesaid,

*The Justice of the*  
*Peace, J. H. H. H.*  
*read the law deposes*  
*of March 3, 1913*  
*in the Court*  
*of Merion, one*  
*of the said*  
*and named*  
*Gant*  
*in my presence*  
*arrested J. P.*

*Wesley* Complaint filed.  
Constable,  
19

*Wesley* Constable.

A. D. 19  
and at the time shown by the  
se names are marked R., I  
copy hereof at the usual place  
und.

of *Mar* 1913  
same.

on account of

o'clock, M., and the  
Dollars

to abide the judgment of the

19

custody of the within named  
Constable.

o'clock, M., on account of

first mentioned continuance.

The Intervention of a Jury being and a jury having therefore been  
duly summoned, empaneled, and sworn, according to law, in this cause.

Trial had on the day of 19, the parties being present.  
Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19, returned a verdict of " Guilty."

It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said  
Defendant

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows:  
to-wit: Received this writ 19, and on 19, I  
committed the within named  
to the custody of the within Jailer, with whom I left a certified copy of this writ.

I have Bound, by their own recognizance, to appear and testify before said Court, the following  
witnesses, to-wit:

*Mar 4" 1913* *W. G. Gant* being in court &  
*J. H. H. H.* the Prosecuting witness being present  
*I* read the affidavit to *W. G. Gant* who being arraigned waived  
*trial* and entered a plea of guilty to the facts as charged in  
*the* affidavit. Thereupon I assessed a fine of \$10.00 Ten Dollars  
*and* costs, and to be confined in the Merion County Jail  
*for* ten days, and to stand committed until said fine & costs  
*are* paid. I issued a mittimus for *W. G. Gant* and delivered  
*the* same to *Sam Wesley* Constable  
*Mittimus* returned to *W. G. Gant*.



# CRIMINAL DOCKET

Before

W A Garrard

Justice of the Peace.

In

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

\_\_\_\_\_ hereby acknowledge \_\_\_\_\_ responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

Justice of the Peace.

The State of Ohio,

No.

No. vs.

CHARGE OF

J C Freshwater

THE STATE OF OHIO,

Monroe  
Paris

COUNTY, }  
TOWNSHIP. } ss.

Before me, W A Garrard

Justice of the Peace in and for

said County.

Complaint No. \_\_\_\_\_ made this 28<sup>th</sup> day of May A. D., 1913

by Anthony Pfarr who, being duly sworn, saith that, on or about the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 1913, at the County aforesaid,

### JUSTICE'S FEES

Costs.

Filing necessary papers, each,	5	15
Taking and certifying Affidavits, each,	40	40
Warrant for each person named,	40	40
Issuing Subpcna,	5	5
Docketing, Indexing, Appce., per 100 w.,	15	15
Each Continuance or Adjournment,	20	20
Swearing Witnesses, each,	5	5
Ord. on Jailer for Prisoner or Prisoners,	40	40
Writing Panel for Jury, per 100 words,	15	15
Venire for Jury,	40	40
Appointing Special Constables, each,	40	40
Entering Judgment,	40	40
Taking Recognizance of a Witness,	40	40
Each additional Witness,	10	10
Entering Bond or Undertaking, each,	40	40
Tak'g and cert'g Affi. of suret's (jus'n), ea.,	40	40
Mittimus (Commitment) each,	40	40
Recognizance of Bail, each,	40	40
Attachment for Witness or Juror, each,	40	40
Ent. discontinuance or satisfaction,	20	20
Judgment on the Docket,	15	15
Sitting in the Trial,	1.00	1.00
Issuing Execution,	40	40
Bill of Exceptions and copy, ea. 100 w.,	15	15
Certifying the same,	25	25
Transcript from Docket, per 100 words,	15	15
Certifying the same,	25	25
Signing Bill of Ex. in Summ'y Conv't'ns,	10	10
Cop. and Certif. Trans. of Proceedings in such cases, per 100 words,	10	10
Other writings, per 100 words,	15	15
Each Process or Writ not named above,	40	40
Record per 100 words,	15	15
Collections made upon Judgments, 4 per ct.		

Copy of Affidavits for Warrant State of Ohio Monroe County ss before me W A Garrard one of the Justices of the Peace for said county personally came by Anthony Pfarr who being duly sworn according to law deposes and says that on or about the 27<sup>th</sup> day of May A D 1913 at the County of Monroe one J C Freshwater unlawfully did make an assault upon and unlawfully did threaten in a menacing manner the said Anthony Pfarr sworn to before me and signed in my presence this 28<sup>th</sup> day of May A D 1913 W A Garrard Justice of the Peace

May 28 1913

Complaint filed.

Warrant issued for the Defendant to

Sam Hensley

Constable,

who made return as follows, to-wit: Received this writ May 28 1913 I took the body of the within named J C Freshwater and have him before the Justice.

Sam Hensley Constable.

Mileage 1/20 Service 40 = 40.00

Subpena issued for the following witnesses, to-wit:

Return on Subpena made as follows, to-wit:

A. D. 19

I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the 28<sup>th</sup> day of May 1913 and upon hearing said Complaint, pleaded "Not Guilty" to the same. and

Continuance required by \_\_\_\_\_ on account of \_\_\_\_\_ arrived examination to Court of Common Pleas

The case was therefore continued to \_\_\_\_\_ 19, at \_\_\_\_\_ o'clock, M., and the Defendant required to give bail in the sum of Two Hundred Dollars for his appearance, at the Court of Common Pleas and to abide the judgment of the Court, and not to depart without leave. on the first day of the Term

Bail was given as required, and prisoner W A Garrard J.P.

Return on Mittimus to-wit: Received this writ \_\_\_\_\_ 19 and on \_\_\_\_\_ 19, I committed the within named \_\_\_\_\_ to the custody of the within named \_\_\_\_\_ Constable.

Further Continuance required, and \_\_\_\_\_ obtained by \_\_\_\_\_ until the \_\_\_\_\_ day of \_\_\_\_\_ 19, at \_\_\_\_\_ o'clock M., on account of \_\_\_\_\_ and defendant \_\_\_\_\_ as in first mentioned continuance.

JURY,

WITNESSES



CRIMINAL DOCKET

f the Peace.

In and for Paris Township, Ross County, Ohio.

WITNESSES

The Intervention of a Jury being and a jury having therefore been duly summoned, empaneled, and sworn, according to law, in this cause.

Trial had on the day of 19, the parties being present. Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19, returned a verdict of "Guilty." It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said Defendant

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows: to-wit: Received this writ 19, and on 19, I committed the within named to the custody of the within Jailer, with whom I left a certified copy of this writ.

I have Bound, by their own recognizance, to appear and testify before said Court, the following witnesses, to-wit:

Common Pleas COUNTY, TOWNSHIP. ss. Justice of the Peace in and for

A. D., 1913 saith that, on or about the at the County aforesaid,

The Justices usually come upon according about the 27th of June one make an indictment against Anthony Farr in presence this Justice of the Peace

1913 Complaint filed. Constable, 28/1913 Constable.

A. D. 19, and at the time shown by the these names are marked R., I copy hereof at the usual place and.

of May 1913 name. arrested Common Pleas on account of

o'clock, M., and the Dollars to abide the judgment of the of the Term J.P.

19

custody of the within named Constable.

o'clock M., on account of

first mentioned continuance.



\$ 100,000.00 DEPOSITED WITH THE PENNSYLVANIA INSURANCE DEPARTMENT.

# The General Accident Insurance Co.

OF PHILADELPHIA.  
C.H. BOYER U.S. INDUSTRIAL DEPT. MANAGER.



323  
948  
7.68

1.20  
40  
40  
15  
40  
15  
40  
120  
25  
43.55

File  
aff  
War  
Indert  
Indeg  
" out d  
Mutuals  
Receard  
backlog



127.22 Dec 13 1912

27

Adrian Dewitt  
Acct 43.25  
Chas Clark

avg 28  
27  
avg

Three Chews

Manjorville

2.10  
27  
237

|||||

M

22

Manjorville

240  
18  
222

27

240  
17  
223

11

Manjorville

Wm M Stambaugh  
Governor  
Hotel



## SUBPOENA, CRIMINAL CASE.

Revised Statutes, Sec. 7132.

THE STATE OF OHIO, }

*Monroe* County, ss. }

To any Constable of the County, Greeting:

You are hereby commanded to summon

*William Loveless. Pearl Goder*

to be and appear before me, the undersigned authority at my office in

*Paris Township* on the *26* day of *August*

A. D. 19*13*, at *9* o'clock *A.* M., and there to give testimony and the truth to say

touching a certain complaint made on behalf of the State of Ohio against

*Frank Parkin*

and hereof fail not, under the penalty of the law; and have you then and there this writ.

Given under my hand, this *25* day of *August* A. D. 19*13*

*W. A. Garrard*

Justice of the Peace.

~~*Carroll J. ...*~~



August 25

RETURN.

A. D. 1913 I received this writ, and afterward I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R; I stated its contents to those whose names are marked S; and I left a copy thereof at the usual place of residence of those whose names are marked C. The others are not found.

MY FEES

Mileage \$ 64  
 Service on 2 Witnesses, \$ 50  
 Copies, \$  
 Amount, \$ 114

John W. Laird Sheriff  
Constable.

No. ....

Crim. Doc. .... Page .....

Before W. A. Garrard  
JUSTICE OF THE PEACE,

Paris Township,

Union County, Ohio.

THE STATE OF OHIO,

against

Frank Parkin

State s' Subpoena.

Ret'd and Filed Aug 26 1913.

W. A. Garrard  
Justice of the Peace.

Witnesses	How Served	Day of Service.	Miles Dista't
<u>William Loden</u>	<u>P</u>	<u>Aug 25</u>	
<u>Paul Jordan</u>	<u>P</u>		

A true Copy. Attest:

John W. Laird  
Sheriff Constable.



CRIMINAL DOCKET

Before

Wesley A Garrard

Justice of the Peace.

In

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

hereby acknowledge responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this day of 19

Justice of the Peace.

The State of Ohio,

No.

No.

vs.

CHARGE OF

Murder

Frank Larkin

THE STATE OF OHIO,

Union Paris

COUNTY, TOWNSHIP.

Justice of the Peace in and for

Before me, W A Garrard

said County.

Complaint No.

made this

22 day of August A. D., 1913

by John H. Wallis

who, being duly sworn saith that, on or about the

21 day of August A. D. 1913, at the County aforesaid,

One Frank Larkin in and upon one John L. Brown then there being died unlawfully purposely, and of deliberate and premeditated malice, made an assault in a menacing manner, with intent to kill, the said John L. Brown unlawfully purposely, and of deliberate and premeditated malice, to kill and murder; and that the said Frank Larkin, a certain shot gun, which said shot gun the said Frank Larkin he the said Frank Larkin then and there in his hand, shot and held, then and there unlawfully, purposely, and of deliberate and premeditated malice, did discharge, and shot off to, against and upon the said John L. Brown with the intent aforesaid, and that the said Frank Larkin with the leaden shot aforesaid out of the shot gun aforesaid by force of gunpowder hit of the shot gun aforesaid him the said John L. Brown, then and there on and upon the right hip, the said John L. Brown then and there unlawfully, purposely, and of deliberate and premeditated malice did strike, penetrate, and wound, with the intent

Warrant issued for the Defendant to John Laird Sheriff

who made return as follows, to-wit: Received this writ Aug 23 1913 I took the body of the within named Frank Larkin and have him before the Justice.

Subpena issued for the following witnesses, to-wit:

William Loveless and Pearl Goder

Return on Subpena made as follows, to-wit: Aug 26 A. D. 1913,

I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

William Loveless R Pearl Goder R Fees. Mileage 8 = 64 Serv 2 = 50 = \$114 John A Laird Sheriff

Defendant Arraigned before me the said Justice, on the 26 day of Aug 1913 and upon hearing said Complaint, pleaded "Not Guilty" to the same.

Continuance required by

on account of

The case was therefore continued to 19, at o'clock, M., and the Defendant required to give bail in the sum of Dollars for appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner

Return on Mittimus to-wit: Received this writ Aug 26 1913

and on Aug 26 1913, I committed the within named Frank Larkin to the custody of the within named John A Laird Constable.

Further Continuance required, and obtained by until the day of 19, at o'clock, M., on account of

and defendant

as in first mentioned continuance.

WITNESSES

William Loveless Mileage 12 Fees

Pearl Goder Mileage 12 Fees

JUSTICE'S FEES

Table with 2 columns: Fee description and Cost. Includes items like Filing, Taking and certifying Affidavits, Warrant for each person named, etc.

CONSTABLE'S FEES.

Table with 2 columns: Fee description and Cost. Includes items like Serv. and Ret. of Warrant, Mileage, Serving Precept, etc.

JURY,

Vertical handwritten notes on the right margin, including 'aforesaid, the with the leaden shot gun aforesaid of the body of h of eight inches would he the affiant aore Larkin h means afores premeditated such cases dignity of the day of Aug 19 August 22 and delir Aug 23 1913 I have the fees Frank Lark of not quit Court of co and regu the forbal Court of Gov and held f being evide



CRIMINAL DOCKET

f the Peace.

In and for

Township,

County, Ohio.

WITNESSES

William Loveless  
Mileage 12  
Fees

75  
50  
1.25

Pearl Ryder  
Mileage 12  
Fees

75  
50  
1.25

The Intervention of a Jury being  
duly summoned, empaneled, and sworn, according to law, in this cause.  
and a jury having therefore been  
Trial had on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, the parties being present.  
Witnesses sworn and examined on behalf of the \_\_\_\_\_ to-wit:

and for Defendant

The jury, on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, returned a verdict of " Guilty."

It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said  
Defendant Frank Larkin be held to answer  
to the present term of the Court of  
Common Pleas now in session  
to be confined in the county jail  
without bond, until discharged  
according to law

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Sheriff, who made return on the same as follows:  
to-wit: Received this writ Aug. 26 1913, and on 26<sup>th</sup> of Aug 1913, I  
committed the within named Frank Larkin  
to the custody of the within Jailer, with whom I left a certified copy of this writ

I have Bound, by their own recognizance, to appear and testify before said Court, the following  
witnesses, to-wit:

order  
County, }  
TOWNSHIP. } ss.  
Justice of the Peace in and for  
August A. D., 1913  
saith that, on or about the  
at the County aforesaid,  
John L. Brown then  
of deliberate and  
in a menacing  
Brown unlawfully  
intended malice, to-wit,  
him, a certain shot  
and laden shot  
which the said Frank  
held, then and there  
premeditated malice  
from the said John L.  
Frank Larkin with the  
aid by force of arms  
then and thereon and  
there  
intended malice did  
Complaint filed.  
Sheriff Constable,  
1913  
Sheriff  
Ryder

A. D. 1913,  
and at the time shown by the  
se names are marked R., I  
copy hereof at the usual place  
and.  
R. No  
#1/14  
Loaird Sheriff  
of Aug 1913  
ame.  
on account of  
o'clock, M., and the  
Dollars  
to abide the judgment of the  
1913  
custody of the within named  
Loaird Constable.  
o'clock M., on account of  
first mentioned continuance.

of aforesaid, thereby and then and there giving to him the said John L. Brown  
with the leaden shot of aforesaid, so as aforesaid, discharged, and shot out of the  
shot gun aforesaid, by the said Frank Larkin in and upon the right hip  
of the body of him, the said John L. Brown one mortal wound of the depth  
of eight inches and of the breadth of two inches of which said mortal  
wound he, the said John L. Brown, then and there died; and so the  
offiant aforesaid, upon his oath, doth say that the said Frank  
Larkin him, the said John L. Brown in the manner and by the  
means aforesaid, unlawfully, purposely, and of deliberate and  
premeditated malice, did kill and murder, contrary to statutes in  
such cases made and provided and against the peace and  
dignity of the State of Ohio  
Brown to before me and subscribed in my presence the 23<sup>rd</sup>  
day of Aug 1913  
W. A. Garrard Justice of the Peace  
August 22 1913 I issued warrant against Frank Larkin  
and delivered the same to John L. Loaird Sheriff  
Aug 23 1913 Warrant returned with the body of Defendant  
I have the body of the within named Frank Larkin  
Fees  
Frank Larkin being arraigned before me entered a plea  
of not guilty, and waived examination before me, to the  
Court of Common Pleas, and being ordered and adjudged  
and required by me to be soldly kept and confined in  
the jail of said County so that his body be had before the  
Court of Common Pleas at the present term now in session  
and held from day to answer such charge the proof thereof  
being evident



CRIMINAL DOCKET

W A Garrard

Justice of the Peace.

Before

In

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

hereby acknowledge responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this day of 19

Justice of the Peace.

The State of Ohio,

No.

No. vs.

CHARGE OF Assault

Lewis J White

THE STATE OF OHIO, Memon Paris COUNTY, TOWNSHIP. ss.

Before me, W A Garrard

Justice of the Peace in and for said County.

