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Zimmerman State ^{Page} 211

No. 1

The State
Plaintiff
vs
Richard J.
Defendant

J. P. Lee

Aff-

File

Warrant

File

Recor. & cor

sub. & W

File

Judgt. on M

Entry

sat

Conet, J

Warrant

subpoena

Attendance

Recd. my

as const

in this

part P.W.

No. 1
 The State of Ohio
 Plaintiff
 vs
 Richard James
 Defendant

J. P. Fee
 Aff- 40
 File 5
 Warrant 40
 File 5
 Recor. & con 60
 sub. 2 wit, 30
 File 5
 Judgt. on Recor. 40
 Entry 35
 sat 20
 \$ 2,80

June 1st 1867 This day, came William C. Barnett, and made oath, that one Richard James, did on or about the 1st day of June A. D. 1867 unlawfully steal from the money drawer of the affiant, at his grocery, in Marysville, in said county, the sum of about seven or eight dollars, in united states currency. Took his affidavit thereof; Thereupon issued a warrant against Richard James, and delivered the same to James K. P. Welsh, Constable.

June 1st 1867 Warrant returned with the body of the defendant indorsed; "Received this writ June 1st 1867; I have taken the body of the within named Richard James, and have him before the justice of Paris Township. My fee 60 cent.
 James K. P. Welsh, Constable,

Const. Fee
 Warrant 60
 subpoena 50
 Attendance 100
 \$ 2,10
 Recd. my fee
 as constable
 J. P. Welsh const

At the request of prosecuting witness; I issued subpoena for James Boutall + Wm. Webb, on behalf of the state, - subpoena returned duly served. Fee 50 ct. Parties all present; Defendant attorney asked for a continuance until 4 o'clock P. M. to day which was granted, took defendant's own recognizance, in the sum of one hundred dollars, the prosecuting witness agreeing thereto and to pay cost if defendant, should not be present at that time.

Neither party present at 4 o'clock P. M. at 1/2 past 4 o'clock prosecuting witness & defendant both appeared; Defendant, Richard James, left without leave & did not return; I waited until 5 o'clock P. M., defendant still failing to appear; I declared his recognizance forfeited; and adjourned Court,
 John Cassil, Justice of the Peace

No. 2

The State of

no

Henry M

J. P. Lee,

Aff. 40 file, 50

Warrant 40 file

sub 4 Wit, 40 file

sub. 1 Wit, 25 file

swearing 6 Wit

Hearing case

Judgt. 40 Tra

Entry of case

satisfactor

Time

Constable

serv. on Warr

serv. on 2 serv

Attendance

Witness

Jacob Smith

David Smith

Luther Chi

Jas. Malone

Wm. G. Good

Richard Jam

No. 2.

The State of Ohio
vs
Henry Richey

J. P. Fee,
 Aff. 40 file, 5 45
 Warrant 30 file, 5 45
 sub 4 Wct, 40 file, 5 45
 sub. 1 Wct, 25 file, 5 30
 swearing 6 Wct, 30
 Hearing case 40
 Judgt. 40 transp. 55
 Entry of case 30
 satisfaction 20
 \$ 3,50

Fine \$ 5,00
 Constable fee
 serv. on Warrant \$ 1,50
 serv. on 2 sub. 1,15
 Attendance 1,00
 \$ 3,65

Witness fee
 Jacob Smith 50
 David Smith 50
 Luther Chin 50
 Jas. Malone 50
 Wm. 2. Goode 25
 \$ 2,25
 Richard James 50
 \$ 2,75

June 1st 1867 This day came William
 2. Goode, and made oath that one Henry
 Richey, late of the county of Union, Ohio,
 at the county aforesaid, did unlawfully
 assault, strike, wound and bruise, him,
 the said William 2. Goode, on the 31st day
 of May A. D. 1867; took his affidavit thereof;
 Thereupon issued a warrant against
 Henry Richey, and delivered the same
 to James K. P. Welsh, Constable.

June 1st 1867, Warrant returned with the
 body of the defendant, endorsed "I have taken
 the body of the within named Henry Richey,
 and have him here present, Fee 1,60

June 1st 1867, James K. P. Welsh, constable,
 issued subpoenas for Richard James, on
 behalf of the state, and for Jacob Smith,
 David Smith, Luther Chin & James
 Malone, on behalf of the defendant.

June 1st 1867 both subpoenas returned duly
 served - Fee \$ 1,15

June 1 1867 2 o'clock P. M. both parties present,
 Defendant, Henry Richey, put in the plea
 of guilty, Wm. 2. Goode, Richard James,
 Jacob Smith, David Smith, Luther Chin,
 & James Malone, witnesses sworn and
 examined; thereupon it was adjudged
 by me that the defendant Henry Richey,
 make his fine to the state of Ohio in the
 sum of five dollars & cost taxed at \$ 9,80

No. 3.

The State of

vs
William C.

Justice fees
Aff. 40, Warrant 40
sub. 1 Wit, 25, 4 files
Recog. 2 Wit, 50 sub
sub. 4 Wit, 50 sub
5 files, 25, sub. 8 W, 60
summing 23 Wit,
Judgt. 40 Entry, 50
Hearing case

Justice fees chd.
Recog. 40 con. 20
sub. 10 Wit, 70, sub 1
4 files 20 sum. 12 W
Discharge 20 sat.

Const. fees
On Warrant
Murdan
on sub. N. Gibson
" " 10 Wit
" " 1 Wit. J. M.
" " 6 " D. G. L.
" " 4 "
" " 10 " chd Dept.
" " 1 " " " J.
Attendance D. G. L.
40
150
250

Witness fees,
Elisabeth Domb
Mary Gibson
saml. Gibson
Henry Curran
C. Dunow
D. Kennedy

No. 3

The State of Ohio vs William Causan

Justice fees chd. \$44.50
 Aff. 40, Warrant 40 - ,80
 sub. 1 Wit, 25, 4 files 20 ,45
 Recon. 2 Wit, 50 sub 10 W. 120
 sub. 4 Wit, 50 sub. 1 W. 25 ,65
 5 files 25, sub. 5 W. 60 85
 summoning 23 Wit, 1,15
 Judgt. 40 Entry, 50 ,90
 Hearing case ,50
 \$ 6,40

Justice fees chd. 24.
 Recon. 40 comm. 20 - ,60
 sub. 10 Wit, 70, - sub 1 W. 25 ,95
 4 files 20 summon, 12 W. 60 80
 Discharge 20 sat. 20 = 40
 \$ 2,75

Const. fees chd. pro.
 On Warrant \$ 3,30
 Mandamus 1,60
 on sub. N. Gibson 1,50
 " " 10 Wit 2,05
 " " 1 Wit. J. M. ,45
 " " 6 " D. G. B. ,95
 " " 4 " " 1,05
 " " 10 " chd. D. G. B. 1,55
 " " 1 " " " J. M. 45
 Attendance D. G. B. 1,10
 90
 175
 25
 \$ 12,10
 1,200
 \$ 13,10

Witness fees, state
 Elisabeth Tomlinson 1,30
 Nancy Gibson 2d. 1,60
 Samuel Gibson 1. 80
 Henry Causan 1. 50
 C. Burrows 1. 80
 D. Kenady 1. 80
 \$ 5,80

July 18 1867, This day came Elisabeth Tomlinson, and made oath, that one William Causan, did, on or about the 16th day of July 1867 unlawfully, steal and carry away a box of jewelry of the value of \$23,35; Took her affidavit thereof; thereupon issued a warrant against William Causan, and delivered the same to James K. P. Wilek, Constable,

July 19th 1867, Warrant returned with the body of the defendant, endorsed, "I took the body of the within named William Causan and have him before the Justice, John Cassil, July 19th 1867, James K. P. Wilek, Constable, - Fees, Mileage, 40 service, 40 assistance 100, conveyance 150, Total \$ 3,30

Being satisfied by the statement of Defendants counsel, that several of Deft. witnesses could not be procured today; the Defendant entered into a recognizance in the sum of one hundred dollars, with Hiram Causan and A. James Sterling, sureties for his appearance at 9 o'clock A. M. tomorrow to which time this case, was adjourned.

Recognized Elisabeth Tomlinson & Nancy Gibson, to appear as witnesses at the same time, in the penalty of fifty dollars each.

July 20th 1867, the defendant appeared trial had, Elisabeth Tomlinson, Nancy Gibson, Samuel Gibson, C. Burrows, Oliver Kenady, David Southwick, Mary Southwick, Calvin Chapman, Charles Newfer, Joseph O. Baker, Moses Blake, J. B. Cole, Philip Snyder, Mrs. Arnold, John Hopkins, O. W. R. Ingman, George Hawley, C. M. Robinson, Mrs. Serenhart,

State Witnesses cont
 David Southwick 1 d. 50
 May Southwick 1 d. 50
 Calvin Chapman 1 d. 50
 Chas. Suffer 1 .. 50
 J. O. Baker 1 .. 50
 Moses Blake 1 .. 50
 J. B. Cole 1 .. 50
 P. Snider 1 .. 50
 Mrs. Arnold 1 .. 50
 C. L. Tomlinson cal. 25
 John Hopkins 1 d. 50
 O. W. N. Lyman .. 50
 Geo. Hawley .. 75
 Cull. Robinson .. 50
 Mrs. Linnhart .. 50
 Elisabeth Parthemore 50
 A. S. Johnson .. 50
 \$17,00

Defts. Witnesses
 Edward Miller 1 d. 50
 Jas. Neal 1 .. 50
 George Linnhart 1 .. 50
 Jane Linnhart 1 .. 50
 Dwight Webb 1 .. 50
 J. H. Blake 1 .. 50
 Eliza Blake 1 .. 50
 Ben Lock 1 .. 50
 Frank Garwood 1 .. 50
 Martha Evans 1 .. 50
 Hiram Causan cal. 25
 \$7,65

Elisabeth Parthemore and A. S. Johnson, were sworn & examined on behalf of the prosecution, and Edward Miller, James Neal, George Linnhart, Jane Linnhart, Dwight Webb, John H. Blake, Eliza Blake, Ben, Lock, Frank Garwood, Martha Evans, Hiram Causan and defendant, sworn & examined on behalf of Defendant; thereupon it is ordered and adjudged by me that the Defendant be discharged and go hence without day, and it is further ordered and adjudged by me that the Defendant recover of the prosecuting witness, Elisabeth Tomlinson, his costs made in this case, ^{taxed at \$7,65} and it is further ordered and adjudged by me that the said Elisabeth Tomlinson, pay the costs of the prosecution in this case, taxed at \$ 17,00

80. 11.
 The state of
 Loabella Har
 Justices fees
 file 5 Aff. 50 Mar. 50
 Aff. for com. 50 Decy. 50
 9 files 15 com. 20
 sub. 4 Wit. 40 entry 50
 Decogn. Wit. 40 com
 sub. 5 Wit. 35 = 3 file
 Hear. 40 Judgt. 40
 Draw. 15 sat. 20
 Entry
 Constable p
 On warrant
 on subpoena
 on sub 3 Wit.
 Attendance 2 d
 Witness fe
 S. Weaver
 Louis Bonnell
 Ann White
 M. J. Hamilton
 Jas. McBride
 Hiram McBride
 Wm. Roberts
 Susan Bon

No. 4.

A. S.
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 and Edward
 Lennay,
 John H. Blake
 and Garwood,
 Esq. and
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 as, Elisabeth
 in this
 red and
 id Elisabeth
 the prison-
 17,00

The state of Ohio
 Isabella Hamilton
 Justice fees
 file 5. Aff. 40 War. 40 85
 Aff. for com. 40 Decy. 30 80
 3 files 15 com. 20 35
 sub. & Mt. 40 entry 50 90
 Decogn. Mt. 40 com 20 60
 sub. 5 Mt. 35 3 files 15 = 50
 Hear. 40 Judgt. 40 80
 Trans. 15 sat. 20 35
 Entry \$495
 30
 525

Constable fees
 On warrant 60
 On subpoena 1,35
 On sub. 3 Mt. 1,10
 Attendance 2 dy 2,00
 \$5,15

Witness fees
 S. Weaver 1,00
 Louis Bonnett 1,50
 Ann White 1,00
 M. J. Hamilton 1,00
 Jas. M'Bride 1,00
 Hiram M'Bride 1,00
 Wm. Roberts 70
 Susan Bonnet 1,00

August 24th 1867 This day came Ann
 White, and made oath that one Isabella
 Hamilton, late of the county of Union
 & state of Ohio; at the county aforesaid
 did unlawfully, assault, strike, wound
 & bruise the said Ann White, on or about
 the 15th day of August 1867, contrary to the
 statute in such cases made and provided,
 Took her affidavit thereof; thereupon issued
 a warrant against Isabella Hamilton and
 delivered the same to James K. P. Welch, constable.

August 24th 1867 Warrant, returned, with
 the body of the defendant, indorsed: "I took
 the body of the within named Isabella
 Hamilton, and have her before the justice
 John Cassie, Paris township, Aug. 24 A.D. 1867
 Fees. Mileage 20 service 40 \$60 James K. P. Welch, constable
 Being satisfied that Margaret J. Hamilton
 a material witness for the defendant, is
 absent, and her testimony cannot be had
 until Monday next; the defendant enter-
 ed into a recognizance with John M. Hamil-
 ton & A. James Sterling; her sureties in
 the sum of one hundred dollars
 for her appearance on Monday next,
 26th inst, at 10 o'clock, to which time
 this cause was adjourned.

August 25th 1867 Issued subpoena for Defendants
 witnesses, to wit, Margaret J. Hamilton, Samuel
 Weaver, Louis Bonnett, & Susan Bonnett,
 that claimed }
 not claimed }
 not claimed }
 not claimed }

August 26 1867 one o'clock P. M. Parties pres-
 ent. Deft. asked for a continuance until to mor-
 row at 11 o'clock having been unable
 to obtain her witnesses, continuance
 granted.

August 27th 1867 11 o'clock A. M. Defendant
 appeared at the time set for trial; no
 person appearing to prosecute; the defendant
 is discharged from custody and permitted to go
 home without day.

No. 5

The state of
as
John Stur

No. 5.

The State of Ohio } Sept. 9th 1867 This day came Jesse Columbus
vs }
John Stinner }

The state of

vs

Alexander M
+ Cynthia M

Justices of

App. 40 file 5

Warrant 50 file

sub. 5 Wit 45 file

Entry 60-3 file

App. for com 40, com

sub. 1 Wit 0 file

sub. 1 " " "

sub. 7 Wit.

Hearing case 40 file

recog. 40 to 3 file

Trans. 58 certifi

Const. fe

On Warrant

on sub. 4 Wit

on sub 1 "

" " " "

" " " "

Witnesses of

D. Wilkinson

D. Wilkinson

Geo. May 1

Jas. M. Walsh, 1

Geo. Shap 1

Jas. Shap 1

Joseph Mayo, 1

D. W. Henderson

Wit. for cha. dep

John Malou

No. 6.

The state of Ohio

vs
Alexander Maize
& Cynthia Maize

Justices fees
Aff. 40 file 5 45
Warrant 80 file 5 85
sub. 5 Mit 45 per 50
Entry 60-3 files 75
Aff. for com 40, com 20 60
sub. 1 Mit. 30
sub. 1 " " 30
sub. 1 " " 30
Hearing case 40
Decoys 40
Draws, 58 certified 25

Const. fees
On Warrant \$1.05
on sub. 4 Mit 80
on sub 1 " 50
" " " " 45
" " " " 45

Witness fees
R. Wilkinson 24 100
S. Wilkinson calls 25
Geo. M'Kay 1 day 50
Jas. M. Welch, 1 " 50
Geo. Shope 1 " 50
Jas. Shope 1 " 50
Joseph Mayo, 1 " 50
D. W. Henderson 1 " 50
Mit. for cha. depts. 25
John Malow 1 day 50

Sept. 25 1867 This day came Richard Wilkinson and made oath that, Alexander Maize & Cynthia Maize, late of Union County, Ohio, on the 24th day of Sept. A.D. 1867 in the county aforesaid in and upon the body of the said Richard Wilkinson, then & there being an unlawful assault did make & him the said Richard Wilkinson then & there & upon the premises of the said Richard Wilkinson, unlawfully did strike, cut, beat, wound & ill treat, with intent in & upon him the said Richard Wilkinson, then & there unlawfully, feloniously, wilfully, & of their malice aforethought to commit a murder as he verily believes, and further saith not. Took his affidavit thereof; thereupon issued a warrant against Alexander Maize & Cynthia Maize, and delivered the same to Jas. K. P. Welch, Constable.

Oct. 14th 1867 Warrant returned with the bodies of the defendant, ^{in name} I took the bodies of the within named Alexander Maize and Cynthia Maize and have them before the Justice Oct. 14th A.D. 1867 Fees: Mileage, 25 service \$105 James K. P. Welch, Constable; Being satisfied that Jas. M. Welch, a material witness for the state is absent & cannot be had before seven o'clock P.M. To day, on the affidavit of Prosecuting witness, this cause was adjourned untill 7 P.M. to day, Oct. 14th 1867 seven o'clock P.M. Parties present trial had Richard Wilkinson Susan Wilkinson, Jas. M. Welch, George M'Kay, Geo. Shope, Geo. Shope & Joseph Mayo sworn & examined as witnesses for the prosecution & Alexander Maize & Cynthia Maize for defense; it being too late to get through with the case to night it was by agreement adjourned untill 8 o'clock to morrow morning

Oct. 15th 1867 eight o'clock A.M. Defendant appeared trial resumed & testimony closed & Attorneys heard; and there upon the defendant were ordered

by me to enter into a recognizance
 in the sum of one hundred dollars
 for their appearance at court of com-
 mon Pleas, of Union County, Ohio
 which was accordingly done with
 W. M. Randall their surety,
 Recognized Richard Wilkinson, Susan
 Wilkinson & Jas. M. Welch, as wit-
 nesses in behalf of the State, to
 appear at the court of common
 Pleas, of Union County, Ohio, on
 the first day of its next term.

Oct. 22^d - 1867 Transcript & papers
 in this case filed with the
 Clerk of Union Common
 Pleas court

The state of

vs

Alexander M.
& Cynthia M.

Justice's f
 Aff. 40 files
 Warrant 30 files
 Entry
 Judgt. 50 files
 Transcript
 Certificat.

Constable
 on Warrant

No. 7

cognizance
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nty, Ohio
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son, Susan
as wit
State, to
mmon
Ohio, on
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papers
the
non

The state of Ohio
vs
Alexander Maize
& Cynthia Maize

Justice's fees
Aff. 40 files 45
Warrant 80 files 85
Entry 55
Judgt. 80 files 85
Transcript 55
Certificat 25
\$3,50

Constables fees
On Warrant \$1,05

Sept. 25 1867 This day, came Richard Wil-
kinson & made oath that Alexander Maize
& Cynthia Maize, late of Union County, Ohio,
on the 24th day of Sept. 1867 in the county
aforesaid, in & upon the the body of Susan
Wilkinson, then & there being an unlawful
assault did make & her the said Susan
Wilkinson, then & there unlawfully did
strike, cut, beat, wound & ill treat,
with intent in & upon her the said
Susan Wilkinson then & there unlaw-
fully, feloniously, wilfully & of their
malice aforethought to commit a
murder & affiant does verily believe
that the said Alexander Maize & Cynthia
Maize are guilty of the fact charged,
& further saith not. Took his affidavit
thereof; thereupon issued a warrant
against Alexander Maize & Cynthia
Maize & delivered the same to Jas.
K. P. Welsh, constable.

Oct. 14th 1867 Warrant returned with the
bodies of the defendants, in docket; "2 took the
bodies of the within named Alexander Maize
& Cynthia Maize, and have them before the justice
Oct. 14th 1867 Fees: Mileage 25 service 80 \$ 1,05
James K. P. Welsh, Constable."

Being satisfied that Jas. M. Welsh a material
witness is absent, & on the affidavit of Richard
Wilkinson, this cause was adjourned until
7 o'clock this evening; Oct. 14 1867, seven
o'clock P. M. Parties present, trial had,
Richard Wilkinson, Susan Wilkinson
Jas. M. Welsh, George M. Kay, Geo. Shope
Jas. Shope & Joseph Maize, sworn and
examined as witnesses for the prosecu-
tion & Alexander Maize & Cynthia Maize
for the defendant; adjourned until
8 o'clock tomorrow morning.

Oct. 15 1867 8 o'clock A. M. met pursu-
ant to adjournment, all parties pre-
sent, trial resumed, testimony clo-
sed, & attorneys heard; thereupon the
defendants were ordered by me to

enter into a recognizance in the sum of one hundred dollars for their appearance at Court of Common Pleas, of Union County, Ohio, which was accordingly done, to answer for an assault & battery on the person of Susan Wilkinson; which was accordingly done

Oct. 22^d 1867 Transcript & papers in this case filed with Labors Randall, Clerk of Union Common Pleas Court

The State of
vs
John McKee
George McKee

Justices of
the Peace
Affidavit
Fil. 5 Warrant
bail for case
sub. 2 Wit.
Entry 50 ph.
Fil. 5 fil. 5
sub. 6 Wit.
Hearing case
Susan 9 Wit
3 files
Judgt. 40, Recog.
Trans. 50 cert.

Deft. cast
Fil. 5 sub. 6 Wit.

Constable
on Warrant
on sub 2 W.
" " 6 "
Allensdame

Witnesses
Michael Gable
Mrs. Gable
Ann Wilkin
C. Wilkin
C. Martin
M. McKee
Fred. Westfall

No. 6.

The sum for their own sum his, which answer for the prison his was

The state of Ohio

Justice fee	
affidavit	40
fil. 5 Warrant	80
bill for case	40
sub. 2 Wit.	30
Entry 50 fil.	55
fil. 5 fil.	10
sub. 6 Wit.	50
Hearing case	40
swear 9 Wit.	45
3 files	15
Judgt. 50, Nicop 50	100
Trans. 50 cert. es	75
	<u>\$6,75</u>

Constable fee	
on Warrant	\$3,65
on sub 2 W.	45
" " 6 "	1,60
Attendants	1,00
	<u>\$6,70</u>

Witnesses

Michael Yable	25
Mrs. Yable	25
Ann Wilmoth	50
C. Wilmoth	50
C. Martin	50
M. McKee	50
Fred. Westfall	50
	<u>\$3,00</u>

October 21st 1867 This day came Michael Yable, and made oath that on or about the 20th day of October A.D. 1867 one John McKee & George McKee, late of said county of Union in the state of Ohio, did unlawfully assault, and threaten in a menacing manner, the aforesaid Michael Yable, at the county of Union aforesaid contrary to the statute in such case made & provided; Took his affidavit thereof; Thereupon issued a warrant against John McKee and George McKee, and delivered the same to James K.P. Wileb, constable.

Oct. 21st 1867 Warrant returned, with the bodies of the defendants - Constable returned "I took the body of the within named, George McKee & John McKee, and have them before the justice John Cassil, October 21 A.D. 1867 Fee: Mileage, 35 service, 80 conveyance 1,00 assistance, 1,50 \$ 3,65 James K.P. Wileb, constable.

Oct. 21st 1867 At request of prosecuting witness, issued a subpoena for Charles Martin and Anne Wilmoth, as witnesses for state

Oct. 21 1867 At request of defendant issued subpoena for Charles Wilmoth, Charles Martin, Zachariah Martin, Frederick Westfall, Anne Wilmoth and Martha McKee.

Oct. 21st 1867 4 o'clock P.M. All parties present, trial had, Michael Yable, Mrs. Yable, Mrs. Anne Wilmoth, Charles Martin, Frederick Westfall, Charles Wilmoth, John McKee & George McKee, witnesses sworn & examined, and thereupon the defendants were ordered by me to enter into recognizance in the sum of one hundred dollars for their appearance at court of common Pleas, of said county, on the first day of its next term, to answer for an assault upon Michael Yable, which was accordingly done, with Robert Stout & Ann Wilmoth, their sureties, Oct. 23rd 1867 Transcript sent to Clerk, common Pleas

No. 9

The state of

Robert Bell
Elem. Vint

Justice fees

App. 40 Fil. 5
Warrant 40 each
Entry
Fil. 5 Recogniz
Fil. 5 com 20
Fil. of precept
sub. 1 Wit 20 fil. 5

Judgt. 40
Recognizans
Fil. of Recogn
Fines set. 20
Recogn. of Wit.
Fil.
Transcript
Certificate

Constables
On. Warrant, service
Mileage
Assistant
Attendant
On. sub. Mileage
service
Attendant

No. 9
 The state of Ohio
 vs
 Robert Bell &
 Elmer Vining
 Deft.

Feb. 29th 1868 This day came J. A. Henderson, and made oath that on or about the 25th day of February A. D. 1868, one Robert Bell & Elmer Vining, did, in the village of Marysville in the county of Union & state of Ohio then & there unlawfully exercise the trade & occupation of auctioneer, and did then & there unlawfully and directly sell by way of public auction, vendue, and outcry, in said county and state certain property and effects other than utensils of husbandry, household furniture, real estate, produce, horses, sheep, hogs or neat cattle; to wit, dry goods & notions consisting amongst other things, of muslin, print, cloths, casimers, dress goods, blankets, crash, table linen, suspenders, shoe brushes, silks & ready made clothing, without a license as provided by law. Took his affidavit thereof: Thereupon issued a warrant against Robert Bell & Elmer Vining, and delivered the same to James K. B. Walsh, constable.

Justice fees
 Aff, 40
 Warrant 40
 Entry 40
 Deft & recognizance 80
 Deft & com 20
 Deft & prep
 sub. 1 Wt 20
 Deft & 40
 Judgt. 40
 Recognizance 40
 Deft & recogn 40
 Deft & set. 20
 Deft. of Wt. 40
 Deft 5
 Transcript 50
 Certificate 25
 \$6.25

Constables fees
 On Warrant, service 80
 Mileage 20
 Assistant 1.00
 Attendance 1.00
 March 2^d
 On sub. Mileage 20
 service 25
 Attendance 1.00
 \$4.55

Feb. 29th 1868 Warrant returned with the bodies of the defendants; by agreement of parties the defendants entered into a recognizance with James M. Walsh, J. A. Roney, Lewis Jenkins & S. W. Dalbey, their sureties, for their appearance at 10 o'clock A. M. Monday March 2^d 1868, to which time this cause was adjourned.

March 2^d 1868 8 o'clock A. M. At request of the prosecuting witness a subpoena was issued for G. H. Pinney & delivered to James K. B. Walsh, constable. March 2^d 1868 9 o'clock A. M. subpoena returned, ~~in due~~ served by reading.

March 2^d 1868 10 o'clock A. M. Defendants appeared and waived an examination; and thereupon the defendants were ordered by me to enter into a recognizance in the sum of three hundred dollars for their appearance at the court of common Pleas of Union County, Ohio, at its next term; which was done accordingly, J. M. Walsh & J. A. Roney, their sureties.

Recognize G. H. Pinney as a witness on behalf of the state.
 Transcript delivered to clerk of common Pleas March 16th 1868.

No. 10.

The State of

vs

Atis Miller

Justice for

Fil. 5 Aff. 40
Appointing const
Warrant 40 lnt
of man
Mitimus
to jail

Com. 20, fil. 5
i. lnt
sub. 4 Mit. 40 fil.

sub. 1 Mit 25-2 fil.
Order on jail
Judgt. 40 Mit. 40
of fil. of lnt

Recogn. 2 Mit
fil. lnt
Mit. 40, satis.

Trans. & lnt

Constable for

on Warrant

Attendance, Man

on Mitimus

J. H. B. W. on sub. 4

.. on sub. 1 Mit

Attendance

on Mitimus

Witness for

A. S. Johnson

M. E. Mallory

Deft. Witness

W. C. Dexter

Lewis Andrew

J. Armstrong

B. Wilmoth

A. Ferguson

No. 10.

The State of Ohio vs Otis Millington

Justice fee

Fil. 5 Aff. 40 45
 Appointing constable 40
 Warrant 40 Enty 50 = 90
 Fil. of Warr 5
 Affidavit 40
 Com. 20, figs 25
 #il. Help 5
 sub. 4 Wit. 40 fil. 5 Def. 55
 sub. 1 Wit 25 2 fil. 10 35
 Order on Jail mt. 40
 Judgt. 40 fil. 40 80
 2 fil. of mt 5
 Recogniz. 2 Wit 50
 2 fil. 100
 Mt. 40, satis. 20 20
 Trans. 8 cr 85
 Constable fee W. W. G. A. 625
 On Warrant 60
 Attendance, March 11th 1.00
 On Mitimus 40
 J. H. S. W. on sub. 4 Wit. 75
 on sub. 1 Wit. 45
 Attendance 1.00
 On Mitimus 85
 \$5.05 \$ 60

Witness for plaintiff

A. S. Johnson 75
 M. E. Malloy 25
 50

Def. Witnesses

W. C. Baxter 50
 Lewis Andrews 50
 J. Armstrong 50
 B. Wilmoth 50
 H. Ferguson 50
 \$5.50

March the 11th 1868 This day came Algernon S. Johnson, and made oath that one Otis Millington, did, on or about the 6th day of March 1868 at the county of Union + state of Ohio unlawfully and feloniously, steal, take + carry away one silver watch of the value of fifty dollar being the property of Melvin E. Malloy; took his affidavit thereof: thereupon issued a warrant against Otis Millington.

March 11 1868 The constable of the township both being absent from the township. I hereby appoint Wm. C. Alexander to serve process in a criminal case of the state of Ohio against Otis Millington, and I administered to said Wm. C. Alexander an official oath as constable.

March 11th 1868 after having appointed and sworn the above named Wm. C. Alexander, a constable I delivered to him the Warrant against Otis Millington.

March 11 1868 Warrant returned by constable with the body of defendant. constable return on Warrant "I took the body of the within named Otis Millington, and have him before the justice John Cassil, March 11th 1868, J. E. Wiley 20 sworn 40 Wm. W. C. Alexander, Constable."

Parties all present, and by agreement this case is continued until one o'clock to morrow P.M. and defendant failing give bail for his appearance at that time, was committed to jail until that time.

March 12 1868 On precept of Dft. Atty, issued a subpoena for Wm. C. Baxter, Lewis Andrews, Joel Armstrong + Benson Wilmoth, as witnesses.

March 12 1868 one o'clock P.M. The defendant was brought before me and being arraigned for plea, says that he is not guilty, trial had, Melvin E. Malloy + A. S. Johnson, witnesses sworn and examined, and thereupon the defendant was ordered by me to enter into a recognizance in the sum of one hundred dollars for his appearance at the court of common Pleas of Union county Ohio, which

he neglected to do; and thereupon I issued a writimus for his commitment, and delivered the same to James K. P. Wilder, Constable. I recognized the following witnesses in behalf of the state; Algernon S. Johnson & Melvin E. Mallory.

March 12th 1868 Writimus returned, in answer

"March 12th 1868 I committed the within named Otho Millington, to the custody of the within named jailer, with whom I left a certified copy of this writ.