Complaint No. made this 17th day of July A. D., 1913

by Mary E Justice who, being duly sworn saith that, on or about the 14th day of July, A. D. 1913, at the County aforesaid,

Before me, W A Garrard Justice of the Peace within and for said county, personally came Mary E Justice who being sworn according to her deposition and says that that on or about the 14th day of July 1913 at the county aforesaid one Lewis J White unlawfully did make an assault upon one Mary E Justice and per the said Mary E Justice did then and there unlawfully strike and wound contrary to the statutes in such cases made and provided, and against the peace and dignity of the State of Ohio Mary E Justice sworn to before me, and subscribed in my presence, this 17th day of July 1913

W A Garrard Justice of the Peace to J White appeared before and entered his appearance in my court, affidavit read to him he entered a plea of guilty as charged

Warrant issued for the Defendant to Constable, who made return as follows, to-wit: Received this writ I took the body of the within named and have before the Justice.

When assessed a fine of \$200.00 & costs. Afterward changed the amount of fine

Subpena issued for the following witnesses, to-wit: To \$400.00 & costs and to stand committed until said fine and costs are paid, L J White paid me \$100.00 fine & costs and was discharged

Return on Subpena made as follows, to-wit: W A Garrard J.P. A. D. 19 I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the 18th day of July 1913 and upon hearing said Complaint, pleaded "Guilty" to the same.

Continuance required by on account of The case was therefore continued to 19, at o'clock, M., and the Defendant required to give bail in the sum of Dollars for appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner

Return on Mittimus to-wit: Received this writ and on 19, I committed the within named to the custody of the within named jailer, with whom I left a certified copy of this writ. Constable.

Further Continuance required, and obtained by until the day of 19, at o'clock, M., on account of and defendant

as in first mentioned continuance.

JUSTICE'S FEES

Costs.

Table with 2 columns: Fee description and amount. Includes Filing, Taking and certifying Affidavits, Warrant for each person named, Issuing Subpena, Docketing, Indexing, Appce., per 100 w., Each Continuance or Adjournment, Swearing Witnesses, each, Ord. on Jailer for Prisoner or Prisoners, Writing Panel for Jury, per 100 words, Venire for Jury, Appointing Special Constables, each, Entering Judgment, Taking Recognizance of a Witness, Each additional Witness, Entering Bond or Undertaking, each, Tak'g and cert'g Affi. of suret's (Jus'n), ea., Mittimus (Commitment) each, Recognizance of Bail, each, Attachment for Witness or Juror, each, Ent. discontinuance or satisfaction, Judgment on the Docket, Sitting in the Trial, Issuing Execution, Bill of Exceptions and copy, ea. 100 w., Certifying the same, Transcript from Docket, per 100 words, Certifying the same, Signing Bill of Ex. in Summ'y Conv't'ns, 10 Cop. and Certf. Trans. of Proceedings in such cases, per 100 words, Other writings, per 100 words, Each Process or Writ not named above, Record per 100 words, Collections made upon Judgments, 4 per ct.

CONSTABLE'S FEES.

Table with 2 columns: Fee description and amount. Includes Serv. and Ret. of Warrant, ea. per n nam'd, Mileage... miles, 1st mile 20, each add'l, Serving Precept, Writ or Notice, each, Mileage as above... miles, Copies, each, Serv. Sub., 1st name 25, each additional, 10, Mileage as above... miles, Copies, each, Attending Trial, per day, Tak'g Charge of Prisoner, when required, 75, Serving Mittimus, each person, Mileage as above... miles, Copy to Jailer, 25, Summoning Jury, 1.00, Mileage as above... miles, Copies of Venire, each, 25, Service of Exec't'n on Goods or Body, 40, Money made on Execution, 4 per cent., Serving Order on Jailer for Prisoner, 40, Mileage as above... miles, Copy, 25, Transp. and Sustaining Prisoner, Assistants per day, each, 1.50, Pursuing Prisoner out of County, Necessary Expenses Incurred, Serving Commitment, each person, Mileage as above... miles, Copy to Jailer, 25, Bringing Prisoner into Court, 20

JURY,

Aug 26 1913 and deliv Aug 27/13

Aug 28/13



CRIMINAL DOCKET

f the Peace.

In and for

Township,

County, Ohio.

WITNESSES

*ant*

*mon* COUNTY, }  
*aris* TOWNSHIP. } ss.  
 Justice of the Peace in and for

A. D., 19/3

saith that, on or about the  
 at the County aforesaid,  
 ce of the Peace  
 sonally come  
 according  
 or about  
 y aforesaid  
 did make  
 tice and per  
 er and there  
 of contrary to  
 e and  
 e and  
 e Justice  
 e  
 uly 19/3  
 ce of the Peace  
 ended by  
 ead to him  
 charged

Complaint filed.  
 Constable,  
 19

Constable.

*leasts*  
*it of fine*  
 mitted until  
 white seal  
 charged  
 el. P. A. D. 19 ,  
 nd at the time shown by the  
 e names are marked R., I  
 y hereof at the usual place  
 nd.

of July 1913  
 ame.

on account of

o'clock, M., and the  
 Dollars  
 o abide the judgment of the

19

ustody of the within named  
 Constable.

clock M., on account of

rst mentioned continuance.

The Intervention of a Jury being and a jury having therefore been  
 duly summoned, empaneled, and sworn, according to law, in this cause.  
 Trial had on the day of 19 , the parties being present.  
 Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19 , returned a verdict of " Guilty."  
 It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said  
 Defendant

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows:  
 to-wit: Received this writ 19 , and on 19 , I  
 committed the within named  
 to the custody of the within Jailer, with whom I left a certified copy of this writ.

I have Bound, by their own recognizance, to appear and testify before said Court, the following  
 witnesses, to-wit:

*Aug 26 1913 I issued a mittimus for his commitment  
 and delivered the same to John W. Laird Sheriff  
 Aug 27/13 Mittimus returned to wit*

*Aug 28/13 delivered transcript to clerk of court of  
 Common Pleas,*



CRIMINAL DOCKET

Wesley A Garrard

Justice of the Peace.

Before

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

\_\_\_\_\_ hereby acknowledge \_\_\_\_\_ responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

Justice of the Peace.

The State of Ohio,

No.

No. 5 vs. John Doe

CHARGE OF Obstructing a public Road or Highway

THE STATE OF OHIO, Union COUNTY, Paris TOWNSHIP, ss.

Before me, Wesley A Garrard Justice of the Peace in and for said County.

Complaint No. \_\_\_\_\_ made this 4th day of September A. D., 1913 by Nick Koile who, being duly sworn, saith that, on or about the third day of September A. D. 1913, at the County aforesaid, Nicholas Koile Plaintiff

John Doe conductor of Big Four Township in Union New York Central Road } County Ohio Nick Koile being duly sworn says that on or about the third day of September 1913 at the county of Union State of Ohio one conductor in charge of a train of cars of the Big Four known as the New York Central Railway system whose name is unknown to plaintiff and I signote his name as John Doe had on said 3rd day of September control & charge of a train of cars the Calaboose No. 232 did on said 3rd day of September 1913 as conductor of said train the Calaboose No. 232 necessarily obstruct the crossing of Plum street by permitting the freight train to which said Calaboose attached longer than five minutes it being a public highway authorized by the laws of State of Ohio contrary to section of Gen Code Section 7472 Sept 4/1913 Complaint filed.

Warrant issued for the Defendant to Sam Hoensley Constable, who made return as follows, to-wit: Received this writ Sept 4/1913 I took the bod of the within named and have before the Justice. Constable.

Subpena issued for the following witnesses, to-wit:

Return on Subpena made as follows, to-wit:

40 I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_ and upon hearing said Complaint, pleaded "Guilty" to the same.

Continuance required by \_\_\_\_\_ on account of \_\_\_\_\_ The case was therefore continued to \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock, \_\_\_\_\_ M., and the Defendant required to give bail in the sum of \_\_\_\_\_ Dollars for appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner

Return on Mittimus to-wit: Received this writ \_\_\_\_\_ 19 \_\_\_\_\_ and on \_\_\_\_\_ 19 \_\_\_\_\_, I committed the within named \_\_\_\_\_

to the custody of the within named \_\_\_\_\_ Constable.

Further Continuance required, and \_\_\_\_\_ obtained by \_\_\_\_\_ until the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M., on account of \_\_\_\_\_

and defendant

as in first mentioned continuance.

JUSTICE'S FEES

Costs.

Table with 2 columns: Fee description and Cost. Includes items like Filing, Taking and certifying Affidavits, Warrant for each person named, etc.

CONSTABLE'S FEES.

Table with 2 columns: Fee description and Cost. Includes items like Serv. and Ret. of Warrant, Mileage, Serving Precept, etc.

JURY,

WITNESSES



CRIMINAL DOCKET

the Peace.

In and for

Paris

Township,

Monion

County, Ohio.

WITNESSES

traveling a  
or

mon  
is } COUNTY, } ss.  
TOWNSHIP. }  
Justice of the Peace in and for

September A. D., 1913

saith that, on or about the  
at the County aforesaid,

er A Garrard a  
the peace of Paris  
in Monion  
Ohio

to being duly  
day of September  
conductor  
owns the

name, is  
ame as John Doe  
in charge of a train  
day of September

at 232  
m street by  
aid Calaboose  
ing a public  
had contrary

4/1913 Complaint filed.  
Constable,  
1913

Constable.

The Intervention of a Jury being and a jury having therefore been  
duly summoned, empaneled, and sworn, according to law, in this cause.

Trial had on the day of 19, the parties being present.  
Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19, returned a verdict of " Guilty."

It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said  
Defendant

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows:  
to-wit: Received this writ 19, and on 19, I  
committed the within named  
to the custody of the within Jailer, with whom I left a certified copy of this writ.

I have Bound, by their own recognizance, to appear and testify before said Court, the following  
witnesses. to-wit:

A. D. 19

at the time shown by the  
e names are marked R., I  
y hereof at the usual place  
nd.

of 19  
ame.

on account of

o'clock, M., and the  
Dollars

abide the judgment of the

19

custody of the within named  
Constable.

o'clock M., on account of

first mentioned continuance.



# CRIMINAL DOCKET

Before

Justice of the Peace.

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person—to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

\_\_\_\_\_ hereby acknowledge \_\_\_\_\_ responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

Justice of the Peace.

The State of Ohio,

No. vs.

No.

CHARGE OF

THE STATE OF OHIO,

COUNTY, }  
TOWNSHIP. } ss.

Before me,  
said County.

Justice of the Peace in and for

Complaint No.

made this

day of

A. D., 19

by

who, being duly sworn, saith that, on or about the

day of

A. D. 19 , at the County aforesaid,

WITNESSES

### JUSTICE'S FEES

Costs.

Filing.....necessary papers, each,	5
Taking and certifying Affidavits, each,	40
Warrant for each person named,	40
Issuing Subpoena,	5
Docketing, Indexing, Appce., per 100 w.,	15
Each Continuance or Adjournment,	20
Swearing Witnesses, each,	5
Ord. on Jailer for Prisoner or Prisoners,	40
Writing Panel for Jury, per 100 words,	15
Venire for Jury,	40
Appointing Special Constables, each,	40
Entering Judgment,	40
Taking Recognizance of a Witness,	40
Each additional Witness,	10
Entering Bond or Undertaking, each,	40
Tak'g and cert'g Affi. of suret's (Jus'n), ea.,	40
Mittimus (Commitment) each,	40
Recognizance of Bail, each,	40
Attachment for Witness or Juror, each,	40
Ent. discontinuance or satisfaction,	20
Judgment on the Docket,	15
Sitting in the Trial,	1.00
Issuing Execution,	40
Bill of Exceptions and copy, ea. 100 w.,	15
Certifying the same,	25
Transcript from Docket, per 100 words,	15
Certifying the same,	25
Signing Bill of Ex. in Summ'y Conv't'ns,	10
Cop. and Certf. Trans. of Proceedings in such cases, per 100 words,	10
Other writings, per 100 words,	15
Each Process or Writ not named above,	40
Record per 100 words,	15
Collections made upon Judgments, 4 per ct.	

### CONSTABLE'S FEES.

Serv. and Ret. of Warrant, ea. per'n nam'd,	40
Mileage...miles, 1st mile 20, each add'l	5
Serving Precept, Writ or Notice, each,	40
Mileage as above....miles	
Copies, each,	25
Serv. Sub., 1st name 25, each additional,	10
Mileage as above....miles,	
Copies, each,	25
Attending Trial, per day,	1.00
Tak'g Charge of Prisoner, when required,	75
Serving Mittimus, each person,	40
Mileage as above....miles,	
Copy to Jailer,	25
Summoning Jury	1.00
Mileage as above....miles	
Copies of Venire, each,	25
Service of Exec't'n on Goods or Body,	40
Money made on Execution,	4 per cent.
Serving Order on Jailer for Prisoner,	40
Mileage as above....miles	
Copy,	25
Transp. and Sustaining Prisoner, Assistants per day, each	1.50
Pursuing Prisoner out of County,	
Necessary Expenses Incurred,	
Serving Commitment, each person,	40
Mileage as above....miles,	
Copy to Jailer,	25
Bringing Prisoner into Court,	20

JURY,

Warrant issued for the Defendant to who made return as follows, to-wit: Received this writ I took the bod of the within named and have before the Justice.

Complaint filed. Constable, 19

Constable.

Subpoena issued for the following witnesses, to-wit:

Return on Subpoena made as follows, to-wit: I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

A. D. 19 ,

Defendant Arraigned before me the said Justice, on the day of and upon hearing said Complaint, pleaded " Guilty" to the same.

19

Continuance required by

on account of

The case was therefore continued to 19 , at o'clock, M., and the Defendant required to give bail in the sum of Dollars for appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner

Return on Mittimus to-wit: Received this writ and on 19 , I committed the within named

19

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

Further Continuance required, and obtained by until the day of 19 , at o'clock M., on account of

and defendant

as in first mentioned continuance.



CRIMINAL DOCKET

the Peace.

In and for

Township,

County, Ohio.

WITNESSES

The intervention of a Jury being and a jury having therefore been duly summoned, empaneled, and sworn, according to law, in this cause.

Trial had on the day of 19, the parties being present. Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19, returned a verdict of "Guilty."

It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said Defendant

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows: to-wit: Received this writ 19, and on 19, I committed the within named to the custody of the within Jailer, with whom I left a certified copy of this writ.

I have Bound, by their own recognizance, to appear and testify before said Court, the following witnesses. to-wit:

Complaint filed. Constable, 19

Constable.

A. D. 19

and at the time shown by the names are marked R., I copy hereof at the usual place and.

19

of ame.

on account of

o'clock, M., and the Dollars

abide the judgment of the

19

custody of the within named Constable.

o'clock M., on account of

first mentioned continuance.



State of Ohio,  
Union County, SS.

Before me W.A.Garrard, Justice of the Peace within  
and for said county personally came Mary E. Justice, who being duly  
sworn according to law deposes and says that on or about the 14th  
day of July, 1913, at the county of Union aforesaid one Lewis T. White  
unlawfully did make an assault upon one Mary E. Justice, and her the  
said Mary E. Justice did then and there unlawfully strike and wound,  
contrary to the statutes in such cases made and provided, and against  
the peace and dignity of the State of Ohio.

*Witness to mark*  
*J. H. White*

*her*  
Mary E. Justice  
*& mark*

Sworn to before me and subscribed in my presence this 17th day of  
July 1913

W. A. Garrard  
Justice of the Peace,



Before me W.A.  
Garrard, Justice of the Peace  
within and for the county of  
of Union, State of Ohio.

State of Ohio

vs

Lewis T. White.

Affidavit for  
Warrant .

*Filed*  
*July 18<sup>th</sup> 1913*  
*W. A. Garrard*  
*J.P.*

*Lewis T. White*  
*appeared in person*  
*and entered a*  
*plea of guilty*  
*fine \$150.00 costs*  
*paid in full*  
*W. A. Garrard J.P.*

*James E. ...*  
*Warrant ...*

*Warrant ...*  
*James E. ...*

*July 1913*

*W. A. Garrard*  
*Justice of the Peace*



CRIMINAL DOCKET

Before Mesley A Garrard

Justice of the Peace.

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

\_\_\_\_\_ hereby acknowledge \_\_\_\_\_ responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

Justice of the Peace.

The State of Ohio,

No.

CHARGE OF Assault

No. B Fleisher vs

THE STATE OF OHIO, Nonion COUNTY, Paris TOWNSHIP, ss. Justice of the Peace in and for said County.

Before me, W A Garrard

Complaint No. \_\_\_\_\_ made this 12" day of December A. D., 1913 by Mrs E Wolson who, being duly sworn, saith that, on or about the 12" day of December A. D. 1913, at the County aforesaid,

affidavit State of Ohio - Nonion County ss. Before me W A Garrard, Justice of the Peace, personally came B Wolson, who, being duly sworn according to law deposes and says that on or about the 12" day of December, 1913 at the county of Nonion aforesaid, one Fleisher, unlawfully did make an assault upon one Mrs Wolson and her the said E Wolson did then and there unlawfully strike and wound and further this deponent saith not. Witness Michael Murphy signed E Mrs Wolson sworn to before me and subscribed in my presence this 12" day of December 1913. W. A. Garrard Justice of the Peace, within and for the county of Nonion.