Mileage 20

service 40

copy \$ ~~25~~ James K. P. Wilder, Constable "

March 14th 1868 Transcript of this case copied from this docket & the transcript & papers delivered to Eben Randall clerk of Union Common Pleas Court, Monday, March 16th 1868

The State of
v
John Kirchn

Justice costs

affidavit

return

warrant

return

subp

return

returning writ

entry

judgment

satisfaction

Constable

Mileage

Service

return

Mileage

attendance

read my

for

per

witness

John Gutkin

John Beards

No 11

The State of Ohio
vs
John Kirchner

Justia costs.	
affidavit	40
return	5
warrant	40
return	7
subp	30
return	9
swearing out	10
entry	65
judgment	40
satisfaction	20

Constable fees	
mileage	- 20
service warrant	40
return subp	35
mileage	20
attendance	1.00
red my	\$2.15
for J.M. Cassil	
Per J.W. Lawrence	
witness	
John Guthrey	(50)
Thos Kearney	(50)

November 27th 1869. Suit brought on the oath of Thomas Peacock, against one John Kirchner for selling or giving intoxicating liquor to one Michael Kain, a man who is in the habit of becoming intoxicated, in violation of the statute in such case made and provided.

affidavit on file, warrant issued for the arrest of the said John Kirchner, and delivered to J M Cassil, court Nov 27th 1869. warrant returned endorsed as follows I took the body of the within named John Kirchner and have him before the justice. fees mileage 20^{cts} service 40. attendance \$1.00 J M Cassil court

Nov 27th 1869, by order of the prosecuting witness a subpoena was issued for John Guthrey and Michael Kain as witnesses on the part of the state, and delivered to J M Cassil constable. The subpoena returned endorsed as follows. received this writ Nov 27th 1869, and served the same forthwith by reading to the within named John Guthrey and Michael Kain, mileage 1 mile 20. service two witnesses 35^{cts} total 55 J M Cassil, court

Nov 27th 1869. parties present, Messrs Piper & Gilbert attorneys appeared on the part of the state, Michael Kain one of the witnesses legally subpoenaed and present was called upon to be sworn as a witness on the part of the state and refused to be sworn, he then being ordered by the court to be sworn & testify in the cause now pending he still refused to be sworn, and the said Michael Kain became bawling and noisy in the court, and the court ordered the said Michael Kain to be put in the jail of the county until he be willing to testify, as the statute requires, witness found and delivered to Joseph Lawrence constable.

John Guthrey and Thomas Peacock sworn, and examined, in the case. The defendant then plead guilty to part of the charges alleged in the affidavit, to wit, that he did give to the said Michael Kain, whiskey to be drunk on his premises, sometime between the first and fifteenth days of November, 1869. after hearing the testimony & the confession of the defendant, it is considered by me that the defendant pay a fine of Ten Dollars, and costs of suit, to wit at \$6.75 and Judgment is hereby rendered against the said John Kirchner for \$16.75 fine and costs

Nov 27th 1869 W M Robinson J D
Nov 27th 1869 the defendant paid the above fine and cost in full, this case is therefore discontinued
W M Robinson J D

The State of Ohio
vs
Michael Rain

Justice fees
Mittimus
per jury man
entry
Judgment

Constable Lawrence
for commitment
copy
Mileage
attendance
Jailors fee

\$4.50

Nov 29th A D 1869. Suit brought against Michael Rain for the disobedience of the Court as hereinafter described to wit
I had on the 27th day of November A D 1869, a suit was pending before Me Wm Robinson one of the Justices of the peace in the County of Union and in the State of Ohio, and in the Township of Paris, wherein the state of Ohio was plaintiff and John Kirchner was defendant, and at the request of the prosecutor on the part of the state I issued a subpoena for one Michael Rain, as a witness in behalf of the State of Ohio and delivered the same to J M Capil Constable of said Township of Paris, Commanding him to appear forthwith before Me the undersigned a Justice of the peace in and for said State, County & Township, and on the 27th day of November A D 1869, the said subpoena was returned by said J M Capil constable, indorsed, Dated November 27th 1869 by reading this writ to the within, Michael Rain
And the said Michael Rain appeared by the command of said subpoena, before me, the undersigned, and the parties being present, and ready for trial, the said Michael Rain was requested by the counsel, for the state to be sworn and testify, in the cause then and there pending, but he the said Michael Rain, refused to be sworn as the law required him to do, and the court, then ordered him to be sworn or affirm, and he still wilfully refused to be sworn or affirm, and became Boisterous and Noisy, in said court
I thereupon issued a Mittimus, and delivered the same to Joseph W Lawrence constable of said Township, of Paris County of Union & State aforesaid, Commanding him to take the Body of the said Michael Rain to the Jail of said county, there to remain until he submit to be sworn, and testify, as the law requires, or be otherwise legally discharged.

November 29th A D 1869. Mittimus returned indorsed as follows
I executed this writ by committing the within named Michael Rain to the Jail of the County, and delivering a certified copy of this writ to the jailor
Justice fees 1.00
Mittimus 40^{cts}
copy 40^{cts}
Mileage 20^{cts}
Jailors fee 2.50
attendance before Court 1.00
total \$4.50 signed Joseph W Lawrence constable

Nov 29th the defendant present, it is therefore considered by Me that the defendant Michael Rain, pay a fine of Five Dollars for Contempt of Court in the above case, and cost of suit taxed at 6.10
and Judgment is hereby rendered against the said Michael Rain for Five Dollars fine and costs of prosecution, Wm Robinson J P

The state of
John Cady
Frank St
Stephen H. D
& Noah Bai

justice fees
Aff. & file
Warrant 50 cts
Entry
File of Warrant
sub. 4 Mit.
File of Receipt
Recognizance
Continuance
sum for swearing, 4
Hearing case
Mitt. 40 Recog.
Recogn. Mit. 40
Certificate

J. P. fees and
swearing 2 Mit

Const. fees
on Warrant
Attendance

No. 11.

Michael Rain
 described to me
 a suit was pen-
 ties of the peon-
 of Ohio, and in
 his was plaintiff
 the request of
 a subpoena for
 the state of Ohio
 unstable of said
 forthwith upon
 and for said
 27th day of Nov
 and by said
 November 27th
 Rain
 il constable
 the command of
 and the parties
 Michael Rain
 he sworn and
 but he the said
 had refused him
 he sworn or
 to be sworn or
 in said court
 the same to
 of Paris County
 to take the Body
 county, there to
 testify, as the law
 endorsed as follows
 Rain to the Sail
 Sailor
 andance before
 me constable
 d by me that
 Contempt of
 10
 hael Rain for
 in J.P.

The state of Ohio
 vs
 John Cady
 Frank Stiner
 Stephen H. Doty
 & Noah Daily

justice fee
 Aff. & fil 55
 Warrant 50 cts each 1,600
 Entry 53
 Fil of Warrant 5
 sub. & Wit. 40
 Fil of Recog. & sul. 10
 Recognizance on con. 40
 Continuance 20
 sum for swearing, 4 W. 20
 Hearing case 40
 Supt. 40 Recog. 40 80
 Recog. & Wit. 40 20
 certificate 25

J. P. fee chd & aft
 swearing 2 Wit 10

Const. fee
 on Warrant \$1,800
 Attendance 2,000

June 2^d 1868 This day came Alexander Stewart
 and made oath that on or about the
 30th day of May A. D. 1868 John Cady
 Frank Stiner, Stephen Henry Doty
 & Noah Daily, in the county of Union
 & state of Ohio; two domestic fowls,
 known by the name of hens, of the
 value of fifty cents (25 cents apiece) of
 the goods & chattels and property of one
 Alexander Stewart, their & their heirs,
 found, unlawfully & feloniously
 did steal, take & carry away; took
 his affidavit thereof; thereupon issued
 a warrant against, John Cady, Frank
 Stiner, Stephen Henry Doty & Noah Daily
 and delivered the same to James K. P. Welsh,
 constable.

June 2^d Warrant returned, with the
 bodies of the defendants, indorsed, "I took
 the bodies of the within named, John Cady
 Frank Stiner, Stephen H. Doty & Noah
 Daily and have them before the justice
 June 2^d A. D. 1868 Fees; Milage 20 service \$1,600 = \$1,800
 Jas. K. P. Welsh, constable.

Being satisfied that Catharine Estep,
 Minerva Debolt, & Isabel Stiner
 witnesses for the state are absent, by
 agreement this case is continued
 until 10 o'clock A. M. to-morrow, &
 The defendant, entered into a recognizance
 in the sum of one hundred dollars for
 their appearance at that time.

At the request of prosecuting witness a
 subpoena was issued for John D. Lyon
 Catharine Estep, Minerva Debolt & Isabel
 Stiner, as witnesses on behalf of the state,
 and delivered to Alexander Stewart, the
 prosecuting witness for service.

June 3^d 1868 10 o'clock A. M. The defendant
 all appeared trial had, Alex. Stewart, John
 D. Lyon, Minerva Debolt, Catharine Estep, Franklin
 Stiner, & Wesley Gerard, sworn & examined, and
 thereupon the defendant Franklin Stiner, was
 ordered by me to enter into a recognizance

Witness fees, in the sum of One hundred dollars for his
 Alex. Stewart 25 appearance at the Court of common Pleas
 John D. Lyon 70 of the County & State aforesaid, which was
 Catharine Estep 70 accordingly done. C. Stiner & John Cady his
 Minerva Delott 70 sureties. — John Cady, Stephen D. Doty
 \$235 & Noah Daily, were by me discharged,
 recognized, Alexander Stewart, as a
 witness on behalf of the State,

off. Witness
 H. Gerard
 J. Stiner

July 16th 1868 A transcript of this case was
 this day copied from this docket & the
 transcript together with the papers
 in the case delivered to Labor Randall,
 Clerk of Union County common
 Pleas court same day,

John Cassil, J. P.

The State of
 v
 William B. Harris

Justice fees
 affidavit
 filing
 warrant
 filing
 subp
 filing
 entry

Judgment
 satisfied

constable
 mileage
 service
 attendance

reading fee
 Joseph W. Lawrence

Witness fee
 J. M. Caspell
 Thos. Percott
 Collier

recd
 recd
 recd

The State of Ohio
v
John Draper

Justice fees
affidavit 40
warrant 40
subp 25
entry 50
Judgment 40
Serving witness 5
Satisfaction 20
\$ 2,35

December 2nd. A D 1869. Suit brought against John Draper on the affidavit of Thomas Bewcock, charging the said John Draper with buying and furnishing one Henry Black with intoxicating liquor to wit one pint of whiskey and he the said John Draper then and there well knowing that the said Henry Black was a man in the habit of becoming intoxicated, affidavit on file.

I thereupon issued a warrant for the arrest of the said John Draper forthwith, and delivered the same to J. M. Caspil constable

December 2nd. A D 1869. I issued a subpoena for Henry Black as witness on the part of the state for his appearance forthwith, and delivered the same to J. M. Caspil constable

December 3rd. A D 1869. Warrant returned, endorsed as follows. I took the body of the within named John Draper & have him before the justice Dec 2nd A D 1869

for. Mileage 25^{cts} service 40^{cts} attendance Two days 2.00
J. M. Caspil (constable)

Dec 3rd. A D 1869. subp returned endorsed as follows
I read this writ Dec 2nd 1869, served by reading to the within named Henry Black, Mileage 45^{cts} service 25^{cts}
J. M. Caspil (const)

December 3rd. A D 1869. the defendant John Draper in Court Trial had the the charges as alleged in the affidavit made known to him by me, he then and there plead guilty to furnishing intoxicating liquor to Henry Black as charged in the affidavit. Henry Black sworn & examined, after hearing the testimony, and on confession of the defendant it is considered and adjudged by me that the defendant pay to the state of Ohio a fine of Ten Dollars, for such violation of the statute, and Judgment is hereby rendered against said John Draper for Ten Dollars fine, and costs of prosecution, herein taxed at \$5.70

W. M. Robinson J. P.

Constables fees
service 65
Mileage 70
attendance 2 days 2.00
\$ 3,35

witness fee

The State of Ohio
v
Joseph & Clape

Justice fees
affidavit
warrant
subp
entry
Judgment
Serving witness
Satisfaction

Satisfaction

constables fees
warrant
attendance
subp

read my fee
Joseph W. L. Com

witness fees
Wm Selmer
Clark Adams

against
 Peacock, charging
 him one Henry
 pint of whiskey
 well knowing
 the habit of be
 arrest of the
 and the same
 a subpoena
 to the state
 the same to
 endorsed as
 paper scraper &
 days 2.00
 constable
 as follows
 going to the
 service 25^{cts}
 (const
 paper in
 in the affidavit
 plead guilty
 my Black as
 worn & exam
 session of the defen
 that the de
 Ten Dollars, for
 it is hereby
 Ten Dollars
 at \$5.70
 J.P.

The State of Ohio
 v
 Joseph S Claford

Justice fee
 affidavit 40
 filing 5
 warrant 40
 filing 5
 subp 25
 filing 5
 Judgment 10
 following witness 10
 clerk entry 50

2,20
 satisfaction 20
 240

constables fee
 warrant 60
 attendance 1.00
 subp 1.45
 grand jury fee 2.05
 Joseph W Lawrence
 Constable
 witness fee
 Wm Selover .50
 Clark Adams 50

December 8th A D 1869. Suit Brought against Joseph
 & Claford, on the oath of Wm Selover, for an assault and
 Battery committed upon the person of the said Wm Selover
 affidavit filed. I thereupon issued a warrant for
 the arrest of the said Joseph Seloford and delivered the
 same to Joseph W Lawrence constable, by order of the prose
 cuting witness I issued a subpoena for Clark Adams, and
 delivered the same to Joseph W Lawrence constable, returnable forth
 with.

December 8th A D 1869. warrant returned
 endorsed as follows. I took the body of the within named
 Joseph Seloford, and have him before the Justice Dec 7, 1869
 for. Milege 20^{cts} service 40^{cts} attendance 1.00 total 1.60

December 8th A D 1869. subpoena returned, endorsed
 as follows. December 8th A D 1869. I received this writ
 and served the same by reading to the within named
 Clark Adams. Milege 20^{cts} service 25^{cts} total 45^{cts}

December 8th A D 1869. parties all present, Wm
 Selover & Clark Adams sworn, and examined, and
 the dependant plead guilty to the charge of an
 assault and Battery upon the body of Wm Selover
 as charged in the affidavit. after hearing the testimony &
 on the plea of guilty by the dependant, it is considered by
 me that the dependant pay to the State of Ohio, a fine of
 Five Dollars, and Judgment is hereby rendered against
 the said Joseph Seloford for said fine of Five Dollars
 and costs of suit taxed at \$5.25

Wm Robinson J P
 January 31st A D 1870 read by A J Wilkins
 nine dollar, and Eighty five cts on the above judgment
 Wm Robinson J P

The State of Ohio
 v s
 Clifford Freeman &
 William McIntire

Justice fees affidavit 80
 warrants 80
 filing entries 10
 Judgments 75
 Bond 80
 filing 40
 swearing w 5
 Satisfaction 25
 4.15

Court fees
 Mileage 20
 Service 80
 assistants 1.50
 attendance 1.00
 3.50

witness
 W E Baxter 25
 Lawrence Martin 25
 George Handen 25
 Safety Stout 25
 Henry Hufine 25
 \$1.25

recd \$1.75 costs in this case
 J W Lawrence
 recd \$1.75 costs in this case
 J W Lawrence
 recd my fee in this case

Safety Stout

May 28th A D 1870. This day Came Joseph W Lawrence and Made oath that, Clifford Freeman and William McIntire were guilty of a violation of the statute by fighting at fistcuff. in the Town of Marysville in the County of Union and in the Township of Paris. Took his affidavit therefor; thereupon I issued a warrant against the said Clifford Freeman and William McIntire, and delivered the same to Joseph W Lawrence Constable. May 28th A D 1870 Warrant returned, with the Bodies of the defendants. I took the Bodies of the within named Clifford Freeman and William McIntire, and have them before the Justice May 28th 1870.

fees service 80^{cts} Mileage 20. assistants \$1.50. Total \$2.50
 J. W. Lawrence const
 the defendants present. trial had. W E Baxter, Lawrence Martin, George Handen, Safety Stout Henry Hufine. were called, sworn & examined as witnesses, after hearing the testimony, and upon a plea of Guilty to the charge as set forth in the affidavit, by each of the above named defendants, it is on this 28th day of May 1870 that each of the defendants, Clifford Freeman and William McIntire pay to the state of Ohio the sum of Five Dollars (\$5) fine, and costs of suit taxed at \$4.45. each. total costs \$8.90 and Judgment is hereby rendered against the said Clifford Freeman & William McIntire. Separately for the same
 Wm Robinson J P

William McIntire one of the above named defendants entered into Bonds with George Gibson as surety, for the payment of his fine and costs, on or before the 4th day of June 1870, Clifford Freeman and Joseph W Lawrence Made arrangements for the payment of his Freeman's fine and costs, said Lawrence being the prosecutor & Constable)

June 14th 1870 recd of J W Lawrence \$9.55. as Wm McIntire's fine, and half of the costs in the above case, which releases the said Wm McIntire in this case. Wm Robinson J P

August 4th recd \$7.70 of J W Lawrence. constable as Cliffords Freeman's part of the above fine & costs. this case is therefore discontinued.
 Wm Robinson J P

recd my fees in this case G. D. Handen

The State of Ohio
 v s
 John Kirehn

costs
 Bond affidavit
 filing
 warrant
 filing
 swearing w
 Entries
 recognisance of
 defendant
 recd of witness
 satisfaction
 \$
 Transcript
 \$

Constable fee
 Mileage
 Service
 attendance

W Lawrence and
 am McIntire were
 at first off. in
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 thereupon I issued
 man and willie
 W Lawrence con
 d, with the body
 within named
 and have them
 Total \$2.50
 court
 ter, Lawrence Martin
 ver called. sworn &
 and upon a
 affidavit, by each
 the day of May 1870
 and William
 Five Dollars (5\$)
 Total cost \$8.90
 the said Clifford
 the same
 J P
 defendants entered
 the payment of
 1870,
 made arrangements
 said Lawrence being
 as Wm McIntire
 which releases the
 rison J P
 table as Clifford
 is therefore done
 Robinson J P

The State of Ohio
 v
 John Firehner

costs	
Bond affidavit	40
filing	5
warrant	40
filing	5
swearing out	15
entry	75
recognizance of	
defendant	40
recog of witness	40
satisfaction	25
	\$2,85
Transcript	85
	\$3,70
Constable fees	
mileage	20
service	40
attendance	100
	\$1,60

June 15th A D 1870. This day came Albert Spain and
 made oath that one John Firehner on or about the 21st day of
 May 1870. at the county of Union & in the state of Ohio, and in
 the village of Marysville, ^{Ohio} sell to one Alonzo Spain one half
 pint of intoxicating liquor to wit whiskey, and the said Alonzo
 Spain was at the time of said sale a minor, and the said
 John Firehner well knew at the time he made the sale that
 said Alonzo Spain was a minor. Took his affidavit there
 of, thereupon issued a warrant against the said John
 Firehner, and delivered the same to Joseph W Lawrence
 Constable. - June 15th A D 1870. warrant returned with
 the body of the defendant. - ^{warrant endorsed by judge} Took the body of the with
 in named John Firehner, and have him before the Justice
 Wm Robinson June 15th A D 1870. Milege 20^{cts} service 40
 total 60^{cts} Jos W Lawrence constable
 June 15th A D 1870. The defendant in court and
 after being duly arraigned and the complaint made known
 to him, he entered a plea of Not guilty. Trial had. Alon
 zo Spain & Albert Spain witnesses sworn and exam
 ined. also the defendant was sworn and examined
 and after hearing the testimony, the defendant was
 ordered by me to enter into a recognizance in the
 sum of One Hundred Dollars for his appearance
 at the court of Common pleas on the first day of
 the next term of said court, which was complied
 with, by the said John Firehner & William Weber
 his surety signing said bond, which is filed with
 the papers in this case.

Wm Robinson J P
 Transcript Issued and delivered to G Piper prociator
 Wm Robinson J P

The State of Ohio
v S
John Kirchner

costs
Affidavit 40
filing 5
Warrant 40
filing 5
subp 40
filing 5
subp 25
filing 5
swearing wtrns 25
deft Bond 40
filing 5
witness Bond 40
filing 5
Entries 75
\$3.55
Transcript 75
Certificate 25
4.55
constables costs
swearing wtrns 60
Subpns 1.65
attendance 1.00
\$3.25

witness fees
A Spain 50
J Spain 50
Jos Powers 50
John Guthrey 50
\$2.00

June 18th A D 1870. This day came Albert Spain and made oath that one John Kirchner on or about the 21st day of May A D 1870 at the county of Union and state aforesaid in the village of Marysville did sell intoxicating liquor to one John Spain, and he the said John Spain being a man in the habit of becoming intoxicated. and he the said John Kirchner well knowing that fact at the time he sold the liquor - Took his affidavit thereof thereupon issued a warrant against the said John Kirchner and delivered the same to Jos W Lawrence constable

June 18th A D 1870. Warrant returned with the body of the defendant. and endorsed as follows - I took the body of the defendant John Kirchner, and have him before the Justice
June 18th 1870 Mileys 20^{cts} service 40^{cts} total 60^{cts}
Jos W Lawrence const

By order of the attorney for the state. I issued a subpoena for Albert Spain John Spain Joseph Powers & John Guthrey as witnesses for the state, and delivered the same to J W Lawrence Constable, also by order of Jos Sterling attorney for defendant I issued a subpoena for William Alexander as witness and delivered the same to J W Lawrence constable. Subpoenas returned endorsed as follows. - June 18th A D 1870 - I read this writ, and afterwards I served the same in the manner and at the time shown in the annexed list and table, that is. I read this writ to the witnesses whose names are marked R see list, J Powers, R, A Spain, R, J Spain, R, J Guthrey R Mileys 7 miles, 75^{cts} service 45^{cts} total \$1.20 - J W Lawrence const also read this writ June 18th 1870, and afterwards I served the same by reading to the within named William Alexander Mileys 20^{cts} service 25^{cts} total 45^{cts} J W Lawrence constable

June 18th A D 1870. the defendant in court, with his attorney Jos Sterling, who after having been duly arraigned, entered the plea of not guilty. Trial had and Albert Spain John Spain Joseph Powers & John Guthrey being sworn and examined for the state, by Jos W Robinson attorney for the state, and after hearing the testimony, and the arguments of the attorneys in the case, the defendant was ordered by me to enter into a recognizance in the sum of one Hundred Dollars for his appearance at the Court of Common Pleas on the first day of the next term of said court which was done accordingly, by signing a bond for one Hundred Dollars with William Richter his surety, recognized John Spain and Albert Spain as witnesses for the state all of which is on file among the papers in this case
W M Robinson J D

Transcript issued and delivered to L Piper prosecuting attor
W M Robinson J D

The State of Ohio
v S
Frank Hinton

Justice costs
Affidavit
filing
Warrant
filing
Mittimus
filing
Entries
Subp
swearing w
Precept
filing
Mittimus
filing
Judgment
satisfactory
further entries
Recognizance
filing
Transcript
filing
certificate

const costs
\$2.25

Spain and made
 day of May 4th 1870
 the relay of Ma
 in Spain, and he
 of becoming into
 knowing that fact
 Affidavit thereof
 John Kirchner
 table
 with the Body
 the Body of the
 the Justice
 60^{cts}
 Lawrence const
 a subpoena for
 John Guthrey
 to J W Lawrence
 attorney for defen
 der as witness
 table. Subpoena
 1870. I read
 in the manner
 said table, that
 names are marked
 R. J Guthrey R
 J W Lawrence const
 afterwards I served
 William Alexander
 Lawrence constable
 a court. with his
 arraigned, entered the
 Spain John Spain
 and warned for
 state. and after
 attorneys in the
 into a recognizon
 appearance at the
 term of said court
 for one hundred Dollars
 Spain and Albin
 is on file among
 m J P
 prosecuting attor
 in son J P

The State of Ohio
 v
 Frank Hinton

- Justice costs
- affidavit 40
- filing 5
- warrant 40
- filing 5
- Mittimus 40
- filing 5
- Centins 75
- Subp 55
- swearing w 35
- Precept 40
- filing 5
- Mittimus 40
- filing 5
- Judgment 40
- satisfactio 25
- further Centins 25
- Recognizance 40
- filing 5
- Transcripts 125
- filing 5
- certificates 40

costs
 \$2.20

December 3rd 1870 This day came Allen M Turner and made
 oath that on or about the second day of December A D 1870, ^{that} one
 Frank Hinton, at the county of Union and state of Ohio, did
 in and upon one Allen M Turner then and there ~~did~~ being in the
 County & State aforesaid, unlawfully, forcibly and feloniously did
 Make an assault, and him the said Allen M Turner and did
 forcibly, feloniously & unlawfully take from him the said
 Allen M Turner Money to the amount of Forty Eight ^{dollars} (\$48)
 also did take unlawfully & forcibly one Silver watch
 to the value of Twenty Dollars, &c
 Took his, Allen M Turner Affidavit thereof, which
 is on file. Thereupon I issued a warrant against the said
 Frank Hinton, and delivered the same to Joseph W Lar
 rance Constable. — December 3rd A D 1870. Warrant
 returned with the body of the defendant Frank Hinton
 and on good cause shown by the prosecuting witness
 and Prosecuting attorney, and consent of the defendant's
 attorney N A Gilbert, the trial was continued till
 Tuesday the 6th day of December A D 1870, at 2 o'clock P
 M. the defendant was, required to enter into recogni
 zance for his appearance at that time, and failed to comply
 with that request. Thereupon a Mittimus was issued
 to the keeper of the Jail of the county, commanding him
 to safely keep said Frank Hinton the defendant un
 till discharged by due course of law.

W M Robinson J P

Dec 5th A D 1870. Subpoena was Issued by order
 of the Prosecuting attorney, for O P Freeman Martha
 Brown Clifford Freeman Thomas Hinton C F Sparks, Willis
 Hinton ^{Hinton} ~~Freeman~~, on behalf of the state and
 delivered the same to J W Lawrence constable

December 6th A D 1870 Subp returned endorsed as follows
 Dec 5th A D 1870. recd this writ and afterwards I served
 the same by reading to O P Freeman, C F Sparks, Martha
 Brown C Freeman Guss Hinton Willis Hinton & Thomas
 Hinton. Mileage \$1.45 - service 75^{cts} total \$2.20

Sul Hensley const

December 6th A D 1870. one o'clock P M. I issued a pre
 cept commanding the Constable to Bring the Body of the
 above named Frank Hinton before me at 2 o'clock P M
 the time for trial in this case. Dec 6th A D 1870. 2 o'clock
 P M. the time for trial in this case, and the prisoner Frank
 Hinton present with his counsel A N Gilbert, after
 the charge as set forth in the affidavit was made known

The State of Ohio
v
Frank Hinton

witness fees
A M Turner 50
Willis Hinton 50
C F Sparks 50
Clifford Freeman 50
Richard Columbus 50
Martha Brown 50
O P Freeman 50
Tho' Hinton 50

J W Gauras 60
attendance 1.00

J W Gauras 85

to him by me, he then entered his plea of Not guilty
Trial had, Allen M Turner, C Freeman, Martha Brown
C F Sparks, Willis Hinton & Thomas Hinton sworn and
examined, by the prosecuting attorney & cross examined by
A N Gilbert attorney for defendant, after hearing the testi-
mony, and arguments of the council, it is considered by
me that the defendant be held to answer to the court of
Common Pleas at the next term of said court. I there-
upon ordered that the defendant enter into recognizance
in the sum of one Thousand Dollars for his appearance
at said court on the first day of the next term, which
he failed to do, I thereupon issued a mittimus, for his
commitment to the Jail of the county, and delivered
the same to J W Lawrence constable

Precept returned endorsed as follows - Recd this writ
Dec 6th A D 1870 at one o'clock P.M. and served the same by
bringing the body of the within named Frank Hinton
before the Justice W M Robinson for trial, service 1/2 ~~cost~~ 80
miles 20 ⁴ total 60 ⁴ Sub Heasley court

Dec 6th A D 1870, Mittimus returned endorsed
as follows I have delivered the body of the within named
Frank Hinton to the custody of the Sheriff of Union Co
Robert Sharp, & delivered a copy of this writ, for service
1/2 ⁴ copy 25 Miles 20 total 85 ⁴ J W Lawrence court

The following witnesses were bound to appear on the
first day of the next term of the court of Common Pleas to
testify before said court on behalf of the state, in the sum
of one hundred ^{each} each, Allen M Turner, C F Sparks
Willis Hinton, Mattie Brown, Clifford D Freeman
Thomas Hinton, Richard Columbus, and the recognizance
on file with the papers, in this case.

December 13th A D 1870, Transcript copied of the
proceedings in this case and delivered to L S Piper the
prosecuting attorney of Union county Ohio
W M Robinson J P

The State of Ohio
v
Elizabeth B...

affidavit
filing
warrant
filing
entries
subps
mittimus
filing
summing W
Precept
filing
Commitment
filing
filing subp
Judgment
satisfaction
further Cent
recognition
filing
transcript
certificates \$6

Court Heasley
Costs \$17.
" 11.

#21

of not guilty
 Martha Brown
 sworn and
 examined by
 leaving the testi
 considered by
 to the court of
 court. I there
 into recognisance
 for his appearance
 of said court
 term, which
 timony. for his
 and delivered
 Recd this writ
 and the same by
 Frank Hinton
 service 70 ~~costs~~ 80
 asley const
 and endorsed
 their names
 of Union co
 it, for service
 arance court
 appear on the
 common pleas to
 in the sum
 of Sparks
 D Freeman
 and the recognisance

ed of the
 to Piper the
 P

The State of Ohio
 v
 Elizabeth Brown

affidavit 40
 filing 5
 warrant 40
 filing 5
 Entries 75
 Subps 55
 Mittimus 40
 filing 5
 swearing W 30
 Precept 40
 filing 5
 Commitment 40
 filing 5
 filing subp 5
 Judgment 40
 satisfaction 25
 further Cent 25
 recognisance 40
 transcript 1 25
 certificate 40
 \$6.90

Court Hensley
 costs \$17.15
 " 1.00

\$2.20

December 3rd A.D. 1870 This day came Allen M Turner and
 Made oath, that on or about the second day of December A.D.
 1870 one Elizabeth Brown at the County of Union and State
 of Ohio, did in and upon him the said Allen M Turner
 then and there being in the County and State aforesaid
 unlawfully feloniously & forcibly did make an assault on
 him the said Allen M Turner, and did unlawfully force
 bly & feloniously take from him the said Allen M Tur-
 ner Money to the amount of Forty Eight Dollars (48\$)
 also did take unlawfully, forcibly & feloniously one Sil-
 ver watch of the value of Twenty Dollars &c

Took the affidavit of the said Allen M Turner which
 is on file in my office. Thereupon I issued a warrant
 against the said Elizabeth Brown, and delivered the same
 to Solomon Hensley constable -

December 4th 1870. warrant returned, endorsed as follows
 I took the body of the within named Elizabeth Brown, and have
 him before the Justice Wm Robinson Dec 4th A.D. 1870. costs
 Mileage \$5.25. service 40^{cts} Conveyance \$10.00. Assistance \$1.50
 Total \$17.15

Sol Hensley constable
 on good cause shown, by absence of material witnesses &
 other reasons, the trial of the prisoner was adjourned till
 December 6th A.D. 1870, at 2 o'clock P.M. thereupon I issued
 a mittimus to the jailer of the county, commanding him to re-
 ceive him the said Elizabeth Brown in the jail of the county
 and him safely keep until he be discharged by due course of
 law.