Warrant issued for the Defendant to Michael Murphy Marshal, who made return as follows, to-wit: Received this writ on the 12" day of Dec 1913 I took the body of the within named B Fleishman and have him before the Justice this 12 day of Dec 1913 Constable. Fees served return 40 mile 20 = \$40.00 Michael Murphy Marshal

Subpena issued for the following witnesses, to-wit:

Return on Subpena made as follows, to-wit: A. D. 1913 I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the 12 day of Dec 1913 and upon hearing said Complaint, pleaded "Not Guilty" to the same. and waived examination for Court Continuanace required by \_\_\_\_\_ on account of \_\_\_\_\_

The case was therefore continued to 19, at o'clock, M., and the Defendant required to give bail in the sum of \_\_\_\_\_ Dollars for appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner

Return on Mittimus to-wit: Received this writ and on 19, I committed the within named \_\_\_\_\_ to the custody of the within named \_\_\_\_\_ Constable.

Further Continuanace required, and obtained by \_\_\_\_\_ until the \_\_\_\_\_ day of 19, at o'clock M., on account of \_\_\_\_\_ and defendant

as in first mentioned continuanace.

JUSTICE'S FEES

Costs.

Table with 2 columns: Fee description and Cost. Includes items like Filing, Taking and certifying Affidavits, Warrant for each person named, etc.

CONSTABLE'S FEES.

Table with 2 columns: Fee description and Cost. Includes items like Serv. and Ret. of Warrant, Mileage, Serving Precept, etc.

JURY,

WITNESSES

Handwritten notes on the right margin: Keep aff & file Warrant of Bond & file Record Transcript Certificate Marshal Murphy fee served Mile



CRIMINAL DOCKET

the Peace.

In and for

Paris Township, Merion

County, Ohio.

WITNESSES

assault

Merion COUNTY, } ss.  
TOWNSHIP. }

Justice of the Peace in and for

December A. D., 1913

said that, on or about the  
at the County aforesaid,

arranged, Justice  
onally came  
of according  
bout the 12<sup>th</sup>  
of Merion  
by chief mag<sup>is</sup>tr  
and her  
there  
and further  
her  
her  
marked in  
ber 1813  
ice of the Peace,  
nt of Merion

Complaint filed.  
by Marshall  
12<sup>th</sup> day of Dec 1913  
1913 Constable.

by Marshall

A. D. 19  
ad at the time shown by the  
e names are marked R., I  
y hereof at the usual place  
nd.

of Dec 1913  
ame. and waived

on account of

o'clock, M., and the  
Dollars

abide the judgment of the

19

ostody of the within named  
Constable.

lock M., on account of

rst mentioned continuance.

The Intervention of a Jury being and a jury having therefore been  
duly summoned, empaneled, and sworn, according to law, in this cause.

Trial had on the day of 19, the parties being present.  
Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19, returned a verdict of " Guilty."

It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said  
Defendant

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows:  
to-wit: Received this writ 19, and on 19, I  
committed the within named  
to the custody of the within Jailer, with whom I left a certified copy of this writ.

I have Bound, by their own recognizance, to appear and testify before said Court, the following  
witnesses, to-wit:

- Keep aff & file 45
- Warrant & file 45
- Bond & file 45
- Record 76
- Transcript 75
- Certificate 25
- Marshall Murphy fees 40
- Mile 20

I required B Fleisher to enter into bond  
for his appearance at the present term  
of common Pleas court of \$200.00  
Bond furnished as required signed  
by B Fleisher and C Davids

#3.70 W. A. Garrard's fees

Michael Murphy fees  
Transcript Dec 17 1913



CRIMINAL DOCKET

Before

Wesley A Garrard

Justice of the Peace.

In

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

hereby acknowledge responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this day of 1919

Justice of the Peace.

The State of Ohio,

No.

No. vs.

Victor W Rogers

CHARGE OF Obtaining property under false pretenses

THE STATE OF OHIO, Union County, Paris Township, Justice of the Peace in and for said County.

Before me, W A Garrard

Complaint No. made this 11 day of December A. D., 1913 by Chas Garrington who, being duly sworn, saith that, on or about the 23 day of August A. D. 1910, at the County aforesaid,

(Affidavit) State of Ohio Union County, I, personally came, Charles Garrington, who being duly sworn according to law deposes and says that on or about the 23 day of August, 1910 at the County of Union aforesaid and Victor W Rogers, unlawfully did falsel[y] pretend, with intent to defraud, one Charles Garrington, John W Penhorwood and Hamilton Fish, that she had one thousand dollars in the Farmers Bank, West Mansfield, Ohio and that he was the owner of a house and lot situate in the village of West Mansfield Ohio by which said false pretenses the said Victor W Rogers then and there unlawfully did obtain from the said Charles Garrington, John W Penhorwood and Hamilton Fish, with intent then and there to cheat and defraud the said Charles Garrington, John W Penhorwood and Hamilton Fish, out of the same.

Whereas, in truth and in fact the said Victor W Rogers, Warrant issued for the Defendant to John Leard Sheriff, who made return as follows, to-wit: Received this writ on the 18 day of Dec 1913 I took the body of the within named Victor W Rogers and have her before the Justice.

His clerk return \$1.00 mileage 32 mat 8 = \$2.56 = \$3.56 John Leard Sheriff

Subpena issued for the following witnesses, to-wit:

Return on Subpena made as follows, to-wit:

I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the 19 day of Dec 1913 and upon hearing said Complaint, pleaded "not Guilty" to the same.

Continuance required by the State getting parties & witnesses Jan 12 The case was therefore continued by agreement to 1914, at 10 o'clock, A. M., and the Defendant required to give bail in the sum of \$200.00 for his appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail was given as required, and prisoner released Bond signed by W W Rogers per W W Rogers, W W Rogers

Return on Mittimus to-wit: Received this writ and on 19, I committed the within named jailer, with whom I left a certified copy of this writ, to the custody of the within named Constable.

Further Continuance required, and obtained by until the day of 19, at o'clock M., on account of

and defendant as in first mentioned continuance.

JUSTICE'S FEES

Costs.

Table with 3 columns: Description, Rate, Total. Includes items like Filing, Taking and certifying Affidavits, Warrant for each person named, etc.

SHERIFF'S FEES.

Table with 3 columns: Description, Rate, Total. Includes items like Serv. and Ret. of Warrant, Mileage, Serving Precept, etc.

W A Garrard JP 7.00
Sheriff Leard 8.79
O Bankise Mit 3.00
R L Plotner 2.00
P W Bell 2.00
Total 22.79

WITNESSES

59490/normal of the value of \$85 the personal property of the said

did not have Ohio and the aforesaid and further sworn and on Sept 12 1913 I took the same to Dec 19 1913. I have taken the Justice the 32 mat = \$2.56 = \$4 Dec 19 1913 he entered W W McKee De Monday Jan 12 1914 by Chas Garrington R L Plotner sworn and ex Victor W Rogers I find that the defendant in the sum of appearance which was done W W Rogers Justice of the Peace of the Bond 40.00 Bond 40.00 Transcript Fees of John " on Sub 2 Witness fees, J O " " Pre



CRIMINAL DOCKET

In and for Paris Township, Marion County, Ohio.

the Peace.

WITNESSES

ming property  
pretenses

mon COUNTY, }  
aris TOWNSHIP. } ss.  
ice of the Peace in and for

umber A. D., 1913  
saith that, on or about the  
the County aforesaid,

the Justice of the Peace  
gton, who being  
ses and says that  
1910 at the County  
Rogers unlawfully  
to defraud  
Penhorwood  
with a thousand  
ansfield Ohio  
and lot situate  
by which said  
ers then and there  
Charles Garrington  
with intent then  
Charles Garrington  
out of the same  
for W. Rogers  
heriff Constable  
y of Dec 1913

Constable.  
#356  
and Sheriff

A. D. 1913  
at the time shown by the  
names are marked R., I  
hereof at the usual place  
d.

Dec 1913

on account of  
o'clock, A. M., and the  
Dollars  
abide the judgment of the

W. H. Rogers

19

custody of the within named  
Constable.

lock M., on account of

st mentioned continuance.

The intervention of a Jury being and a jury having therefore been  
duly summoned, empaneled, and sworn, according to law, in this cause.  
Trial had on the day of 19, the parties being present.  
Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19, returned a verdict of " Guilty."  
It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said  
Defendant

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows:  
to-wit: Received this writ 19, and on 19, I  
committed the within named  
to the custody of the within Jailer, with whom I left a certified copy of this writ.

I have Bound, by their own recognizance, to appear and testify before said Court, the following  
witnesses. to-wit:

57490 pounds of hay of  
the value of \$852.47  
the personal property  
of the said

did not have said money in said Farmers Bank of West Mansfield  
Ohio and the said Victor W Rogers at the time he falsely pretended  
as aforesaid, well knew the said false pretenses to be false  
and further this deponent, saith not signed Charles Garrington, P. J.  
sworn to and subscribed before me this 11 day of Dec 1913 W. H. Sarroket, P. J.  
Sept 12 1913 Issued a warrant against Victor W Rogers and delivered  
the same to John Laird Sheriff of Marion County Ohio  
Dec 19 1913 Received this writ on the 18 day of December 1913 at 1 O'clock P. M.  
I have taken the within named Victor Rogers and have his body now before  
the Justice this 19 day of December 1913 Fees, Per return \$1.00 Mileage  
32 M = \$256 = \$256 John N Laird Sheriff  
Dec 19 1913 Victor W Rogers being present and affidavit read to him  
he entered a plea of not guilty, Attorneys & W. Willis Prosecutor  
W. H. McKee Defense, Trial postponed by agreement of Attorneys until  
Monday January 13 1914 at 10 O'clock A. M.  
Jan 13 1914 Victor W Rogers Defendant appeared, trial had witnesses for State  
Chas Garrington & H. Penhorwood & C. Vanhise Auditor of Logan Co, O,  
R. L. Plotner Cashier of Farmers Bank of West Mansfield Logan Co, O, were  
sworn and examined. Witnesses for Defense. Pra W. Bell of West Mansfield O  
Victor W Rogers the defendant sworn and examined  
I find that said offense has been committed, and there is cause to believe  
the defendant guilty thereof. I therefore ordered to enter into recognizance  
in the sum of Four Hundred Dollars, with sufficient sureties for his  
appearance at court, at the present term now in session  
which was done accordingly signed by Victor W Rogers Defendant and  
W. H. Rogers his surety, bond accepted by me as sufficient  
Practice of the W. A. Gardner his fees Affidavit 40 Warrant 40 Continuance 20  
Bond 40 Subp 05 Subp 05 Subp 05 Swearing 6 witnesses 30 Betting in trial \$1.00  
Bond 40 File papers 11 = 55 Record Judgment 40 Judg on Docket 15 Index 15  
Transcript Certificate 25

Fees of John N Laird On Warrant \$3.56 On Subpoena \$2.49 Subp \$2.49  
" on Subp 25 = \$8.79

Witness fees, C. Vanhise Mileage 25 M = 50 miles at 5cts = \$2.50 fees .50 = \$3.00  
" " R. L. Plotner " 15 " = 30 " " 5cts \$1.50 " .50 \$2.00  
" " Pra W. Bell. " 15 " = 30 " " 5cts \$1.50 " .50 \$2.00



CRIMINAL DOCKET

Before W A Garrard

Justice of the Peace.

In a

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

hereby acknowledge responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this day of 19

Justice of the Peace.

The State of Ohio,

No.

No. vs.

CHARGE OF Assault & Battery

Boyd Kuffman

THE STATE OF OHIO, Union County, Paris Township, ss. Justice of the Peace in and for

Before me, W A Garrard

said County.

Complaint No. made this first day of April A. D., 1914

by Mark Keimmel who, being duly sworn, saith that, on or about the first day of April A. D. 1914, at the County aforesaid,

Affidavit for State Warrant Assault & Battery State of Ohio Union County ss. Before W A Garrard one of the Justices of the Peace for said County personally came Mark Keimmel who being duly sworn according to law doth and saith, that on or about the first day of April A. D. 1914 at the County of Union Ohio Boyd Kuffman in and upon the body of Mark Keimmel then and there being an unlawful assault did make, and him the said Boyd Kuffman then and there unlawfully did strike beat and wound and ill treat, and other wrongs to the said Mark Keimmel then and there did contrary to the form of the statute in such case made and provided, and further deponent saith not

Mark Keimmel Sworn to and subscribed before me at the County aforesaid this first day of April A. D. 1914, W A Garrard J.P.

Warrant issued for the Defendant to Fred Ormerod Constable, who made return as follows, to-wit: Received this writ April first 1914 I took the body of the within named Boyd Kuffman and have him before the Justice. Fred Ormerod Constable. Const fees serv return 40 mile 20 attendance \$1.00 = \$1.60

Subpena issued for the following witnesses, to-wit:

Return on Subpena made as follows, to-wit: A. D. 1914 I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the 1st day of April 1914 and upon hearing said Complaint, pleaded "Guilty" to the same.

Continuance required by on account of The case was therefore continued to 19, at o'clock, M., and the Defendant required to give bail in the sum of Dollars for appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner

Return on Mittimus to-wit: Received this writ 19, I committed the within named to the custody of the within named jailer, with whom I left a certified copy of this writ. Constable.

Further Continuance required, and obtained by until the day of 19, at o'clock M., on account of and defendant

as in first mentioned continuance.

JUSTICE'S FEES

Costs.

Table with 2 columns: Fee description and amount. Includes items like Filing, Taking and certifying Affidavits, Warrant for each person named, etc.

Handwritten calculation: \$3.00 + \$2.25 + \$1.60 = \$6.85

CONSTABLE'S FEES.

Table with 2 columns: Fee description and amount. Includes items like Serv. and Ret. of Warrant, Mileage, Serving Precept, etc.

Handwritten note: April 1st 1914 Received of Boyd Kuffman in full of fine & costs \$6.85 W A Garrard J.P.

JURY,

WITNESSES



CRIMINAL DOCKET

the Peace.

In and for Paris Township, Venison County, Ohio.

WITNESSES

County, Paris Township, ss. Justice of the Peace in and for... A. D., 1914... Complaint filed. Constable, 1914... Constable. \$1.00 = \$1.60

The Intervention of a Jury being and a jury having therefore been duly summoned, empaneled, and sworn, according to law, in this cause. Trial had on the day of 19, the parties being present. Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19, returned a verdict of "Guilty." It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said Defendant Boyd Huffman pay said fine of \$3.00 and costs stayed at \$3.85 = \$6.85. Fine and costs paid by Boyd Huffman \$6.85 and prisoner discharged. W A Garrard Justice of the Peace.

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows: to-wit: Received this writ 19, and on 19, I committed the within named to the custody of the within Jailer, with whom I left a certified copy of this writ.

I have Bound, by their own recognizance, to appear and testify before said Court, the following witnesses, to-wit:

A. D. 19, and at the time shown by the... names are marked R., I... hereof at the usual place... of April 1914... on account of... o'clock, M., and the Dollars... to abide the judgment of the... 19... custody of the within named Constable... o'clock M., on account of... first mentioned continuance.



## MITTIMUS PENDING EXAMINATION.

Gen'l Code, Sec. 13553

The State of Ohio, Merion County, ss.

To the Keeper of the Jail of the County aforesaid, Greeting:

Whereas, James Moody

has been arrested on the oath of Eva Moody  
 for this Eva Moody makes complaint on oath before W. A. Garrard Justice of the Peace of said township and says that she is a resident of Merion County, Ohio, and that she has just cause to fear and does fear, that one James Moody, of said <sup>County</sup>, will unlawfully maliciously and willfully assault and beat her

and has been brought before me for examination, and the same has been necessarily postponed by reason of time to procure witnesses for trial

Therefore, I command you, in the name of the State of Ohio, to receive the said

James Moody  
 into your custody, in the Jail of the County aforesaid, there to remain until discharged by due course of law.

Given under my hand, this 9<sup>th</sup> day of May 1914

W. A. Garrard

Justice of the Peace.



No. \_\_\_\_\_

Crim. Doc. \_\_\_\_\_ Page \_\_\_\_\_

Before W. A. Garrard

Justice of the Peace,

Paris Township,

Union County, Ohio.

THE STATE OF OHIO

vs.

James Moody

Mittimus Pending Examination.

Ret'd and Filed May 9<sup>th</sup> 1914

W. A. Garrard  
Justice of the Peace.

RETURN.

Received the within writ on the 9 day of May 1914, at 9 o'clock A.M.;  
and on the 9 day of May 1914, I committed the within named  
James Moody  
to the custody of the within named Jailer, with whom I left a certified copy of this writ.

FEEES:

Service and Return,	\$	40
Mileage, _____ Miles -		20
Copies, _____		25
Total,	\$	<u>85</u>

Wm. J. Danner  
Constable.



## Order on Jailer for Prisoner.

The State of Ohio, Monroe County, ss.

TO ANY CONSTABLE OF Paris TOWNSHIP IN SAID COUNTY, GREETING:

WHEREAS, James Moody

has been arrested on a warrant issued by me, W. Garrard

one of the Justices of Peace, in and for said Township, on a charge of Eric Moody  
~~that she has just caused to fear and does fear one James Moody of said~~  
~~County will unlawfully maliciously willfully assault & beat her~~

AND WHEREAS said James Moody

was committed to the Jail of said County, on account of the postponement of his  
 trial to the 11 day of May A. D. 1914, at \_\_\_\_\_ o'clock \_\_\_\_\_ M.

YOU ARE, THEREFORE, hereby commanded to receive the said \_\_\_\_\_

James Moody from the custody of the Keeper of said Jail  
 so that you have his body before me, at the time aforesaid, to answer in the premises.

Given under my hand this 11 day of May A. D. 1914

W. Garrard

Justice of the Peace.



No. ....

Crim. Doc. .... Page .....

Before W. A. Garrard .....

JUSTICE OF THE PEACE,

Paris Township,

Monroe County, Ohio.

THE STATE OF OHIO,

against

James Moody .....

**Order on Jailer for Prisoner**

Returned and Filed

19 .....

Justice of the Peace.

*This is a certified copy  
of the original  
of the  
Constable*

THE STATE OF OHIO,

Monroe COUNTY, ss.

RETURN.

CONSTABLE'S FEES

Service & return	\$ 40
Mileage, 1 Miles	20
Copy,	25
Total,	\$ 85

Pursuant to the command of this writ, I now have the body of said

James Moody

in Court, this

11

day of

May

1914

Wm. S. Amundson

Constable.



WARRANT.

Gen'l Code, Sec. 13497

THE STATE OF OHIO, Monon COUNTY, ss.

To Any Constable of said County, Greeting:

Whereas, there has been filed with me an affidavit of which the following is a copy:

The State of Ohio, Monion County, ss.

Before me W A Garrard one of the Justices of the

Peace for said County, personally came Eva Moody,

who, being duly sworn according to law, deposes and says that on or about the day of 19, at the County of Monion one

Affidavit Copy

The State of Ohio - Monion County S.S.  
Eva Moody makes complaint on oath before W A Garrard Justice of the Peace of said Township, and says that she is a resident of Monion County Ohio and that she just cause to fear and does fear the one James Moody, of said county will unlawfully, maliciously and willfully assault and beat her Eva Moody.  
Sworn to and subscribed before me this 8 day of May 1914

W A Garrard Justice of the Peace of Paris Tp

and further deponent saith not.

Eva Moody

Sworn to before me and signed in my presence, this 8 day of

May 1914

W A Garrard

Justice of the Peace.

These are therefore to command you to take the said

James Moody

if he be found in your County, or, if he has fled, that you pursue after him into any other County in the State, and take and safely keep the said

James Moody

so that you have his body forthwith before me, or some other Magistrate of said County, to answer the said complaint, and be further dealt with according to law.

Given under my hand, this 9 day of May 1914

W A Garrard

Justice of the Peace.



No. ....

Crim. Doc. .... Page .....

Before W. A. Garrard  
Justice of the Peace,

Paris Township,

Meiners County, Ohio.

THE STATE OF OHIO,

vs.

James Woodie

**WARRANT.**

Filed May 9, 1914

W. A. Garrard  
Justice of the Peace.

**RETURN.**

Received the within writ on the 9 day of May 1914, at 9 o'clock P.M.;

I have taken the within named James Woodie and have led body now before the Justice, this 9 day of May 1914

**FEES:**

Service and Return, \$	40
Mileage, 30 m -	1.50
Copys, <u>Transcript</u>	1.50
Total,	<u>3.00</u>

W. A. Garrard

Constable.



CRIMINAL DOCKET

Before W A Garrard

Justice of the Peace.

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

\_\_\_\_\_ hereby acknowledge \_\_\_\_\_ responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

Justice of the Peace.

The State of Ohio,

No.

No. vs.

CHARGE OF

James Moody

THE STATE OF OHIO, Union Paris COUNTY, TOWNSHIP. ss.

Before me, W A Garrard

Justice of the Peace in and for

said County.

Complaint No. \_\_\_\_\_ made this 8<sup>th</sup> day of May A. D., 1914

by Eva Moody who, being duly sworn, saith that, on or about the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 1914, at the County aforesaid,

affidavit State of Ohio Union County Paris Township I Eva Moody makes complaint on oath before W A Garrard Justice of the Peace of said township and says that she is a resident of Union County Ohio and that she has just cause to fear and does fear, that one James Moody of said county, will unlawfully, maliciously and willfully assault and beat her.

Eva Moody's sworn to and subscribed before me, this 8<sup>th</sup> day of May A D 1914 W A Garrard Justice of the Peace Paris Township. Required security for costs. Bond given signed by Eva Moody for Moody

JUSTICE'S FEES

Costs.

Table with 2 columns: Fee description and amount. Includes items like Filing, Taking and certifying Affidavits, Warrant for each person named, etc.

John Laird Sheriff fees

CONSTABLE'S FEES.

Table with 2 columns: Fee description and amount. Includes items like Serv. and Ret. of Warrant, Mileage, Serving Precept, etc.

JURY, \$2.75, 4.75, 5.25, \$10.75

Warrant issued for the Defendant to Fred Ormerod Constable, who made return as follows, to-wit: Received this writ May 8<sup>th</sup> 1914 I took the body of the within named James Moody and have him before the Justice. Fred Ormerod Constable. Const. fees return 40 miles = 20 @ \$1.15 = \$23.00 Transportation of Prisoner \$1.50 = \$3.05 Fred Ormerod const Subpena issued for the following witnesses, to-wit:

Return on Subpena made as follows, to-wit: A. D. 1914 I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_ and upon hearing said Complaint, pleaded "Guilty" to the same.

Continuance required by Time to get Prosecuting on account of The case was therefore continued to May 12 1914, at 1 o'clock, P. M., and the Defendant required to give bail in the sum of \_\_\_\_\_ Dollars for appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner Mittimus issued

Return on Mittimus to-wit: Received this writ May 9<sup>th</sup> 1914 and on May 9 1914, I committed the within named James Moody to the custody of the within named jailer, with whom I left a certified copy of this writ. Fees \$8.85 Fred Ormerod Constable.

Further Continuance required, and obtained by \_\_\_\_\_ until the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M., on account of and defendant

as in first mentioned continuance.

WITNESSES



CRIMINAL DOCKET

In and for Paris Township, Rossion County, Ohio.

f the Peace.

WITNESSES

now  
rio  
Justice of the Peace in and for

COUNTY, }  
TOWNSHIP. } ss.

A. D., 1914

saith that, on or about the  
at the County aforesaid,

County Paris  
took oath  
Peace of said  
resident  
has first  
James Moody  
maliciously  
erg  
Moody  
me this 8<sup>th</sup> day  
of the  
Paris Township  
pos Moody

Complaint filed.

Constable,

1914

Constable.

Armerod const

A. D. 19

nd at the time shown by the  
se names are marked R., I  
py hereof at the usual place  
und.

19

of  
same.

on account of

1 o'clock, P. M., and the  
Dollars  
to abide the judgment of the

1914

custody of the within named  
ed Armerod Constable.

'clock M., on account of

first mentioned continuance.

The Intervention of a Jury being and a jury having therefore been  
duly summoned, empaneled, and sworn, according to law, in this cause.

Trial had on the day of 19, the parties being present.  
Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19, returned a verdict of " Guilty."

It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said  
Defendant

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows:  
to-wit: Received this writ 19, and on 19, I  
committed the within named  
to the custody of the within Jailer, with whom I left a certified copy of this writ.

Constable

I have Bound, by their own recognizance, to appear and testify before said Court, the following  
witnesses, to-wit:



CRIMINAL DOCKET

Before

Justice of the Peace.

In

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

hereby acknowledge responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this day of 19

Justice of the Peace.

The State of Ohio,

No.

WITNESSES

No. vs.

CHARGE OF Bastardy

W P Stafford

THE STATE OF OHIO, Union County, Paris Township, ss.

Before me, W A Garrard Justice of the Peace in and for said County.

Complaint No. made this first day of June A. D., 1914 by Augusta Greene who, being duly sworn, saith that, on or about the day of A. D. 19, at the County aforesaid,

Affidavit State of Ohio, Union County, Paris Township. Personally appeared before me W A Garrard, Justice of the Peace in and for Paris Township and County of Union Augusta Greene a resident of said county of Union, and made complaint under oath that she is an unmarried woman, resident of Perome Township in said county, that she is now pregnant with a bastard child and that W P Stafford is the father of said child Augusta Greene The above complaint was true made and subscribed to writing by me and sworn to and subscribed before me this first day of June 1914 W A Garrard Justice of the Peace in and for Paris Township Union County Ohio.

Costs. 2.00 4.00 4.00 15 20 5 40 15 40 40 40 40 40 10 40 40 40 20 15 1.00 40 15 25 25 10 15 40 15 1.20 20 1.20 11.00 1.00 2.65 419.65

JUSTICE'S FEES

Table with 2 columns: Fee description and Amount. Includes items like Filing, Taking and certifying Affidavits, Warrant for each person named, etc.

CONSTABLE'S FEES.

Table with 2 columns: Fee description and Amount. Includes items like Serv. and Ret. of Warrant, Mileage, Serving Precept., etc.

Warrant issued for the Defendant to John N Laird Sheriff Constable, who made return as follows, to-wit: Received this writ June 1 1914 I took the body of the within named and have now before the Justice W N Laird Sheriff Constable.

Service \$1.00 Mileage \$11.00 Transportation \$7.65 Total amount of fees \$19.65 Subpena issued for the following witnesses, to-wit:

Return on Subpena made as follows, to-wit: A. D. 19 I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the 4th day of June 1914 and upon hearing said Complaint, pleaded "Guilty to the same."

Continuance required by agreement of Attorneys on account of The case was therefore continued to June 13 1914, at 10 o'clock, A. M., and the Defendant required to give bail in the sum of \$600.00 Dollars for his appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner departed

Return on Mittimus to-wit: Received this writ and on 19, I committed the within named

jailer, with whom I left a certified copy of this writ. to the custody of the within named Constable. Further Continuance required, and obtained by until the day of 19, at o'clock M., on account of and defendant

as in first mentioned continuance.

June 1/14 I hereby acknowledge myself for security for costs in this case J. F. Dodge

Handwritten calculations on the right margin: 96, 768, 20, 40, 40, 15, 20, 5, 40, 80, 80, 15, 100, 120, 120, 257, 477.20

Transc



CRIMINAL DOCKET

f the Peace.

In and for

Township,

County, Ohio.

WITNESSES

Handwritten notes on the left margin, including names like 'Paris' and 'Township'.

Handwritten list of numbers: 96, 768, 20, 40, 40, 15, 20, 5, 40, 80, 80, 15, 100, 120, 120, 257, 47.20.

The Intervention of a Jury being and a jury having therefore been duly summoned, empaneled, and sworn, according to law, in this cause.

Trial had on the 13 day of June 1914, the parties being present. Sworn and examined on behalf of the State to-wit: the complainant being present who was duly sworn and examined by me in presence of the accused and the questions and her answers were reduced to writing by me and read to and subscribed by her and filed and which answers establish her complaint as set forth above.

The jury, on the day of 19, returned a verdict of "Guilty."

It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said Defendant enter into a bond for his appearance at the next term of Court of Common Pleas for Union County on the first day of the term. Amount of bond required being \$600.00.

The said Wm Stafford & Wm Smallman bond D W Commager entered into recognizance accordingly.

Recognizance given as required, and Defendant departed.

Mittimus Issued accordingly to the said Constable, who made return on the same as follows: to-wit: Received this writ 19, and on 19, I committed the within named to the custody of the within Jailer, with whom I left a certified copy of this writ.

I have Bound, by their own recognizance, to appear and testify before said Court, the following witnesses, to-wit:

The State of Ohio Union County ss. Be it remembered that on the 12th day of June 1914 Wm Smallman D W Commager and Wm Stafford personally appeared before me W A Garrard a Justice of the Peace in and for said county, and jointly and severally acknowledged themselves to owe and be indebted to the State of Ohio in the sum of \$600.00 six hundred dollars upon this condition that if the Wm Stafford be and appear before the Court of Common Pleas next to be held in and for said county of Union on the first day of the thereof, continued from day to day and then and there to a complaint of August Greene against Wm Stafford as being the father of her bastard child, and abide the order of the court thereon, then this recognizance to be void, otherwise to be and remain in full force Wm Stafford Wm Smallman D W Commager

Taken and acknowledged before me this day and year aforesaid and dwelleth approved June 12 1914 W A Garrard Justice of the Peace.

Transcript filed with Clerk of Court June 29/14 W A Garrard J.P.

Complaint filed. Sheriff Constable, 1914

Sheriff Constable. Section 4765

A. D. 19, and at the time shown by the names are marked R., I hereby at the usual place and.

of June 1914

meago on account of 10 o'clock, P. M., and the Dollars abide the judgment of the

custody of the within named Constable.

clock M., on account of

first mentioned continuance.



# WARRANT.

Gen'l Code, Sec. 13497

THE STATE OF OHIO, Union COUNTY, ss.

To Any Constable of said County, Greeting:

Whereas, there has been filed with me an affidavit of which the following is a copy:

The State of Ohio, Union County, ss.

Before me W A Garrard one of the Justices of the

Peace for said County, personally came Emma Blak

who, being duly sworn according to law, deposes and says that on or about the 3<sup>rd</sup>

day of April 1914, at the County of Union one

Frederick Weaver. <sup>Affidavit</sup> Before me the undersigned Justice of the

Peace within and for this county personally came Emma Blak she being first duly sworn say that she is a resident of Union County Ohio, and that one Ellie Weaver is a resident of Union County and that on or about the 3<sup>rd</sup> day of April 1914 the said Ellie Weaver was married to one Frederick Weaver and is now and has been since said date the wife of the said Frederick Weaver. That the said Ellie Weaver is now and has been since the said 3<sup>rd</sup> day of April 1914 pregnant with child by the said Frederick Weaver her husband. And that that the said Weaver is by law of the State of Ohio charged with the maintenance and support of the said Ellie Weaver and the said Frederick Weaver on or about the 7<sup>th</sup> day of April 1914 and from that day until the commencement of these proceedings to wit on the 10<sup>th</sup> day of June 1914 at the county of Union for said unlawfully did neglect and refuse to provide the said Ellie Weaver his wife with necessary and proper home care food and clothing he the said the said Ellie Weaver being then and there a resident of said County & State of Ohio and the said Frederick Weaver being then and there able by reason of property and by labor savings home care clothing food and the and further deponent saith not

Emma Blak

Sworn to before me and signed in my presence, this 10<sup>th</sup> day of June 1914

W A Garrard  
Justice of the Peace.

These are therefore to command you to take the said Frederick Weaver

if he be found in your County, or, if he has fled, that you pursue after him into any other County in the State, and take and safely keep the said

Frederick Weaver

so that you have his body forthwith before me, or some other Magistrate of said County, to answer the said complaint, and be further dealt with according to law.

Given under my hand, this 10<sup>th</sup> day of June 1914

W A Garrard  
Justice of the Peace.

This is the original of the affidavit of Emma Blak and the original of the warrant of W A Garrard. The original of the affidavit of Emma Blak is in the possession of the undersigned and the original of the warrant of W A Garrard is in the possession of the undersigned.



RETURN.

Received the within writ on the 10 day of June 1914, at 4 o'clock P.M.;  
I have taken the within named *Frederick Weaver*

and have *h*i body now before the Justice, this 12 day of June 12 1914

FEEES:

Service and Return,	\$ 100
Mileage,	20
Copi,	-
Total,	<u>\$ 120</u>

*John A. Lewis*  
Constable.

No. \_\_\_\_\_

Crim. Doc. \_\_\_\_\_ Page \_\_\_\_\_

Before *W. A. Gurrard*  
Justice of the Peace,  
*Perio* Township,  
*Menion* County, Ohio.

THE STATE OF OHIO,

vs.

*Frederick Weaver*

WARRANT.

Filed \_\_\_\_\_, 19

Justice of the Peace.



Before *W A Garrard*

Justice of the Peace.

In

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person—to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

\_\_\_\_\_ hereby acknowledge \_\_\_\_\_ responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

Justice of the Peace.

The State of Ohio,

No.

WITNESSES

No. vs. *Frederick Weaver*

CHARGE OF *Failure to support his wife*

THE STATE OF OHIO, *Huron* COUNTY, } ss. *Paris* TOWNSHIP. }  
Justice of the Peace in and for

Before me, *Mesley A Garrard*  
said County.

Complaint No. \_\_\_\_\_ made this *10* day of *June* A. D., 19*14*  
by *Emma Blake* who, being duly sworn, saith that, on or about the *3* day of *April* A. D. 19*14*, at the County aforesaid,

Before me the undersigned Justice of the Peace within and for said County Ohio personally came *Emma Blake* who being first duly sworn says that she is a resident of *Huron County Ohio* and that one *Alice Weaver* is a resident of *Huron County Ohio* and that on or about the *3* day of *April* 19*14* the said *Alice Weaver* was married to one *Frederick Weaver* and is now and has been since said date the wife of the said *Frederick Weaver*. That the said *Alice Weaver* is now and has been since the said *3* day of *April* 19*14* pregnant with child by the said *Frederick Weaver*, her husband. And that the said *Frederick Weaver* is by the law of the State of Ohio charged with the maintenance and support of the said *Alice Weaver* and that the said *Frederick Weaver* on or about the *7* day of *April* 19*14* and from that date until the commencement of these proceedings (Next page)

Warrant issued for the Defendant to *John N Laird Sheriff* who made return as follows, to-wit: Received this writ I took the body of the within named and have him before the Justice.

Subpena issued for the following witnesses, to-wit:

Return on Subpena made as follows, to-wit:

A. D. 19 \_\_\_\_\_

I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_ and upon hearing said Complaint, pleaded "Guilty" to the same.