December 5th A.D. 1870. Mittimus returned, endor-
 sed as follows. I committed the within named Elizabeth
 Brown to the custody of the jailer, with whom I left a
 certified copy of this writ, Mileage 20^{cts} copy 40^{cts} service
 40^{cts}. Total \$1.00. ^{she is properly committed} December 5th 1870. I issued a subpoena

for O.P. Freeman, Clifford Freeman, Martha Brown, Thomas Hinton
 Charles Sparks, Willis Hinton & Louis Hinton
 on behalf of the state & delivered the same to Sol Hensley constable
 Dec 5th A.D. 1870. Subpoena returned endorsed as follows. Dec 5th
 A.D. 1870. I received this writ, and served the same as
 follows, on O.P. Freeman R C Freeman R Mattie Brown R
 C Sparks R Thos Hinton R Willis Hinton R & Louis
 Hinton R costs Mileage 24 Mills \$1.75. Service 75^{cts} total

Sol Hensley constable
 December 6th A.D. 1870. one o'clock P.M. I issued a precept
 commanding the constable to bring the bodies of the above named
 Frank Hinton and Elizabeth Brown before me at two o'clock
 P.M. the time set for the their trial in this case.

State of Ohio
vs
Elijah Brown

constable \$1.60

witness fees	:
Allen M Turner	50
O P Freeman	50
C Freeman	50
Martha Brown	50
C F Sparks	50
Willis Hinton	50
Thos Hinton	50
Felix Harrison	50

\$1.60
S Hearley attend 1.00

December 6th A D 1870. Two o'clock P M the time set for the trial of the above named Elijah Brown, the defendant in court, precept returned, endorsed as follows, Recd this writ Dec 6th A D 1870, at one o'clock P M, and served the same by bringing the bodies of the within named Frank Hinton & Elijah Brown, before the justice W M Robinson for Trial. Service 40^{cts} each - ~~20~~²⁰ miles 20 total \$1.60
Sol Hearley const

December 6th A D 1870, 2 o'clock P M, the defendant Elijah Brown in court, and the charges as pled against him in the affidavit made known to him, he entered his plea of Not Guilty, by his attorney A N Gilbert Trial had Allen M Turner, & Martha Brown sworn & examined, by the prosecuting attorney for the state & A N Gilbert for the defendant, It is considered by me that the defendant Elijah Brown be held to answer to the court of common pleas at the next term of said court and the defendant was ordered by me to enter into a recognisance in the sum of one thousand dollars for his appearance at the court of common pleas on the first day of said court next to be holden, which he failed to do and thereupon I issued a mittimus for his commitment & delivered the same to Sol Hearley constable, recognized the following witnesses in behalf of the state Allen M Turner, Willis Hinton, Charles F Sparks, Clifford Freeman, Martha Brown, Richard Columbus & Thomas Hinton, Thereupon I read & mittimus returned endorsed as follows Received this writ December 6th 1870, and served by delivering a certified copy of this writ, and indorsements thereon to the jailor, fees copy 40^{cts} miles 20^{cts} service 40^{cts} total ~~1.60~~ \$1.00 Sol Hearley const

Dec 13th A D 1870. Transcript issued in this case, and delivered to G Piper the prosecuting attorney of union County Ohio.
W M Robinson J N

State of Ohio
vs
Mathias Pheasant

Justice costs
Bond affidav
filing
warrant
filing
subp 8 W
filing
subp for 10 W
filing
summons 18 W
Embry
Guarantee
Subspection
\$7

constable

attendance

witness fees
J S Baldwin
O Wythe
O Gardner
Levy Bratton
J Redmore
Le Baldwin
Jas Baldwin
M Pheasant
J sturdy
Wm Cartmel
J Ward
Em sturdy
Edn Pooler

the time set for
 the defendant
 vs, Read this writ
 the same by
 and Hinton &
 Robinson for
 20 total \$60
 Hensley court
 the defendant
 as lodged again
 in, he entered
 A N Gilbert
 the Brown sworn
 the state &
 sidered by me
 old to answer
 of said court
 enter into a
 collar for his
 the first day of
 failed to do
 commitment &
 stable, recogni
 the state
 Charles J Spots
 chard Columbus
 Muttimus return
 her 6th 1870,
 this writ, and
 copy 40^{cts} mileage
 usley court
 this case and
 of union
 J D

State of Ohio
 v s
 Mathias Pheasant

Justice costs
 Bond & filer 40
 warrant 40
 filer 5
 subpoena 8 w 60
 filer 70
 subpoena for 10 w 5
 answering 18 w 90
 Emittiny 100
 Subscripture 25
 \$4.85

constable costs
 \$1.90
 4.20
 attendance 1.00
 7.10
 witness fees
 J S Baldwin 25
 O Wythe 90
 O Gardner 90
 Lewis Brutton 90
 J Redmore 90
 Le Baldwin 90
 J S Baldwin 90
 M Pheasant 25
 J Sturdy 90
 Wm Cartmel 90
 J Ward 90
 Em Sturdy 90
 Eln Pooler 90
 10.40

March 6th A D 1871. Suit brought on complaint made by James S Baldwin. against one Mathias Pheasant, for an assault & Battery, personally came James S Baldwin and made oath that on or about the first day of March, A D 1871 and in the county of Union and state of Ohio, that one Mathias Pheasant did unlawfully, violently, and in a menacing manner, did assault, and threaten, one James S Baldwin, then and there being, and him the said James S Baldwin, then and then did beat, wound & otherwise injure to the said James S Baldwin, and I took his affidavit thereon. I thereupon issued a warrant, for the arrest of the body of the said Mathias Pheasant, and delivered the same to J W Lawrence constable, March 6th 1871. The prosecuting witness ordered a subpoena for the following witnesses, to wit James Redmore, Mary Baldwin, William Cartmel, Lewis Brutton, Oren Wythe, Oren Gardner, Lemuel Baldwin, James Baldwin, which was issued and delivered to said James S Baldwin the prosecuting witness - The defendant also demanded a subpoena for the following witnesses to wit Edwin Robins, James Ward, Wm Sagers, Wm Collins, Emily Sturdy, Ellen Pooler, Mary J Hinton, Court Gibson, John W Sturdy, Mary Robins. I thereupon issued said summons & delivered the same to the J W Lawrence court

March 7th A D 1871, warrant returned, endorsed as follows. I took the body of the within named Mathias Pheasant, and have him before the Justice March 7th A D 1871. Mileage \$1.40, Service 50^{cts} total \$1.90
 The subpoena for plaintiff returned. Served by the prosecuting witness by reading to each of the within named witnesses. The subpoena for the defendant returned endorsed as follows. in substance, read this writ March 7th 1871, serve the same by reading to each of the within named witnesses. Mileage \$3.20, Service 90^{cts} total amount \$4.20
 March 7th A D 1871. The defendant present, with his attorney N. A Gilbert, and entered his plea of not guilty. Trial had James S Baldwin, Oren Wythe, Oren Gardner, Mary Baldwin, Lewis Brutton, James Redmore, Lemuel Baldwin, James Baldwin for plaintiff and Mathias Pheasant, Joseph sturdy, Wm Cartmel, Emily Sturdy, Ellen Pooler, Edwin Robins, Wm Collins, James Ward, Mary J Hinton, J W Sturdy for the defendant all of which was sworn and examined, after which the defendant with drew his plea of not guilty, and entered a plea of guilty, and after hearing the testimony, It is considered by me that the defendant Mathias Pheasant is guilty of an assault and Battery upon the body of James S Baldwin as charged in the affidavit, and that he the said Mathias Pheasant over

witness fees
Brought over 10.40

Edwin Robins	90
Wm Collins	90
Mary & Hinton	90
J W Sturdy	90
	\$14.00
Justice fees	4.85
constables fees	7.10
	\$25.95
Fine	5.00
Total	\$30.95

Pay a fine of Five Dollars, and costs of this suit herein
 taxed at Twenty Five Dollars and Ninety Five cents
 and judgment is hereby rendered against the said
 Mathias Pheasant on the 7th day of March for said
 fine and costs which is \$30.95
 Wm Robinson J P

The State of
 v
 Samuel Bullock

affidavit of
 warrant of
 Bond of
 Subj for P 13
 in a debt
 summary P W
 judgment
 recogn of debt &
 recog of writ &
 Judgment
 Entries
 Transcript
 court
 summary sub
 attendance
 Transcript

All Pheasant
 Jas Sturdy
 Edwin Robins
 James Ward
 Geo Ward
 John Sturdy
 Emma Sturdy
 Emma Robins
 Ellen Pooler
 Mary & Hinton
 Amanda Collins
 Peter Pheasant
 Wm Hinton
 James Pooler

suit herein
by trial entry
inst the said
wark for said
son of P

The State of Ohio
v
Lemuel Baldwin

affidavit re 45
 warrant do 45
 Bond re 45
 subp for P.W. 85
 " do 90
 summons PW 70
 subpoena 25
 recogn of depts 45
 recogn of writ 45
 Judgment 40
 Entries 125
 \$6.60
 Transcript 165
 court 5,25
 60
 serving sub 4,75
 attendance 1.00
 \$6.85
 Transcript 445
 00

All Pleasant 25
 Jos Sturdy 90
 Edwin Robins 90
 James Ward 90
 Geo Ward 90
 John Sturdy 90
 Emma Sturdy 90
 Emma Robins 90
 Ellen Pooler 90
 Mary J Hinton 90
 Amanda Collins 90
 Peter Pleasant 90
 Wm Hinton 90
 James Pooler 90
 \$719 5

March 8th A.D. 1871. This day came Albert Pleasant and
 made complaint against one Lemuel Baldwin for commit-
 ting an assault and Battery upon him the said Albert Plea-
 sant, and filed his affidavit to that effect as the statute re-
 quires, and being required by me to acknowledge himself
 Bound for the costs herein, entered into the following
 I acknowledge myself Bound for costs herein, in case
 the complaint be dismissed **Albert Pleasant**
 I thereupon issued a warrant for the arrest of the said
 Lemuel Baldwin and delivered the same to J. W. Lawrence
 constable and also at the request of the prosecuting
 witness, I issued a subpoena for Edwin Robins, Joseph
 Sturdy, James Ward, George Ward, John Sturdy, Emma
 Sturdy, Ellen Pooler, Jane Hinton, and delivered the
 same to J. W. Lawrence constable
 March 8th A.D. 1871, warrant returned endorsed as follows
 I took the Body of the within named Lemuel Baldwin and have
 him before the justice, Wm Robinson March 8th A.D. 1871
 miles 20^{to} sume 40^{to} J. W. Lawrence const
 The defendant asked a continuance of this case, and
 upon good cause shown, and the defendant entering
 into recognisance for his appearance with Jos S Bal-
 din his surety, the case was continued till March 11th
 A.D. 1871, at 10 o'clock A.M. - March 8th 1871 plaintiff
 demanded a subpoena for the following witnesses, James Sta-
 rdy, Edwin Robins, James Ward, George Ward, John Sturdy,
 Emma Sturdy, Emmy Robins, Ellen Pooler, Mary J Hin-
 ton, Amanda Collins, Peter Pleasant, William Hinton
 James Pooler, which was issued and delivered to J. W. Law-
 rence constable - - - March 8th 1871, the defendant
 ordered a subpoena for the following witnesses, Court Gibson
 James S Baldwin, Lemuel Baldwin, James Pridmore, Lewis
 Bretten, Oren Gardner, James Baldwin, John McNeal
 Wm Baldwin, Mary Baldwin, Samuel Smith,
 Wm Hinton, Charles Smith, Joseph Levar, which was
 issued and delivered to the defendant, (and lost & not redi-
 vided. March 11th A.D. 1871, 10 o'clock A.M. the time
 set for the trial in this case, The defendant Lemuel
 Baldwin, arraigned, and entered his plea of not Guilty
 Trial had, Albert Pleasant, Joseph Sturdy, Edwin Robins,
 James Ward, George Ward, John Sturdy, Emmy Sturdy,
 Emma Robins, Ellen Pooler, Mary J Hinton, Amanda
 Collins, Peter Pleasant, Wm Hinton, James Pooler, sworn
 and examined for plaintiff, and Court Gibson

Defendants with
 Court Gibson 25
 James Baldwin 25
 Lem Baldwin 25
 James Prudmore 25
 Lewis Bratten 25
 Oren Gardner 25
 James Baldwin 25
 John McNeal 25
 Wm Baldwin 25
 Mary Baldwin 25
 Samuel Smith 25
 Wm Hinton 25
 Charles Smith 25
 Joseph Levor 25
 \$3.50

James Baldwin Lemuel Baldwin James Prudmore Lewis
 Bratten, Oren Gardner, James Baldwin, John McNeal
 Wm Baldwin, Mary Baldwin, Samuel Smith, Wm Hinton
 Charles Smith, Joseph Levor, sworn and examined for the
 dependants, after hearing the testimony and the argum-
 ents of the attorneys, on both sides, it is considered by the
 that the defendant Lemuel Baldwin, he bound in the
 sum of one hundred dollars to appear before the court of com-
 mon pleas of union county Ohio on the first day of the next
 term of said court. The defendant thereupon entered into
 a recognisance in the sum of one hundred dollars as the
 statute in such case requires with James S Baldwin his
 surety, and said Bond is on file in this case,
 also the following named witnesses, entered into a recog-
 nisance in the sum of Fifty Dollars each to appear before
 the said court on the first day of the next term thereof
 E R Robins, Emma Sturdy, Emma J Robins Albert
 Pleasant, Mary J Hinton, and said Bond is on file in
 this case,
 Wm Robinson J D

March 14th 1871, Transcript filed in this case and
 delivered to S Piper the prosecuting attorney of union
 county Ohio
 Wm Robinson J D

The State of O
 v
 Albert Pheasant
 Lemuel Bald

Justice fees
 Affidavit
 Return
 Return
 Subp 8 W
 Return
 Subp 10 W
 Return
 Bond
 Return
 Entry
 Judgment
 Satisfaction
 \$ 5.

court costs \$6
 4
 10.

witnesses
 plaintiff
 James Prudmore
 Mary Baldwin
 Wm Cartmell
 Lewis Bratten
 Oren Wythe
 Oren Gardner
 Lem Baldwin
 Jas Baldwin
 \$

witness for
 defence
 Edwin Robins
 James Ward
 over

Predmore, Lewis
John McNeal
Wm Hinton
examined for the
and the argum
considered by the
Banda in the
the court of com
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how entered into
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S Baldwin his
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red into a recog
to appear before
term thereof
obius Albert
id is on file in
P D
this case and
of union
P D

The State of Ohio
vs
Albert Pheasant
vs
James S Baldwin

Justice fees
affidavit 40
warrant 40
Subp 8 w 60
Subp 10 w 70
Summons w 90
Bond 40
Entry 5
Judgment 1.00
ad. sum 40
satisfac 25
\$ 5.55

court costs \$6.45
4.10
10.55

witnesses for
plaintiff
James predmore 90
Mary Baldwin 90
Wm Cartmell 90
Lewis Brutton 90
Oron Wythe 90
Oron Gardner 90
Lem Baldwin 90
Jas Baldwin 90
\$7.20

witness for
defence
Edwin Robins 90
James Ward 90
over

March 6th A D 1871. Suit brought on complaint made by James S Baldwin against one Albert Pheasant for an assault. The said James S Baldwin personally appeared and made oath, that on or about the first day of March A D 1871 one Albert Pheasant in the County of Union and State aforesaid, did unlawfully, violently and in a menacing manner, assault and threaten to beat & wound him the said James S Baldwin then and there being and further this deponent saith not Took his affidavit there for - I therefore issued a warrant for the arrest of the said Albert Pheasant, and delivered the same to J. W. Lawrence constable. James S Baldwin the prosecuting witness ordered a subpoena for the following witnesses to wit James Predmore, Mary Baldwin, William Cartmell Lewis Brutton, Oron Wythe, Oron Gardner, Lemuel Baldwin & James Baldwin, which was issued and delivered to James S Baldwin the prosecuting witness,

The defendant ordered a subpoena for the following witnesses. Edward Robins, James Ward, William Cartmell William Collins Emily Sturdy Ellen Pooler Mary J Hinton Court Gibson, John W Sturdy, Mary Baldwin, I thereupon issued said subpoena and delivered the same to J. W. Lawrence constable

March 7th A D 1871. Warrant returned endorsed as follows. I took the body of the within named Albert Pheasant and have him before the Justice - March 7th 1871. Miles 70 Service 25^{ts} assistance \$1.50. Conveyance 4^{ts} total \$6.45 J. W. Lawrence constable

March 7th subpoenas for plaintiffs witnesses returned served by Jas S Baldwin. subpoenas for defendant returned endorsed served by reading Miles \$3.20 service 90. total \$4.10. J. W. Lawrence constable

March 7th 1871. Warrant returned with the Body of the defendant in court, being satisfied could not be tried, it being late, the defendant entered into a recognizance, with M Pheasant his surety, for his appearance at 10 o'clock A M Tomorrow, to which time this case is continued - March 8th 1871. 10 o'clock A M, the defendant appeared, trial had James S Baldwin Oron Wythe, Oron Gardner, Mary Baldwin, Lewis Brutton William Cartmell, Lemuel Baldwin, James Baldwin sworn & examined for the state, and Joseph Sturdy, Edwin Robins, James Ward, George Ward, Ellen Pooler, Wm Cartmell Ellen Pooler, Emily sturdy, Emily Robins, William Collins James Ward, M P Hinton J. W. Sturdy sworn & examined for the defendant, previous to the examination of the witnesses as the defendant entered his plea of not guilty. And after

Brought over	1.80
Wm Bartmell	90
Wm Collins	90
Emely Sturdy	90
Emely Pooler	90
Mary & Hinton	90
Court Gibson	90
John W Sturdy	90
Mary Baldwin	90
	<u>\$ 9.00</u>
plum wit	7.20
court costs	10.55
justice costs	5.55
	<u>\$ 32.30</u>
Fine	5.00
Total	<u>\$ 37.30</u>

The examination the defendant withdrew his plea of Not guilty and entered his plea of guilty. It is therefore considered by me that the defendant Albert Sheasant is guilty of an assault upon the person of James S Baldwin as charged in the affidavit and that the said Albert Sheasant pay a fine of Five Dollars, and the costs of this suit herein taxed at and judgment is hereby rendered on this 8th day of March A.D. 1871. against the said Albert Sheasant for the same

W.M. Robinson J.P.

The state of O
v S
Court Gib

affidavit &
warrant &
Century
Judgment
satisfac

attendance

recd my copy
Joseph W Lane

ed of Not guilty
considered by me
an assault up
in the affidavit
fine of Fine
ed at
The day of March
for the same
son J P

The state of Ohio
v
Court Gibson

affidavit &c 45
warrant &c 45
Century 50
Judgment 40
satisfac 25
205

60
attendance 100
2.05
3.65
2.00
1.65

recd my costs.
Joseph W. Lawrence

March 11th A.D. 1871 This day came James S Baldwin and
Made complaint against one Court Gibson for an assault
and filed his affidavit there of as the statute requires, and
being requested by me to acknowledge him self bound for
the costs, he herein entered into the following. I acknowledge
myself bound for costs in this case, if the case be dismissed
James S. Baldwin

March 11th A.D. 1871. Warrant issued a warrant for the body
of Court Gibson, on the above complaint, and delivered the
same to J. W. Lawrence constable.

March 11th 1871. warrant returned. endorsed as follows. I
took the Body of the within named Court Gibson and have him
before the justice, March 11th A.D. 1871. Mileage 40^{cts} Service 20
J. W. Lawrence const

The prosecuting witness failed to appear, and it is
therefore considered by me that the defendant Court Gib
son be discharged, and judgment is hereby rendered
on this eleventh day of March 1871, against James S
Baldwin the prosecuting witness for the costs of suit
herein taxed at \$3.65 W.M. Robinson J P

recd on the above \$2.00 March 14th 1871. recd \$1.65 in full
of the above case W.M. Robinson J P

The State of Ohio
v
Jonah Marks

affidavit 45
Bond 45
Warrant 45
satisfac 25
dock entry 50
continuance 200
2nd continuance 25

const fees 60
paid \$3,10

recd my cost
J W Lawrence

March 13th A D 1871. This day came Griffith Thomas and made complaint against one Jonah Marks, and made oath that he had cause to, and did fear, that the said Jonah Marks would unlawfully beat wound and assault him and his family and made oath to that effect, and filed his affidavit as the statute requires in such case, and he the said Griffith Thomas being by me required to acknowledge himself Bound for the cost if the case should be dismissed. Thereupon entered into the following I hereby acknowledge my self bound to pay the costs in this case, if the case be dismissed

Griffith Thomas

March 13th A D 1871, the said Griffith Thomas filed his affidavit in this case as the statute requires, I thereupon issued a warrant for the arrest of the said Jonah Marks, and delivered the same to J W Lawrence constable,

March 17th A D 1871, warrant returned endorsed as follows. I took the body of J Marks, and have him before W M Robinson J P March 17th 1871, fees arrest 40 ^{to} July 20 total 60¹⁵

March 17th 1871, parties present, the defendant on good cause got a continuance of the case till tomorrow the 18th at one o'clock P.M., I thereupon took his recognizance for his appearance at that time for the sum of 50\$ with J W Robinson surety, this case is therefore continued till 1 o'clock P.M. on the 18th day of March 1871. W M Robinson J P

March 18th A D 1871 one o'clock P.M. the time set by the continuance of this case yesterday, parties present, and by agreement of both parties, this case was continued till March 20th A D 1871, at one o'clock P.M. W M Robinson J P

March 20th 1871, the parties in this case appeared and compromised the case and the defendant Jonah Marks paid the Costs and the case is thereupon discontinued

W M Robinson J P

The State of Ohio
v
Jacob Geona

affidavit 45
warrant 45
entry 50
satisfac 25
Judgment

to Thomas and
 and made oath
 and Jonah Murks
 in and his family
 affidavit as the
 Griffith Thomas
 Bannock for the
 on entered into
 self bound to
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 filed his affida
 issued a warrant
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 and endorsed as
 him before
 next 40th July 20
 all must
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 the 18th at
 force for his
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 and till 1 o'clock
 Barron J P
 time set by
 ant. and by
 ed till March
 son J P
 appeared and
 Murks paid the
 e
 u J P

The State of Ohio
 v s
 Jacob Leonard
 affidavit 45
 warrant 45
 entry 50
 return 25
 \$1.65
 Judgment 40
 2.05

March 14th A D 1871. This day came William Bancroft
 and made complaint against one Jacob Leonard and made
 oath that the said Jacob Leonard, on or about the 13th day
 of March 1871, did unlawfully with force and arms in said
 county of union & state aforesaid in and upon the body of
 said William Bancroft then and their being assault
 and strike Beat. wounds and otherwise injure him
 and he the said William Bancroft being by me require
 ed to acknowledge himself bound for the costs and I
 considering him wholly unable to pay said costs
 R L Partridge entered into the following. I R L Partridge
 do hereby acknowledge myself bound for the costs in this
 case if the case be dismissed, & filed his affidavit therefore
 R L Partridge

I thereupon issued a warrant for the arrest of
 the said Jacob Leonard and delivered the same to
 J W Lawrence constable. W M Robinson J P
 The prosecuting witness William Bancroft, took the
 warrant from the constable and compromised the difficulty
 with the defendant Jacob Leonard, in some shape and destroyed
 the warrant, and it is therefore considered by me on this 24th
 day of March that the said William Bancroft and R L
 Partridge pay the costs of this suit, and judgment is hereby
 rendered against them the said William Bancroft and
 R L Partridge for the same herein taxed at \$2.05
 W M Robinson J P

The State of Ohio
 v
 John Lash

April 12th A.D. 1871. This day came Joseph K. Myers
 and made complaint against one John Lash, and made oath
 that the said John Lash did on or about the 10th (Tenth) day of April
 A.D. 1871, in the county of Union & in the State of Ohio, unlaw-
 fully and feloniously did steal, take and convey away one ~~note~~
 promissory note given for the payment of money to wit, for the pay-
 ment of one Hundred Dollars and of the value of Ninety Dollars &
 certain money of the amount and value of Two and ²⁵/₁₀₀ Dollars
 the personal property of the said Joseph K. Myers, and the said
 Myers filed his affidavit to that effect as the statute requires in
 such case, and I thereupon issued a warrant for the arrest
 of the said John Lash, and delivered the same to J. W. ^{Const.} Lawrence
 W. M. Robinson J. P.

The state of O
 v
 Name unknown
 called him John

Joseph H. Myers
 do and made oath
 the day of April
 of Ohio. Unlaw-
 fully carry away one ~~horse~~
 to wit, for the sum
 ninety dollars &
 two and ²⁵/₁₀₀ Dollars
 and the said
 statute requires in
 aid for the ^{cost}
 same to J. W. ^{cost} Saunders
 on J. P.

The state of Ohio
 v s

Name unknown but
 called him John Smith

Nov 27th A D 1871 This day came John Gibson and made
 complaint against an unknown man, but called him
 John Smith. and made oath that the said John Smith
 did on the 25th day of November A D 1871, in the county of Union
 & in the state of Ohio, unlawfully and feloniously did steal
 take and carry away one Saddle the property of the said
 John Gibson. and the said John Gibson filed his af-
 fidavit as the statute requires. I thereupon issued a war-
 rant for the arrest of the said John Smith, and deliv-
 ered the same to Sol Hearley constable

Nov 29th A D 1871. Warrant returned unused
 as follows. Returned by order of the plaintiff

Sol Hearley constable
 costs paid and the case is therefore discontinued
 W. M. Robinson J. P.

The State of Ohio

Peter Gray

costs
 affidavit 40
 filing 5
 warrant 40
 filing 5
 subp 45
 entry 25
 judgment 40
 satisfaction 25

115

constables costs

\$4.00

\$1.05

paid

\$5.05

215

720

March 14th 1872, suit brought on complaint of James J Mc Neal, affidavit filed, warrant, issued for the arrest of said Peter Gray, and delivered the same to John Geisler constable, the charge alleged against the said Peter Gray, was for selling liquor to one Frank Collins to be drunk on the premises where sold,

Subpoena issued for Charles Grub, Frank Collins & S. Burkham and delivered the same to John Geisler constable,

March 15th A.D. 1872, warrant returned endorsed as follows, I took the body of the within named Peter Gray, and have him before the justice, Mileage 60^{cts} service 40^{cts} transportation 3.00. Total \$4.00, John Geisler constable

March 15th 1872 subpoena returned, endorsed as follows

March 14th 1872 read this writ, and afterwards served the same by reading to the same to each of the within named witnesses, Mileage, 9 miles 60^{cts} service 45^{cts} total \$1.05

John Geisler const

March 15th A.D. 1872, the defendant in court, and after reading the complaint to the said Peter Gray the defendant as alleged in the affidavit, he the said Peter Gray put in his plea of guilty, to the charge as alleged, and after hearing the testimony, it is considered by me that the defendant Peter Gray, pay a fine of Five Dollars for said offence & the costs of this case. and judgment is hereby rendered on this 15th day of March 1872 against him the said Peter Gray, for Five Dollars fine, and costs of suit herein taxed at seven dollars and ninety cents, total \$12.90 witnesses, donated their costs to defendant, the defendant then and their paid the said fine & costs, and this case is therefore discontinued.

W.M. Robinson J.P.

The State of Ohio

U.S. William M. Robinson

Justices fees

aff. filing warrant

filing 20

Subj. for 5.00

filing sub

Surge. 5 W.

Recognize

Mittimus

filing same

Salif

Dr. Entm. Recd 3.00

Transp

certif

\$4.70

Ward on sub 1.00

One days att. 1.00

on mittimus 2.00

Depty. shiff mileage 4.00

ser. 45^{cts} total

\$5.30

Witnesses

John Gray

P. J. Sherman

R. M. Henderson

W. W. Woods

Darius Burton

of James J
for the arrest
me to John Guy
said Peter
Collins to be
ub, Frank
the same to
returned endor
Peter Gray, and
et transportation
pler constable
used by follows
wards served the
thin named wit
\$1.05
bler const
n court, and
ter Gray the de
said Peter Gray
is alluded, and
ed by me that
Five Dollars for
dgment is hereby
against him the
costs of suit
cents. total \$12.90
dependant then
case is therefore
inson J P

The State of Ohio
vs No. 1
William M. Oliver

Justices fees
Cfft. 40
filings 45
Warrant 40
filings 20 5
Sub. for 5 W 45
filings Sub 5
Surg. 5 W. 25
Recognize 40
Mittimus 40
filings same 5
Satisfy 20
De. Impr. freed 90
3.60
Transp 90
Certif 25
\$ 4.75

Comd on Sub 1.45
One days Att. 1.00
\$ 2.45
on mittimus 1.00
Depty Shiff mileage 4.80 345
Ser. 45 57
\$ 5.37

Witnesses
John Guy 85
P. J. Sherman 85
R. M. Henderson 50
W. W. Woods 50
Darius Burston 50

August 5th 1873 Affidavit filed which reads as follows,
State of Ohio Union County Before me John Randall one
of the Justices of the Peace in and for said County personally
came Robert M. Henderson who being sworn according to law
deposes & says that one William M. Oliver on the 26th day of
July in the year of our Lord one thousand eight hundred and
Seventy three in the County of Union aforesaid unlawfully
and feloniously did utter and publish as true and genuine
a certain false forged & counterfeited promissory note which
said false forged and counterfeited promissory note is of the
value and effect following to wit, "\$135⁰⁰ March 17th 1873"
"One year after date we promise to pay to James S. McPherson or
"bears the sum of One hundred & thirty five dollars; Value "
"Received payable at with ten percent interest "
" Perry Sherman "
" John Guy "
with intent thereby unlawfully to defraud, he the said William
M. Oliver then and there at the time he so uttered and published
said false forged and counterfeited promissory note well knowing
the same to be false ~~made~~ forged and counterfeited,
and further this deponent saith not

W. M. Henderson
Sworn to & subscribed before me at the County aforesaid this
5th day of August A. D. 1873

John Randall J P
August 5, 1873 Issued Warrant for the above named
William M. Oliver & delivered the same to L. Rippe Prob. Cllk

August 6th 1873 Subpoena issued for R. M. Henderson
W. W. Woods, Darius Burston, Perry Sherman and
John Guy

August 6, 1873 Warrant returned & filed endorsed
as follows "I took the body of the within named
William M. Oliver and ^{heard} him before the Justice
Fees mileage \$4.80 Service 45 Return 12 = \$5.37
August 6, 1873 W. M. Liggett Deputy Shuiff

August 6, 1873 Subpoena returned endorsed
"Aug. 6, 1873 I received this writ and afterwards
I served the same by reading this writ to the
within named person
Fees mileage 80. Service on 5 witnesses 80
- \$0.25 - \$1.45

A. S. Johnson Constable

August 6th A.D. 1873 - 3 o'clock P.M. the Defendant William M. Oliver appeared trial had. R. M. Henders W. M. Woods Darius Burton John Guy & Perry J. Sherman witnesses for the State were sworn and examined -

and thereupon I find said offense has been committed and there is cause to believe the defendant guilty thereof I therefore order him to enter into a recognisance in the sum of five hundred dollars with sufficient security for his appearance at the Court of Common Pleas, ^{in the} ~~on the~~ first day of the ~~next~~ ^{at the present} term thereof

and the defendant not offering sufficient bail I issued a mittimus for his commitment and delivered the same to A. S. Johnson Constable.