Continuance required by \_\_\_\_\_ on account of \_\_\_\_\_

The case was therefore continued to \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock, M., and the Defendant required to give bail in the sum of \_\_\_\_\_ Dollars for appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner

Return on Mittimus to-wit: Received this writ and on \_\_\_\_\_ 19 \_\_\_\_\_, I committed the within named \_\_\_\_\_

to the custody of the within named \_\_\_\_\_ Jailer, with whom I left a certified copy of this writ. \_\_\_\_\_ Constable.

Further Continuance required, and \_\_\_\_\_ obtained by \_\_\_\_\_ until the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M., on account of \_\_\_\_\_

and defendant

as in first mentioned continuance.

JUSTICE'S FEES

Costs.

Table with 2 columns: Fee Name and Amount. Includes items like Filing, Taking and certifying Affidavits, Warrant for each person named, Issuing Subpoena, Docketing, Indexing, Appce., per 100 w., Each Continuance or Adjournment, Swearing Witnesses, each, Ord. on Jailer for Prisoner or Prisoners, Writing Panel for Jury, per 100 words, Venire for Jury, Appointing Special Constables, each, Entering Judgment, Taking Recognizance of a Witness, Each additional Witness, Entering Bond or Undertaking, each, Tak'g and cert'g Affi. of suret's (Jus'n), ea., Mittimus (Commitment) each, Recognizance of Bail, each, Attachment for Witness or Juror, each, Ent. discontinuance or satisfaction, Judgment on the Docket, Sitting in the Trial, Issuing Execution, Bill of Exceptions and copy, ea. 100 w., Certifying the same, Transcript from Docket, per 100 words, Certifying the same, Signing Bill of Ex. in Summ'y Conv't'ns, Cop. and Certif. Trans. of Proceedings in such cases, per 100 words, Other writings, per 100 words, Each Process or Writ not named above, Record per 100 words, Collections made upon Judgments, 4 per ct.

CONSTABLE'S FEES.

Table with 2 columns: Fee Name and Amount. Includes items like Serv. and Ret. of Warrant, ea. per 'n nam'd, Mileage, Serv. Precept, Writ or Notice, each, Mileage as above, Copies, each, Serv. Sub., 1st name 25, each additional, Mileage as above, Copies, each, Attending Trial, per day, Tak'g Charge of Prisoner, when required, Serving Mittimus, each person, Mileage as above, Copy to Jailer, Summoning Jury, Mileage as above, Copies of Venire, each, Service of Exec'n on Goods or Body, Money made on Execution, 4 per cent, Serving Order on Jailer for Prisoner, Mileage as above, Copy, Transp. and Sustaining Prisoner, Assistants per day, each, Pursuing Prisoner out of County, Necessary Expenses Incurred, Serving Commitment, each person, Mileage as above, Copy to Jailer, Bringing Prisoner into Court.

JURY,







After 5 days, return to  
THE VAN CLEVE CLAY MFG. CO.,  
WEST MANSFIELD, OHIO.



*H. A. Garrard*  
*Marysville*  
*Ohio*

*Justice of Peace*



STATEMENT  
In Case of Error, Return this Bill for Correction

March 24 1914.

M W. A. Garrard.

To John Auer, Dr.

Terms \_\_\_\_\_ No. \_\_\_\_\_ St.

24 July 90

35

John Auer  
S.M.C.

B-30-14.

Paid



## RECOGNIZANCE IN BASTARDY—To Appear Before J. P. or Court C. P.

Revised Statutes, Sec. 5616-5618.

The State of Ohio, Monion County, ss.

Be it Remembered, That on the 2<sup>d</sup> day of July A. D. 1914

and

personally appeared before me, a Justice of the Peace in and for said County, and jointly and severally acknowledged themselves to owe the State of Ohio the sum of \$350.00 Three Hundred fifty Dollars, so 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 Ray O'Dell shall be and appear before me on the 11<sup>th</sup> day of July 1914 Saturday Charge of Bastardy

Then and there to answer the complaint of Bessie Demey against the said Ray O'Dell as being the father of her bastard child, and abide the order of said Justice of the Peace thereon, then this Recognizance shall be void; otherwise it shall be and remain in full force and effect.

Taken and acknowledged before me, and sureties approved, on the day and year above written.

W. J. Garrard

JUSTICE OF THE PEACE.

Ray O'Dell  
George J. Hallinger  
W. J. Southard  
Paul Hancock

1. Here write name of accused. 2. Here name a sum of not less than three hundred nor more than six hundred.

3. If the accused must appear before the J. P. because of a continuance of the case, here write "me, on the day of . . . A. D. 19 . . . at . . . o'clock . M, to which time the hearing of the cause mentioned below has been continued" (and no continuance must be for more than ten days.) If the accused appear before the Court of Common Pleas after final hearing before J. P., then here write "the Court of Common Pleas, on the first day of the term next to be holden in and for said County.

4. Here write "Justice of the Peace" or "Court" as the case may require.



No. ....

Doc. .... Page .....

Before *W. A. Garrard* .....

Justice of the Peace,

*Paris* Township,

*Union* County, O.

*State of Ohio* .....

vs.

*Ray O' Dell* .....

**Recognizance in Bastardy**

TO APPEAR BEFORE

Filed ..... 19 .....

Justice of the Peace.



Before *W A Garrard*

Justice of the Peace.

In

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

\_\_\_\_\_ hereby acknowledge responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

Justice of the Peace.

The State of Ohio, by *Bessie Dermie* No. \_\_\_\_\_ vs. *Ray O'Dell*

No. \_\_\_\_\_

CHARGE OF *Bastardy*

THE STATE OF OHIO, *Union* COUNTY, *Paris* TOWNSHIP. } ss. Justice of the Peace in and for

Before me, *W A Garrard* said County.

Complaint No. \_\_\_\_\_ made this *29* day of *June* A. D., 19*14* by *Bessie Dermie* who, being duly sworn, saith that, on or about the \_\_\_\_\_ day of *December* A. D. 19*13*, at the County aforesaid,

*Affidavit, State of Ohio, Union County, Paris Twp. Personally appeared before me *W A Garrard* a Justice of the Peace in and for Paris Township, Union County, Bessie Dermie resident of Union County, and made complaint under oath that she is an unmarried woman, resident of the *Allen* Township in said county and that on the *17* day of *December* A. D. 19*13* she was delivered of a bastard child; and that *Ray O'Dell* is the father of said child. *Bessie Dermie* The above complaint was to me made and reduced to writing by me, and sworn to and subscribed before me this *29* day of *June* 19*14* *W A Garrard* Justice of the Peace.*

JUSTICE'S FEES

Costs.

Table with 2 columns: Fee description and amount. Includes items like Filing, Taking and certifying Affidavits, Warrant for each person named, etc.

Table with 2 columns: Fee description and amount. Includes items like Filing, Taking and certifying Affidavits, Warrant for each person named, etc.

CONSTABLE'S FEES.

Table with 2 columns: Fee description and amount. Includes items like Serv. and Ret. of Warrant, Mileage, Serving Precept, etc.

*June 29* 19*14* Warrant issued for the Defendant to *John N Laird Sheriff* who made return as follows, to-wit: Received this writ *June 29* 19*14* I took the bod of the within named and have before the Justice. Constable.

Subpena issued for the following witnesses, to-wit: Return on Subpena made as follows, to-wit: A. D. 19\_\_\_\_ I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ and upon hearing said Complaint, pleaded "Guilty" to the same.

Continuance required by \_\_\_\_\_ on account of \_\_\_\_\_ The case was therefore continued to \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock, M., and the Defendant required to give bail in the sum of \_\_\_\_\_ Dollars for appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner \_\_\_\_\_

Return on Mittimus to-wit: Received this writ \_\_\_\_\_ 19\_\_\_\_ and on \_\_\_\_\_ 19\_\_\_\_, I committed the within named \_\_\_\_\_ to the custody of the within named \_\_\_\_\_ Constable.

Further Continuance required, and obtained by \_\_\_\_\_ until the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock M., on account of \_\_\_\_\_ and defendant \_\_\_\_\_

as in first mentioned continuance.

*Aug 4 / a check for calling for full of his*

JURY,



CRIMINAL DOCKET

the Peace.

In and for

Township,

County, Ohio.

WITNESSES

Stardy  
County, }  
Paris Township. } ss.  
Justice of the Peace in and for  
A. D., 1914  
saith that, on or about the  
at the County aforesaid,  
County Paris, Ohio  
me S. W. J.  
and for Paris  
Demmer resident  
plaint under  
man, resident  
and that on  
was delivered  
Dell is the  
Demmer  
made and  
ynts and  
June 1914  
of the Peace.

Complaint filed.  
S. W. J. Sheriff  
29" 1914 19  
Constable.

A. D. 19  
at the time shown by the  
names are marked R., I  
hereof at the usual place  
nd.

19  
me.  
on account of  
o'clock, M., and the  
Dollars  
abide the judgment of the

19  
study of the within named  
Constable.

lock, M., on account of  
st mentioned continuance.

The Intervention of a Jury being and a jury having therefore been  
duly summoned, empaneled, and sworn, according to law, in this cause.

Trial had on the day of 19, the parties being present.  
Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19, returned a verdict of " Guilty."  
It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said  
Defendant

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows:  
to-wit: Received this writ 19, and on 19, I  
committed the within named  
to the custody of the within Jailer, with whom I left a certified copy of this writ.

I have Bound, by their own recognizance, to appear and testify before said Court, the following  
witnesses, to-wit:

Aug 1" 1914 This came by Attorney W. C. Willis  
and I withdrew the complaint herein and  
requested the court to dismiss said proceeding  
upon consideration whereof said proceeding  
are hereby dismissed at cost of complainant  
W. A. Garrard J.P.

Aug 1" 1914 Received \$10.00 in full of costs  
W. A. Garrard J.P.  
Aug 4/14 I gave John A. Laird  
a check on the Marysville Bank  
calling for \$7.05 seven and 5/100 Dollars in  
full of his costs W. A. Garrard J.P.



State of Ohio

<sup>vs</sup>  
Jackson A Frank  
Code Section 12705 page 14  
Criminal Docket No 1  
Page 30. Aug 4<sup>th</sup> 1914

W A Garrard J. P.  
Sept 5 1914 Mailed a  
check on the (\$20.00)  
Bank of Marysville  
for Twenty Dollars to  
S E Stroede Dairy & food  
Commissioner  
Columbus O.



Justice's Docket No. \_\_\_\_\_

Inspector Barman's No. 266.

STATE OF OHIO, UNION COUNTY.

STATE OF OHIO

vs.

JACKSON A. FRANK

Before W. A. Garrard a  
Justice of the Peace in and for

Paris township,

Union County, Ohio.

AFFIDAVIT.

STATE OF OHIO )  
WARREN COUNTY ) SS:

Before me, W. A. Garrard, the undersigned, a Justice of the Peace in and for Paris township, Union County, Ohio, personally appeared C. T. Barman, an Inspector of the Agricultural Commission of Ohio, who, being sworn according to law, deposes and says that on or about the 21st day of July, A. D. 1914, at and in the County of Union, State of Ohio, one Jackson A. Frank, not then and there being a legally registered pharmacist under the laws of the State of Ohio, did then and there unlawfully manage and conduct a retail drug store, located at Marysville, in said County and State, not then and there having in his employ, in full and actual charge of the pharmaceutical department of said drug store, a pharmacist legally registered under the laws of the State of Ohio, contrary to the form of the statute of such cases made and provided and against the peace and dignity of the State of Ohio.

C. T. Barman

Sworn to before me and signed in my presence by the said C. T. Barman, this the 4 day of Aug, A. D. 1914.

W. A. Garrard

Justice of the Peace in and for  
Paris township,  
Union County, Ohio.

*Handwritten notes on the right margin, including the name 'W. A. Garrard' and other illegible text.*



Filed Aug 4 1914  
W. A. Barrarch, P.

Joossingh, W.

Miss

Joossingh, W.

Miss

Joossingh, W.

Miss

Joossingh, W.

Miss



CRIMINAL DOCKET

Before

W A Garrard

Justice of the Peace.

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit: hereby acknowledge responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this day of 19

Justice of the Peace.

The State of Ohio,

No.

No. vs.

CHARGE OF violating Sec 12705 of the Pharmacy laws of Ohio

Jackson Frank

THE STATE OF OHIO, Union County, Paris Township, ss. Justice of the Peace in and for said County.

Before me, W A Garrard

Complaint No. made this 4th day of August A. D., 1914 by C J Barrenan who, being duly sworn, saith that, on or about the 21st day of July A. D. 1914, at the County aforesaid,

Affidavit Before me W A Garrard the undersigned a Justice of the Peace in and for Paris Township Union County Ohio personally appeared C J Barrenan son inspector of the Agricultural Commission of Ohio who being sworn according to law, deposes and says that on or about the 21st day of July A. D. 1914 at and in the county of Union State of Ohio one Jackson Frank not then and there being a legally registered pharmacist under the laws of the State of Ohio did then and there unlawfully manage and conduct a retail drug store located at Marysville in said county and State not then and there having in his employ in full and actual charge of the Pharmaceutical department of said drug store a pharmacist legally registered under the laws of the State of Ohio contrary to the form of the statute of such cases made and provided and against the peace and dignity of the State of Ohio

Warrant issued for the Defendant to who made return as follows, to-wit: Received this writ I took the body of the within named and have before the Justice.

Aug 4/14 J A Frank appeared in person and waived all legal service and entered his appearance and

Subpoena issued for the following witnesses, to-wit: entered a plea of guilty to the facts as charged in the affidavit. I then assessed a fine of \$20.00 which he paid and was discharged.

Return on Subpoena made as follows, to-wit: W A Garrard J. P. A. D. 19

I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Sept 5, 1914 mailed a check on the \$20.00 Bank of Marysville for twenty dollars to C Stroede Dorsey Wood Commissioner Columbus

Defendant Arraigned before me the said Justice, on the day of and upon hearing said Complaint, pleaded Guilty to the same.

Continuance required by on account of

The case was therefore continued to 19, at o'clock, M., and the Defendant required to give bail in the sum of Dollars for appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner

Return on Mittimus to-wit: Received this writ and on 19, I committed the within named to the custody of the within named jailer, with whom I left a certified copy of this writ. Constable.

Further Continuance required, and obtained by until the day of 19, at o'clock M., on account of

and defendant

as in first mentioned continuance.

JUSTICE'S FEES

Costs.

Table with 2 columns: Fee Name and Amount. Includes Filing, Taking and certifying Affidavits, Warrant for each person named, Issuing Subpoena, Docketing, Indexing, Appce., per 100 w., Each Continuance or Adjournment, Swearing Witnesses, each, Ord. on Jailer for Prisoner or Prisoners, Writing Panel for Jury, per 100 words, Venire for Jury, Appointing Special Constables, each, Entering Judgment, Taking Recognizance of a Witness, Each additional Witness, Entering Bond or Undertaking, each, Tak'g and cert'g Affi. of suret's (Jus'n), ea., Mittimus (Commitment) each, Recognizance of Bail, each, Attachment for Witness or Juror, each, Ent. discontinuance or satisfaction, Judgment on the Docket, Sitting in the Trial, Issuing Execution, Bill of Exceptions and copy, ea. 100 w., Certifying the same, Transcript from Docket, per 100 words, Certifying the same, Signing Bill of Ex. in Summ'y Conv't'us, Cop. and Certif. Trans. of Proceedings in such cases, per 100 words, Other writings, per 100 words, Each Process or Writ not named above, Record per 100 words, Collections made upon Judgments, 4 per ct.

CONSTABLE'S FEES.

Table with 2 columns: Fee Name and Amount. Includes Serv. and Ret. of Warrant, ea. per n nam'd, Mileage ... miles, 1st mile 20, each add'l, Serving Precept., Writ or Notice, each, Mileage as above ... miles, Copies, each, Serv. Sub., 1st name 25, each additional, Mileage as above ... miles, Copies, each, Attending Trial, per day, Tak'g Charge of Prisoner, when required, Serving Mittimus, each person, Mileage as above ... miles, Copy to Jailer, Summoning Jury, Mileage as above ... miles, Copies of Venire, each, Service of Exec't'n on Goods or Body, Money made on Execution, 4 per cent., Serving Order on Jailer for Prisoner, Mileage as above ... miles, Copy, Transp. and Sustaining Prisoner, Assistants per day, each, Pursuing Prisoner out of County, Necessary Expenses Incurred, Serving Commitment, each person, Mileage as above ... miles, Copy to Jailer, Bringing Prisoner into Court,

JURY,

WITNESSES



CRIMINAL DOCKET

the Peace.

In and for

Township,

County, Ohio.

WITNESSES

being Sec 12705 of  
Code of Ohio

Union  
Paris  
County, } ss.  
TOWNSHIP. }

Justice of the Peace in and for

1914  
A. D., 1914

saith that, on or about the  
of the County aforesaid,

at the undersigned  
of township  
he areel  
agricultural  
in accordance  
with the 31st  
of the County of Union  
Ohio and there  
under the  
therein lawfully  
of State  
in full  
of Department  
ly registered  
to the form  
provided  
of complaint filed.  
his  
Constable,  
19

Constable.

son and being  
hearing and

recharged in  
of \$20.00 which

1914  
A. D. 1914

at the time shown by the  
names are marked R., I  
hereof at the usual place

ad.  
Bank of  
Streets  
are b. p. 19

on account of

o'clock, M., and the  
Dollars

abide the judgment of the

19

custody of the within named  
Constable.

lock M., on account of

first mentioned continuance.

The Intervention of a Jury being and a jury having therefore been  
duly summoned, empaneled, and sworn, according to law, in this cause.

Trial had on the day of 19, the parties being present.  
Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19, returned a verdict of " Guilty."

It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said  
Defendant

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows:  
to-wit: Received this writ 19, and on 19, I  
committed the within named  
to the custody of the within Jailer, with whom I left a certified copy of this writ.

I have Bound, by their own recognizance, to appear and testify before said Court, the following  
witnesses, to-wit:



State of Ohio } Before W. A.  
 W } Garrard Justice  
 Claude Garrison of the Peace,  
 Justice Costs      Const fees  
 Mile 3 papers      .15      Serv return W      40  
 Affidavit      .40 } Mile      40  
 Warrant      .40 } at trial      1.00  
 Betting during trial 1.00 } Mittimus      40  
 Swear 2 witnesses      10 } Mile      20  
 Judgment      40 } Copy #245      25  
 Judgment on Doc 15 }      2.75  
 Mittimus      3.00      40  
 Transcript #4.00      1.00  
     270      Amount      \$6.75  
     4670



Justice's Docket No. \_\_\_\_\_

Inspector Barman's No. 266.

STATE OF OHIO, UNION COUNTY.

STATE OF OHIO

vs.

JACKSON A. FRANK

Before W. A. Garrard  
Justice of the Peace in and for

Paris township,  
Union County, Ohio.

AFFIDAVIT.

STATE OF OHIO )  
                  )SS:  
WARREN COUNTY )

Before me, W. A. Garrard, the undersigned, a Justice of the Peace in and for Paris township, Union County, Ohio, personally appeared C. T. Barman, an Inspector of the Agricultural Commission of Ohio, who, being sworn according to law, deposes and says that on or about the 21st day of July, A. D. 1914, at and in the County of Union, State of Ohio, one Jackson A. Frank, not then and there being a legally registered pharmacist under the laws of the State of Ohio, did then and there unlawfully manage and conduct a retail drug store, located at Marysville, in said County and State, not then and there having in his employ, in full and actual charge of the pharmaceutical department of said drug store, a pharmacist legally registered under the laws of the State of Ohio, contrary to the form of the statute of such cases made and provided and against the peace and dignity of the State of Ohio.

Charles T. Barman

Sworn to before me and signed in my presence by the said C. T. Barman, this the 4" day of Aug, A. D. 1914.

W. A. Garrard,

Justice of the Peace in and for  
Paris township,  
Union County, Ohio.



CRIMINAL DOCKET

Before

W A Garrard

Justice of the Peace.

In

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit: hereby acknowledge responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this day of 19

Justice of the Peace.

The State of Ohio,

No.

No. vs.

Claude Jarris

CHARGE OF

THE STATE OF OHIO, Union Paris COUNTY, TOWNSHIP. ss.

Before me, W A Garrard Justice of the Peace in and for said County.

Complaint No. made this 31 day of Aug A. D., 1914

by John Jarris who, being duly sworn, saith that, on or about the 30 day of August A. D. 1914, at the County aforesaid,

John Jarris did make threats before me W A Garrard Justice of the Peace of said Township and says that he is a resident of Hamilton County Ohio and that he has just cause to fear and does fear that one Claude Jarris of said county will unlawfully maliciously and willfully shoot and kill him and his wife and family John Jarris

JUSTICE'S FEES

Costs.

Table with 2 columns: Description of fees and Costs. Includes items like Filing, Taking and certifying Affidavits, Warrant for each person named, Issuing Subpoena, Docketing, Indexing, Appce., per 100 w., Each Continuance or Adjournment, Swearing Witnesses, each, Ord. on Jailer for Prisoner or Prisoners, Writing Panel for Jury, per 100 words, Venire for Jury, Appointing Special Constables, each, Entering Judgment, Taking Recognizance of a Witness, Each additional Witness, Entering Bond or Undertaking, Tak'g and cert'g Affi. of suret's (Jus'n), ea., Mittimus (Commitment) each, Recognizance of Bail, each, Attachment for Witness or Juror, each, Ent. discontinuance or satisfaction, Judgment on the Docket, Sitting in the Trial, Issuing Execution, Bill of Exceptions and copy, ea. 100 w., Certifying the same, Transcript from Docket, per 100 words, Certifying the same, Signing Bill of Ex. in Summ'y Conv't'ns, Cop. and Cert. Trans. of Proceedings in such cases, per 100 words, Other writings, per 100 words, Each Process or Writ not named above, Record per 100 words, Collections made upon Judgments, 4 per ct.

Warrant issued for the Defendant to Fred Ormerod Constable, who made return as follows, to-wit: Received this writ Aug 31 1914 I took the body of the within named Claude Jarris and have him before the Justice. Fred Ormerod Constable.

Keeps serv return 25 Miles 28 Cts 25 - attending trial 1.00 = \$4.70

Subpoena issued for the following witnesses, to-wit:

Return on Subpoena made as follows, to-wit: A. D. 19 I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the 31 day of Aug 1914 and upon hearing said Complaint, pleaded "Not Guilty" to the same. Trial had and found guilty Continuance required by on account of

The case was therefore continued to 19, at o'clock, M., and the Defendant required to give bail in the sum of Dollars for appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner

Return on Mittimus to-wit: Received this writ 19 and on 19, I committed the within named to the custody of the within named jailer, with whom I left a certified copy of this writ. Constable.

Further Continuance required, and obtained by until the day of 19, at o'clock M., on account of and defendant

as in first mentioned continuance.

Received my fees in full of County Clerk Courtroom #410 W A Garrard J.P. CONSTABLE'S FEES.

Justice fees 8.00 Transcript 1.00 2.70 JURY 4.00 Const fees 2.00 76.70



CRIMINAL DOCKET

the Peace.

In and for

Township,

County, Ohio.

WITNESSES

ss. COUNTY, }  
TOWNSHIP. }  
Paris

Justice of the Peace in and for

A. D., 1914

saith that, on or about the  
the County aforesaid,

swears on oath  
of the Peace  
that he so  
and that he  
is fear that  
he will  
willfully  
do and  
obey

The Intervention of a Jury being and a jury having therefore been  
duly summoned, empaneled, and sworn, according to law, in this cause.  
Trial had on the day of 19 , the parties being present.  
Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19 , returned a verdict of " Guilty."  
It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said  
Defendant

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows:  
to-wit: Received this writ 19 , and on 19 , I  
committed the within named  
to the custody of the within Jailer, with whom I left a certified copy of this writ.

I have Bound, by their own recognizance, to appear and testify before said Court, the following  
witnesses. to-wit:

Complaint filed.  
Constable,  
1914

Constable.

A. D. 19 ,

at the time shown by the  
names are marked R., I  
hereof at the usual place  
d.

Aug 1914  
me.  
on account of

o'clock, M., and the  
Dollars  
abide the judgment of the

19

stody of the within named  
Constable.

lock M., on account of

st mentioned continuance.

5 11



CRIMINAL DOCKET

Before

W A Garrard

Justice of the Peace.

In

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

hereby acknowledge responsible for the costs in this action, in case the complaint in the same be dismissed.

The State of Ohio,

No.

WITNESSES

No. vs.

J C Evans

CHARGE OF Selling Adulterated Milk

THE STATE OF OHIO, Union County, Paris Township, ss.

Before me,

W A Garrard

Justice of the Peace in and for said County.

Complaint No. made this 28 day of Sept A. D., 1914

by Clinton K Nixon who, being duly sworn, saith that, on or about the 5 day of August A. D. 1914, at the County aforesaid,

Before me W A Garrard the undersigned a Justice of the Peace in and for Paris Township, Union County Ohio personally appeared to K Nixon an Inspector of Agricultural Commission of Ohio who being sworn according to law deposes and says that on or about the 5 day of August A. D. 1914 at and in the County of Union State of Ohio one J C Evans then and there being did unlawfully sell unto him the said J C Nixon then and there being did unlawfully sell unto him the said J C Nixon then and there being a certain quantity of milk to wit twelve ounces more or less of the said milk was then and there adulterated in this to wit that said milk so sold as aforesaid contained 11.77 per cent of total solids, and no more, and 2.8 percent of butter fat, and no more contrary to the statute in such case made and provided and against the peace and dignity of the State of Ohio Clinton K Nixon

Warrant issued for the Defendant to Fred Ormerod Constable, who made return as follows, to-wit: Received this writ Sept 29 1914 I took the body of the within named J C Evans and have him before the Justice. Fred Ormerod Constable. Heesler return Mileage 65 conveyance 150 = \$2.55

Subpena issued for the following witnesses, to-wit:

Return on Subpena made as follows, to-wit:

A. D. 19

I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the day of 19 and upon hearing said Complaint, pleaded "Guilty" to the same.

Continuance required by Deft to Wednesday Oct 14/14 on account of time to get ready The case was therefore continued to 19, at o'clock, M., and the Defendant required to give bail in the sum of Dollars for appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner

Return on Mittimus to-wit: Received this writ 19, I committed the within named to the custody of the within named jailer, with whom I left a certified copy of this writ. Constable.

Further Continuance required, and obtained by until the day of 19, at o'clock M., on account of and defendant

as in first mentioned continuance.

JUSTICE'S FEES

Costs.

Table with 2 columns: Fee description and Cost. Includes items like Filing, Taking and certifying Affidavits, Warrant for each person named, Issuing Subpoena, etc.

CONSTABLE'S FEES.

Table with 2 columns: Fee description and Cost. Includes items like Serv. and Ret. of Warrant, Mileage, Serving Precept, Writ or Notice, etc.

Justice's Costs  
Constables  
Fine  
Chemist's fees for Analysis



CRIMINAL DOCKET

he Peace.

In and for

Township,

County, Ohio.

WITNESSES

The Intervention of a Jury being and a jury having therefore been duly summoned, empaneled, and sworn, according to law, in this cause. Trial had on the day of 19, the parties being present. Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19, returned a verdict of "Guilty." It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said Defendant

Recognizance was given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows: to-wit: Received this writ 19, and on 19, committed the within named to the custody of the within Jailer, with whom I left a certified copy of this writ.

I have Bound, by their own recognizance, to appear and testify before said Court, the following witnesses, to-wit:

Oct 5 1914 The Defendant J. C. Evans present and entered a plea of guilty and was assessed a fine of \$50.00 Fifty Dollars and costs

Oct 5/14 J. C. Evans paid this court \$51.00 on fine & costs and agreed to pay the balance in ten days

Oct 13, 14. J. C. Evans paid me \$10.00 Total \$10.00

Oct 13/14 I mailed to B. E. Trode a check on the Bank of Marysville calling for \$110.00 to pay the fines of J. C. Evans and Catharine Needles \$50.00 each and analysis fee of \$5.00 each

Wesley A. Garrard J.P.

Justice Costs 3.15 Constables " 2.50 5.98 Fine 50.00 Chemist fees for Analysis 5.00 460.75

ing Milk  
County, } ss.  
TOWNSHIP. }  
of the Peace in and for  
A. D., 1914  
with that, on or about the  
the County aforesaid,  
resigned a  
township  
eared to R  
Commissioner  
law depose  
quest A. D. 1914  
this one  
unlawfully  
there and  
into him  
being a certain  
word or less which  
led in this to wit  
ained 11.77  
2.8 percent  
he statute no  
at the peace and  
Complaint filed.  
Constable,  
1914  
Constable.  
2.55

A. D. 19  
at the time shown by the  
names are marked R., I  
hereof at the usual place  
d.  
19  
ne.  
/14 on account of  
o'clock, M., and the  
Dollars  
abide the judgment of the

19  
stody of the within named  
Constable.  
ock M., on account of  
st mentioned continuance.



FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

hereby acknowledge responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this day of 19

Justice of the Peace.

JUSTICE'S FEES

Table with 2 columns: Fee Description and Cost. Includes items like Filing, Taking and certifying Affidavits, Warrant for each person named, etc.

CONSTABLE'S FEES.

Table with 2 columns: Fee Description and Cost. Includes items like Serv. and Ret. of Warrant, Mileage, Serving Precept, etc.

Analysis fee 500

JURY,

The State of Ohio,

No.

No. vs.

Catharine Nicob

CHARGE OF Selling adulterated Milk

THE STATE OF OHIO, Union County, Paris Township, ss.

Before me, W A Garrard

Justice of the Peace in and for said County.

Complaint No. made this 29 day of September A. D., 1914 by C R Nixon

who, being duly sworn, saith that, on or about the 5th day of August A. D. 1914, at the County aforesaid, the undersigned a Justice of the Peace in and for Paris Township, Union County, Ohio personally appeared C R Nixon, an Inspector of the Agricultural Commission of Ohio who being sworn according to law deposes and says that on or about the 5th day of August 1914 at the County of Union State of Ohio one Catharine Nicob then and there did unlawfully sell unto him the said C R Nixon then and there being a certain quantity of milk to-wit: twelve ounces more or less. Which said milk was then and there adulterated in this to-wit: That milk so sold as aforesaid contained 10.74 per cent of total solids and no more and 2.6 per cent of butter fat and no more contrary to the statute in such case made and provided, and against the peace and dignity of the State of Ohio

Clinton K Nixon sworn to before me and signed in my presence by the said C R Nixon this 28th Sept 1914 W A Garrard

Complaint filed.

Warrant issued for the Defendant to Fred Ormerod Constable, who made return as follows, to-wit: Received this writ Sept 28 1914 I took the body of the within named Catharine Nicob and have her before the Justice. Fred Ormerod Constable. Ormerod's return 40 Mileage 6-45 Conveyance 1.50 = \$2.35

Subpena issued for the following witnesses, to-wit:

Return on Subpena made as follows, to-wit: A. D. 19

I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the 28 day of Oct 1914 and upon hearing said Complaint, pleaded "Guilty" to the same, and fined the said Catharine Nicob \$60.00 costs \$10.35 = \$70.35

Continuance required by W A Garrard, J.P. on account of which was paid and prisoner discharged. The case was therefore continued to 19, at o'clock, M., and the Defendant required to give bail in the sum of Dollars for appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner

Return on Mittimus to-wit: Received this writ 19 and on 19, I committed the within named

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

Further Continuance required, and obtained by until the day of 19, at o'clock M., on account of

and defendant

as in first mentioned continuance.

WITNESSES



CRIMINAL DOCKET

he Peace.

In and for

Township,

County, Ohio.

WITNESSES

ing adulterated

Union COUNTY, } ss.  
id TOWNSHIP. }

Complaint filed.  
Constable,  
19/4  
rod Constable.  
nce 1.50 = \$2.35

Complaint filed.  
Constable,  
19/4

rod Constable.  
nce 1.50 = \$2.35

A. D. 19 ,  
at the time shown by the  
names are marked R., I  
hereof at the usual place  
d.

Oct 19/4  
me. and fine of the  
60.35  
on account of  
arged  
o'clock, M., and the  
Dollars  
abide the judgment of the

stody of the within named  
Constable.

lock M., on account of

st mentioned continuance.

The Intervention of a Jury being and a jury having therefore been  
duly summoned, empaneled, and sworn, according to law, in this cause.

Trial had on the day of 19 , the parties being present.  
Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19 , returned a verdict of " Guilty."  
It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said  
Defendant

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows:  
to-wit: Received this writ 19 , and on 19 , I  
committed the within named  
to the custody of the within Jailer, with whom I left a certified copy of this writ.

I have Bound, by their own recognizance, to appear and testify before said Court, the following  
witnesses, to-wit:

Oct 13" 1914, I mailed a check on the  
Bank of Marysville calling for \$110.00  
to pay the fine assessed of \$50.00 and the  
analysis fee of five each for Catharine Nicol  
and Joe Evans for selling adulterated milk  
Wesley A Garrard J.P.



# EXAMINATION OF COMPLAINANT.

## BASTARDY.

Revised Statutes, Sec. 5615

Before W A Garrard Justice of the Peace,  
Paris Township, Monion County Ohio.

Complainant,  
vs.  
Defendant.

No. \_\_\_\_\_

## BASTARDY.

### EXAMINATION OF COMPLAINANT.

The examination, under oath, of Augusta Greene  
an unmarried woman, resident of Monion County, taken by and  
before me, W A Garrard Justice of the Peace of  
Paris Township, Monion County, Ohio, on the  
4<sup>th</sup> day of June A. D. 1914 upon her complaint of bastardy  
against \_\_\_\_\_, he being then present  
to answer in the premises:

1st Ques. State your name, age, occupation, and place of residence.

Answer. My name is \_\_\_\_\_  
I am \_\_\_\_\_ years of age; I am a \_\_\_\_\_  
by occupation; and my place of residence is in \_\_\_\_\_  
Township, \_\_\_\_\_ County, Ohio.

2nd Ques. Are you a married or unmarried woman?

Answer. \_\_\_\_\_

3rd Ques. Have you been delivered? (or ask:) Are you pregnant of a bastard child; and if so, who is the father of the child?

Answer. \_\_\_\_\_

4th Ques. In what township and county was your child born?