I Recognised John Guy & Perry J. Sherman as witnesses for the State

August 6, 1873. Mittimus returned endorse as follows
August 6, 1873 I committed the within named William M. Oliver to the custody of the within named ^{name of} Fuller, with whom I left a certified copy of this writ

A. S. Johnson Constable

Transcript made & delivered to Clerk of Court
By me Aug. 6, 1873

Laber Randall J P

The State of
vs
Frank Littel
George Sisco
Elijah Sisco

I consider the Comptroller responsible for costs
him to provide for the following security
Oct. 9, 1873
We acknowledge
Serves security & responsible for costs in this case

Joseph N. Koon
Nancy ^{his} ~~her~~ Koon

Taken & acknowledged before me this 9th of 1873
Laber Randall

J P Fees
App. & filing
Warrant & filing 1
Plff. Sub. & filing
Lifts & Gen. "
Contemner
Order to Com. & filing
Dischg. Prisoners
Record 5
Filing papers 2
Swearing 300 1
4.5

See next page for balance of Cost Bill

indant Williams
orders W. W. Woods
an witnesses for
n committed
guilty thereof
prison in the
int secretus
lead, on the part
rib issued a
the sum
is witness
se as follows
named William
for with
ble"
Clerk of Court

U J P

The State of Ohio
vs No. 2
Frank Littel
George Sisco &
Elijah Sisco

I consider the Compt. not
responsible for costs & order
him to proce^{ss} bail &
the following security given
Oct. 9, 1873

We acknowledge our
selves security and
responsible for costs
in this case
J. J. K. K. K.
Mary ^W _W K. K. K.

Taken & acknowledged
before me this 9th of Oct.
1873 Labor Randall J. P.

J P Fees	
Affid & filings	45
Warrant & filings	1 25
Plff. & del of filings	50
Exhib & del "	50
Contemnam	20
Order to bond & filings	45
Dischg Prisoners	20
Record	55
Filing papers	20
Servicing 3 w	15
	4 55

See next page
for balance of
Cost Bill

October 9th 1873 Affidavit filed which read as follows to wit
"The State of Ohio Union County & Before me Labor
Randall one of the Justices of the Peace in & for said County
personally came John N. Connell who being duly sworn accord-
ing to law deposes and says that Frank Littel George
Sisco & Elijah Sisco on the 5th day of September in the
year of our Lord one thousand eight hundred and
seventy three in the County of Union aforesaid did
unlawfully riotously and assemble together with
the intent then and there to do an unlawful act with force
and violence against the person and property to wit,
the dwelling house of One John N. Connell then and
there being to wit. then and there to strike and beat
One John G. Connell and to injure the said property of
the said John N. Connell by then and there throwing divers
stones at and against the said John N. Connell.

And further Depo^{se}ment & with out
John N. Connell

Sworn to before me and subscribed in my presence
this 9th day of Oct. 1873

Labor Randall J. P.

Oct. 9, 1873 issued a Warrant for the above
named Frank Littel George Sisco & Elijah Sisco
and delivered the same to Solomon Heasley
a Constable of Paris Township

October 10th 1873 Warrant returned endorsed
"I took the bodies of the within named Frank
Littel, George Sisco, Elijah Sisco, and have
them before the Justice Oct. 10, 1873

Fees mileage \$1.00 Service 1.20 Conveyance \$5.00
Assistance \$4.00 - \$11.00

Sol. Heasley Constable

Oct. 9, 1873 issued Subpoena for Daniel Cross, John
Martin, Mrs. John Martin, Elizabeth Annine, Nicholas Annine
& John G. Connell & handed the same to Heasley Const.

Oct. 10th 1873 This day the said Frank Littel George
Sisco & Elijah Sisco being before me in custody of
the Constable who having made return of the Warrant
and on motion of said Defendants by their Atty.
and on account of material witness trial adjourned
until Saturday October 11th 1873 at 11 o'clock A.M.
Thereupon issued written Order to Constable Heasley & ad who
has said prisoners in charge to detain them in custody there then

Const Bill Conrd
 Const Job. Heasley
 On Warrant in 45 2,20
 Conveyance 5,00
 Asst 3,00
 Attendance 1,00
 Just. & arbitrary P 6,00
 On Subj 1,50
 Att'd on 2^d day 1,00
 19,70

 Const, A. S. Johnson
 On Subj 1,45
 Att'd on P. 2 days 2,00

 Pffs Witnesses
 Edg. Croft 50
 John Martin 4m 70
 Mrs. John Martin 4m 70
 Eliz^a Amrine 4m 70
 Nicho^l Amrine 4m 70
 John Connell 7i 85
 Depts Witnesses 54) 5
 Wash. Maclin 5m 75
 H. D. Gaupman 6m 80
 Wm. Shumman 6m 80
 Chamberl Wolford 4m 70
 Cal. Wolford 4m 70
 Henry Wolford 7i 85
 4,60
 With fees 8,75

at the time and place of trial
 Saturday October 11th 1873 11 o'clock A.M. the time set
 hearing - the Defendants being present. and thereupon
 the prisoners by their attorney asked that the prisoners
 be discharged from custody and filed his motion therefor
 which in substance reads as followz. to wit,
 "The Defendants move the court to discharge them
 from under arrest and imprisonment for the following reasons to wit
 1st They were on the 6th day of September A.D. 1873 arrested
 by a warrant issued by A. S. Wilkins a Justice of the Peace
 for Union County Ohio upon the charge of being
 the same transaction for which these defendants are now
 under arrest. Defendants say they were by said Justice
 Recognised to appear at the Court of Common Pleas in
 1st for said County then to answer said charge and
 in default of bail said defendants were committed
 to jail and on the 11th day of September A.D. 1873
 were duly released on a writ of Habeas Corpus
 and thereupon the following witnesses
 to wit, John M. Connell A. S. Wilkins J. C. Price
 were sworn & examined & a Transcript
 of the discharge of said prisoners by the Probate Court
 of Champaign County Ohio was also offered in evidence
 and after hearing the evidence & arguments of
 counsel the motion was sustained by me and the prisoners
 discharged
 It is therefore considered by me that the said
 John M. Connell & Nancy Connell pay the costs herein
 taxed at dollars & cents and judgment
 therefor is hereby rendered against them for the same

June 20th 1874 Execution issued & given to James Gray Const. Ex. 45

The State of Ohio
vs
Lewis Mayo

J.P. Geo. Coffey
 Court of Pleas
 Doebly can't
 Paid by Bond

The State of Ohio
vs
Lewis Mayo

(Offence committed in Marion County Ohio)
On June 19th 1874 this day came Robert G. Boyd & filed his affidavit in the following words
"The State of Ohio Union County Pa.
On this 19th day of June 1874 personally appeared before me Faber Randall one of the Justices of the Peace in & for said County of Union Robert G. Boyd who being duly sworn according to law deposes and says that one Lewis Mayo late of the County of Marion & State of Ohio, on or about the 18th day of June 1874 in the night season to wit about the hour of twelve o'clock in the night season of said day in said County of Marion into a certain dwelling house of said Robert G. Boyd then situate and being did unlawfully maliciously, burglariously, feloniously & forcibly break and enter with intent then & there & thereby the personal goods, chattels property and monies of the said Robert G. Boyd in said dwelling house then & there being feloniously and burglariously to steal take and carry away and then and there in said dwelling house money to the amount of seventy five dollars of the value of seventy five dollars, one promissory note calling for \$140- of the value of \$140- and one other promissory note of the value of two dollars, the goods chattels money & property of the said Robert G. Boyd, in said dwelling house then and there being found then & there feloniously and burglariously did steal take and carry away, and affiant does verily believe that the said Lewis Mayo is guilty of the facts charged, and affiant further says that the said Lewis Mayo has absconded from the said County of Marion and is now in said County of Union as affiant is informed and believes - Further said he not,

J.P. fees Affidavit 45
Warrant 45
Boyd's con'te 40
Paid by Boyd \$130

Robert G. Boyd
Sworn to and subscribed before me by said Robert G. Boyd at said County of Union this 19th day of June 1874
Faber Randall J. P.

June 19, 1874 issued warrant for the said Lewis Mayo (to be returned to some Justice of the Peace of Marion County O) & handed the same to Jas. Gray Const. of Paul's Townships Union County O. Warrant # 45

At the time set
and thereupon
the prisoners
his motion therefor
to wit,
to charge them
the following names to wit
1873 arrested
Justice of the Peace
of & C being
dants are now
said Justice
non Pleas in
charge and
committed
the A.D. 1873
corpus
ing witnesses
Price
a Transcript
Probate Court
in evidence
arguments of
and the prisoners
that the said
costs herein
and judgment
for the same
by Const. 24, 45

The State of Ohio
vs
James McClary
& two men names unknown

The State of Ohio Union County
On this 19th day of July A.D. 1874 before me Labor Randall
one of the Justices of the Peace in and for said County
personally came Henry Knotts who being duly sworn deposes
and says that on or about the 14th day of July 1874 at said County
two certain men whose names are unknown to Affiant did
in said County in and upon Cora D. Knotts then & there
being unlawfully violently and feloniously an assault
did make and her the said Cora D. Knotts then & there
unlawfully forcibly and against her will feloniously
and against her will feloniously did ravish and carnally
know the the said Cora D. Knotts then & there being a woman
other than the daughter or sister of either of said unknown
persons. And Affiant further does verily believe that
said persons ~~are~~ so unknown are guilty of the facts
charged. And further Affiant charges & does verily
believe that one James McClary late of said County
is guilty of aiding abetting and assisting then & there
the said unknown men in the commission of said
crime. And further saith not

Justice's fee
Affidavit & filing 45
Warrant for 1. Hearing 45
Warrant 2. & 85
Sub. for 1. & 2. Hearing 30
Entry Judgt 40
Booked Entry & record 70
Satisfaction 20
Transcript 75
certif- 25

Henry Knotts

Sworn to by said Henry Knotts before me at
said County this 19th day of July 1874

Labor Randall J.P.

July 19th 1874 issued Warrant ^{the arrest of} against the said
James McClary & delivered to Sheriff

August 2nd 1874 issued warrant against Edward Elder and
Thomas Herberts - delivered the same to Sheriff

August 3rd issued Sub. for Cora D. Knotts Plff's witness

vs
by me W. Randall

July 20

Jacob Randall
Said County
by sworn deposes
at said County
to Affiant did
to them & there
an assault
to them & there
feloniously
and carnally
ing a woman
of said unknown
believe that
of the facts
& does truly
said County
ing them & there
mission of said

vs
~~by Jacob W. Randall~~

July 20, 1874

The warrant for the arrest of James McBlary returned Edward
"I took the body of the within named James McBlary & have
him before the Justice Jacob Randall July 20th 1874
Fees Mileage \$2.00 Arrest 45 return 12 Service 45 Apistana \$4.02
John C. Price Sheriff

And no evidence appearing against the said James McBlary
It is considered by me that the James McBlary be discharged

~~Arrest~~ The Sheriff made return of the warrant for the
arrest of E.D. Elder & Thos S. Hibbert as follows - "I took the bodies
of the within named E.D. Elder & Thomas S. Hibbert and
have them before the Justice August 3rd 1874
Fees Arrest 90 Mileage \$5.00 Service 65 Apistana \$2.50 Substanc
\$1.50 return 12. - \$10.67 John C. Price Shff Union Co

And there being no evidence against said defendants they
were thereupon discharged

Jacob Randall J. P.

Decer. 9th 1874 Transcript issued

at
for me at
74
J.P.
the said

Elder and

witness

The State of C
vs
William Weber

Clary Aff	40
Warrant	40
Recog	40
Filing fees	20
Sub. for 7. 1/2	55
to entry ahead	90
	<hr/>
	285
Transpt	100
Costs	25
	<hr/>
	\$ 410

Jan

Const on W.
in a Sub.
\$1,

July 20 1874 Sub
 Almira Richey
 Mattie Moore
 G. M. Robinson
 J. J. Leno
 Mrs A. B. Rison
 Mrs J. L. Pearce &
 Danus Duxton
 Delivered the same
 J. G. Coy Const.

The State of Ohio }
vs 5 }
William Weber }

Reading Aff 40
Warrant 40
Recogn 40
Filing paper 20
Sub for 7. 55
L Entry 90
2,85
Transcript 1,00
Cost 25
\$ 4,10

Const on W. 60
" " Sub. 65
\$1,25

July 20th 1874 Sub issued for
Almira Richey
Martin Moore
G. M. Robinson
J. G. Lenoir (yes
Mrs A. C. Rison
Mrs J. L. Pease &
Danis Duxton and
delivered the same to
Jat Guy Const.

Affidavit filed which reads as follows to wit
The State of Ohio Union County ss.
On this 20th day of July A.D. 1874 before me Tobias Randall one of
the Justices of the Peace in and for said County personally came
Almira Richey who being duly sworn according to law deposes
and says that William Weber late of said County on or about
the 18th day of July 1874 at said County did unlawfully furnish
intoxicating liquors to one Nick Weirman he the said Nick
Weirman then & there being and at the time intoxicated
and the said William ^{Weber} then & there well knowing that the
said Nick Weirman was then and there intoxicated,
and affiant says and does verily believe that said
William Weber is guilty of the fact charged & further
affiant saith not

Almira Richey
Sworn to by Almira Richey before me at said County
this 20th day of July A.D. 1874

Tobias Randall
Justice of the Peace

July 20th 1874 I issued Warrant for the arrest of
William Weber and delivered the same to
James Guy Constable Warrant

July 21st 1874 Warrant returned endorsed "I took the body of the
within named William Weber and have him before the Justice
who issued this warrant - July 21st A.D. 1874
Mileage 20, Service 40-60 James Guy Constable

And thereupon the said William Weber waived an
Examination and entered into a Recognisance in the sum
of three hundred dollars with Tobias Bartholomew as surety
for his appearance at the next Term of the Court of Common Pleas
for said County at ten o'clock A.M. on the first day of said
next Term of Court

Tobias Randall J.P

Subpoena returned endorsed 20
Service on three witnesses 45-65
James Guy Constable

On this 21st day ^{July} 1874 personally appeared before me
 Gaber Randall one of the Justices of the Peace in & for
 the County of Union William Weber & Tobias
 Bartholomew who jointly & severally acknowledged
 themselves to owe and stand indebted to the State
 of Ohio in the penal sum of three hundred dollars
 to be levied of their goods and chattel lands &
 tenements if default be made in the conditions
 following which are that the said William
 Weber shall be and appear before the Court of
 Common Pleas next to be holden within & for
 said County of Union on the first day of the
 Term at ten o'clock A.M. then & there to answer
 the charge of furnishing intoxicating liquors to
 one Nick Weirman he the said Nick Weirman
 being then & there intoxicated and the said
 William Weber well knowing that the said
 Nick Weirman was then & there intoxicated
 and not depart the Court without leave thus
 this Recognisance to be void otherwise to remain
 in force and virtue in Law

William Weber
 Tobias Bartholomew

Taken signed acknowledged and Surety
 accepted by me this 21st July A.D. 1874
 Gaber Randall J.P

August 22^d 1874 issued Transcript of this
 case.

Gaber Randall J.P

The State of Ohio
 vs
 William Weber
 Geo Justice
 Affidavit & filing
 Warrant
 Adjmt
 Recognisance
 Sub for Piffs vs 4
 1st u u Dep. vs 10
 2^d u u u u 6
 Swearing Piffs vs 5
 u Dep't n 11
 Entering Judge
 Recogn for 5 vs
 u u Dep't
 Entry & Record
 \$ 6
 Transcript \$ 8
 Const for Copy on Warrant
 u u u on Sub. 5
 u 1 day Allow on Court
 u Tho Wharton on Dep't
 Maria E. Bassel vs. d.
 Naoma Junner vs. n
 H. Spunkman vs. n
 G. M. Robinson vs. n
 A. Thompson vs. n
 Geo. Bonasa vs. n
 Lewis Bonasa vs. n
 Geo. Strong vs. n
 Mary Reed vs. n
 Edw. Gundersman vs. n
 Barbara Ell vs. n
 John H. Hoover vs. n
 Edw. Hoover vs. n
 M. Shalip vs. n
 Barbara Shalip vs. n
 Mary Shalip vs. n
 own

and before me
Peace in the
of Tobias
acknowledged
to the State
undred dollars
lands &
the conditions
William
Court of
this 22nd
day of the
then to answer
liquors to
ick Weirman
the said
the said
intoxicated
leave this
ise to remain

When
tholomai
d Surety
D. 1874
u J P
ht of this
all J.P

The State of Ohio	6
vs	6
William Weber	
Justice	
Affidavit & filing	45
Warrant	45
Adjnt	20
Recognisance	40
Sub for Pffs w. 4	40
1 st u n Dept. w. 10	70
2 nd u n n 6	50
Serving Pffs w. 5	25
u Dept n 17	85
Entering judge	40
Recogn for 5 w	80
u n Dept	40
Entry & Record	100
	\$ 6.80
	1.50
Grand total	\$ 8.30
Const J. Guy on Warrant	40
" " " on Sub. 5	185
" 1 day afternoon Const	1.00
	3.25
" Tho st Wharton on Sford	4.20
Martha E. Cassil w. d.	50
Naoma Turner n n	50
H. Speakman n n	50
Chas Robinson n n	50
A. Thompson n n	50
Geo. Conrad Defts n	50
Lewis Conrad n n	50
Geo. Strang n n	50
Mary Nicol n n	50
Eliz Gundersman n n	50
Barbara Ell n n	50
John H. Koerner n n 6 th	80
Elizabeth Koerner n n 6 th	80
Mr. Shalip n n 3 rd	65
Barbara Shalip n n 3 rd	65
Margaret Shalip n n 3 rd	65

The State of Ohio Union County ss.
 On this 22nd day of July 1874 before me Labor Randall one of the
 justices of the Peace in and for said County personally came Martha
 E. Cassil who being duly sworn according to law deposes and says
 that William Weber late of said County on or about the
 18th day of July A.D., 1874 at said County did unlawfully
 furnish intoxicating liquors to one John Henry Koerner then
 and there being, he the said John Henry Koerner being
 then and there a person intoxicated and he the said
 William Weber then and there well knowing that the
 said John Henry Koerner was intoxicated and affiant
 verily believes that said William Weber is guilty of
 the fact charged, and further affiant saith not.
 Martha E. Cassil
 Sworn to by Martha E. Cassil before me at said County
 this 22nd day of July A.D., 1874
 Labor Randall Justice of the Peace

July 22nd 1874 I issued Warrant against William Weber and
 delivered the same James Guy Constable
 July 22nd 1874 Warrant returned with body of defendant, and
 Constables return ^{endorsed} as follows, I took the body of the within
 named William Weber and have before the justice who issued
 this warrant Geo McKay 20 Service 40 - 60
 James Guy Constable

The defendant William Weber asked by his Atty J. L. Cameron for
 a continuance and with the consent of the Atty for complainant
 this case is continued for further hearing until July 24th
 1874 at 9 o'clock A.M. and thereupon the said William
 Weber entered into recognisance before me for his appearance &c at
 the time and place above named for the trial of said case,

July 23rd 1874 issued Subpoena for Martha E. Cassil Naoma
 Turner, Hayes Speakman & Charles M. Robinson for Pffs.

July 23rd 1874 By order of Defendants Atty. issued Subpoena
 for Lewis Conrad George Geier Mary Nicol Elizabeth Gundersman
 Barbara Ell, John H. Koerner, Elizabeth Koerner Margaret
 Shalip, Barbara Shalip, Michael Shalip & handed to his Atty,

July 23rd 1874 second Subpoena issued for defendant for Lewis
 Strang John B. Berger John L. Geier Gottlob Loekemeier, John
 Gundersman and George Conrad & delivered the same to
 Defts, Atty. J. L. Cameron

Depts. Witnesses continued
 Lewis Strang Dep't W. 50
 J. H. Berger 4m 70
 John L. Ges 50
 G. Lockman 50
 John Gundersman 50
 9.25

J.P. 6.50
 Const. Guy 3.20
 W. Wharton 4.20
 State W. fee 2.50
 Depts. 9.25
 \$25.95

July 24th 1874 - 9 o'clock A.M. The defendant appeared and
 trial had. Martha E. Capil Norma Turner Hayes Speakman
 Chas M. Robinson and Alvin Thompson, witnesses for the State
 and Lewis Gonsad, George Guer, Mary Nicol, Elizabeth
 Gundersman, Barbara Ell, John H. Koerner Elizabeth Koerner
 Michael Thalip, Barbara Thalip, Margaret Thalip, Lewis Strang
 John H. Berger, John L. Ges, Gottlob Lockmanier, John Gundersman
 and George Gonsad witnesses for the defendant Sworn & examined
 and thereupon I find that said ^{John Weaver} had been committed & there being
 cause to believe the defendant William Weber guilty thereof as
 as charged in said affidavit. I therefore ordered him the
 said William Weber to enter ^{sufficient} recognisance in the sum of
 three hundred dollars with ^{sufficient} sureties for his appearance at court
 at court ^{at court} which done accordingly John Weaver and
 John Henry Koerner his sureties

Gabe Randall J. P.

Subpoena for State witnesses returned duly served Constables
 fee mileage 20 - service on four 55 = \$0.75 James Guy Const.
 1st Sub. for Dept. returned served fee service on ten \$1.15 mileage 65 copys
 ten 2.50 = \$4.20 John Wharton Const.
 2^d Sub. for Depts. mileage 45 service 5 w. 65 = \$1.10 James Guy Const.

On August 24, 1874 Transcript made
 Geo. Transcript & certiff \$1.50 Gabe Randall

The State of Ohio
 vs
 William Smith

The State of Ohio
vs
William Smith

This day July 28th A.D. 1874 the said William Smith
having been arrested by the Marshall Solomon Hestley on
the charge of profane Swearing was brought before me to
answer said complaint the witnesses Mrs. McAllister and
Mrs. Converse being present for Plea says he is guilty
of the offense charged

It is therefore considered by me that he make his
fine unto the State of Ohio in the sum of One dollar
and that he pay the costs of this prosecution, amounting
to dollars

Jacob Randall J.P.

Received July 29th 1874 of Deft William Smith two
dollars fifty cents in full of the fine and costs in
this case (paid thru to be in sum) Jacob Randall J.P.

Rec^d of Randall my fees \$1.⁵⁰
Sol Hestley, Marshal

appeared and
Hayes Speakman
for the State
Elizabeth
Elizabeth Hoover
Lewis Strong
John Gundersman
worn & examined
admitted & their being
or guilty thereof as
advised him the
the sum of
insurance at Court
Weaver and

A. P.
ed Constables
my Const,
diag 65 copis
t.
amis Guy Gms'

de
ais

The State of O
v.s
Uriah Alder

J.P. fees
Affidavit & return of
Warrant & filing
Sub. for W. & filing
Depto. Recognizance
Recognizance of 4. M.
Booked entry & record
Satisfaction
Receipt
Court

Judgment
Sheriff's Price
On warrant
a Sub.

\$ 2

Witness fees
Linnery Mann (5m)
Jacob Kennedy 5m
Gelsa Mitchell 5m
A. J. Robinson 5m

The State of Ohio
U.S. No. 8
Uriah Alden

August 24th 1874 this day came Surrana Mann made
Complaint in writing signed and sworn to by her that
One Uriah Alden late of said County of Union did
unlawfully & violently strike wound and ill treat her the
said Surrana Mann and said Complaint is filed according
to law

J.P. fees	
Affidavit & Copy & filing	45
Warrant & filing	45
Sub. for 4w & filing	45
Defto Recognisance	40
Recognisance of 4. W.	70
Booked entry & record	85
Satisfaction	25
Transcript	25
Verdict	25
Judgment	40
Sheriff Price fees	45
On warrant	145
a sub.	110
	\$ 2,55

Afterwards on the same day I issued a warrant
for the said Uriah Alden directed to the Sheriff of Union Co. O.

And on said 24th day of Aug. 1874 issued sub. for
Sarah Kennedy Surrana Mann Belista Mitchell and
Mary J. Robinson directed to said Sheriff

August 24th 1874 Warrant returned endorsed "Pursuant to the command
of this writ I have arrested the within Uriah Alden and ^{him} ~~him~~
now in Court this 24th day of August 1874 Sheriffs fees Service
45 Mileage 100 = \$ 1,45
John C. Price Sheriff

August 24. 1874 Sub. returned endorsed "Served by reading to each witness
named in this writ fees Mileage 50 - Service 60 = 110
John C. Price Sheriff

Witness fees	
Surrana Mann (5m)	75
Sarah Kennedy 5m	75
Belista Mitchell 5m	75
M. J. Robinson 5m	75

August 24th 1874 the defendant Uriah Alden being in Court
and the Affidavit read to him waived an examination and
entered into a recognisance in the sum of three hundred dollars
with Thomas Martin and William Weber his sureties for his
appearance at the next ^{term of the} Court of Common Pleas for said County
of Union at ten o'clock A.M. on the first day of said Court
and ~~and~~ ^{while the judgment was being read} ~~at~~ the Court. Also the following named witnesses
were recognized in the sum of \$50- each for their appearance at the
next term of the Court of Common Pleas for said County of Union
to wit, Sarah Kennedy Surrana Mann Belista Mitchell and
Mary J. Robinson

Jabir Randall J.P.

August 31st 1874 issued Transcript of this case

The State of C
vs
Aniah Ald

Fees of J. P.
Affidavit & filing
Warrant u
Sub. for U. W.
Recog. of Debt
u of U. W.
Entry & record
Satisfaction
Transcript
Certif

\$ 4.

Indep \$ 4.

Shiff Price
on Warrant
u Sub

\$ 2

Witness fees
Sarah Kennedy 5m
Surrey Mann 5m
Edweta Mitchell 5m
Sarah J. Robinson 5m
\$

The State of Ohio
vs No. 9
Uriah Alden

Complaint of Sarah Kennedy for Assault & Battery,
This day August 24th 1874 came Sarah Kennedy and made
complaint in writing signed and sworn to by her that one
Uriah Alden late of said County did unlawfully strike
wound & ill treat her the said Sarah Kennedy and said
complaint is filed according to law

Afterwards on the same day I issued a warrant for
the said Uriah Alden directed to the Sheriff of Union Co. O.

Fees of J. P.
Affidavit & filing 45
Warrant " 45
Sub. for 4. W. 45
Recog. of Deft 40
" of 4 writ 70
Entry & record 85
Satisfaction 20
Transcript 65
Certif 25

August 24th 1874. issued subpoena for Sarah Kennedy
Surrena Mann Belista Mitchell & Mary J. Robinson

August 24th 1874 Warrant returned enclosed Pursuant to the
command of this writ I have arrested the within^{named} Uriah Alden and
have him now in Court this 24th day of August 1874

\$ 4.40
Sub \$ 4.80
Sheriff Ponce
on Warrant 1.45
" Sub 1.10
\$ 2.55

Sheriff's fee Service 45 Mileage 1.00 \$ 1.45
John C. Ponce Sheriff

August 24th 1874 Sub. returned Endorsed Aug. 24th 1874 recd. this writ
was served the same by reading to each of the within named witnesses
fee Mileage 50 Service 60 = ~~\$ 1.10~~ \$ 1.10
John C. Ponce Sheriff

Witness fees
Sarah Kennedy 5m 75
Surreny Mann 5m 75
Belista Mitchell 5m 75
Sarah J. Robinson 5m 75
\$ 3.00

August 24th 1874, the defendant Uriah Alden being in Court and
the Affidavit read to him waived an examination & entered into
a Recognisance in the sum of three hundred dollars with Thomas
Martin and William Weber his sureties for his appearance at the
next term of the Court of Common Pleas for said County of
Union at ten o'clock A.M. on the first day of said Court
and abide the judgement and Order of said Court - Also the
following named witnesses were recognized in the sum of
\$50 each for their appearance at the next^{term} of the Court of
Common Pleas for said County of Union to wit Sarah
Kennedy Surreny Mann Belista Mitchell and Mary
J. Robinson

Gaber Randall J. P.

Sept. 19th 1874 Transcript issued

The State of Ohio
vs
Uriah Alden

Fee of J. P.
Cfft. & filing
Warrant
Sub. for 4w. & filing
Deft. Recogn.
Recogn. for 4w
Entry & Record
Satisfactor
Transcript
certifc

\$ 4.94
4
Deft. \$ 4.98
Shff. Price
On Warrant
" Sub. \$ 2.00

Witness fees
Susaney Mann 5m
Sarah Kennedy 5m
Belata Mitchell 5m
Mary J. Robinson 5m
\$ 3.00

The State of Ohio
vs 10
Uriah Alden

On Complaint of Belata Mitchell
August 24th 1874 this day came Belata Mitchell & made
Complaint in writing signed & sworn to by her that on Uriah
Alden did on or about the 22nd day of August 1874 at said Co.
did unlawfully strike wound and ill treat her the said Belata
Mitchell and said Complaint is filed according to law.

And afterwards on the same day I issued a warrant for the said
Uriah Alden directed to the Sheriff of Union County O.

Fees of J. P.
Affid. & filing 45
Warrant 45
Sub. for 4w. & filing 45
Deft. Recogn. 40
Recogn. for 4w. 70
Entry & Record 85
Satisfactor 20
Transcript 65
Certif. 25

August 24th 1874 issued subpoena for Belata Mitchell
Susaney Mann, Sarah Kennedy & Mary J. Robinson directed to Sheriff

August 24th 1874 Warrant returned endorsed "Pursuant to the
command of this writ I have arrested the within named Uriah
Alden and have him now in Court this 24th day of August 1874
Sheriff's fee Service 45 Mileage 100 - \$145

John C. Price Sheriff

\$ 440
40
\$ 480
Sub. Price

Sub. returned endorsed "Served by reading to each of the within named
witnesses in this writ fee Mileage 50 Service 60 - \$110

John C. Price Sheriff

On Warrant 145
" Sub. 110
\$ 255

August 24th 1874 the defendant Uriah Alden being in Court and
the Affidavit read to him waived an examination and entered
into a Recognizance in the sum of three hundred dollars with
Thomas Martin and William Weber his Sureties for his appearance
at the next term of the Court of Common Pleas for said County
of Union at ten o'clock A.M. on the first day of said Court
and abide the judgment and Order of said Court - Also the
following named witnesses were recognized in the sum of
\$500 each for their appearance at the next term of the Court
of Common Pleas for said County of Union to wit, Belata Mitchell
Susaney Mann Sarah Kennedy and Mary J. Robinson

Witness fees
Susaney Mann 5m 75
Sarah Kennedy 5m 75
Belata Mitchell 5m 75
Mary J. Robinson 5m 75
\$ 300

Gaber Randall J. P.

Sept. 19, 1874 Transcript issued

The State of Or
vs No.
John Stokes

J.P. fees
Affidavit
Warrant
Capt
Recpt
Sub for 3 writs
w 1 writ
Sworn 9 writ
Entg. Judgt
Recog of Debt
w of 2 writ
Entg Record
Satisfn
Transcript
Writ

Const Robbins
On Warrant
w Sub.
2 days att

Wit. fees
by N. Reed
Joseph Wood
Hattu Wood
Hosea Johnson
Roe Mcmahill
B. Hawley
Jah. Wood

The State of Ohio
vs no. 11
John Stokes

Com complaint of Charles N. Reed.

September 15th 1874 This day came Charles N. Reed and made complaint in writing, signed and sworn to by him that one John Stokes on or about the 15th day of September in the year of our Lord one thousand eight hundred and seventy four at the County of Union aforesaid, In and upon the body of one Charles N. Reed then there being unlawfully did make an assault upon the said Charles N. Reed then & there did beat wound and ill treat with intent in and upon the said Charles N. Reed then & there feloniously, wilfully and of his malice aforesought to commit a Murder.
Took the Affidavit of the said Charles N. Reed which is filed accordingly

J.P. fees
Afft & filing 45
Warrant 45
Capt 20
Recog 40
Sub. for 3 writs 40
u 1 writ 30
Sworn 9 writ 45
Enty. Judgt 40
Recog of Deft 40
u of 2 writ 50
Enty & Record 100
Satisfn 20
Transcript 120
Bill 20
\$ 6 55

Afterwards on the said 15th day of September AD 1874 I issued a warrant for the arrest of the said John Stokes directed to any Constable of said County of Union.

Sept. 15th 1874 Warrant returned endorsed Took the body of the within named John Stokes and have him before the justice this September 15. 1874 Jus mileage 40 Service 40- 80 Transp. later 150 \$ 230
John Robbins Constable

Const Robbins
On Warrant 230
u Sub. 165
2 days att 200
\$ 5,95

The defendant ^{appearing +} not being ready for trial asked a continuance and thereupon this cause is continued until Sept. 17th 1874 at 9 o'clock A.M. took the recognisance of the said John Stokes with Hiram Stokes his Surety for his appearance at the said term

Wit. fees
G. N. Reed 75
Josephine Wood 90
Hattie Wood 90
Hosea Johnson 75
Roe M. Mahill 75
B. Hawley 75
Jas. Wood 90

Sept. 15th 1874 issued Subpoena for Roe M. Mahill Josephine Wood & Hattie Wood witnesses for the State
Sept. 16th 1874 issued Sub. for Hosea Johnson witness for Deft.
Sept. 17th 1874 Sub. for witnesses for the State returned served by reading to each of the witnesses named herein Jus mileage 8 miles 55 Service 2 witnesses 45 = \$ 1,00

John Robbins Const.
Subpoena for Deft's witness returned endorsed September 16th 1874 received & served this writ by reading to the within named witness Jus mileage 40 Service 25 = 65
John Robbins Const.

September 17th 1874 - 9 o'clock A.M. The defendant John Stokes being in court waived the reading of the affidavit and entered his Plea of "Not guilty" and I had Charles N. Reed Josephine Wood, Hattie Wood & Roe M. Mahill for the State

Over

and H. G. Johnson Hiram Stokes John Stokes Byron Hawley and James Wood witnesses for the defendant were sworn & examined

and I find from the evidence that an offense has been committed as set forth in said affidavit and there being good ^{cause} to believe that the defendant John Stokes is guilty thereof.

It is therefore ordered that the said John Stokes enter into a Recognizance in the sum of Three hundred dollars with sufficient surety for his appearance at the next Term of the Court of Common Pleas for the said County of Union at ten o'clock A. M. on the first day of said Court and abide the judgement and Order of said Court All which is accordingly done - Hiram Stokes Surety for defendant

The following witnesses were also recognized to wit Charles N. Reed & Josephine Wood to appear at said Court at the time above named

Gaber Randall J. P.

Sept 19, 1874 ifaid Transcript

The State of Ohio
vs
Hiram Tyler

J. P. Jus
Affidavit & filing
Warrant & filing
Advt
Recog. & filing
Subj for 2 filing
" " 9 " " "
Sworn, Star 4
" Defolt 12
Judgt
Entry & Record

Const J. G. G. on Warrant
" " One day

" J. W. Hunter on 2 Subs

State witnesses
Wm. Holgersop 12 & 6
Andrew Pomeroy " "
Deft to wit,
Eli Morrill " "
Dungli Spratto " "
Nathan Poling " "
Sally Stout " "
J. D. Sharp " "
J. P. Richerick " "
Albert Spain " "
W. H. Reynolds " "
David Burr " "
Wm. Nowell called

Hawley and
 examined
 been committed
 to believe
 enter into
 dollars with
 at Term of
 of Union at
 and abide the
 is accordingly
 to wit
 said Court

The State of Ohio
 vs
 Hiram Tyler

J.P. fees
 Affidavit & filing 45
 Warrant & filing 45
 Advt 20
 Recog. & filing 45
 Sub for 2 filing 35
 " " 9 " 70
 Swag. Sten 4 20
 " Deft's 12 60
 Judge 40
 Entry & Record 90
 47 0
 Const John Guy on Warrant 2,00
 " " one day 1,00
 " J. Wheeler on 2 Subs 4,35
 State witness
 Wm Holycross 80
 Andrew Parmur " 80
 Deft's wit,
 Eli Norvill " 80
 Benj. G. Gubbs " 80
 Nathan Poling " 80
 Safety Stout " 80
 J. D. Sharp " 80
 J. P. Richards " 80
 Albert Spain " 80
 W. H. Reynolds " 80
 David Burr " 80
 Wm Norvill called 25

On Complaint of Elizabeth Poland,
 November 4th 1874 This day came Elizabeth Poland & made
 Complaint in writing signed and sworn to by her that one
 Hiram Tyler late of said County on or about the 27th day of October
 A.D. 1874 In and upon one Elizabeth Poland then & there being
 did unlawfully and feloniously make an assault and her the
 said Elizabeth Poland then & there did beat wound & ill treat
 with intent her the said Elizabeth Poland violently forcibly &
 against her will then & there unlawfully & feloniously to
 ravish and carnally know to the great damage of her
 the said Elizabeth Poland.

Took the affidavit of the said Elizabeth Poland which
 is filed accordingly.
 Afterwards on the said 4th day of November 1874 I issued a
 warrant for the arrest of the said Hiram Tyler directed
 to any constable of said County of Union.

November 4th 1874 Warrant returned endorsed as follows to wit
 I took the body of the within named Hiram Tyler and have
 him before the Justice John Randall Nov. 4th 1874
 Jus Mileage 60 Service 40 Conveyance \$100 \$3.00
 James Guy Constable

November 4th 1874 the defendant the said Hiram Tyler being present
 and not being ready for trial his Atty. asked for a continuance
 and by agreement of the Atty for the Prosecution witnesses and the
 Atty for the defendant, this cause stands continued until the
 10th day of November 1874 at 10 o'clock A.M. and thereupon
 the defendant entered into Recognizance in the sum of \$200
 with Eli Norvill & Benjamin Gubbs his sureties for his appearance
 at said time and place which surety was approved by me.

November 5th 1874 issued Subpoena for Eli Norvill, Benj. Gubbs
 James Richards, Nathan Poling, Safety Stout, Albert Spain
 and W. H. Reynolds, witnesses for defendant
 J. D. Sharp & David Burr

November 7th 1874 issued Sub for Wm Holycross & Andrew Parmur
 witnesses for the State

November 10th 1874 the time set for trial.
 The defendant Hiram Tyler being in Court in
 person and by his Attys Robinson & Piper and the
 charge ^{being} read to him entered his plea of not guilty.
 and thereupon the following witnesses were

Sworn and examined to wit. Elizabeth Poland W^m Holycross & Andrew Parmes witnesses for the State and Eli Norville Benja Grubbs, Nathan Poling, Safety Stout J.A. Sharp James Richesick Albert Spain W.H. Reynolds David Burs and W^m Nowell on the part of the defendant, and in the presence of the said defendant,

And after hearing the testimony it is considered by me that the defendant go hence without day and recover ~~the~~ his cost herein expended taxed to \$

Gaber Randall J. P.

Nov. 18. 1874 ipud Transcript

The State of Ohio } (Offense committed in Madison County)
 vs 13 }
 Stephen H. Burkham } January 19th 1875 this day came James H.
 Sigler and made complaint against one
 Stephen H. Burkham and filed his affidavit
 duly verified
 And issued a Warrant for the arrest of the said
 Stephen H. Burkham. Ordering the Warrant to be
 returned to some Justice of Justice of the Peace of
 the County of Madison

The State of Ohio
 vs Eliza J. Ben
 vs
 Louis Wright

Wm Holycross &
vs Norville
A. Sharp James
vs Burr and
and in the presence

considered by
out day and
to \$

on County
re James H.
against on
his affidavit

the said
want to be
Peace of

The State of Ohio for the
vs Eliza J. Bennett
vs
Louis Wright

No. 14

Bastardy

March 2^d 1875

Eliza J. Bennett an unmarried woman & resident
of the County of Union Ohio this day made complaint
under oath to me that she has been delivered of a bastard child
and that Louis Wright is the father of said child
Her said accusation was then reduced to writing and
sworn to by her and I then issued a warrant for
said Louis Wright directed and delivered to
J. R. King Constable of Paris Township in said County

March 3^d 1875 Warrant returned Enclosed as follows to wit.
Rec'd this writ the 2d day of March 1875 and served this writ
by having his body before the Court on the 3^d of March 1875
My fee \$8.00 Rec'd my fee

J. R. King Const.

The State of Ohio } Petit Larceny No. 15.

vs

James McKinney }

On Complaint of David Sheneman

April 7th 1875 this day came David Sheneman

and made complaint in writing signed and

sworn to by him that one James McKinney did on

or about 9th day of February A.D. 1875 unlawfully steal

take and carry away from him the said David

Sheneman about seven dollars in money

And said Complaint is filed herewith according to law.

Afterwards on the said 7th day of April 1875 I issued a Warrant for the arrest of the said James McKinney directed to any constable of said County.

April 8th 1875 Warrant returned endorsed as follows Took the body of the within named James McKinney and have his body before the Justice

April 8th 1875

Fees Mileage 90 Service 40 Transporting \$2.00

Sustaining \$2.00 - Total costs = \$5.30

J. R. King Constable

J.P. fee 45
Aff. & filing 45
Warrant & filings 45
Entg on d.c. 20
\$110

Const J.R. King
mil 90
Service 40
Transporting 2.00
Sustaining 2.00
5.30

The State

vs

James J.

Justice's fee

aff
Warrant
cont.

Bail on cont.

Judge
Mittimus
penalty on pt
filing 3 papers
Sally
Receipt

cert

Const. fee J.R. King

on Warrant

attg trial

on sub.

w Mittimus

Plffs wit

Delmore Ince

witnesses for

The State of Ohio } No. 16

vs } James Jewell

On Complaint of Charles Mayo

August 26th 1875 came Charles Mayo and made complaint in writing signed and sworn to by the said Charles Mayo, as follows

State of Ohio Union County SS.

Justice's fee

Before Taber Randall one of the Justices of the Peace within & for said County of Union personally appeared Charles Mayo who being duly sworn according to

Deft

40

law deposes and says that James Jewell late of said County on or about the 19th day of August A.D., 1875 at said County of Union did unlawfully

Warrant

40

and intentionally but without malice premeditated and aim a certain firearm to wit a double barreled shot gun at & toward one Peter Mayo then

Cont.

20

& there being and did then and there discharge said firearm at and toward said Peter Mayo and did thereby shoot & injure &

Bail on cont.

40

Judge

40

injure the said Peter Mayo and other wrongs to the said Peter Mayo then and there did and the said Charles Mayo verily

Mittimus

40

handy on 15

filing 3 papers

15

Satt

20

transcript

100

Deft

25

believes that the said James Jewell is guilty of the facts charged, and further saith not.

\$ 4.25

Const. fee J.R. King

60

Charles Mayo

on warrant

60

Sworn to and subscribed before me at said County this 26th day of August A.D., 1875

Atty trial

100

Taber Randall J.P.

on sub.

60

Mittimus

60

And afterwards on said 26th day of August, 1875 I issued a Warrant for the arrest of the said James Jewell directed to any constable of said County of Union.

\$ 2.40

Plff's wit

Delmore Snodgrass 50

August 26th 1875 Warrant returned & filed ordered as follows "I took the body of the defendant James Jewell and have him before the Justice August 26th A.D., 1875 Fee mileage 20 Service 40 Attorne 100 = \$160 Jap R. King Constable

August 26th 1875 the Deft. James Joel being in Court by himself & affidavit being read to him and Atty. asked a continuance for the purpose of procuring evidence and this cause is therefore continued until 10 o'clock A.M. on the 28th August 1875 and thereupon the said James Jewell entered into recognizance with Thomas E. Neal his surety in the sum of one hundred dollars for his appearance on said day & hour

August 28th 1875 by order of the Atty issued sub for Dr D. W. Henderson & Delmore Snodgrass

witnesses for the State

and handed the same to J. R. King Const which was returned served Const. fee mileage 25 - Service 35 = 60 J. R. King Const.

over

August 28th 1875-10-A.M. The time set for hearing this cause.
 the Defendant the said James Joel being in person in Court with
 his Atty. A. J. Sterling waived the reading of the Affidavit and an
 Examination

It is thereupon considered by me that the said James Joel enter
 into a Recognizance ^{with sufficient surety} in the sum of (\$100-) one hundred dollars for his
 appearance at the next term of the Court of Common Pleas for said
 County of Union at ten o'clock A.M. and abide the order and
 Judgment of said Court

And the said James Joel failing to enter into a
 Recognizance as herein required I issued a Writimus and
 gave the same to J. R. King Constable which was duly
 returned & filed endorsed as follows to wit,

August 28th 1875 I committed the within named James Joel
 to the custody of the within named Jailor with whom I left
 a certified copy of this writ,

Exp. Mileage 20 - Service 40 - \$6.00 Jap R. King Const

Sept. 1st 1875 Transcript filed issued and
 handed to Clerk Com. Pleas Court

The State
 vs
 J. B. Coe

Aff. & filg
 Warrant & filg
 3 copies of Aff & writ
 Transfer Docket
 Record
 Satisfaction

The State of Ohio
vs
J. B. Coate

On Complaint of Abraham Mory,
October 28th 1875 came Abraham Mory and made complaint
in writing signed and sworn to by said Abraham Mory to wit
State of Ohio Union County

Cff. & fdg 45
Warrant & fdg 45
3 copies of Cff & fdg 1,20
Copy on Docket 15
Record 65
Satisfactions 20
3,10

Before me Zabu Randall one of the Justices of the Peace within and for said County personally came Abraham Mory who being first duly sworn according to law deposes and says that J. B. Coate on the 12th day of October A.D. 1874 in the County of Union aforesaid did sell and convey a right claimed by said J. B. Coate to be a patent right to one Charles D. Mory then and there being in the County of Union and State aforesaid for and in consideration of the sum of Four hundred & fifty dollars, in part payment of said sum of Four hundred & fifty dollars said J. B. Coate took three several promissory notes in writing made and delivered by said Charles D. Mory to said J. B. Coate on said 12th day of October 1874 in said County of Union and State of Ohio, said promissory notes called for the sum of three hundred and fifty six dollars the making and delivering of said promises and obligations in writing formed a part of the conditions of the aforesaid contract of sale and purchase of said patent right the words "given for a patent right" were not inserted by said J. B. Coate or any person for him above and before the name of said Charles D. Mory before the signing of said promissory notes either in the body or otherwise said J. B. Coate took said promissory notes well knowing at the time he the said J. B. Coate took said promissory notes that they were given in consideration of the right to make use and vend an invention claimed by said J. B. Coate to be patented without having first inserted the words "given for a patent right" in either or all of said promissory notes either above the signature of said Charles D. Mory or in any other place in said notes, as required by the Statute in such case made & provided.

This deponent says that said J. B. Coate is guilty of the crime charged, and further this deponent saith not

Abraham Mory

Sworn to by Abraham Mory before me and signed by him in my presence this 28th day of October A.D. 1875
Zabu Randall J.P.

And afterwards on the 29th day of October 1875 issued I issued a Warrant for the arrest of the said J. B. Coate directed to the Sheriff of Union County

The State of Ohio On Complaint of Samuel Grow

vs No. 18 James Grow

November 9th 1875 came Samuel Grow and made complaint in writing signed and sworn to by said Samuel Grow to wit The State of Ohio Union County ss.

- J. Jus of Justice
- Serving Affidavit 40
- Warrant 40
- Swearing 4 w. as 20
- Judgt. 40
- Recognizance 40
- Transfg on & Record 45
- Sub. for writ 30
- filing 13 paper 15
- Transcript 65
- certif 25
- 360

Before me Laber Randall one of the justices of the Peace in & for said County personally came Samuel Grow who being duly sworn deposes and says that James Grow on the 9th day of November A.D. 1875 in the County of Union aforesaid in and upon the body of one Samuel Grow then and there being unlawfully forcibly & feloniously did make an assault with intent then and there him the said Samuel Grow purposely and maliciously to kill and murder, and further affiant saith not

Samuel Grow Sworn to before me and subscribed in my presence by the said Samuel Grow, this 9th day of Nov. 1875

- Const. Thos Peacock
- on Warrant 60
- u subpoena 55
- one days att 100
- 215

Laber Randall Justice of the Peace And thereupon on said 9th day of November 1875 issued a Warrant for the said James Grow and delivered the same to Thomas Peacock Constable

Nov. 9. 1875 issued Sub. for A. J. Wilkins & Wm Epps & handed same to Const.

November 9th 1875 Warrant returned with the body of the defendant. Warrant endorsed as follows to wit I took the body of the within named James Grow and have him before the Justice Nov. 9th A.D. 1875

Fees Mileage 20 Service 40 = 60 Thomas Peacock Constable The ~~having~~ Defendant appeared and this cause came on for trial. Samuel Grow William Epps James Grow & A. J. Wilkins Sworn and examined and thereupon the Defendant James Grow was ordered by me to enter into a recognizance in the sum of Three hundred dollars for his appearance, before the Court of Common Pleas on the first day of the term thereof next to be holden in & for said County of Union which is accordingly done with Alf Scott his sureties Laber Randall J.P.

The defendant thereupon entered into November 15. 1875 issued Transcript Laber Randall J.P.

The State vs

Thomas Harvey William Lincoln Pearl Benjamin Nipchisel

In the above case w Acknowledged ourselves Sec Nov. 12. 1875 Signed J. P. Edwards D. C. Lane Taken & Acknowledged Nov. 12. 1875 Laber Randall J.P.

The State of Ohio
vs 19

On complaint of Union C. Ellis & others

Thomas Davis
Harvey Davis
William Puffenbarger
Lincoln Cramer
Pearl Cramer
Benjamin Latham
Nipchisel Latham

November 12th 1875 came Union C. Ellis and made
complaint in writing signed and sworn to, to wit,
The State of Ohio Union County Pa.
Before me Taber Randall one of the Justices of the
Peace for said County personally came Union C. Ellis
who being duly sworn according to law deposes & says,
That Thomas Davis, Harvey Davis, William Puffenbarger
Lincoln Cramer, Pearl Cramer Benjamin Latham &
Latham commonly called Nipchisel Latham in the
neighborhood no other given name than Nipchisel is known
to ~~affidavit~~ for said Latham last named - on or about the
9th day of November in the year of our Lord one thousand eight
hundred and seventy five at the County of Union aforesaid
unlawfully riotously & routously did assemble together
with intent to disturb the peace of the State of Ohio with force
& violence and being then and there so assembled & gathered
together as aforesaid in and upon the persons of Mary
Banks Munilla J. Golden Jessie Arline and Elvira Ellis
then & there being did unlawfully and feloniously make an
assault and then the said Mary Banks Munilla J. Golden
Jessie Arline and Elvira Ellis then and there did beat
wound and ill treat the said Mary Banks, Munilla J. Golden
Jessie Arline and Elvira Ellis with intent them the ~~last~~
named persons violently forcibly and against their ^{will} then
and there unlawfully and feloniously to ravish & carnally
know,

In the above case we
acknowledge ourselves Security for
Nov. 12, 1875
Signed J. P. Edwards
D. C. Lane
Taken & acknowledged before me
Nov. 12, 1875
Taber Randall J.P.

Took his affidavit thereof; thereupon on the 13th day of November
A.D. 1875. issued a warrant against The said Thomas Davis
Harvey Davis, William Puffenbarger Lincoln Cramer Pearl
Cramer Benjamin Latham & Nipchisel Latham and
delivered the same to J. R. King Constable,
November 15th 1875 issued Subpoena for The said U. C. Ellis,
Mary Banks Munilla J. Golden Jessie Arline Elvira Ellis
Charles Davis John Windell & John Ellis and delivered the
same to J. R. King Constable,
Nov. 15th 1875 issued Subpoena for U. C. Ellis Cha^s Davis Mary Banks
Munilla J. Golden Jessie Arline Elvira Ellis John Windell and
John Ellis and gave the same to J. R. King Constable.

and made complaint
and grow to wit
peace in & for
being duly sworn
November A.D. 1875
day of one
reilly & feloniously
into the said
and murder,
by the said
of the Peace
issued a
and the same to
body of the
to wit
us grow
A.D. 1875
cock Constable
use cannon for
grow & J. W. Wilkins
defendant James
insistence in the
before the Court
thereof next to
which is accordingly
Randall J.P.

J.P.

November 16th 1875 Warrant returned endorsed as follows to wit:

November 15th 1875 I took the bodies of the within named William Puffenberger Lincoln Cramer Pearl Cramer and Oliver Latham and have their bodies before J^r within named service 1.60 mileage 1.50 conveyance 5.00 sustaining 3.00 Assistance 3.00 = \$14.10 J. R. King Const.

And afterwards on said 16th day of November 1875 came the said William Puffenberger Lincoln Cramer Pearl Cramer and Oliver Latham and made their Plea of Not guilty and asked that this cause be continued over until the 18th day of November 1875 and made Satisfactory Showing for said Continuance and thereupon this cause is continued until 10 o'clock A.M. on the 18th day of November 1875 and said defendants ordered to enter into recognisance in the sum of \$100 each with sufficient surety for their appearance on said 18th day of November 1875 & thereupon came the said Oliver Latham and entered into recognisance in the sum of \$100 with Moses Latham his surety, which was approved by me. The said William Puffenberger Lincoln & Pearl Cramer failing to give the required Bail were delivered over to the Constable with the proper writ for commitment of said defendants to the County Jail

Afterward, on said 16th of November 1875 Recognised U. G. Ellis, Munilla J. Golden, Jessie Arline, Elmira Ellis, John Windall & John Ellis as witnesses to appear before me on 18th November 1875 in the above case

November 17th 1875 issued by Order of Atty. for Prosecuting Subpoena for Mary Banks & Rettie Arline

And by Order of Atty for Defendants issued Subpoena for Maria Wilcox Sims, Sims, M'Can, James Finney, Benj^r Latham, Charles Davis and gave the above Subpoena's to J. R. King Constable

Afterwards on the 17th day of November 1875 the said William Puffenberger Lincoln Cramer and Pearl Cramer waived an examination and was thereupon required to enter into Recognisance for their appearance in Court according to law ^{in the sum of \$100 each} And defendants entered into separate Recognisance with Frederick Cramer surety for Lincoln Cramer & Pearl Cramer and Frederick Cramer & Samuel Mock surety for William Puffenberger good & sufficient sureties & approved by me. I also bound by Recognisance the following witnesses Jessie Arline, Munilla J. Golden, Elmira Ellis, John A. Windall and John Ellis each in the sum of fifty dollars to appear and testify before said Court

Justice's fees
 Aff. &c 40
 Warrant for 7 depts 2,80
 Cont. 20
 Recog. 4 depts 1,60
 u 5 writ. 80
 Mitimus 40
 1st Subj. for Swit 60
 2^d u u 2 writ. 30
 3 u u 5 writ (depts) 45
 Swearing, 15 writ. a 5 65
 Judge 40
 Order of Jailor 40
 Recog. 6 writ. 90
 filing 7 papers a 5 35
 Transcript of Record 95
 Satisfaction 20
 Transcript & Certiff 178
 \$13.18

Const. King's fees
 On Warrant service 1,60
 u mileage 1,60
 u conveyance 5,00
 u sustenance 3,00
 u 1st Subj. 3,00
 u 2^d u 3,80
 u 3^d u 1,55
 On Mitimus 7,40
 \$25,95

Const. Peacock 70

Wit. for the Stat
 U. G. Ellis 2 days 418
 Mary Banks 1 day 182
 M. J. Golden 2 d 4180
 Jessie Arline 1 d 4182
 Elmira Ellis 2 d 182
 J. A. Windall 2 n u
 John Ellis 2 n u
 Rettie Arline 1 n u
 Chas Davis 1 n u

Depts writ
 Sims M'Can 1 d 418

ad follows to wit
 a William Puffenberger
 and have their bodies
 value 5.00 Sustaining
 in 1875 came
 names Pearl
 their Plea
 be continued
 and made
 and thereupon
 on the 18th day
 d to enter into
 int Surety for
 1875 & thereupon
 into recognizance
 which was approved
 names failing to
 constable with the
 city Jail
 Ellis Munilla J
 in Ellis ad witnesses
 case
 ing Subpoena for
 Poona for
 Latham & Charles
 Constable
 said William
 waived an examination
 in presence for their
 defendants entered
 Surety for Lincoln
 Samuel Mock
 int Sureties & appeared by an
 witnesses Jesse
 Mindall and
 to appear and

Wit. for the State	
W.C. Ellis 2 days 1875	2.50
Mary Banks 1d 1875	1.40
Mr. J. Golden 2d 1875	2.50
Jessie Arline 1d 1875	2.50
Elvira Ellis 2d 1875	2.50
J.D. Mindall 2n u	2.50
John Ellis 2n u	2.50
Elvira Arline 1n u	1.40
Charles Davis 1n u	1.40

Depts Wit
 Lino McCan 1d 1875 - 1.40

November 18th 1875 the defendant Oliver Latham appeared
 and there being no plea of guilty, an examination was had and
 said complaint was inquired into by me in presence of the Defendant.
 and U.C. Ellis Mary Banks Munilla J. Golden Jesse Arline Elvira
 Ellis John Ellis Nettie Arline & Charles Davis witnesses being sworn
 and examined. And upon the whole examination it appears that
 there is not probable cause for holding the defendant to answer
 said offense he is therefore discharged from further appearance
 It is therefore considered by me that the said Oliver Latham
 go hence without day and recover his costs herein at \$

November 23rd 1875 issued Transcript

The State of Ohio
vs
Jacob Debolt

Upon the complaint of Coradon Camron,
December 8th 1875 This day came Coradon Camron and
made complaint in writing upon oath that he has just
cause to fear and does fear that Jacob Debolt will commit a
certain offense against the person and property of him the said
Coradon Camron to wit that the said Jacob Debolt will injure
and kill the Cattle and Stock unlawfully and maliciously
of Affiant. And that said Jacob Debolt will unlawfully
Assault beat and strike him the said Coradon Camron &
Other wrongs to him the said Coradon Camron and Other wrongs
to him the said Coradon Camron will do & Commit.
Took his Affidavit in writing for the same signed and
sworn to according to law
Afterwards on said 8th day of December 1875 I issued a
Warrant for the arrest of the said Jacob Debolt directed
to J. R. King One of the Constables of the County of Union

Rec'd Jan 3rd 1875 of
C. Camron \$1⁰⁰ my fees
in this case to this
date Labor Randall

The State of
vs

Horace Smith
Dora Walker

The Constable of this Tp. to
absent J. H. Wharton was
Appointed Special Constable
this county on Labor Randall
Rec'd of Elias Rice
\$9.75 in full of costs &
Justice of the Peace & Constable
Labor Randall

Rec'd of J. P. my
fees in this case
Thomas Peaco

Rec'd of J. P. my
fees in this case
Thus W. H. a

We act in accordance
with the Court or a J. P.

asked that the
had assigned
the debts w

The State of Ohio

VS
Horace Smith &
Dora Walker

Upon complaint of Sebeto H. Wiser.
January 25th 1876 came Sebeto H. Wiser and made
complaint in writing upon oath signed & sworn to as follows, to wit
State of Ohio Union County ss.

The Constable of this sh^{ip} being
absent Tho^s. Wharton was
Appointed Special Constable for
this county on Labor Randall J.P.
Reed of Elias Rice
\$9.75 in full of costs due the
Justices of the Peace & Constables
Labor Randall J.P.

Before me Labor Randall one of the Justices of the Peace for said
county personally came Sebeto H. Wiser who being duly sworn according
to law deposed and saith that Horace Smith & Dora Walker late of
said county on or about the 20th day of January in the year of
our Lord one thousand eight hundred and seventy six at the County of
Union aforesaid did unlawfully maliciously and with a strong hand
assault beat wound and illtreat and other wrongs did them and
there commit upon the body of one William Wiser then & thus being &
this deponent doth verily believe that the said Horace Smith & Dora Walker
are guilty of the fact charged & further this deponent saith not.

Signed Sebeto H. Wiser

Reed of J.P. my
fidus in this case
Thomas Peacock

Sworn to and subscribed before me at the County aforesaid this 25th
day of January A.D. 1876

Labor Randall Justice of the Peace

Reed of J.P. my
fidus in this case

and thereupon on said 2nd day of January 1876 issued a Warrant
for the arrest of the said Horace Smith and Dora Walker and
gave the same to Tho^s. Peacock Constable.

Thus Wharton

Janry. 27. 1876 issued Subpoena for Wm^m B. Stage Alfred Rigdon
John De. Scott Bronson & Dalton Petus & gave the same to Tho^s. Peacock Const

January 27th 1876 Warrant returned Filed Endorsed to wit
Pursuant to the command of this writ I have arrested the within
named Horace Smith & Dora Walker and have them now in
Court this 27th day of January 1876 - Fees Service 80 mileage 40
Attendance 100 Transportation 200 = \$4.20 - on Sub \$105 = \$5.25

Thomas Peacock Constable

January 27. 1876 the Defendants being present. The Attorney for
the defendants then asked for a continuance and made satisfactory
showing therefor and thereupon this is continued until the 29th day
of January A.D. 1876 at 10^h o'clock A.M. The defendants thereupon
were recognized to appear at the time adjourned to.

January 27th 1876 by order of Defendant issued subpoena for S.D. Elliott
and by order of the Atty for the prosecution issued subpoena for Cyrus
Reed & James Stage

January 29th 1876 - 10^h o'clock A.M. the time set for hearing
this case - the Prosecuting witness and the Defendants being
present in person & by Council - and thereupon Council for Defts

asked that these Defts be discharged & proved to the satisfaction of the Court that these Defendants
had assigned & fined before competent authority for the offense charged herein and thereupon
the defts were discharged

Labor Randall J.P.

The State of Ohio
vs
Isaac White

On Complaint of Sarah E. White
March 23^d 1876 this day came Sarah E. White and made
complaint in writing that she has just cause to fear & does
fear that the said Isaac White will commit an offence of
unlawful injury to and against the person & property of the said
Sarah E. White

I acknowledge myself responsible
for costs in this case if this case
shall be dismissed or an information
not filed & prosecuted in the
proper Court of Judicature in regard
to

Took her affidavit therefor in writing signed and sworn to
and thereupon issued a Warrant for the arrest of the said
Isaac White and delivered the same to J. R. King Const.

March 23^d 1876 issued Subpoena for John Jenkins &
Samuel Baker and handed the same to J. R. King Const.

March 24th 1876 Warrant returned endorsed as follows
I have arrested the within named Isaac White and have his
body now before the Justice of the Peace this March 24, 1876
Fees Service 40 Mileage 1.20 Assistance 1.50 Conveyance 3.50 = \$6.60

J. R. King Constable
March 24th 1876 The said Isaac White having been this day brought before
me to answer said complaint was heard in his defense thereof. Sarah E.
White, Samuel Baker & John Jenkins being sworn and examined as
witnesses at the request of the complainant and Isaac White for the
defendant and the case being argued by Counsel. Whereupon full
examination having been made by me into the said complaint according
to law I am of opinion that there is just cause for said complaint and
the said Isaac White is ordered by me to enter into a recognisance
with good and sufficient security in the sum of One Hundred dollars
for his appearance before the Court of Common Pleas of this County
on the first day of the next term thereof and in the mean
time that he shall keep the peace and be of good behavior generally
and especially toward the said Sarah E. White which recognisance
the said Isaac White failed to enter into as required but
made default of the same. Whereupon I issued a warrant
for the commitment of the said Isaac White to the Jail of
County according to law and delivered said Warrant
J. R. King Constable

March 24th 1876 mittimus returned enclosed to wit
March 24th 1876 I committed the within Isaac White
to the custody of the within named jailor with whom
I left a certified copy of this writ - My fees Service 40
Mileage 20 copy 25 - 85
J. R. King Constable

Laber Randall J.P.
April 1, 1876 Transcript issued & delivered to Clerk
of Com Pleas
Laber Randall J.P.