Answer. \_\_\_\_\_

5th Ques. \_\_\_\_\_



Before

W A Garrard

Justice of the Peace.

In

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit: hereby acknowledge responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this day of 19

Justice of the Peace.

The State of Ohio,

No.

No. vs.

Herbert Claas

CHARGE OF Assault & Battery

THE STATE OF OHIO, Union COUNTY, Paris TOWNSHIP. ss. Justice of the Peace in and for

Before me, W A Garrard said County.

Complaint No. made this 14 day of October A. D., 1914 by M S Goliff who, being duly sworn, saith that, on or about the 12th day of October A. D. 1914, at the County aforesaid,

One Herbert Claas unlawfully did make an assault upon one M S Goliff and him the said M S Goliff did then and there unlawfully strike and wound and further saith not M S Goliff warrants before me and signed in my presence this 14th day of October 1914 W A Garrard J. P.

Oct 14/14 M S Goliff signed the following on the back of the affidavit, as I required I hereby acknowledge myself security for costs in this case of M S Goliff signed and acknowledged in my presence this 14th day of Oct 1914 W A Garrard J. P.

JUSTICE'S FEES

Costs.

Table with 2 columns: Fee description and amount. Includes items like Filing, Taking and certifying Affidavits, Warrant for each person named, etc.

Dross

2,36 \$3,05

CONSTABLE'S FEES.

Table with 2 columns: Fee description and amount. Includes items like Serv. and Ret. of Warrant, Mileage, Serving Precept, etc.

JURY,

Warrant issued for the Defendant to Fred Armerod Constable, who made return as follows, to-wit: Received this writ Oct 14 1914 I took the body of the within named Herbert Claas and have him before the Justice.

45

25

45

See Serv's return 40 Mileage 1.30 conveyance 43.00 = 44.70 Fred Armerod Const

Subpena issued for the following witnesses, to-wit:

Return on Subpena made as follows, to-wit: A. D. 19

40

1.30

3.00

I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the 14 day of Oct 1914 and upon hearing said Complaint, pleaded "Not Guilty" to the same. and waived examination until session of Common Continuance required by pleas court on account of

The case was therefore continued to 19, at o'clock, M., and the Defendant required to give bail in the sum of Dollars for appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner

Return on Mittimus to-wit: Received this writ and on 19, I committed the within named to the custody of the within named jailer, with whom I left a certified copy of this writ. Constable.

Further Continuance required, and obtained by until the day of 19, at o'clock M., on account of and defendant

as in first mentioned continuance.

WITNESSES

Wrote Apr 1/15



CRIMINAL DOCKET

he Peace.

In and for

Township,

County, Ohio.

WITNESSES

The Intervention of a Jury being and a jury having therefore been duly summoned, empaneled, and sworn, according to law, in this cause. Trial had on the day of 19, the parties being present. Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19, returned a verdict of " Guilty."

It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said Defendant, enter into a bond of \$100.00 One Hundred for his appearance at the next term of Common Pleas Court of Monon County on the first day of the term thereof. Bond furnished and accepted by me Signed by Herbert Glasser W A Glasser W B Dull

Recognizance No given as required, and Defendant released on some

Mittimus Issued accordingly to the said Constable, who made return on the same as follows: to-wit: Received this writ 19, and on 19, I committed the within named to the custody of the within Jailer, with whom I left a certified copy of this writ. Constable

I have Bound, by their own recognizance, to appear and testify before said Court, the following witnesses, to-wit:

\$3.05 + \$4.70 = \$7.75

Transcript Oct 22/14 W A Garrant J P

Wrote Apr 1/15

Handwritten notes on the left margin, including "County, Township", "A. D., 1914", and "Complaint filed".

Complaint filed. Constable, 1914

A. D. 19, at the time shown by the names are marked R., I hereof at the usual place d.

Oct 1914 me. and waived Common on account of

o'clock, M., and the Dollars abide the judgment of the

stody of the within named Constable.

lock M., on account of

st mentioned continuance.



CRIMINAL DOCKET

Before

W A Garrard

Justice of the Peace.

In a

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

I hereby acknowledge myself responsible for the costs in this action, in case the complaint in the same be dismissed.

Sherman Brewster

Signed before me and approved, this 22 day of Feb 1915 W A Garrard Justice of the Peace.

The State of Ohio,

No.

No. vs.

John Drake Jr

CHARGE OF Assault and Battery

THE STATE OF OHIO,

COUNTY, TOWNSHIP, ss.

Before me, W A Garrard

Justice of the Peace in and for

said County.

Complaint No. made this 22 day of Feb A. D., 1915

by Sherman Brewster who, being duly sworn, saith that, on or about the 20 day of February A. D. 1915, at the County aforesaid,

affidavit for State Warrant Assault and Battery State of Ohio Union County, O.

Before me, Wesley A Garrard one of the Justices of the Peace in and for said county, personally came Sherman Brewster who being duly sworn according to law deposes and saith that on or about the 20 day of February A. D. 1915 at the county of Union in the village of Richolia in said state of Ohio one John Drake Jr (better known as Johnny Drake) in and upon the body of the said Sherman Brewster then and there being, and unlawful assault did make, and him the said John Drake Jr, then and there unlawfully illtreat, strike, and wound and other wrongs to the said Sherman Brewster then and there did, contrary to the statutes and law in such cases made and provided. And further affiant saith not Sherman Brewster

Complaint filed.

Warrant issued for the Defendant to

Constable,

who made return as follows, to-wit: Received this writ I took the bod of the within named and have before the Justice.

19

Constable.

Subpena issued for the following witnesses, to-wit:

Return on Subpena made as follows, to-wit:

A. D. 19

I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the day of 19

and upon hearing said Complaint, pleaded " Guilty" to the same.

Continuance required by

on account of

The case was therefore continued to 19, at o'clock, M., and the Defendant required to give bail in the sum of Dollars for appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner

Return on Mittimus to-wit: Received this writ

19

and on 19, I committed the within named

jailer, with whom I left a certified copy of this writ.

to the custody of the within named Constable.

Further Continuance required, and obtained by

until the day of 19, at o'clock M., on account of

and defendant

as in first mentioned continuance.

JUSTICE'S FEES

Costs.

Table with 2 columns: Fee description and amount. Includes items like Filing, Taking and certifying Affidavits, Warrant for each person named, Issuing Subpena, etc.

CONSTABLE'S FEES.

Table with 2 columns: Fee description and amount. Includes items like Serv. and Ret. of Warrant, ea. per n nam'd, Mileage, Serving Precept, Writ or Notice, etc.

JURY,

Checked to have J. C. Alston's date wrong



CRIMINAL DOCKET

In and for Paris Township, Seniors County, Ohio.

WITNESSES

The Intervention of a Jury being and a jury having therefore been duly summoned, empaneled, and sworn, according to law, in this cause.

Trial had on the day of 19, the parties being present. Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19, returned a verdict of "Guilty."

It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said Defendant

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows: to-wit: Received this writ 19, and on 19, I committed the within named to the custody of the within Jailer, with whom I left a certified copy of this writ.

I have Bound, by their own recognizance, to appear and testify before said Court, the following witnesses, to-wit:

the Peace. ... COUNTY, } ss. TOWNSHIP. } Justice of the Peace in and for ... A. D., 1915 ... saith that, on or about the ... at the County aforesaid, ... Band Battery ... the Justices ... personally ... it for or about ... nty of Seniors ... to of Ohio ... nm, Drake, ... man (Carriston ... assault, did ... e for, then ... and wound ... Carriston then ... ed law in ... rather ... ston ... Complaint filed. Constable, 19 Constable.

A. D. 19 ... and at the time shown by the ... e names are marked R., I ... y hereof at the usual place ... nd. ... of 19 ... ame. ... on account of ... o'clock, M., and the ... Dollars ... o abide the judgment of the ... 19 ... ustody of the within named ... Constable. ... clock M., on account of ... rst mentioned continuance.



CRIMINAL DOCKET

Before

John L. Loughrey

Justice of the Peace.

In

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

\_\_\_\_\_ hereby acknowledge responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this day of \_\_\_\_\_ 19

Justice of the Peace.

The State of Ohio,

No. /

No. vs.

CHARGE OF Peace Warrant

Clark Kilbury

THE STATE OF OHIO,

Union COUNTY, Paris TOWNSHIP. ss.

Before me, said County.

John L. Loughrey

Justice of the Peace in and for

Complaint No. / made this 8<sup>th</sup> day of September A. D., 1916

by John Thompson who, being duly sworn, saith that, on or about the 7<sup>th</sup> day of September A. D. 1916, at the County aforesaid,

That he has just cause to fear, and does fear, that one Clark Kilbury of said County, will unlawfully, maliciously and willfully assault this affiant, the said John Thompson, to commit an offence against his person, or assault said affiant with intent to kill, and the said Clark Kilbury, did threaten to get, and to kill the said affiant.

Bold Filed Sept. 8/16. Before John L. Loughrey Justice of the Peace of Paris Township, Union County, Ohio.

Clark Kilbury Defendant vs. Plaintiff We bind ourselves to the Defendant & State of Ohio in the sum of Fifty - \$50.00 Dollars. That the said parties agree to pay court costs in said case, in this action, if the order is wrongfully obtained, by failure to prosecute. Paris Township 8<sup>th</sup> Sept. 1916 Signed before me at my office, and surties J. B. Thompson approved, this 8<sup>th</sup> day of Sept. 1916 John L. Loughrey Justice of Peace

Warrant issued for the Defendant to Sam Hensley who made return as follows, to-wit: Received this writ Sept. 8<sup>th</sup> 1916 I took the bod y of the within named Clark Kilbury and have Him before the Justice. John L. Loughrey (Constable) Sam Hensley Constable.

Mileage 1- \$ .20 Service - \$ .40 Subpena issued for the following witnesses, to-wit:

Return on Subpena made as follows, to-wit: A. D. 19 I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the 8<sup>th</sup> day of Sept. 1916 and upon hearing said Complaint, pleaded "Not Guilty" to the same, and the accused waived trial & offered to enter into recognizance with security for his appearance at the Court of Common Pleas, on account of a copy to which is as follows:

The case was therefore continued to 19, at o'clock, M., and the Defendant required to give bail in the sum of Dollars for appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner After hearing statements of complaint, the Bond was fixed at \$100.

Return on Mittimus to-wit: Received this writ and on 19, I committed the within named to the custody of the within named jailer, with whom I left a certified copy of this writ. Constable.

Further Continuance required, and obtained by until the day of 19, at o'clock M., on account of and defendant as in first mentioned continuance.

JUSTICE'S FEES

Costs.

Table with 2 columns: Description of fees and their corresponding costs. Includes items like Filing, Taking and certifying Affidavits, Warrant for each person named, etc.

CONSTABLE'S FEES.

Table with 2 columns: Description of constable's fees and their corresponding costs. Includes items like Serv. and Ret. of Warrant, Mileage, Serving Precept, etc.

JURY,

WITNESSES

The State of Ohio Union County Be it personally app me John L. Loughrey aforesaid, and give the State chattels, land following to - in whereas the aforesaid, did of the said co appear before thereof, for the charge of sa thereon, and generally, as this recogni force and vir Taken an written.



CRIMINAL DOCKET

the Peace.

In and for

Paris Township, Union

County, Ohio.

WITNESSES

ce Warrent

Union COUNTY, }  
Paris TOWNSHIP. } ss.  
ice of the Peace in and for

tember A. D., 1916

saith that, on or about the  
the County aforesaid,

nd does fear,  
nty, will  
willfully  
John  
against his  
t with intent  
s, did threaten  
nt.

Paris  
nty, Ohio.

of Ohio in the  
the said parties  
on, if the order is  
ownship 8<sup>th</sup> of Sept. 1916  
Thompson  
Thompson

Complaint filed.  
Justice of Peace  
Constable,  
1916

(Constable)  
Sam Hensley  
Constable.

A. D. 19

d at the time shown by the  
names are marked R., I  
y hereof at the usual place  
ad.

Sept. 1916

me, and the accused  
th security for his  
on account of  
Common Pleas

o'clock, M., and the  
Dollars

abide the judgment of the

statements of

19

study of the within named  
Constable.

lock M., on account of

st mentioned continuance.

The Intervention of a Jury being and a jury having therefore been  
duly summoned, empaneled, and sworn, according to law, in this cause.

Trial had on the day of 19, the parties being present.  
Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19, returned a verdict of " Guilty."  
It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said  
Defendant

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows:  
to-wit: Received this writ 19, and on 19, I  
committed the within named  
to the custody of the within Jailer, with whom I left a certified copy of this writ.

Constable.

I have Bound, by their own recognizance, to appear and testify before said Court, the following  
witnesses, to-wit:

The State of Ohio.  
Union County, ss.

Be it remembered that on the 8<sup>th</sup> day of September in the year A.D. 1916,  
personally appeared before me, Clark Kilbury, and Charles Arthur, before  
me John L. Loughrey, one of the Justices of the Peace, in and for said County  
aforesaid, and jointly and severally acknowledged themselves to  
owe the State of Ohio, the sum of \$100.00 to be levied on their good and  
chattels, land, and tenements, if default be made in the condition  
following to-wit: - The condition of this recognizance, is such, that,  
whereas the said Clark Kilbury, this day, in my presence, in the county  
aforesaid, did unlawfully threaten to beat and kill, one John Thompson  
of the said county, how if said Clark Kilbury shall personally be and  
appear before the Court of Common Pleas on the first day of the term,  
thereof, for the trial in criminal cases; then and there to answer the  
charge of said unlawful threat, and abide the order of the court.  
Thereon, and in the meantime keep the peace and be of good behavior  
generally, and especially toward the said John Thompson, then  
this recognizance to be void; otherwise to be and remain in full  
force and virtue in law.

Clark Kilbury  
Chas. Arthur  
Taken and acknowledged before me, on the day + year first above  
written.  
John L. Loughrey, J. P.  
Filed Sept. 8/16.



CRIMINAL DOCKET

Before

John L. Loughrey

Justice of the Peace.

In a

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

I hereby acknowledge myself responsible for the costs in this action, in case the complaint in the same be dismissed.

Carl Warner

Signed before me and approved, this 27 day of Oct 1916.

John L. Loughrey Justice of the Peace.

The State of Ohio,

No. 45

No. vs.

John Haines

CHARGE OF Assault & Battery

THE STATE OF OHIO, Union County, Paris Township, ss.

Before me, John L. Loughrey - Justice of the Peace in and for said County.

Complaint No. made this 27 day of October A. D., 1916 by Carl Warner who, being duly sworn, saith that, on or about the 26 day of October A. D. 1916, at the County aforesaid,

one John Haines, in and upon the body of Carl Warner, then and there being, unlawfully did strike, beat, wound and ill-treat, and other wrongs to the said Carl Warner, then and there did, contrary to the form of the Statute in such case made and provided.

And further this deponent saith not. Carl Warner.

I sworn to and subscribed before me, at the County aforesaid, this 27th day of October A. D. 1916.

John L. Loughrey

JUSTICE'S FEES

Costs.

Table of Justice's Fees: Filing necessary papers, each 5; Taking and certifying Affidavits, each 40; Warrant for each person named, 40; Issuing Subpoena, 5; Docketing, Indexing, Appce., per 100 w., 15; Each Continuance or Adjournment, 20; Swearing Witnesses, each, 5; Ord. on Jailer for Prisoner or Prisoners, 40; Writing Panel for Jury, per 100 words, 15; Venire for Jury, 40; Appointing Special Constables, each, 40; Entering Judgment, 40; Taking Recognizance of a Witness, 40; Each additional Witness, 10; Entering Bond or Undertaking, each, 40; Tak'g and cert'g Affi. of surety's (Jus'n), ea., 40; Mittimus (Commitment) each, 40; Recognizance of Bail, each, 40; Attachment for Witness or Juror, each, 40; Ent. discontinuance or satisfaction, 20; Judgment on the Docket, 15; Sitting in the Trial, 1.00; Issuing Execution, 40; Bill of Exceptions and copy, ea. 100 w., 15; Certifying the same, 25; Transcript from Docket, per 100 words, 15; Certifying the same, 25; Signing Bill of Ex. in Summ'y Conv't'us, 10; Cop. and Certf. Trans. of Proceedings in such cases, per 100 words, 10; Other writings, per 100 words, 15; Each Process or Writ not named above, 40; Record per 100 words, 15; Collections made upon Judgments, 4 per ct.

15 40 40 80 60 40 40 275 40 20 150 25 4.50

CONSTABLE'S FEES.

Table of Constable's Fees: Serv. and Ret. of Warrant, ea. per n nam'd, 40; Mileage 35 miles, 1st mile 20, each add'l 5; Serving Precept, Writ or Notice, each, 40; Mileage as above... miles; Copies, each, 25; Serv. Sub., 1st name 25, each additional, 10; Mileage as above... miles; Copies, each, 25; Attending Trial, per day, 1.00; Tak'g Charge of Prisoner, when required, 75; Serving Mittimus, each person, 40; Mileage as above... miles; Copy to Jailer, 25; Summoning Jury 1.00; Mileage as above... miles; Copies of Venire, each, 25; Service of Exec'n on Goods or Body, 40; Money made on Execution, 4 per cent.; Serving Order on Jailer for Prisoner, 40; Mileage as above... miles; Copy, 25; Transp. and Sustaining Prisoner, Assistants per day, each 1.50; Pursuing Prisoner out of County, Necessary Expenses Incurred, Serving Commitment, each person, 40; Mileage as above... miles; Copy to Jailer, 25; Bringing Prisoner into Court, 20

40 1.90 2.00 70 1.37 .80 2.00 4.17 20 20 8.95 14.15 4.50 18.65

Warrant issued for the Defendant to Fred Amerod

Complaint filed.

Constable,

who made return as follows, to-wit: Received this writ Oct. 27 1916.

I took the body of the within named John Haines and have before the Justice this 27th day of October.

Fred Amerod Constable

Subpoena issued for the following witnesses, to-wit: Basil Heenan, Herbert Coors, Evan M. Allison, Carl M. Dutoch, Harold Bonham, Gold Southwick, Chester Baker, Walter Temple, for the defendant; M. C. Hoyt, Dalia Sulivan, Gayle Cox, Leandria H., Fred Vende, Paul Hicks, Henry Pence, John Drake, Goldie Jones.

Return on Subpoena made as follows, to-wit:

October 28th - A. D. 1916,

I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Table of witness service: R. - 1.37, S. - .80, C. - 2.00, Total - 4.17

Fred Amerod Constable

Defendant Arraigned before me the said Justice, on the 27 day of October 1916 and upon hearing said Complaint, pleaded "not Guilty" to the same.

Continuance required by The State and Defendant on account of

summoning witnesses. The case was therefore continued to Monday Oct. 30th - 1916, at 9 o'clock, A. M., and the Defendant required to give bail in the sum of Three Hundred Dollars for his appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner released on bond and signed by John Haines, Edward W. Pater, W. H. Foster & Harry F. Smith.

Return on Mittimus to-wit: Received this writ 19

and on 19, I committed the within named to the custody of the within named Jailer, with whom I left a certified copy of this writ. Constable.

Further Continuance required, and obtained by until the day of 19, at o'clock M., on account of

and defendant as in first mentioned continuance.

WITNESSES

- for the State in vs. Haines, 1. Basil Heenan, 2. Herbert Coors, 3. Evan M. Allison, 4. Carl M. Dutoch, 5. Harold Bonham, 6. Gold Southwick, 7. Chester Baker, 8. Walter Temple, 9.

- Witness summoned for defendant, 1. M. C. Hoyt, 2. Dalia Sulivan, 3. Gayle Cox, 4. Leandria H., 5. Fred Vende, 6. Paul Hicks, 7. Henry Pence, 8. John Drake, 9. Goldie Jones

Monday Oct 30th examination Pleas Court given by The State

Haines, and per Ohio the lands as follows that off and day of charge of the recogni remain

and Oct. 30

Issuing Subpoenas JURY,

Con fees Justice 14.15 4.50 Total 18.65

14.45



the Peace.

In and for Paris Township, Union County, Ohio.

ult & Battery

Union COUNTY, Paris TOWNSHIP, ss. Justice of the Peace in and for

ber A. D., 1916 saith that, on or about the the County aforesaid,

on the body there being rake, and then and beat, wound, ngs to the here did, tis in such saith not. arner.

ore me, at day of October L. Loughrey

Complaint filed. Constable, 19/6

Constable.

Herbert Coors; H. H. Smith; Chester Baker; Goldie Jones

A. D. 1916, at the time shown by the names are marked R., I hereof at the usual place d.

Fred Amerod Constable.

October 19/6

on account of

9 o'clock, A. M., and the Dollars abide the judgment of the

and attorney T. Smith.

body of the within named Constable.

ock M., on account of

at mentioned continuance.

WITNESSES

- for the State Immune
- 1- Basil Heenan,
- 2- Herbert Coors,
- 3- Evan M. Allister,
- 4- Lem M. Ditzsch,
- 5- Harold Bonham,
- 6- H. H. Smith,
- 7- Lela Baker,
- 8- Walter Temple,
- 9-

- Witness summoned for defendant,
- 1- M. C. Hoyt,
- 2- Dalis Sullivan,
- 3- Gail Cox,
- 4- LeGrand Haines,
- 5- Fred Underwood,
- 6- Paul Hicks,
- 7- Henry Pence,
- 8- John Drake Jr.,
- 9- Goldie Jones

The Intervention of a Jury being and a jury having therefore been duly summoned, empaneled, and sworn, according to law, in this cause.

Trial had on the day of 19, the parties being present. Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19, returned a verdict of "Guilty." It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said Defendant

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows: to-wit: Received this writ 19, and on 19, I committed the within named to the custody of the within Jailer, with whom I left a certified copy of this writ. Constable.

I have Bound, by their own recognizance, to appear and testify before said Court, the following witnesses, to-wit:

Monday Oct. 30<sup>th</sup> 1916. The defendant appeared before the Court, with his attorney Clarence Hooper, and with due his plea not-guilty, and waived examination, and the Court bound the defendant over to the Common Pleas Court, under bond fixed at \$300. for his appearance. - Bond given Oct 30-1916, and a copy of which is as follows:-

The State of Ohio, Union County, ss. Be it remembered that, on the 30th day of October, 1916, John Haines, Tracy Hicks, & W. H. Pence appeared before me and jointly and severally acknowledged themselves to owe the State of Ohio the sum of \$300.00, to be levied of their goods and chattels, lands and tenements, if default be made in the conditions following, to-wit; The condition of this recognizance is such, that if the above named John Haines shall personally be and appear before the Court of Common Pleas, on the first day of the next term whereof, then and there to answer to the charge of assault and battery, 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 H. Haines  
Tracy Hicks  
W. H. Pence

Taken and acknowledged before me, on the day and year above written. John L. Loughrey - Justice of the Peace. Oct. 30<sup>th</sup> 1916.



CRIMINAL DOCKET

Before

John L. Loughrey

Justice of the Peace.

In a

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

I hereby acknowledge responsible for the costs in this action, in case the complaint in the same be dismissed.

Ben R. Rockenbaugh

Before me, John L. Loughrey

Justice of the Peace in and for said County.

Signed before me and approved, this 10th day of Sept 1917

John L. Loughrey Justice of the Peace.

The State of Ohio,

No.

No. vs. Harmon Patch

CHARGE OF

THE STATE OF OHIO,

Union COUNTY, Paris TOWNSHIP. ss.

WITNESSES

JUSTICE'S FEES

Costs.

Table with 2 columns: Fee description and amount. Includes items like Filing, Taking and certifying Affidavits, Warrant for each person named, etc.

CONSTABLE'S FEES.

Table with 2 columns: Fee description and amount. Includes items like Serv. and Ret. of Warrant, Mileage, Serving Precept, etc.

Complaint No. made this 10th day of September A. D., 1917 by Ben R. Rockenbaugh who, being duly sworn, saith that, on or about the 8th day of September, A. D. 1917, at the County aforesaid, one Harmon Patch did make an assault upon one Ben R. Rockenbaugh, and said Harmon Patch did use profane language, cursing and swearing by the name of God, calling said Ben R. Rockenbaugh, "You are a God-damned liar" on the premises of the said Ben R. Rockenbaugh, on East Fourth St. of Mansville, Ohio, without cause. Ben R. Rockenbaugh I now to before me and signed in my presence

Sept. 10th 1917 Complaint filed. Warrant issued for the Defendant to Sam Hensley Constable, who made return as follows, to-wit: Received this writ Sept. 10th 1917 I took the body of the within named Harmon Patch Constable. and have him before the Justice.

Subpena issued for the following witnesses, to-wit:

Return on Subpena made as follows, to-wit: A. D. 1917, I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the day of 1917 and upon hearing said Complaint, pleaded "Guilty" to the same.

Continuance required by on account of The case was therefore continued to 19, at o'clock, M., and the Defendant required to give bail in the sum of Dollars for appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail given as required, and prisoner

Return on Mittimus to-wit: Received this writ 19 and on 19, I committed the within named to the custody of the within named jailer, with whom I left a certified copy of this writ. Constable.

Further Continuance required, and obtained by until the day of 19, at o'clock, M., on account of and defendant

as in first mentioned continuance.

JURY,

1/31/18 Arrived to date of execution in.



CRIMINAL DOCKET

the Peace.

In and for Paris Township, Union County, Ohio.

WITNESSES

Union COUNTY, }  
Paris TOWNSHIP. } ss.  
Justice of the Peace in and for

September A. D., 1917  
with that, on or about the  
the County aforesaid,  
an assault  
and  
profane  
reading by  
id. B. B. B.  
a God-  
remises  
laugh, on  
le, Ohio,  
laugh  
in my presence

1917 Complaint filed.  
Constable,  
1917  
Constable.

A. D. 19 ,  
at the time shown by the  
names are marked R., I  
hereof at the usual place  
d.

19  
ne.  
on account of

o'clock, M., and the  
Dollars  
abide the judgment of the

19  
tody of the within named  
Constable.

ock, M., on account of

st mentioned continuance.

The Intervention of a Jury being and a jury having therefore been  
duly summoned, empaneled, and sworn, according to law, in this cause.

Trial had on the day of 19 , the parties being present.  
Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19 , returned a verdict of " Guilty."  
It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said  
Defendant

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows:  
to-wit: Received this writ 19 , and on 19 , I  
committed the within named  
to the custody of the within Jailer, with whom I left a certified copy of this writ.

I have Bound, by their own recognizance, to appear and testify before said Court, the following  
witnesses, to-wit:



Before

Justice of the Peace.

FORM W

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor, and considering the complainant wholly irresponsible, I required the complainant to procure some person to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgement was entered herein, to-wit:

\_\_\_\_\_ hereby acknowledge \_\_\_\_\_ responsible for the costs in this action, in case the complaint in the same be dismissed.

Signed before me and approved, this \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

Justice of the Peace.

The State of Ohio,

No. \_\_\_\_\_ vs. \_\_\_\_\_

No. \_\_\_\_\_

CHARGE OF

THE STATE OF OHIO,

COUNTY, } ss. TOWNSHIP. }

Justice of the Peace in and for

Before me, \_\_\_\_\_ said County.

Complaint No. \_\_\_\_\_ made this \_\_\_\_\_ day of \_\_\_\_\_ A. D., 19 \_\_\_\_\_ by \_\_\_\_\_ day of \_\_\_\_\_ A. D. 19 \_\_\_\_\_, at the County aforesaid,

WITNESSES

JUSTICE'S FEES

Costs.

Table with 2 columns: Fee Description and Amount. Includes items like Filing, Taking and certifying Affidavits, Warrant for each person named, etc.

CONSTABLE'S FEES.

Table with 2 columns: Fee Description and Amount. Includes items like Serv. and Ret. of Warrant, Mileage, Serving Precept, etc.

JURY,

Warrant issued for the Defendant to \_\_\_\_\_ who made return as follows, to-wit: Received this writ I took the bod \_\_\_\_\_ of the within named \_\_\_\_\_ and have \_\_\_\_\_ before the Justice.

Complaint filed. Constable, 19 Constable.

Subpena issued for the following witnesses, to-wit:

Return on Subpena made as follows, to-wit: \_\_\_\_\_ A. D. 19 \_\_\_\_\_ I received this writ, and afterwards I served the same in the manner and at the time shown by the annexed list and table: that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

Defendant Arraigned before me the said Justice, on the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_ and upon hearing said Complaint, pleaded " \_\_\_\_\_ Guilty" to the same.

Continuance required by \_\_\_\_\_ on account of \_\_\_\_\_ The case was therefore continued to \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock, \_\_\_\_\_ M., and the Defendant required to give bail in the sum of \_\_\_\_\_ Dollars for \_\_\_\_\_ appearance, at that time, before me, the said Justice, and to abide the judgment of the Court, and not to depart without leave.

Bail \_\_\_\_\_ given as required, and prisoner

Return on Mittimus to-wit: Received this writ \_\_\_\_\_ 19 \_\_\_\_\_ and on \_\_\_\_\_ 19 \_\_\_\_\_, I committed the within named \_\_\_\_\_ to the custody of the within named \_\_\_\_\_ jailer, with whom I left a certified copy of this writ. Constable.

Further Continuance required, and \_\_\_\_\_ obtained by \_\_\_\_\_ until the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M., on account of \_\_\_\_\_ and defendant

as in first mentioned continuance.



CRIMINAL DOCKET

the Peace.

In and for

Township,

County, Ohio.

WITNESSES

The Intervention of a Jury being and a jury having therefore been duly summoned, empaneled, and sworn, according to law, in this cause. Trial had on the day of 19, the parties being present. Witnesses sworn and examined on behalf of the to-wit:

and for Defendant

The jury, on the day of 19, returned a verdict of "Guilty." It is Thereupon, on said day, by me, the said Justice, adjudged and ordered that the said Defendant

Recognizance given as required, and Defendant

Mittimus Issued accordingly to the said Constable, who made return on the same as follows: to-wit: Received this writ 19, and on 19, I committed the within named to the custody of the within Jailer, with whom I left a certified copy of this writ.

I have Bound, by their own recognizance, to appear and testify before said Court, the following witnesses, to-wit:

COUNTY, }  
TOWNSHIP. } ss.  
Justice of the Peace in and for

A. D., 19  
saith that, on or about the  
the County aforesaid,

Complaint filed.  
Constable,  
19

Constable.

A. D. 19,  
at the time shown by the  
names are marked R., I  
hereof at the usual place  
d.

19  
me.

on account of  
o'clock, M., and the  
Dollars  
abide the judgment of the

19  
custody of the within named  
Constable.

o'clock, M., on account of

st mentioned continuance.

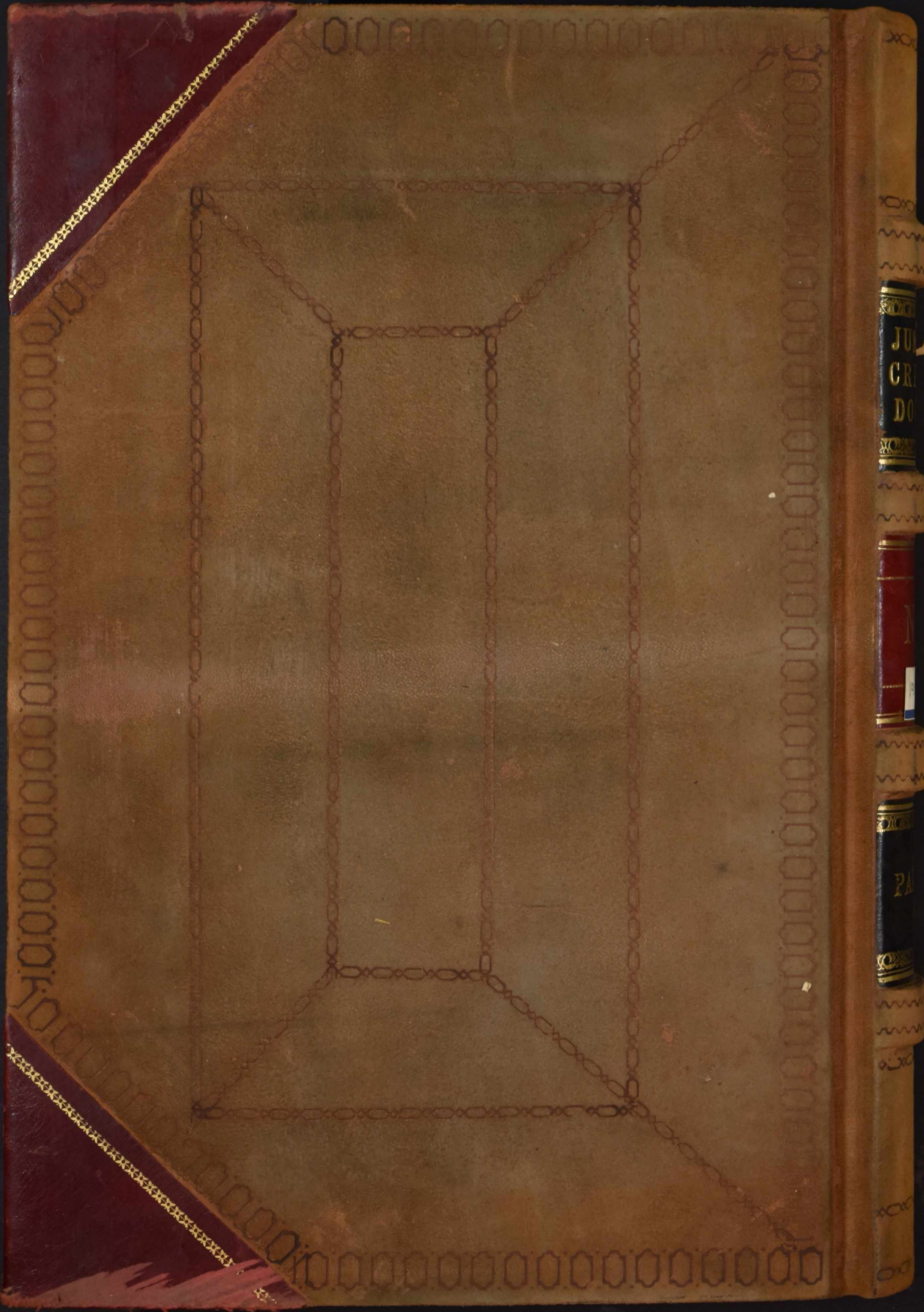












JURIS  
CRIMINALIS

P