- Att'd
- Laber Randall J.P.
- J.P. fees
- Gift & battery 40
- Warrant 40
- Subr 25 writ 30
- Swearing 4 writ as 20
- Judgt 40
- Warrant to jailor 40
- Entry & record 30
- filing 4 papers as 20
- Satisfaction 20
- Const.
- Const. for Service of Writ 40
- " Mileage 1.20
- " Assistance 1.50
- " Conveyance 3.50
- " on Subr. Mid & Service 1.00
- " on Mit. Service 40
- " on Mit. 20 copy 25 as 40 80
- Attendance 1 day 1.00
- Writ. Saml Baker 1st & 2d 95
- " John Jenkins 1st & 2d 95

The State of Ohio
vs
Benjamin A. Sade

affidavit
filing same
warrant
filing same
returning W
return
Judge
satisfac

Constables
Costs \$2.
read my costs in
case Johnson vs
writ
paid to Johnson
peace on order

White and made
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and sworn to
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Const.
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Const
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and have his
ch 24, 1876
50 = \$6.00

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White for the
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complaint according
complaint and
a recognisance
Hundred dollars
as of this County
in the mean
behavior generally
which recognisance
s required but
issued a warrant
the jail of
Warrant

Enclosed to wit
Isaac White
with whom
service 40
Constable

J.P.
to Clerk
J.P.

The State of Ohio
v s
Benjamin R Suddeth
affidavit 10
filing same 5
warrant 40
filing same 5
returning W 20
return 50
Fidy 40
satisfac 20
\$2,20

Constables
Costs \$2.55
need my costs in this
case Johnson Jewell
writup 50
paid to Johnson
Jewell on order

May 20th 1876. Suit brought on complaint of Michael
J Brake who made oath that Benjamin R Suddeth late of
the state of Ohio & County of Union, on or about the 19th day of
May A.D. 1876, at the County of Union aforesaid, did unlawfully,
violently, and in a menacing manner, assault & threaten him
the said Michael J Brake then & there being, and him the said
Michael J Brake then and there did beat, wound and ill treat,
and other wrongs to said Michael J Brake then and there did
and this deponent doth verily believe that the said Benjamin
R Suddeth is guilty of the facts charged. Took his affidavit
thereof, and the said Michael J Brake did acknowledge
himself personally bound for all costs in this case, provided
he failed as prosecuting witness to make his case good against
the defendant Benjamin R Suddeth.

I thereupon issued a warrant against the said Benjamin
R Suddeth, and delivered the same to Johnson Jewell
Constable. May 22nd A.D. 1876, warrant returned en
dorsed as follows. May 20th 1876, I took the body of the within
named Benjamin R Suddeth, and have him before
the Justice W.M. Robinson, May 22nd 1876, fees, mileage 75^{ct}
service 110^{ct} attendance \$1.00 ^{bound by} total \$2.55.

Johnson Jewell Const
May 22nd 1876, Parties present with their attorneys
Michael J Brake, & his wife sworn & examined on the
part of the state, Benjamin R Suddeth and Walter
Robins, sworn and examined for the defense.
and after hearing the testimony, It is considered by
me that the defendant Benjamin R Suddeth is
guilty of an assault & battery upon the body of Mich
ael J Brake, as charged in the affidavit, and that the
defendant Benjamin R Suddeth pay a fine of five
dollars, & costs of prosecution herein taxed at \$5.25
and judgment is hereby rendered this 22nd day of May
1876, against Benjamin R Suddeth for five dollars &
Twenty five cents, fine & costs.

W.M. Robinson J.P.
May 22nd 1876, recd of Benjamin R Suddeth Five
dollars & Twenty five cents, in full of the above fine and
costs, and this is therefore discontinued.
W.M. Robinson J.P.

The State of Ohio
 v s
 Andrew J Scott

Justice costs
 Affidavit 40
 filing same 5
 Warrant 40
 filing same 5
 Entries 40
 swearing W 30
 Judgment 40
 satisfaction 20
 postage 2.20
 2.19

Const costs \$1.60
 recd my cost
 J Jewell

witup fee \$1.00
 J A Vaughn 25
 Mrs " 25
 Jas " 25
 Henry Vaughn 25

May 22nd 1876. Suit Brought on the complaint of James A Vaughn, who made oath, that Andrew J Scott late of the county of Union, State of Ohio, on or about the 21st day of May 1876, did unlawfully, violently & in a menacing manner, did threaten violence to said J A Vaughn & his family, and did attempt to provoke a breach of the peace, and did ill treat the said J A Vaughn and his family, on the sabbath day, at the premises of the said J A Vaughn, &c. Took his affidavit of the above facts, and the said J A Vaughn acknowledges himself bound for the costs of prosecution, in case he failed to make his case good against the said A J Scott I therefore issued a warrant for the said A J Scott and delivered the same to Johnson Jewell const

May 22nd 1876, 10 o'clock AM. Warrant returned, executed as follows, May 22nd 1876, I took the body of the within named A J Scott, and have him before the Justice W M Robinson, May 22nd 1876, Jus. Milage 20^{cts} service 40^{cts} attendance \$1.00, total \$1.60. Johnson Jewell const Parties present, with their attorneys, James A Vaughn & his wife, and sons James & Henry was sworn and examined on the part of the state, and A J Scott & his little son Edd was sworn & examined for the defence, after hearing the testimony, It is considered by me that the defendant Andrew J Scott is guilty of an attempt to provoke a breach of the peace, as charged in the affidavit, and that the defendant pay a fine of one dollar, & the costs of prosecution and Judgment is on this 22nd day of May 1876 rendered against the said Andrew J Scott for one dollar fine, and the cost of prosecution herein taxed at \$4.80, and that the said A J Scott be held in custody until said fine and costs be paid.

W M Robinson JP
 Oct 3rd 1876. recd \$5.89 the amt of the above fine & costs, from Thos E Ogburn JP of Mechanicsburg and this case is therefore discontinued
 W M Robinson JP
 recd of Thos E Ogburn \$6.95

The State of Ohio
 v s
 James Richerick
 Safety Slouts
 Fredrick Spair

Justice fees
 Affidavit
 filing same
 warrant 1.
 filing
 Subp 3 W-P 3
 filing
 Entries 3
 Subp for D 5
 Continuan 2
 filing subp
 further Ents 2
 swearing W 6
 Judgment 4
 Total \$4.60
 Execution 4
 filing

Const fees
 warrant \$6.20

The State of Ohio
 vs
 James Richereck
 Safety Stout &
 Frederick Spain

Justice fees
 Affidavit 40
 filing same 5
 warrant 1.20
 filing 5
 Subp 3 W-P 35
 filing 5
 Entries 50
 Supp for D 50
 continuation 20
 filing supp 5
 further Ents 25
 swearing W 65
 Judgment 40
 Total \$4.65
 Execution 40
 filing 5

Const fees
 warrant \$6.20

August 7th A D 1876. Suit brought on the
 Complaints of Samuel Grow who made oath
 that James Richereck Safety Stout & Frederick Spain
 of the county of Union & State of Ohio. did unlaw-
 fully, riotously & Routously. assemble together with
 the intent, then & there to do an unlawful act
 with force & violence against the property of
 Benjamin Taylor & person of one Samuel Grow.
 to wit. to forcibly & violently break and enter in
 to the dwelling house of said Taylor, & to strike
 Beat. wound, shoot, drag forth, and ill treat him the said
 Samuel Grow, and other injuries to him then & there
 to do. And the said Samuel Grow personally
 acknowledged himself bound for the costs that may ac-
 crue in this case, provided he or they should fail to
 make a good case against the above named defendants
 and authorized me to so enter it upon the docket
 I thereupon took his affidavit of the above charges
 and issued a warrant for the arrest of the above
 named James Richereck, Safety Stout, & Frederick
 Spain, and delivered the same to J. A. Jewell Const
 Also by order of the attorney of the complaining
 I issued a subpoena for Benjamin Taylor, Martha
 Taylor & Wesley Newhouse.

August 14th 1876. 11 o'clock A.M. the defendants appea-
 red under arrest, and entered a plea of Not Gu-
 ilty, and ordered a subpoena for William W
 Epps, John Smith, Adam Reyer, Jacob Leonard
 James Grow & John Spain, which was issued &
 delivered to John A Jewell constable.
 and by agreement of the prosecuting attorney
 and the defendants the case was postponed till
 3 o'clock P.M. on this day for the purpose of
 getting witnesses for both parties

3 o'clock P.M. parties present, with their attorneys
 warrant returned endorsed as follows. I took the bodies
 of the within named defendants, James Richereck
 Safety Stout, & Frederick Spain, & have them before the Justice
 Wm Robinson, August 14th A D 1876. Mileage 50^{cts} service
 \$1.20, Assistant \$1.50, conveyance \$2.00, attendances \$1.00, total
 \$6.20. J. A. Jewell Constable, Subpoena for Plain-
 tiff returned endorsed as follows. August 7th 1876
 I read this writ, by leaving copy of of this writ at the
 usual place of residence of the within named witnesses,

JP

\$1.90-
 dept w 3.00
 brought over 6.20
 total \$11.10
 recd my fees in
 full of J. A. Jewell Const

Mileys 40^{cts} service on 3 witnesses 75^{cts}, copies 75^{cts}
 total \$1.90- Subpoena for the defendant returned
 Endorsed as follows, August 14th 1876 I read this
 writ, & proceeded forthwith to serve the same. Mileys 50^{cts}
 Service on 6 witnesses \$1.25. Copies \$1.25. total \$3.00
 J. A. Jewell const

Samuel Grow. Benjamin Taylor & Martha Taylor
 Sworn & Examined. for the state, also Wesley New
 house, and James Rich Street Safety Stout, Fredrick
 Spain, John Smith, James Grow, Jacob Leonard,
 William G. Robinson, W. W. Epps, Adam Reber,
 Eld Smith, Sworn & examined. for the defense

and after hearing the testimony. It is considered by me
 that there is no Probable cause for holding the defendants
 and that they be discharged. and go hence without day

received my fees as W
 in this case
 Adam Reber per Boy

and Upon the acknowledgment or undertaking of
 Samuel Grow. prior to Issuing the warrant in this case
 according to the Statute made and provided to secure
 costs. Judgment is hereby entered against the said
 Samuel Grow. for the costs in this case Dated at
 Twenty Two Dollars ⁸⁴⁰ as follows, Justices fees. Affidavit
 40^{cts} filing same 5^{cts} Warrant \$1.20, filing 5^{cts} Subp for 3 witness 35^{cts}
 filing 5^{cts}, for P-subp for D for 6 witnesses 50^{cts} filing 5^{cts}
 Swearing 13 witnesses 65^{cts} Entries on docket 75^{cts} one
 continuance 20^{cts} Judgment 40^{cts}

recd my fees
 W. W. Epps
 Total witness fees
 \$6.75
 5.25

Constables costs as above specified. \$10-10. witnesses
 Benjamin Taylor 75^{cts} Martha Taylor 75^{cts} Wesley New
 house. 75^{cts}, Wm Epps 75^{cts}, John Smith 50^{cts} Adam
 Reber 75^{cts} Jacob Leonard 75^{cts}, James Grow 75^{cts} W G
 Robinson 25^{cts}, James Rich Street 25^{cts} Fred Spain 25^{cts}
 Safety Stout 25^{cts} total \$6.75. Total costs \$22.40

W. G. Robinson PD
 recd my fee
 P. M. Robinson
 recd my fee from
 recd my fees I demanded
 recd my fee James grow

U. M. Robinson JP
 August 21st 1876. Execution issued for the costs in this
 case, and delivered the same to J. A. Jewell const
 The defendant Saml Grow came & paid \$21.35. costs in
 the above case. U. M. Robinson JP

The State of Ohio
 vs
 William W Epps

Justice costs
 Affidavit
 Warrant
 subp 4 W
 Jury
 Entries
 Satisfac 2.4

Constables costs
 \$3.9
 recd my costs
 J. A. Jewell

copies 75^{cts}
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 Mileage 50^{cts}
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 JP
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The State of Ohio
 v s
 William W Epps

justice costs
 affidavit 40
 warrant 40
 subp 4 W 140
 Jury 40
 Entries 60
 Satisfac 20
 2,40

Constables costs
 \$3.90
 recd my costs
 J. R. King

January 5th A D 1877. suit brought against William W Epps. on the oath of Samuel Beighler. his affidavit on file which reads as follows.
 The state of Ohio Union County sp. Before me W M Robinson one of the Justices of the peace in and for said County, personally came Samuel Beighler who being duly sworn according to law. deposed and says that William W Epps. on the 4th day of January. in the year of our Lord one Thousand Eight Hundred and seventy seven, at the Township of Paris. in the County of Union aforesaid. by making Boisterous & contumacious & loud noises. did unlawfully, willfully, maliciously and knowingly, interrupt, and molest, a certain religious society. called United Brethren, then and there being met together for the purpose of Religious worship. in a certain church. there situate, and belonging to said religious society.

Samuel Beighler
 Sworn to and subscribed to before me at the County aforesaid on this 5th day of January 1877
 W M Robinson J P

After the complainant acknowledged himself Bound for the costs that may accrue in this case. I issued a warrant for the arrest of the said W W Epps. and delivered the same to J. R. King constable. I also issued subpoenas for Andrew Smeltzer, Charles Wood, John Davis & Mrs Christian Huntz. and delivered the same to J. R. King constable — W M Robinson J P

January 5th 1877. warrant returned. endorsed as follows
 I took the Body of the within named William W Epps. and have him before the Justice January 5th 1877
 Mileage 50^{cts} service 40^{cts} conveyance 2.00
 attendance \$1.00. total \$3.90.

J. R. King constable
 The defendant entered a plea of Guilty. It is there upon considered by me that the defendant William W Epps. pay a fine of Five Dollars and costs of suit herein taxed at \$6.30.

Recd of W M W Epps \$11.30. in full of the above case. & this case is therefor discontinued
 W M Robinson J P

The State of Ohio
 v
 Clarence Reed

Justices costs
 affidavit 40
 filing 5
 warrant 40
 filing same 5
 entries 60
 continuance 20
 satisfaction 20
 further entries \$1.90
 \$40
 \$2.30
 settlement & entries 1.00
 paid \$3.30

June 19th A D 1877. Suit brought against Clarence Reed on the oath of E. L. Price. his affidavit on file and reads as follows. to wit, The state of Ohio Union County & personally appeared before me W. M. Robinson, a Justice of the peace in and for said county. E. L. Price, one of the Board of Directors of the Infirmary of said county and acting for, and on behalf of the Board of Infirmary directors of said county, and made complaint under oath, that on or about the 1st day of August A D 1876 Sarah Stout was delivered of a Bastard child, that she is now a pauper, and inmate of the Infirmary of said County of Union, and as he is informed and verily believes, one Clarence Reed is the Father of said child, and that no Bonds has been executed by the said Clarence Reed, to the directors of said Infirmary for the support of said child, to save them the said Board of directors from expense,
 (signed) E. L. Price.

Sworn to, and subscribed before me this 19th day of June A D 1877. W. M. Robinson J P

June 19th 1877. By the authority of the above complaint, a warrant was issued for the arrest of the above named Clarence Reed, and delivered to Geo. C. Edwards one of the constables of the Township of Paris & County of Union & state of Ohio. which was returned on the same day, Indorsed as follows to wit I took the body of the within named Clarence Reed and have him before the Justice W. M. Robinson J P. June 19th A D 1877. fees. Mileage 65^{cts} service 50^{cts} conveyance \$2.00. assistance \$1.50. Total \$4.65. Geo C Edwards Const

Geo C Edwards
 costs \$4.65
 attendance \$1.00
 \$5.65
 read the above costs
 as per order from Geo
 C Edwards
 W. E. Boyter

June 19th 1877. 8 o'clock P.M. parties present with their attorney and before trial commenced. the prisoner with the counsel of his father Allen Reed. slipped out of the office and made his escape in the dark, and as yet has not been re-arrested June 20th 1877. W. M. Robinson J P

July 2nd A D 1877. This day came the parties in this case and the case was settled, by said parties in full of all claims which the county of union now has or may hereafter have, against the defendant Clarence Reed for the maintenance of a Bastard child had by one Sarah Stout, of which he is the imputed father. upon the conditions following, to wit. Allen Reed paying the costs

Clarence
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of this suit taxed at \$8.95. and giving to said County his
four several Promissory notes. The first three calling
for Thirty seven dollars & fifty cents, and the fourth, calling
for Thirty dollars, and due and payable in one, two,
three & four years from this date, with Two good sureties
and all those several notes to bear interest at the rate
of six percent from July 2nd 1877, all of which was done
to the satisfaction of the Infirmary directors of Union
County & the Court, and this case is therefore dis-
continued
W. M. Robinson J P

The State of Ohio
v
Allen Reed

affidavit 40
filing same 5
warrant 40
filing same 5
Recognizance 40
filing same 5
sub for one witness
adjournment 20
Entries 75
satisfaction 20
Recognizance to court 40
Transcript 1.20
certificate of 25

July 2nd 1877. this case is settled by order of the prosecuting attorney J. W. Myers & costs paid, and the case is discontinued W.M. Robinson J.P.

court costs \$5.70
subp 45
\$6.15

reed the above costs per order by Geo C Edwards
W. S. Boyter

June 19th A.D. 1877. Suit brought on the oath of Geo C Edwards, against Allen Reed. affidavit on file, and read as follows, to wit. State of Ohio Union County ss George C Edwards, being first duly sworn says that one Allen Reed, on the 19th day of June 1877. Unlawfully did aid and assist one Clarence Reed to make his escape from the custody of this affiant, the said Clarence Reed, being then a prisoner in the custody of this affiant, and having been lawfully arrested, under a charge of Bastardy, and at the time of said escape the said Geo C Edwards, was acting as one of the constables of said County, and was duly authorized as such (signed) Geo C Edwards Sworn to and subscribed before me this 19th day of June A.D. 1877. W.M. Robinson J.P.

June 19th 1877. A warrant was issued on the above complaint, for the arrest of the said, Allen Reed and delivered the same to Geo C Edwards, const

June 19th A.D. 1877. 9 o'clock P.M. Warrant returned indorsed as follows, to wit. I took the Body of the within named Allen Reed, and have him before the Justice W.M. Robinson. June 19th A.D. 1877. fees Mileage 20^{cts} service 50^{cts} Conveyance \$2.00, assistance \$3.00, total \$5.70 Geo C Edwards, const

Owing to the lateness in the evening the trial of the case was by consent of all parties, at the suggestion of the Court adjourned till the next morning June 20th 1877. at Ten o'clock A.M. The defendant entered into his own Recognizance in the sum of 50¢ for his appearance at that time, & the case was adjourned till 10 o'clock June 20th

June 20th A.D. 1877. Ten o'clock A.M. the time for the

June 20th 1877. the plaintiff ordered a subpoena for A B Carpenter, which was issued & delivered to Geo C Edwards constable

June 20th 1877. subp returned indorsed as follows
June 20th A.D. 1877. I read this writ, and afterwards I served the same by reading, to the within named witness - service 25^{cts} Mileage 20^{cts} total 45^{cts}
George C Edwards, const

whereupon this case is discontinued in this court
W.M. Robinson J.P.

The State of Ohio
v
Annas M Inskeep

Justice costs
affidavit
filing same
warrant
filing same
subp for 7 W.
filing same
Entries
satisfaction
adjournment
pre for dpts
subp for 7 W
affidavit for
adjournment
filing same
adjournment
subps 3 W
filing same
adjournment.
swearing 18 W
sitting in case
further entries
Judgment

\$7.
filing 3. preceper \$8.

constables costs
warrant \$4.
subp 1.
3.
total \$9.

here attorney by his attorney, and asked cost of law to of the attorney to discharge, and turned in Geo into a recognizance in place of union of said court in in Peacock authority

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 77. Unlawf
 Make his es
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 Peacock writ
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The State of Ohio
 n s
 Annas M Inskeep
 Justice costs
 affidavit 40
 filing same 5
 warrant 40
 filing same 5
 subp for 7W. 55
 filing same 5
 Entries 45
 satisfaction 20
 adjournment 20
 prec for dpts 5
 subp for 7W 55
 affidavit for
 adjournment 40
 filing same 5
 adjournment 20
 subps 3W 65
 filing same 10
 adjournment. 20
 swearing 18W 90
 sitting in case 1.00
 further entries 120
 Judgment 40
 \$7.85
 filing 3. precep 15
 \$8.00
 constables cost
 warrant \$4.15
 subp 1.75
 # 3.10
 total \$9.00
 2.00
 12.00

June 29th A D 1877. Suit brought on the oath of
 Reuben Moore. his affidavit on file and is as follows
 State of Ohio Union County
 Reuben Moore being by me first duly sworn depo
 seth and says, that on or about the 27th day of June
 A D 1877. in said County of Union, one Annas M Inskeep
 cep. did unlawfully, violently, and in a menacing ma
 nner, assault, and threaten, one Ellsworth Moore, then
 and there being, and him the said Ellsworth Moore
 then and there did other wrongs to the said Ellsworth
 Moore then and there did- and the said Reuben Moore
 further deposesh and says, he believes, that the said
 Annas M Inskeep is guilty of the crime above charged
 (signed) Reuben Moore
 Sworn to before me, and subscribed by the said Reuben
 Moore in my presence this 29th day of June 1877
 W.M. Robinson J P
 Before issuing the warrant in this case, the complaining
 witness, Reuben Moore, acknowledged himself bound for
 all costs that may be made in this case, provided he fail
 to. make a case against the defendant, Annas M Inskeep
 Thereupon a warrant was issued for the arrest of Annas
 M Inskeep, and delivered to Geo. C. Edwards, court
 also on the 29th day of June 1877. on demand of the
 prosecuting witness Reuben Moore, a subpoena was
 issued for Samuel Wilson, Hiram Tyler, George Far
 don, Helmore N Jordan, Ette Cline, Ellsworth Moore
 & William Moore, and delivered to Geo. C. Edwards, court
 W.M. Robinson J. P.
 June 29th 1877. warrant returned, indorsed as follows,
 I took the Body of the within named Annas M Inskeep
 cep. and have her before the Justice W.M. Robinson
 June 29th 1877. Miles 65^{cts} service 50^{cts} Conveyance \$2.00
 attendance \$1.00. total \$4.15. Geo. C. Edwards, Court
 W.M. Robinson J P
 June 29th 1877. subp returned indorsed as follows
 June 29th 1877. I recd this writ, and afterwards I served
 the same, by reading to the within named witnesses, Miles
 15 Miles 90^{cts} service on seven witnesses, 35^{cts} total \$1.75
 Geo C Edwards court
 W.M. Robinson J P
 June 29. 5 o'clock P.M. the defendant, in court with her attor
 ney Geo O Hamilton, the defendant filed her affidavit that
 she could not safely proceed with the trial, at this time

The State of Ohio
v
Allen Reed

Affidavit 40
filing same 5
Warrant 40
filing same 5
Recognizance 40
filing same 5
sub for one witness 30
Adjournment 20
Entries 75
satisfaction 20
Recognizance to court 40
Transcript 1.20
Certificate of 25

\$5.85

July 2nd 1877. this case is settled by order of the prosecuting attorney J. W. Ayers & costs paid, and the case is discontinued W.M. Robinson J.P.

Court costs \$5.70
subp 45
\$6.15

recd the above costs per order by Geo C Edwards
W. E. Bayler

Transcript filed & returned to J. W. Ayers, Prosecuter
W.M. Robinson J.P.

June 19th A.D. 1877. Suit brought on the oath of Geo C Edwards, against Allen Reed. Affidavit on file, and reads as follows. to wit. State of Ohio Union County ss George C Edwards, being first duly sworn says that one Allen Reed, on the 19th day of June 1877. Unlawfully did aid and assist one Clarence Reed to make his escape from the custody of this affiant, the said Clarence Reed, being then a prisoner in the custody of this affiant, and having been lawfully arrested, under a charge of Bastardy, and at the time of said escape the said Geo C Edwards, was acting as one of the constables of said County, and was ~~was~~ duly authorized as such (Signed) Geo C Edwards

Sworn to and subscribed before me this 19th day of June A.D. 1877. W.M. Robinson J.P.

June 19th 1877. A warrant was issued on the above complaint, for the arrest of the said Allen Reed and delivered the same to Geo C Edwards, const

June 19th A.D. 1877. 9 o'clock P.M. Warrant returned Indorsed as follows. to wit. I took the Body of the within named Allen Reed, and have him before the Justice W.M. Robinson. June 19th A.D. 1877. fees Milage 20^{cts} service 50^{cts} Conveyance \$2.00, assistance \$3.00, total \$5.70 Geo C Edwards, const

Owing to the lateness in the evening the trial of the case was by consent of all parties, at the suggestion of the court adjourned till the next morning June 20th 1877. at Ten o'clock A.M. The defendant entered into his own Recognizance in the sum of 50¢ for his appearance at that time, & the case was adjourned till 10 o'clock June 20th

June 20th A.D. 1877. Ten o'clock A.M. the time for the trial of this case, parties present with there attorneys the case was called, and the defendant by his attorney Judge P. B. Cole entered a plea of Not guilty, and asked the court to discharge the prisoner, for want of law to hold him, ^{on said charge} after hearing the arguments of the attorneys pro & con, the court overruled to motion to discharge, and thereupon, the attorney for the defendant moved an Examination, and the defendant entered into a recognizance for his appearance at the court of common please of Union County Ohio, on the first day of the next term of said court in the sum of one hundred Dollars, with J. W. Bayler as surety, thereupon this case is discontinued in this court

W.M. Robinson J.P.

witness fees
 Saml Wilson two days - \$1.00
 Mileage 8 miles 80th total \$1.80
 Hiram Tyler two days \$1.00
 Mileage 8 miles 80th total \$1.80
 George Jordan two days \$1.00
 Mileage 8 miles 80, total \$1.80
 J. V. Jordan two days \$1.00
 Mileage 8 miles 80, to \$1.80
 Letta Cline one day 50th mile 8, m. 80. \$1.30
 Elsworth Moore two days \$1.00 Mileage 8 miles 80th total \$1.80
 Total Plaintiff's \$12.10
 Geo. C. Edwards, const Court \$3.00
 Wm Moore two days \$1.00
 Mileage 8 miles 80 - \$1.80
 Defendants witnesses
 Wm Robinson one day 50th Mileage 80 \$1.30
 Albert Spain one day 50th Mileage 80th \$1.30
 Joseph Lawson one day 50th Mileage 80, \$1.30
 Sackey Irwin one day 50th Mileage 80, \$1.30
 Daniel Cline one day 50th Mileage 80, \$1.30
 Levi Orrihood one day 50th Mileage 80, \$1.30
 James Cline one day 50th Mileage 80 \$1.30
 Pauline Moore one day 50th Mileage 80, \$1.30
 Total depts w \$10.40

For want of witnesses, the attendance of which, she has not been able to procure. Thereupon the parties agreed to adjourn this case till the 5th day of July 1877, at 10 o'clock A M and the defendant entered into Bonds for her appearance at that time, and not depart from the court without leave, as the statute requires, with H. H. Inskeep as surety, and surety approved by Me. thereupon this case stands adjourned till the 5th day of July 1877, at 10 o'clock A M
 W. M. Robinson J P
 June 30th 1877, process filed by the defendant for the following witnesses to wit - William Robinson & Albert Spain Joseph Lawson, Sackey Irwin, Daniel Cline, Levi Orrihood James Cline, which was issued and delivered to Geo C Edwards constable -
 July 2nd 1877, the above described subp returned endorsed as follows, June 30th 1877, I received this writ, & afterwards I served the same, by reading to the following within named, William Robinson & Sackey Irwin Daniel Cline & James Cline, Levi Orrihood, Albert Spain & Joseph Lawson, by leaving copy at their usual place of residence this 30th day of June 1877, Mileage 25 Miles \$1.40, service 7 witnesses 85^{cts} 3 copies, 75^{cts} total \$3.00, Geo C Edwards const subp for plaintiff, issued for Lettie Cline & Anna Eaton, and delivered to Geo C Edwards constable, which was returned the same day July 5th 1877, indorsed as follows, July 5th 1877, I recd this writ, and afterwards I served the same by reading to the within named Letta Cline & Anna Eaton, Mileage 90th Service 35, total, 1.25 \$ Geo. C. Edwards const
 July 5th 1877, the defendant ordered a subpoena for Paulina Moore which was issued & delivered to Geo C Edwards const, July 5th 1877, subp returned indorsed, as follows, July 5th 1877, I recd this writ, and afterwards I served the same by reading to the within named Pauline Moore Mileage 60th Service 25^{cts}, attendance \$1.00, total \$1.85, # Geo C Edwards const
 July 5th A M 1877, 10 o'clock A M, the time set for the trial of this case, parties present, Each party desired subpoenas for other witnesses, it was agreed by the parties amicably, that the trial of this case be adjourned till Two o'clock P M at the Court House, & the case stands adjourned till 2 o'clock P M
 W. M. Robinson J P
 July 5th 2 o'clock P M, the time set for trial in this case, parties present with their attorneys, Trial had Samuel Wilson, Hiram Tyler, George Jordan, J. V. Jordan Lettie Cline, Elsworth Moore, William Moore, Anna Eaton

Geo C Edwards const for serving subp & attendance # \$3.10
 Transcript \$1.
 certificate \$2.0

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 P M
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 trial had
 W Jordan
 Anna Eaton

Geo C Edwards costs
 for serving subp and
 attendance # \$5.10 #
 Transcript #1.75
 certificate 25
 #2.00

and Allen Moore. sworn and examined for the state &
 William Robinson^{2d} Albert, Spain. Joseph Lawson. Mackey Groin
 in. Daniel Cline. Levi orrihood. James Cline. Annis M Inskeep &
 Pauline Moore. Sworn for the defense. and after hearing the
 testimony. and the arguments of the attorneys. It was order
 ed by me that the defendant Annas M Inskeep enter into
 a recognizance in the sum of one Hundred Dollars for her
 appearance at the court of common pleas of Union Cou
 nty Ohio. on the first day of the next term thereof, which
 was done accordingly. & signed by Annas M Inskeep -
 Hiram Inskeep. George Jordan. & L S Ford. her security
 which was approved by me as good security

W M Robinson J. P.

July 10th A D 1877. Transcript of the above
 case filed. and delivered to S G. Kirk the prosecuting
 attorney of Union County. Ohio. together with all papers
 in the case

W M Robinson J. P.

Transcript returned. No Bill found.
 Execution issued on Reuben Moore for costs of suit
 April 9th 1878. and delivered to G C Edwards const
 May 1st 1878. Execution returned indorsed as
 as follows. No goods found wherason to levy. this
 writ returned unsatisfied. service 40^{ct}
 Mileys 45^{ct} total 85^{ct} Geo C Edwards Const
 W M Robinson J P

Marysville Ohio August 3rd 1883
 Recd of R Moore Six dollars. to be appli
 ed in full of my costs, as Justice of the peace, in
 the case of the State of Ohio. v s Annis Inskeep
 W M Robinson J P

The State of Ohio
v
George Holland

July 30th A. D. 1877. Suit Brought against one George Holland on the oath of Charles Fullington^{sr} for unlawfully furnishing into a minor, to one Aurell Price, to be by him drunk, the said Aurell Price being then and there a minor, and the said George Holland, then and there well knowing that the said Aurell Price, was then and there a minor, and the said furnishing being without the written order, or consent, of either the parent Guardian, or family Physician of him the said Aurell Price & the said George Holland not being a Physician, and that this deponent does verily believe that the said George Holland is guilty of the facts charged. Took his affidavit thereof, which is placed on file in my office. Thereupon issued a warrant against the said George Holland, and delivered the same to Geo. C. Edwards, constable. Thereupon the attorney for the State (J. G. Cameron) order a subpoena for the following witnesses, Charles Jewell, Leroy Turner, Wm Turner, Charles Fullington^{sr} Frank Hamilton, Aurell Price & Harry Shrier which was issued and delivered to Geo C Edwards const

Justices costs
affidavit 40
filing same 5
Warrant 40
filing same 5
Subp for 7 wit 55
filing same 5
recognisance on adjourn 40
filing same 5
adjournment 20
Recognisance of wit 40
filing same 5
Recognisance of dft 40
filing same 5
Sitting in trial \$1.00
Centries 85
Mileys 20^{cts} service 40^{cts}
Transcript 1.00
certificates 25
satisfactions 20
Paid by clerk \$6.35

July 30th 1877. Warrant returned. Indorsed as follows I took the body of the within named George Holland and have him before the Justice W.M. Robinson, July 30th 1877 Mileys 20^{cts} service 40^{cts}. attendance \$1.00, total \$1.60 Geo. C. Edwards const

The subpoena not being returned & it being noon, the defendant entered into a recognisance for his appearance at 3 o'clock P.M. July 30th 1877. To which time this case was adjourned.
W.M. Robinson J.P

July 30th 1877. 3 o'clock P.M. the hour for the trial of this case Subpoena returned Indorsed as follows. - July 30th 1877. I read this writ, and afterwards I served the same by reading to each of the within named witnesses personally. Mileys 2 miles 25^{cts} Service on 7 witnesses 85^{cts} Total \$1.10 Geo C Edwards constable

The case was called, the parties all present, with their attorneys, J.G. Cameron for plaintiff, and A.J. Sterling for the defendant. The defendant waived an examination, & entered into a Recognisance, for his appearance at the court of common pleas of Union County on the first day of the next term thereof in the sum of Two Hundred Dollars, with approved surety, and said Recognisance is on file with the papers in this case, and thereupon, the above named witnesses, was required to enter into a recognisance of one Hundred Dollars each to appear before the court of common

Constables cost \$2.70
recd \$2.70. as Geo. C. Edwards
costs in this case by
his order
W. E. Baxter

Witness fees
Charles Jewell - 50
Leroy Turner - 50
Wm Turner - 50
Charles Fullington^{sr} - 50
Frank Hamilton - 50
Aurell Price - 50
Harry Shrier - 50
Total - \$3.50

George Holland on
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 July 30th 1877
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Witness fees
 Charles Sewell - 50
 Leroy Garner - 50
 Wm Turner - 50
 Charles Fullington - 50
 Frank Hamilton - 50
 Lurell Price - 50
 Harry Shrier - 50
 Total - \$3.50

Pleas of Union County on the first day of the next
 term thereof, and said Recognisance is on file with
 the papers in this case - Wm Robinson J P
 August 7th 1877. Transcript Issued, and delivered the
 same to the prosecuting attorney of Union County Ohio
 & this case is discontinued Wm Robinson J P

The State of Ohio
v s
George Holland

Justice costs
affidavit 40
filing same 5
Warrant 40
filing same 5
Subs. 55
filing same 5
Recognizance of dft 40
filing same 5
Recognizance of wit 40
filing same 5
Sitting in case 1.00
Entries 75
Satisfaction 20

\$4.35

Transcript 85
Certificate 25
Paid by clerk \$5.45

Constable cost \$2.70
recd \$2.70. as GC Edwards
costs in this case by his
order-

W.E. Baxter

July 30th A D 1877. Suit Brought against George Holland. on the oath of Charles Fullington^{sr} for unlawfully furnishing intoxicating liquors to one Frank Hamilton being then and there a minor, and the said George Holland then and there well knowing that the said Frank Hamilton was a minor. the said George Holland not being a physician. and the said deponent verily believes, the said George Holland is guilty of said charge on the 29th day of July 1877. Took the defendants affidavits thereof, which is placed on file with the papers in this case thereupon. Issued a warrant against the said George Holland, and delivered the same to George C Edwards constable. Thereupon the attorney for the plaintiff (J. L. Cameron) ordered a subpoena for the following witnesses. Charles Jewell, Leroy Turner, Wm Turner Charles Fullington^{sr}, Frank Hamilton, Aurell Price & Harry Shriver, which was issued and delivered to Geo C Edwards const.

July 30th 1877. after noon, warrant returned Indorsed as follows. I have the Body of the within named George Holland, and have him before the Justice Wm Robinson, July 30th 1877. Milege 20^{cts} service 40^{cts} Attendance \$1.00 total \$1.60. Geo C Edwards const Subpeona also returned Indorsed as follows. served by reading to each of the within named witnesses service 4 Milege \$1.10 Geo C, Edwards, const

3 o'clock P.M. This case was called, parties all present with their attorneys. J. L. Cameron for the plaintiffs and J. A. Sterling for the defendant. The defendant was examined and thereupon entered into a recognizance for his appearance at the court of common pleas of Union County Ohio, on the first day of next term thereof, and there abide the order of said Court, in the sum of Two Hundred Dollars, with approved surety and said recognizance is on file with the other papers in this case. The above named witnesses were Recognized, in the sum of one hundred Dollars each, as the Statute requires, to appear before the court of common pleas of Union County Ohio, on the first day of the next term thereof. Said recognizance is on file with the other papers in this case

Wm Robinson J P

Sept 7th 1877

Transcript Issued in the above case, and delivered to the Prosecuting attorney of Union county Ohio

Wm Robinson J P

The State of Ohio
v s
George Holland

Justice costs
affidavit 40
filing same 4
Warrant 40
filing same 4
Subp. 55
filing same 5
Recognizance of dft 40
filing same 4
Recognizance of wit 40
filing same 4
Sitting in case 1.00
Entries 75
Satisfaction 20

\$4.35

Transcript 85
Certificate 25
Paid by clerk \$5.45

Constable cost \$2.70
recd \$2.70. as GC Edwards
costs in this case
by his order

W.E. Baxter

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 Frank Ham
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 George Holland
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 to affidavits
 in this case
 said George
 C Edwards
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The State of Ohio
 v
 George Holland
 Justice costs
 affidavit 40
 filing same 5
 Warrant 40
 filing same 5
 subp 55
 filing same 5
 Recognizance def 40
 filing 5
 Recognizance W 40
 filing same 5
 sitting in case 1.00
 Entries 75
 satisfaction 20
 \$ 4.35
 Transcript 85
 Certificate 25
 paid by clerk \$ 5.45
 Court table costs
 \$ 2.70
 recd \$ 2.70. as GC Edw
 was costs in this case
 by his order
 W.E. Royster

July 30th A.D. 1877. Suit brought against George
 Holland. on the oath of Charles Fullington^{sr} for un
 lawfully furnishing intoxicating liquor to one Charles
 Fullington^{jr} on the 29th day of July 1877. and him the sa
 Charles Fullington being then and there a minor. and the sa
 George Holland. then and there well knowing. the said Cha
 res Fullington was a minor. and the same not being fur
 nished by a physician in the regular line of practice. and
 said defiant believes that the said George Holland is
 guilty of the facts charged. Took the defiants affidavit the
 reof. which is placed on file. with other papers in this case.
 Thereupon. Issued a warrant against the said George
 Holland. and delivered the same to Geo C Edwards court
 Thereupon the attorney for the plaintiff. (J. L. Courron)
 ordered a subpoena for the following witnesses. Charles
 Jewell. Leroy Turner. Wm Turner. Charles Fullington^{jr}
 Frank Hamilton. Murell Price. & Harry Shirer. which
 was issued & delivered to Geo C Edwards court. com. 20 Aug 30
 July 30th 1877. Afternoon. Warrant returned. Indorse
 as follows. I took the body of the within named George
 Holland. & have him before the Justice WM Robinson
 July 30th 1877. Mileage 20^{cts} Service. 40^{cts} Attendance 1.00
 Total \$1.60. Geo C Edwards court
 Subpoena also returned. Indorsed as follows. service & mileage served
 by reading to each of the within named witnesses. service & mileage
 \$1.10. Geo. C. Edwards court
 3 o'clock P.M. This case was called. parties all present with
 their attorneys J. L. Courron for plaintiffs & J. A. Sterling for deft
 The defendant waived an examination and thereupon enter
 ed into a recognizance for his appearance at the court of com
 mon pleas of Union County Ohio. on the first day of the
 next term thereof. and there abide the order of said court
 in the sum of Two Hundred Dollars. with approved su
 rity. and said recognizance is on file with the other pap
 ers in this case. also the above named witnesses were
 Recognised. in the sum of one hundred Dollars each. as
 the law requires. to appear before the court of common
 Pleas of Union County Ohio. on the first day of the next
 term thereof. said recognizance is on file with other cases
 W.M. Robinson J P
 August 7th 1877. Transcript. Issued in the above case. and
 delivered to the Prosecuting attorney of Union Co Ohio
 W.M. Robinson J P

The State of Ohio
v
George Holland

Justices costs
Affidavit 40
filing same 5
Warrant 40
filing same 5
Recognizance of dept 40
filing same 5
Centries 30
Adjournment 20
Subp for 15 witnesses 95
filing same 5
filing ex parte 5
Recognizance of dept 40
filing same 5
Recognizance w 40
filing same 5
trial 1.00
\$4.80
further entries 4.5
Transcript 1.20
certificate 25
Paid by county \$6.70

July 30th A.D. 1877. Suit Brought against George Holland, on the oath of Charles Fullington^{sr} for keeping a certain room, in the Centennial Block within the village of Marysville in Union County, and being a place where Intoxicating liquors are sold in violation of law, and the said George Holland, has so kept said room, and place for more than thirty days prior to the 29th day of July 1877, where Intoxicating liquors are habitually sold in violation of law and this deponent does veridically believe the said George Holland is guilty of the facts charged. Took his affidavit thereof, and issued a warrant against the said George Holland, and delivered the same to Geo C Edwards Constable.

July 30th 1877. 5 o'clock P.M. warrant returned in dorsed as follows. I took the Body of the within named George Holland, and have him before the Justice W.M. Robinson July 30th 1877. Mileage 20^{cts} service 40^{cts} attendance \$1.00 total \$1.60 Geo C Edwards Const July 30th 1877. parties all present with their attys J. L. Connor for plaintiff & J. A. Sterling for the dept on an amicable agreement of the parties & Consent of the Court. the trial of this case was continued till the 8th day of August 1877, at 9 o'clock A.M. and there upon the defendant George Holland, entered into a Recognizance in the sum of Two Hundred Dollars for his appearance before me at my office at that day & hour, and gave good & sufficient surety, and said Bond is on file in my office. And this case stands adjourned till that time.

W.M. Robinson J.P.

August 6th 1877. Precept filed by the attorney for plaintiff for the following witnesses, Calvin Bowen, Charles Sewell, Leroy Turner, Harry Sharer, Frank Hamilton, Sarel Price, William Turner - Harris, Noah Poland, Hale C Furgeson, James Heasley, William Fry, H Campbell Seth Gibson, Charles Fullington^{sr} which was issued & delivered to Geo. C. Edwards const.

August 8th 1877. Subpoena returned Indorsed as follows. August 6th 1877. I read this writ, and afterwards I served the same by copy, with the exception of Frank Hamilton, Seth Gibson, James Heasley, - Harris, & Hale C Furgeson not found. Mileage \$2.20. Service on 8 witnesses \$1.05 copies \$2.00. attendance \$1.00. Total \$6.25.

Geo C Edwards Const

witness fees
Cal Bowen 5
Charles Sewell 5
Leroy Turner 5
Wm E Turner 5
Harry Shrier 5
Sarel Price 5
H. Cornell 1.0
Charles Fullington^{sr} 5
\$4.5

const costs \$1.60
" " 6.25
total \$7.85

paid my costs in this case
Geo C Edwards

George
 for keeping
 in the village
 place where
 w. and the
 and place for
 July 1877. where
 violation of law
 George
 affidavit
 The said
 Geo C Edward
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 Justice
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 Court
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 Turner. Harry
 Harris, Noah
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 witnesses \$1.05
 Court

virtues fees
 Cal Bowen 50
 Charles Sewell 50
 Leroy Turner 50
 Wm E Turner 50
 Harry Shrier 50
 Luell Price 50
 H. Cornell 1.00
 Charles Fullington 50
 \$4.50

August 8th A.D. 1877. 9 o'clock A.M. the time set for trial in this case, case called. parties all present, with their attorneys. J.L. Cameron for the plaintiff and A.S. Sterling for the defendant. The defendant waived an examination and entered into a Recognizance in the sum of Two Hundred Dollars, with Jacob Houser as surety, and surety approved, for his appearance before the court of Common pleas of Union County Ohio, on the first day of the next term thereof, and said recognizance is placed on file with the other papers in this case, & also the following witnesses were Recognized to appear before said court of common pleas of Union County Ohio, to wit Leroy Turner, Harry Sharrow, Luell Price, William E Turner, Charles Fullington, Charles Sewell, and said Recognizance is placed on file with the other papers in this case.

W.M. Robinson J.P.

August 10th A.D. 1877. Transcript filed in the above case, and delivered to the prosecuting attorney of Union County Ohio, W.M. Robinson J.P.

Recd of Auditor of county \$14.55. the cost of W.M. Robinson J.P. & G.C. Edward constable in the above case.

W.M. Robinson J.P.

The State of Ohio }
 v }
 James Runnels }

Justice costs
 affidavit 40
 filing same 5
 warrant 40
 filing same 5
 filing preceps 5
 Subp for P.W. (Two) 30
 filing same 5
 Subp for S.W-D 45
 filing same 5
 adjournment 20
 Mitimus 40
 filing same 5
 swearing witness 50
 Entries 1.25
 trial 1.00
 Judgment 40
 Satisfaction 20

\$5.80

recd 20.50. as my costs and
 G.C. Edwards constable costs
 But no witness costs paid
 to me. by Auditor

costs \$8.20
 recd \$8.20. as G.C. Edwards
 costs by his order

W.E. Baxter

August 6th A D 1877. Suit brought against James Runnels. on the oath of J. C. Moffitt. Took his affidavit thereof. as follows J. C. Moffitt being first duly sworn. deposed and said. that one James Runnels late of the county of union and state of Ohio. on or about the 15th day of June 1877. at the Court aforesaid. in and upon the Body of one J. C. Moffitt then and there being. unlawfully. forcibly. and feloniously did make an assault. in and upon him the said J. C. Moffitt. then and there feloniously. willfully. and of his malis aforethought to commit a Murder. and that the said James Runnels is guilty of the facts charged. and further this deponent said not. signed J. C. Moffitt

The complainant J. C. Moffitt did at the request of the Justice. acknowledge himself Bound for the costs in this case. provided the defendant be acquitted. and request said acknowledgement to be entered on the docket and thereupon a warrant was issued against the said James Runnels. and delivered the same to Geo C Edwards const. also at the same time a precept was filed for a subpoena for B. C. Townsley. and William Moffitt. which was issued and delivered to Geo C Edwards const

W.M. Robinson J P

August 14th A D 1877.
 Warrant returned. Indorsed as follows to wit, Pursuant to the command of this writ. I have arrested the within named James Runnels. and have him now in court. this 14th day of August 1877. service 40th mileys \$2.30. attendance \$1.00. assistance \$1.50. conveyance \$3.00. total \$8.20. Geo C Edwards const

The defendant James Runnels was arraigned. and the charge as set forth in the affidavit made known to him. he entered a plea of Not guilty. and in consequence of the absence of material witnesses. and consent of all parties the Court required the defendant to enter into a recognizance in the sum of 300\$ for his appearance. on the 15th day of August 1877. at 10 o'clock A.M. the time agreed upon for trial in this case. and which request the defendant failed to comply with thereupon. a Mitimus was issued. and the defendant James Runnels. was committed to the jail of the county for safe keeping till ten o'clock tomorrow. and this case stands adjourned till that that time.

W.M. Robinson J P

Mitimus returned. Indorsed as follows. August 14th 1877 I committed the within named James Runnels. to the custody of the jailor. with whom I left a certified copy of this writ

const 0.6

const \$2.0

\$1.8
 6

Witness fees
 for state
 Wm Moffitt \$2
 T.C. Townsley 2
 for the defense
 C. J. Townsley 2
 H.S. Stamater - 2
 Bird Thornton 2
 John Harman - 2
 C. J. Harman - 2
 B.C. Townsley - 2
 J. G. Hains - 2
 Math. Ginyel - 2
 \$22.

Transcript to court
 inners. costs \$6.6
 recd my fees in full
 of this case
 Geo C Edwards

James
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 1877. at the count
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 J P
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 r trial in this
 to comply with
 adant James
 for safe keeping
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 J P
 August 14th 1877
 to the custody
 of this writ

cost .60
 cost \$2.00
 \$1.80
 65
 Witness fees
 for state
 Wm Moffitt \$2.50
 J.C. Townsley 2.50
 for the defense
 C.J. Townsley 2.50
 H.S. Stamates - 2.50
 Boyd Thornton 2.50
 John Hariman - 2.50
 C.F. Hariman - 2.50
 J.C. Townsley - 2.50
 J.G. Hains - 2.50
 Math. Lingrel - 2.50
 \$22.50
 Transcript to furnish
 copies, costs \$6.65
 read my fees in full
 of this case

Mileage 20^{cts} service 40^{cts} total 60^{cts} Geo C Edwards const
 August 15th 1877. Subp for Plaintiff returned Indorsed as follows
 August 6th 1877. I read this writ and afterwards I served the same
 By certified copy. Mileage 20 miles \$1.15. service on 2 witnesses 35^{cts}
 Copies. 50^{cts} total \$2.00. August 14th 1877. Geo C Edwards const
 August 15th 1877. Subp ordered by the defendant for
 Helmore Snodgrass, Boyd Thornton & C.F. Thornton. which
 was issued and delivered to Geo C Edwards const
 August 14th 1877. subp order by defendant for. John
 Gray, Mathew Lingrel, C. J. Townsley, S.H. Stamates, and
 James G Hains. which was issued and delivered to
 Geo C Edwards, constable
 August 15th 1877. first subp for the defence returned
 Indorsed as follows. August 14th 1877. I read this writ
 and afterwards I served the same by reading person
 ally. Mileage \$1.15. service 5 witnesses 65^{cts} total \$1.80
 Geo C Edwards, const
 Second subp returned Indorsed as follows. August
 15th 1877. I read this writ, and afterwards I served the
 same by reading personally. Mileage 20^{cts} service 45^{cts}
 total 65^{cts} Geo C Edwards, const
 August 15th A.D. 1877. 10 o'clock A.M. the time set by the adjo
 nment for the trial in this case, parties all present, and
 trial had. Wm. Moffitt, James Moffitt & J.C. Townsley swo
 rn & examined for the state, and James Kummels the
 primor, C. J. Townsley, H.S. Stamates, Boyd Thornton, John
 Hariman, C. F. Hariman, J.C. Townsley, J. G. Hains, Mathew
 Lingrel sworn & examined for the defense. and after
 hearing the testimony, and the arguments by the attorn
 eys on both sides. It is considered by me that the primor
 James Kummels be acquit, and go hence without day, &
 that the Complainant pay the costs of this suit, as he is
 bound to do, by his acknowledgement so to do, before the
 warrant was issued, and judgment is hereby rendered
 against him the said James Moffitt for the costs of
 this suit, herein taxed at \$41.55 - as follows. Justice
 costs, as taxed above \$5.80. Constables costh as taxed
 above \$13.25 witness fees as taxed above \$22.50. Total \$41.55
 Wm Robinson J.P
 August 23rd 1877. Execution issued in the above case
 against James C Moffitt for the costs in this case and
 delivered to Geo C Edwards const

The State of Ohio
v
James Lyons

August 18th 1877. Suit Brought against one James Lyons, for an assault and battery upon the Body of one Wilder Wilson, with intent to commit Murder, on the body of James J Mc Neal. Took his affidavit thereof, which is on file, and is as follows.

Thereupon a warren was issued against the said James Lyons and delivered to the sheriff of Union County,

also a subp was issued for, Lewis Taylor, A Leunis, John Mc Neal, Martin Mc Neal, & others, and delivered to C H Blip, who was appointed, & sworn as a Special constable in this case, and afterwards, the parties interested compromised, and settled the difficulty, and the defendant paid the costs, and the complainant withdrew the case, and the case is therefore discontinued

W M Robinson J P

The State of Ohio
v
Sherman Barcus
Harvey Aithe

Justice costs
affidavit
filing same
Warrent
filing
Entries
Judgment
trial
Satisfac

\$3.20

reed of Joseph Hauer

\$3.20

John Harris com
fes \$2.50

attendance 1.00
\$3.50

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said James Lyon
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The State of Ohio
v
Sherman Barcus &
Harvy Aithe

Justice costs
affidavit 40
filing same 5
Warrant 80
filing 5
Entries 30
Judgment 40
trial 1.00
satisfac 20

\$3.20
red of Joseph Hauer
\$3.20

John Harris court
fes \$2.50
attendance 1.00
\$3.50

August 20th A D 1877. Suit Brought against Sherman Barcus and Harvy Aithe on the oath of Isaac Brown. and charging said defendants of breaking into certain houses & stealing money & other goods. Took his affidavit thereof which is placed on file in my office. I thereupon issued a Warrant against the said Sherman Barcus and Harvy Aithe. and delivered the same to Isaac Brown the complaining witness. W M Robinson J P

August 21st Warrant returned. Indorsed as follows. I took the Body of the within named Sherman Barcus & Harvy Aithe & have them before the Justice. August 21st 1877. Mileage 9 miles 60^{cts} Service 40^{cts} conveyance \$1.50. Total \$2.50. attendance \$1.00 John Harris court

August 21st 1877. Before commencing the trial of the above named prisoners. A writ of Habeas corpus, was issued by the Probate Court for the Body of Harvy Aithe. & he was therefore taken out of this Court before trial. and the prosecuting witness failed to appear against the other prisoner. Sherman Barcus. for more than one hour after the return made by the constable. And it is therefore considered by me that the prisoner. go hence without day and that the complaining witness Isaac Brown pay the costs of this suit. as he personally acknowledged himself Bound to do. before the warrant was issued. And Judgment is hereby rendered against the said Isaac Brown for the costs in this case taxed at \$6.70. as above written
W M Robinson J P

The State of Ohio
v s
Lennis Mc Graw

Justice costs
Affidavit 40
filing same 5
Warrant 40
filing same 5
Entries 15
Judgment 40
satisfaction 20
farther entries 15
\$1.80

October 15th 1877. This day came John Lawrence
and made, that one ~~Lennis~~ ^{Lennis} Mc Graw, late of the coun-
ty of Union & State of Ohio, on or about the 13th day of
Oct A D 1877, did unlawfully, and in a menacing manner
Strike, beat and knock down the said John Lawrence
with a club or stick of wood -
As the Statute provides, the plaintiff or complaining
witness was required to secure the costs in this case, provided
he fails to sustain the action against the defendant, &
he & were both acknowledged themselves bound for said
costs, and authorized me to make such entry on the
docket, and I thereupon took his affidavit thereof
and issued a warrant against the said Lennis Mc
Graw, and delivered the same to Geo C Edwards const
W M Robinson J P

Oct 16th 1877. Warrant returned, indorsed as follows. I took
the body of the within named Lennis Mc Graw, and have
him before the Justice W M Robinson, Oct 16th A D 1877
Mileage 20^{cts} Service 40^{cts} attendance \$1.00 total \$1.60

J. A. Sewell constable

The defendant Lennis Mc Graw in Court, and after
hearing the affidavit read and explained, he entered his plea
of guilty, the complaining witness John Lawrence was
sworn & examined, and after hearing the testimony, it is
considered by me that the defendant pay a fine of Two
Dollars (\$2.00) and the costs of suit herein taxed at Three
Dollars & forty cents (\$3.40) and Judgment is hereby rendered
against the defendant Lennis Mc Graw for \$5.40. the
amount of fine & costs, this 16th day of October 1877

W M Robinson J P

Court costs \$1.60

The state of Ohio
v s
James Redman

Justice costs
affidavit
underwriting
for costs
filing affidavit
Warrant
filing same
entries
Subp for 3
witnesses
filing pro
subp for 1
filing same
swearing 6 witnesses
further entries
Judgment
Trial
transcript & cert \$4.00
paid \$6.00
witness fees
James Reynolds-10- \$1.00
C A McCulley-10- 1.00
Isaac Matly-10- 1.00
Abraham Lewis
John Redman
James Park X
Jacob Schunk
Johnat Parks X
total wit E \$6.00

Sheriff's costs \$5.00

attendance 1.00
total \$8.00
recd 50 cts the fee
James & Johnat Parks
of Am. N. Park

Lawrence
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3rd day of
January
Lawrence
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The state of Ohio
v
James Redman
Justice costs
affidavit 40
undertaking
for costs 40
filing affidavit 5
warrent 40
filing same 5
entries 15
Subp for 3
witnesses 35
filing per 5
subp for 1 25
filing same 5
swearing 6 witnesses 30
" " 3 " depts 15
further entries 85
Judgment 40
Trial 1.00
transcript & cert \$4.90
Paid \$6.15
witness fees
James Reynolds-10- \$1.50
C. A. McCully-10- 1.50
Isaac Masly-10- 1.50
Abraham Lewis 50
John Redman 25
James Park X 25
Jacob Schunk 25
Johnat Parks X 25
total wit F \$6.30
Sheriff's costs \$5.35
2.05
45
attendance 1.00
total — \$8.85
recd 50 cts the fee for
James & Johnat Park
of Am. N. Park

November 9th A D 1877. suit brought on the
oath of Jacob Schunk. and filed his affidavit
as follows. The state of Ohio, Union county ss
Before me W M Robinson one of the Justices of the peace
for said County, personally came Jacob Schunk who
being duly sworn according to law. deposeth and
saith that James Redman, late of said County, on or
about the 7th day of November A D 1877. at the county
of Union aforesaid, did unlawfully and feloniously
ly did steal, take, and carry away certain money
of the amount and value of Twenty Five Dollars,
and one silver watch of the value of Forty Dollars,
the property of Johnat Parks, as this deponent
does verily believe that the said James Redman is guilty of the
facts charged, and further this deponent saith not
signed Jacob Schunk
Sworn to and subscribed before me, at the county aforesaid
this 9th day of November A D 1877.
W M Robinson J P
The above named Jacob Schunk and
Goodman, each acknowledged themselves bound
for the costs in this case, provided the defendant be
discharged, by reason of a failure on the part of the
state to make satisfactory proof of the above charges
I thereupon issued a warrent against the said
James Redman, and directed the same to the
Sheriff of Union County Ohio,
Presopy filed for the following named witnesses to wit
James Reynolds, C. A. McCully, & J. Masly, which was
issued & delivered to the prosecuting witness Jacob
Schunk.
W M Robinson J. P.
Nov 10th 1877. warrant returned, indorsed as follows
I took the body of the within named James Redman
Nov 9th and have him before the Justice W M Robinson
Nov 10th 1877. Mileys \$1.00, Service 35^{cts}, Appearance \$1.00,
Conveyance \$3.00 - total \$5.35. J. J. Miller Sheriff
Subp for Alexander Lewis by order of the defendant
& delivered to J. J. Miller Sheriff.
Nov 10th 1877. Subp for State returned Indorsed as follows
Nov 9th 1877. I recd this writ, and afterwards I served the same
by reading to each of the within named witnesses
Service 45^{cts} Mileys \$1.30. Copies 30^{cts} total \$2.05
J. J. Miller Sheriff
Nov 10th 1877. Subp for defendant returned Indorsed as

follows. Nov 10th 1877. I recd this writ. and after wards. I served the same by reading to the within named witness - service 25^{cts} Mileage 20^{cts} total 45^{cts}

J. J. Miller Sheriff

November 10th A D 1877. parties all present. The prisoner was arraigned. and by his attorney J. M. Kenedy. Entered his plea of Not guilty Thereupon proceeded to trial. J. L. Cameron appeared as attorney for state. and the following witnesses sworn & Examined for the state. to wit Johnathan Parks. Jacob Schunk. C. A. McColley. James Reynolds. Isaac Madley. & James Parks. and the Prisoner James Redman. & A Lewis & John Redman called. not subpoenaed. sworn & testified for defendant and after hearing the testimony, and the arguments of the attorneys. It was considered by me that the defendant James Redman was guilty as charged in the affidavit. and was ordered by me to enter into a recognizance in the sum of Three Hundred Dollars for his appearance at the court of Common Pleas of Union County on the first day of the next term of said court. which he neglected to do and thereupon I issued a Mittimus for the commitment of him the said James Redman and delivered the same to the sheriff of Union County

W. M. Robinson J P

Nov 13th 1877. Transcript Issued in the above case and delivered to the ^{clerk of the court} prosecuting attorney of Union County Ohio.

W. M. Robinson J P

Dec 6th 1877. Recd of the auditor of union county \$21.30. the amount of the costs in the above case

W. M. Robinson J P

recd of the Justice \$4.50. the witness fees of James Reynolds C. A. McColley & Isaac Madley

L. A. Madley

The State of Ohio
v
Johnson A Sewell
Frank Sewell

Justice costs
affidavit 40
warrant 80
filing same 10
entries on doc 30
Bond 40
filing 5
\$2.00
Trans & certif 70
\$2.70

const costs \$2.00

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The State of Ohio
 v s
 Johnson A Sewell &
 Frank Sewell

Justices costs
 affidavit 40
 warrent 80
 filing same 10
 entries an doc 30
 Bond 40
 filing 5
 \$2.05
 Trans &ertif 70
 \$2.75

court costs \$2.00

November 15th A D 1877. Suit brought on Complaint of John W Robinson, against Johnson A Sewell and Frank Sewell for shooting quail, & pursuing after the same, on the premises of said John W. Robinson. Contrary to the statute in such case made and provided took his affidavit thereof, which is on file in this office. I thereupon issued a warrent in the name of the State of Ohio, against the said Johnson A Sewell & Frank Sewell, and delivered the same to Geo C Edwards constable — W M Robinson JP

Nov 16th A D 1877. Warrent returned. Indorsed as follows. to wit. Nov 16th 1877. I took the Bodys of the within named Johnson A Sewell & Frank Sewell, & and have them before the Justice W M Robinson, Milage 20^{cts} Service 20^{cts} attendance \$1.00 total \$2.00
 Geo. C. Edwards court

The defendants arraigned, and entered their plea of Not Guilty, and waived examination before this court, and entered into Bonds in the sum of one Hundred Doll ars. for their appearance before the Court of Common pleas of Union County Ohio, on the first day of the next term thereof to be holden. said Bond signed by said Johnson A Sewell & Frank Sewell & John Cuddihy as surety said Bond was filed Nov 16th 1877. in My office, and is now on file with the papers in this case
 W M Robinson JP

Nov 19th 1877. Transcript issued and delivered to the Clerk of the Court of Common pleas of Union County Ohio
 W M Robinson

The state of Ohio
 v s
 Frank Montgomery
 & Henry Montgomery

Justice costs
 Affidavit 40
 filing same 5
 Warrant 30
 filing same 5
 undertaking for costs 40
 Subp for 5 Wit 45
 filing same 5
 swearing W on ojs 20
 recognizance 40
 " " " 40
 filing same 10
 adjournment 20
 subp for dist 25
 filing 5
 Entries 75
 \$4.55
 swearing 10 W 50
 further entries 25
 Trial 1 00
 Judgment 40
 satisfaction 20
 Paid \$6.90

Nov 27th 1877. on complaint of John Trimbee
 suit was brought against Frank Montgomery
 Henry Montgomery ^{upon the body of the said John Trimbee} for assault and battery, and filed
 his affidavit to that effect, which is on file in this
 office, the court required the said John Trimbee to
 acknowledge himself bound for costs, which he did
 as follows. I hereby acknowledge myself bound for the
 costs in this case, if I fail to make out a case against either
 of the defendants. John Trimbee
 Thereupon I issued a warrant against the said Frank
 Montgomery, and Henry Montgomery, and delivered the same
 to John Trimbee the prosecuting witness. John Trimbee
 The complaining witness, filed a precept for a subp for
 William Bonett, Dr McKee, William A Keeran Lavi
 na Trimbee, Mary Keeran - which was issued, and
 delivered to John Trimbee the prosecuting witness
 W.M. Robinson J.P.

Nov 29th 1877. Warrant returned, Indorsed as follows.
 I took the bodies of the within named Frank Montgomery
 and Henry Montgomery, and have them before the Justice
 W.M. Robinson Nov 29th 1877. Mileage 41 miles, \$2.35. (2.20)
 Service (Two) \$2.00. Total \$3.35. John Gamble Constable
 Also. Subpeona returned Indorsed as follows. Nov
 27th 1877. I recd this writ, and afterwards I served the same
 by reading to each of the within named witnesses Mileage
 32. miles. \$1.50. Service 5 witnesses \$1.25 - total \$2.75.
 John Gamble Const

November 29th 1877. The defendants in court with
 their attorney Benton - A. J. Sterling the aty
 for the Complainant. Made application for continuance
 of the examination, on the grounds, that the prosecuting wi
 tness John Trimbee was sick, and unable to attend Court
 in consequence of wounds & injuries received from the
 defendants, in this case. John Keeran, Dr McKee, Lavina
 Trimbe & Mary Keeran, was sworn and examined, as
 to the condition of the health of the prosecuting witness
 Being fully satisfied that the witness was unable to attend
 Court. Continued this case for examination till Monday
 the 3rd day of December 1877, at 10 o'clock A.M. Thereupon
 the defendants, Henry Montgomery, and Frank Montgum
 ery, entered into separate recognizances, for Two Hundred
 Dollars Each, with James Sleeper & J.L. Fagle surety, and
 approved by me, for their appearance before me at my office
 in Marysville, on the 3rd day of Dec 1877, at 10 o'clock A.M.

Continued

John Gamble con
 stable subp 55
 serving subp \$2.75
 serving warrant 4.00
 \$7.30
 recd my costs in
 this case
 John Gamble
 witness fees
 Wm Bonnet \$1.30
 one day & mileage
 recd my fees
 Wm Bonnet
 Dr McKee 2 days
 4 miles \$1.10
 recd my costs in this
 case. John McKee
 Wm Keeran 2 days
 & 8 miles \$1.80
 recd my costs
 William A Keeran
 Mary C Keeran 2 days
 & 8 miles \$1.80
 recd my costs
 Mary C Keeran
 Lavina Trimbee
 day & 8 miles \$1.10
 recd my costs in this case
 Lavina ^{her} Trimbee
 mark
 Jeff Richey 1 day
 5 miles \$1.10
 recd my fees
 Jeff L Richey

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 4 miles \$1.40
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 case John McRea
 Wm Kerran 2 days
 & 8 mile. \$1.80
 red my cost
 William S Kerran
 Mary C Kerran 2 days
 & 8 miles \$1.80
 red my costs
 Mary C Kerran
 Gavina Grimbee 2
 days & 8 miles \$1.80
 red my costs in this case
 Gavina Grimbee
 Jeff Richey 1 day &
 5 miles \$1.00
 red my fee
 Jeff L Richey

and to not depart the court without leave of
 the Court, and said recognizances are on file in this office
 and this case stands adjourned till Monday Dec 3rd
 1877. at 10 o'clock AM. W.M. Robinson J.P.
 Dec 3rd 1877. Subp for Jeff L Richey returned. Indorsed
 as follows. I read this writ Nov 29th 1877 and afterwards
 I served the same by reading to the within named
 witness service 25th Milege 30th John Gamble cost
 Dec 3rd 1877. The time set for the trial in this case by oyo
 urnment. parties all present. The defendants entered
 a plea of not guilty. Trial had. John Grimbee. Wm
 Kerran. Mary C Kerran. Gavina Grimbee. Dr McRea
 Wm Bonnett. sworn for the state and Frank
 Montgomery. Henry Montgomery. Jeff Richey &
 Hugh Montgomery, & O White. sworn & examined
 for the defendant, after hearing the testimony, and the
 arguments of the attorney. A. S. Sterling for the state, and
 Benton for the defence. and it is considered by me
 that the testimon as to Henry Montgomery, is not suf
 ficient to convict him. as charged in the affidavit, and
 that he be discharged, and go home without day, &
 it is considered by me that Frank Montgomery
 is guilty of an assault & Battery upon the body
 of John Grimbee as charged in the affidavit, and
 the said Frank Montgomery by his attorney with
 drew his plea of Not guilty, and entered his
 plea of guilty. and on his plea of guilty, it
 is considered by me that he pay a fine of Five
 Dollars, and the costs of this suit, herein taxed
 at \$23.30. Total \$28.30. and Judgment is hereby rendered
 against Frank Montgomery for the same.
 W.M. Robinson J.P.
 December 3rd 1877. Frank Montgomery the defen
 dant. paid \$28.00. W.M. Robinson J.P.
 should be 1.30 more

The State of Ohio
v s
George Holland

Justices cost
Affidavit 40
filing same 5
Warrant 40
filing same 5
Subp & W. 145
filing same 5
Recognizance 40
filing same 5
filing precept 5
adjournment 20
Entries 95
recogn of deft 40
filing 5
recogn of witness 40
filing 5
Trial 1.00
\$4.95
Transcript 1.00
Certificate 25
Satisfaction 20
\$6.40
sheriffs cost \$1.60
" " " 2.20
attendance 1.00
\$4.80

Nov 28th 1877

Suit, Brought against George Holland on the Complaint of Mrs Elizabeth Elliot. in substance as follows, that on or about the 19th day of October 1877 at the County of Union, and State of Ohio, said George Holland did unlawfully sell & furnish to one Addison Elliott, intoxicating liquors, to be drunk upon & about the premises where sold, and the said Addison Elliott being then and there a person in the habit of getting intoxicated, and the said George Holland, well knowing that the said Addison Elliott was a person in the habit of becoming intoxicated, &c - and the said Com plainant Elizabeth Elliott, filed her affidavit to that effect, which is on file in this office. I thereupon issued a warrant against the said George Holland, and de livered the same to the Sheriff of Union County, Ohio also, at the same time the attorney for plaintiff filed a precept for the following witnesses to wit Addison Elliott Lewis McGraw, Curry Thompson, Lou Elliott & William Epps, which was issued, and delivered to the Sheriff of Union County Ohio.

W.M. Robinson J.P
November 28th 1877. Warrant, returned Indorsed as follows I took the Body of the within named George Holland, and have him before the Justices, November 28th A.D. 1877. Mileage 20^{cts} Service 40^{cts} attendance \$1.00, total \$1.60. S.W. Gaudon d.p. Sheriff
Nov 28th 1877. parties present, and upon an amicable agreement, by the Court & all parties this case stands continued till Wednesday the 5th day of December 1877, at 10 o'clock A.M
The plaintiffs attorney filed a precept for the following wit nesses
W.M. Robinson J.P
Nov 28th The defendant George Holland, Entered into a recognizance in the sum of \$100, for his appearance before this Court on the 5th day of December 1877, at 10 o'clock A.M, and not depart therefrom without leave, which recognizance is on file in this office, W.M. Robinson J.P
Dec 5th 1877. Subp for plaintiff returned, Indorsed as follows
Nov 28th 1877. I read this writ, and afterwards I served this writ as follows, on Addison Elliott by reading, Nov 28th Lewis McGraw copy, Nov 28th Curry Thompson, by reading, Nov 28th Lou Elliott by reading Nov 28th William Epps not found
Mileage 3 miles, 30.^{cts} Service 5 miles witnesses, 65.^{cts} Copies \$1.25^{cts} total \$2.20.
S.W. Gaudon d.p. Sheriff
Dec 5th 1877. Ten o'clock A.M. the time set by the adjournment on the 28th of Nov. for the trial of this case, parties present with their attorneys, J.L. Comron for the State & A.J. Sterling for the defendant, and A.J.

Witness fees
Addison Elliott
Two days \$1.00
Lewis McGraw
Two days \$1.00
Lou Elliott
Two days \$1.00
Curry Thompson
one day 50

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Witness fees
 Edison Elliott
 Two days \$1.00
 Lewis McGraw
 Two days \$1.00
 Leon Elliott
 Two days \$1.00
 Cuvry Thompson
 one day 50

Sterling attorney for the defendant, waived an exam-
 ination of the witnesses. and the Defendant George
 Holland, entered into a recognizance for his appear-
 ance, at the court of Common Pleas on the first day
 of their next term of said court to be held in Union
 County Ohio, in the sum of Three Hundred Dollars
 with Helmore Snodgrass, surety, and approved by me
 which Bond is on file with the papers in this case
 The following witnesses, entered into recognizance
 for their appearance at the court of common pleas of
 Union County Ohio on the first day of the next term
 thereof in the sum of Fifty Dollars each, to wit
 Edison Elliott, Leon Elliott, & Lewis McGraw
 which recognizance is on file with the papers in
 this case. and this case is therefore discontinued
 in this court W. M. Robinson J P

Dec 7th 1877. Transcript I sued in the above
 case, and delivered to the clerk of the court
 of Common Pleas of Union County Ohio
 W. M. Robinson J P

The State of Ohio
v s
Samuel E Gamble

December 10th A D 1877. Suit brought on the com-
plaint of John Gamble. against one Samuel E Gam-
ble. as follows. that on or about the 8th day of Dec
1877. said Samuel E Gamble did unlawfully and
violently and in a menacing manner assault. and
threaten to beat and wound him the said John
Gamble. then & there being. and the said John Gam-
ble. filed his affidavit to that effect. which is on file
in this office. I thereupon required the complainant
John Gamble to acknowledge himself Bound for
the costs that might accrue in this case, which he did
and deposited \$7.30. as surety. I thereupon issued
a warrant against the said Samuel E Gamble
and delivered the same to J. A. Sewell const.
I also issued a subpoena by order of the Compla-
nant for Amanda Gamble & John Cartmell
which was delivered to J. A. Sewell const.

WM Robinson J. P
December 13th 1877. Warrant returned Indorsed as fol-
lows. I took the Body of the within named Samuel E
Gamble. and have him before the Justice WM Robinson
Dec 13th 1877. Milege 9 miles 60^{cts} service 40^{cts} conveyance
\$2.00. attendance \$1.00 total \$4.00. J. A. Sewell Const
Subpoena returned. Indorsed as follows. I recd this
writ Dec 13th 1877. & afterward, I served the same by copy
on the within named witnesses. Milege 40^{cts} service
35^{cts} copies 50^{cts} total \$1.25. J. A. Sewell Const

Dec 13th 1877. the defendant entered his plea of Not guilty
Trial had- John Gamble. Amanda Gamble & John Cartmell
sworn & examined for plaintiff & Samuel E Gamble
sworn & examined for defendant. and after the exam-
ination the defendant. withdrew his plea of Not quit-
ty. & entered his plea of guilty. and it therefore con-
sidered by me that the defendant pay a fine of one
Dollar. & costs of suit. herein taxed at \$9.40. and
Judgment is hereby rendered against the defendant
Samuel E Gamble. for \$10.40. fine & cost - all of
which was paid. and this case is therefore discon-
tinued-

Sustics costs
Affidavit 40
filing same 5
Warrant 40
filing same 5
filing Preceps 5
Entries 30
125
Subpoena 30
filing 5
1.60
swearing 20
Judgment 40
further entries 15
total 1.60
paid 3.35

recd my costs
John Cartmell
recd my fee in this
case
Amanda Gamble
2 w 1.80
recd \$4.25 in full
of my fees in
this case
J. A. Sewell

The State of Ohio
v s
Albert W Bonner

Sustics costs
Affidavit 40
filing same
recognition for
costs 40
Warrant 40
filing same
Subpoena for 7 w. 50
filing same
entries 15
swearing 10 w 50
Judgment 40
further entries 80
satisfaction 20
4.00
total 1.00
\$5.00

const fees \$1.80
1.10
recd of the Justice
the money deposited
costs in this case
Wm A W

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 Samuel E
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The State of Ohio
 vs
 Albert W Bonnett
 Sustaining costs
 Affidavit 40
 filing same 5
 recognizance for
 costs 40
 Warrant 40
 filing same 5
 Subp for 7 W. 55
 filing same 5
 entries 15
 swearing 10 W 50
 Judgment 40
 further entries 85
 satisfaction 20
 4.00
 Trial 1.00
 \$5.00
 court fees \$1.80
 1.40
 recd of the Justice \$15.00
 the money deposited for
 costs in this case
 Milo A White

I Dec 21st 1877. suit brought on the complaint of Milo
 A White. against Albert W Bonnett. for carrying unlaw
 ful weapons as follows. that on or about the 14th day of Dec
 1877. in the state of Ohio. & in the county of union. did unlaw
 fully & feloniously carry concealed upon & about his person
 a certain pistol. and deadly weapon. contrary to
 the statute in such case made and provided. and filed
 his affidavit to that effect. *and the same*
 Thereupon I required the complainant to secure the costs
 in this case and appeared and
 acknowledged himself bound for the costs in this case in
 case the above complaint shall be dismissed
 Signed & acknowledged before me this 21st day of
 December A D 1877-
 The complaining witness Milo A White deposited
 \$15.00 as security for costs. I therefore issued a war
 rant for the arrest of the said Albert W Bonnett
 and delivered the same to W B Taylor constable
 December 25th 1877. warrant returned Indorsed as follows.
 I took the body of the within named Albert W Bonnett
 and have him before the Justice December 25th 1877
 Mileage 40^{cts} Service 40^{cts} attendance \$1.00 total \$1.80
 W. B. Taylor constable
 Subpoena issued by order of the attorney for plain
 tiff. for John White. Wm Bonnet. John Bonnet. Austin
 Ballard. Leroy Scott. Monford Ballard. Wm Ballard. and
 delivered to W. B. Taylor constable of Good Hope. I P
 Subp returned. Indorsed as follows. I recd this writ Dec
 22nd 1877. afterwards I served the same by reading to all
 the within named witnesses. Mileage 8 miles 55^{cts} service
 on 7 witnesses 35^{cts} total \$1.40. W. B. Taylor const
 Dec 25th 1877. Defendant in court and entered a
 plea of Not guilty. Trial had Milo A. White sworn and
 examined. as prosecuting witness. also. Austin Ballard. John
 White. Millard Bonnet. John Bonnet. Leroy Scott. Monford
 Ballard. Wm Ballard. sworn & examined for the state
 and Albert W Bonnet the prisoner sworn & examined
 & Ellis or Amrine sworn but not examined.
 and after hearing the testimony & the arguments of the
 attorney J. E. Courson for the state. & J. W. Robinson for
 the defendant. it is considered by me that the defendant
 Albert W Bonnet is guilty as charged in the affidavit
 over

The state of Ohio
 v s
 Elbert W Bonnet
 continued

There upon the defendant withdrew his plea of not guilty, & entered his plea of guilty, and upon the plea of guilty, it is considered by me that the defendant pay a fine of Three Dollars, and the costs of this suit, herein taxed at \$17.30. as follows. Justice costs as itemized on the margin \$5.00. Constables costs as itemized above \$3.20. and witnesses as follows
 Austin Ballard one day & 8 miles miles \$1.30 X
 John White one day & 8 miles " X 1-30
 Millard Bonnet " " " " " X 1-30
 John Bonnet " " " " " X 1-30 paid to
 Leroy Scott " " " " " X 1-30 Wm H Bonnet
 Manford Ballard " " " " " X 1-30
 Wm Ballard " " " " " X 1-30
 Total witness fees \$9.10
 brought down Justice \$5.00. court \$3.20 X 8.20
 fine \$3.00 3.00
 Total \$20.30

and Judgment is hereby rendered against the defendant for the same. W.M. Robinson J.P.
 January 2nd 1878 recd of R.S. Bonnet \$20.30. the amt of the costs & fine in the above case. W.M. Robinson J.P.
 recd my costs in the above case \$3.20 W.B. Taylor
 recd \$1.30 my fees in this case. John White
 recd \$2.60. as Millards & John Bonnets witness fees. also Leroy Scotts fee \$1.30- W.H. Bonnett
 recd \$3.90, the witness fees of Austin, Wm & Manford Ballard in the above case R Ballard

The state of Ohio
 v s
 Samuel Jones

Justice cost
 affidavit 4
 filing same
 Warrant 4
 filing same
 Subp for 10 W 7
 filing same
 Adjournalment 2
 Recognizance 4
 filing same
 depts. subp 3
 filing
 pleas for 3 W 3
 filing same
 filing preps

Entries \$1.25
 Swearing 13
 witnesses .65
 Judgment 40
 Trial 100
 Transcript 1.35
 Certificate 25
 Satisfaction 20
 \$8.20
 recognizance 40
 \$8.60

Sheriffs costs
 warrant \$3.55
 subps \$6.69
 attendanc 1.00
 Total \$11.24

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The state of Ohio }
v }
Samuel Jones }
Justice costs
affidavit 40
filing same 5
warrant 40
filing same 5
Subp for 10 W 70
filing same 5
adjournment 20
Recognizance 40
filing same 5
deft. w. subp 30
filing 5
pleas for 3 W 35
filing same 5
filing precep 5
Entries \$1.25
Swearing 13
witnesses .65
Judgment 40
Trial 1.00
Transcript .35
Certificate 25
Satisfactions 20
\$8.20
recognizance 40
\$8.60
Sheriff's costs
warrant \$3.55
subps \$6.69
attendants 1.00
Total \$11.24

December 24th A.D. 1877. Suit brought on the comp
laint of James Mulvain, against Samuel Jones
for shooting one Cornelias Mulvain, with intent to
kill. & filed his affidavit as follows to wit
Personally came James Mulvain, who being first duly
sworn, deposeseth & says, that or or about the 14th day
of December A.D. 1877, at the County of Union and state
of Ohio, that one Cornelias Mulvain then and
there was Maliciously shot, with the intention then
and there to kill him the said Cornelias Mulvain
& affiant says, that said shooting was done with
a pistol loaded with gun powder, and lead ball
and this deponent does verily believe that
one Samuel Jones, is guilty of the facts charge
and further this deponent sayeth not
signed James Mulvain
Sworn to and Subscribed before me this 24th day
of December 1877. W.M. Robinson J.P
P. B. Cole attorney for state
I thereupon issued a warrant for the arrest of the
name to J. J.
Dec 26th 1877. Subp for the plaintiff witnesses returned
Indorsed as follows, recd this writ Dec 26th 1877. & after
wards I served the same on the within named witn
esses. 7 by reading & 3 by copy. Service \$1.25. Copies 57
Mileage \$3.00. Total \$4.62. J. J. Miller Sheriff
also subp No 2, returned. Indorsed as follows. Pre
ceived this writ Dec 26th and served the same on
the within named witnesses as follows, on two
by reading & one by copy. Service 37^{cts} one copy
25^{cts} Mileage 20^{cts} total \$32^{cts} J. J. Miller Sheriff
Dec 25th 1877. the defendant ordered a subp for
Henry Highbarger, to bring his criminal docket,
& Dr S. S. Skidmore, which was issued, and delivered
to J. J. Miller Sheriff.
Dec 26th subp returned. Indorsed as follows, I
recd this writ Dec 26th 1877, and served the same
by reading, to each of the within named witnesses,
service. 25^{cts} Mileage \$1.00, total \$1.25. J. J. Miller Sheriff
W.M. Robinson J.P #
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The state of Ohio
v
Samuel Jones

December 24th A D 1877. Suit brought on the complaint of James Mulvain, against Samuel Jones for shooting one Cornelias Mulvain, with intent to kill. & filed his affidavit as follows to wit
Personally come James Mulvain, who being first duly sworn, deposeseth & says, that or or about the 14th day of December A D 1877, at the county of Union and state of Ohio, that one Cornelias Mulvain there and there was Maliciously shot, with the intention then and there to kill him the said Cornelias Mulvain & affiant says, that said shooting was done with a pistol loaded with gun powder, and lead ball and this deponent does verially believe that one Samuel Jones, is guilty of the facts charged and further this deponent sayeth not signed James Mulvain
Sworn to and Subscribed before me this 24th day of December 1877. W M Robinson J P
P. B. Cole attorney for state

Justice costs
affidavit 40
filing same 5
Warrant 40
filing same 5
Subp for 10 W 70
filing same 5
Adjournment 20
Recognizance 40
filing same 5
depts. subp 30
filing 5
plaints 3 W 35
filing same 5
filing preape 5

I thereupon issued a warrant for the arrest of the said Samuel Jones, and delivered the same to S. J. Miller Sheriff of Union Co Ohio.

The complaining witness filed a precipe for the following witnesses, Alexander Mulvain, Sanford Mulvain, John Williams, Marsh Bellows, E. Baty, Hester Baty, Frank Paton, William Shinaman, Jacob Keller, Clara Baty, which was issued, and delivered to the Sheriff of Union County Ohio.

December 25th 1877. Warrant returned Indorsed as follows. I took the body of the within named Samuel Jones, and have him before the Justice
December 25th 1877. Mileage \$2.00. Service 35^{cts} convey ing primer \$1.00 attendance \$1.00. Total \$3.55.
S. J. Miller Sheriff

Parties present, and on the application of J. L. Cameron attorney for the defendant, the case was adjourned till tomorrow morning at 10 o'clock A M and thereupon the defendant entered into a recognizance for his appearance, on the 26th day of Dec 1877 at 10 o'clock A M, with H. B. Jones & Steven Cary surities in the sum of \$300.00.

and this case stands adjourned till 10 o'clock Dec 26th 1877
W M Robinson J P

The State of Ohio
 v
 Samuel Jones

Dec 26th A D 1877 Ten o'clock A.M. the time set for the trial of this case. parties present. The defendant by his attorney J. G. Cameron entered his plea of Not guilty. Trial had. John Williams. Alexander Mulvain. Sarah Mulvain. Charles Snodgrass. Frank Patton. Enas Baty. Sanford Mulvain. Jay Wallis. Mrs Baty. Clara Wilson. William Shinaman. Jacob Keller. Mr S.S. Skidmore & Henry Highbargin. Sworn & examined. The Defendant offered a certain Transcript from the docket of Henry Highbargin Esqrs docket. as evidence in the case, and after hearing all the testimony & the arguments of the attorney, The defendant Samuel Jones was ordered by me to enter into a recognizance in the sum of Three Hundred Dollars for his appearance at the court of common pleas of the County of Union & in the State of Ohio, on the first day of the next term thereof, which was done accordingly, with Stephen Cary & Henry S Jones, his sureties, which recognizance is on file with the papers in this case. The witnesses were all gone, out of the jurisdiction of the Court, when the case was closed. Therefore no witnesses were recognized to appear before the court of common pleas, & the Transcript offered as evidence was returned to the clerk of the court of common pleas of Union county.

witness fees.
 John Williams Two days & 8 miles \$1.80
 Alexander Mulvain 2 days & 8 miles \$1.80
 Sarah Mulvain. Two days & 8 miles \$1.80
 Charles Snodgrass. .50
 Frank Patton 2 days and 8 miles \$1.80
 Enas Baty Two days and 8 miles \$1.80
 Sanford Mulvain. two days & 8 miles \$1.80
 Jay Wallis. .50
 Hester Baty two days & 8 miles \$1.80
 Clara Wilson. two days & 8 miles \$1.80
 William Shinaman Two days & 6 miles \$1.60
 Jacob Keller two days & 8 miles \$1.80
 Mr S.S. Skidmore one day & 8 miles \$1.30
 Henry Highbargin one day & 8 miles \$1.30

W.M. Robinson J.P.
 Transcript Issued & delivered to the clerk of the Court of common pleas of Union Co Ohio
 W.M. Robinson J.P.

The state of Ohio
 v
 Martha Wilson

Justice fees
 Affidavit 4
 filing same
 Warrant 4
 filing same
 Entries 1
 Satisfaction 2
 Judgment 4
 Execution 4
 filing \$2.1

Court costs \$3.00
 and my costs
 fall in this case
 G. B. Edwards

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The state of Ohio
 v
 Martha Wilson

 Justice fees
 Affidavit 40
 filing same 5
 Warrant 40
 filing same 5
 Entries 15
 Satisfaction 20
 Judgment 40
 Execution 40
 filing 5
 \$1,65
 \$2,10

costs \$3.00
 and my costs in
 full in this case
 G. C. Edwards

March 6th 1878. Suit brought on the complaint
 of Aaron Brown. against one Martha Wilson (a
 Sipsy woman) for obtaining money and goods by
 fraud or misrepresentation, to the amt of one Hundred
 Dollars. said Aaron Brown made affidavit to said
 charges which is on file. Thereupon a warrant
 was issued for the arrest of the said Martha Wilson
 and delivered to George C Edwards Constable
 W. M. Robinson J P

March 11th 1878. warrant returned Indorsed as follows
 This writ returned by order of the complainant Aaron Brown
 Milege \$1.00. assistant \$2.00. total \$3.00. Geo C Edwards court
 and it is therefore considered by me on this 11th day
 of March 1878. that the complainant Aaron Brown pay
 the costs of this prosecution. and Judgment is hereby
 rendered against the said Aaron Brown for \$4.65 the
 amt of costs as taxed in this case
 W. M. Robinson J P

July 6th 1878. Execution issued by order of Geo C Edwards
 Constable. W. M. Robinson J. P.

July 30th 1878. Execution returned Indorsed as follows.
 Recd this writ July 6th 1878. & served the same on the 30th day of
 July 1878. recd on this writ Six Dollars & 25^{cts} in full of this
 Execution costs \$1.00 George C Edwards court
 This case is therefore discontinued
 W. M. Robinson J P

The State of Ohio
v
A. James Sterling

Justice Costs
affidavit 40
filing same 5
Warrant 40
filing same 5
Undertaking 40
filing same 5
Subp 3 W. 35
filing same 5
Subp 1 W 25
filing same 5
adjudgment 20
Entries 75
2nd Bond 40
filing same 5
2nd adjudgment 20
further entries 15
3rd adjudgment 20
Bond 40
filing same 5
Subp for 2 W 30
filing same 5
trial 1.00
further entry 75
Satisfaction 20
\$6.75

March 14th 1878. Suit brought on the complaint of J. G. Porter, against A. J. Sterling, and the said J. G. Porter filed his affidavit which is as follows. On this 4th day of March A. D. 1878. before me a Notary Public in and for the County of Union, personally came John G. Porter, who being duly sworn makes oath that one A. James Sterling late of said County of Union, and at said County of Union, did unlawfully and feloniously, utter, publish, pass, and put off to James M. Southard, Joseph Newlove, Joseph R. Riekey, Edward Weller & Thomas Marlen, as partners, doing business in said County under the firm name of the Farmers Bank of Union County, a certain false forged check, for the payment of Money, as and for a true and genuine check, for the payment of Money, which said false and forged check for the payment of money, is of the purport value and effect and is in the ~~sum~~ words and figure following to wit

No. Marysville Ohio Nov 25th 1876
Farmers Bank of Union County - One day after date without grace, Pay to ourselves or bearer Sixty ^{two} Dollars \$60. -
Porter & Sterling
with intent thereby unlawfully and feloniously to defraud, he the said A. James Sterling then and there well knowing said false and forged check for the payment of Money to be false and forged - and further affiant saith not signed John G. Porter
Sworn to by John G. Porter and signed by him before me at said County of Union, this 4th day of March 1878
A. H. Beightler Notary public

March 14th 1878. Warrant issued for the arrest of the said A. James Sterling, and delivered the same to Geo C Edwards, Constable

March 14th 1878. Warrant returned. Indorsed as follows I took the Body of the within named A. James Sterling and have him before the Justice W. M. Robinson
March 14th 1878. Mileage 20 ^{at 10¢ per mile} Service 40 ^{at 10¢ per hour} total 1.60
Geo C Edwards, Const

March 14th 1878. Subpoenas issued for plaintiffs for Joseph Newlove, J. M. Southard, & D. W. Ayers, to be and appear before me on the 16th day of March 1878. at one o'clock P.M. and delivered the same to Geo C Edwards, Const

The Defendant A. James Sterling requested that the case be continued. Messrs Woodburn & Courson appeared for the state, and the parties agreed to continue this case til Saturday March 16th 1878. at one o'clock P.M.

recd my fees in full in this case
Geo C Edwards

cost \$1.40
" 45
" 55
\$2.40

copy of a check for \$60.00
returned for deposit, received mileage 17¢ 50
signed Geo Edwards Const
Porter's account, and by the several parties
completing, writing & the defendant by their attorneys.
The further prosecution of this is discontinued, the 15th
Attorney P. B. Cole agreed to pay the costs of suit
\$12.75
W. M. Robinson JP

recd of P. B. Cole the cost in this case in full
cost 1.60

of J. G. Porter filed
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 the County of
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 of said Court
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 Farmers Bank
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 1 o'clock P M

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 Geo C Edwards

count \$1.40
 " 45
 " 55
 \$2.40

April 13th 1878, 1 o'clock P M. The time set for the trial of this case. I have
 with covered a writ for J. G. Porter for the sum of Five Hundred Dollars to Geo C Edwards
 & returned for the writ, service & mileage 45^{cts} signed Geo Edwards court
 party present. and by the mutual agreement between the
 complaining party & the defendant by their attorneys.
 the further prosecution of this is discontinued. the debt
 attorney P. B. Cole agreed to pay the cost of writ & take as
 W M Robinson J P

The defendant & James Sterling being required by the court
 to enter into Bonds for his appearance at the time to which
 the case was continued March 16th 1878. at one o'clock P M
 which he entered into. with J W Robinson & P. B. Cole surety
 in the sum of Five Hundred Dollars. and thereupon this
 case stands adjourned till March 16th 1878. at one o'clock P M
 W M Robinson J P

2nd March 14th 1878. by order of the attorney for the state a
 subpoena was issued for Joseph Newlove. to appear before
 me at My office on the 16th day of March 1878. at one o'clock
 P M. and bring with him a certain check, described in
 the subpoena. and delivered the same to George C Edwards
 Court. March 14th 1878. first subp returned Indor
 sed as follows. March 14th 1878. served this writ on the
 within named Joseph Newlove. S. M. Southard & S. W
 Ayers - service 45^{cts} 3 copies 75^{cts} Mileage 20^{cts} total \$1.40
 Geo C Edwards court
 2nd subp for plaintiff issued. for Joseph Newlove returned
 Indorsed as follows. March 14th 1878. I read this writ. and
 afterwards I served the same personally on the within named
 Joseph Newlove this 14th day of March 1878. Mileage 20^{cts}
 service 25^{cts} total 45^{cts} Geo C Edwards court

March 16th 1878. 1 o'clock P M. the time set for the trial of
 this case. and on motion of P. B. Cole attorney for J. G. P
 Sterling. and consent of the other party. the case was con
 tinued. till the first day of April 1878. at 10 o'clock A M
 The defendant thereupon entered into Bonds for his
 appearance before me at My office. at that time in the
 sum of Five Hundred Dollars. with P. B. Cole, W. W. woods
 & J. W. Robinson surety. said Bond is on file
 with the papers in this case and this case stands
 adjourned till. April 1st 1878. at 10 o'clock A M.
 W M Robinson J P

April 1st 10 o'clock A M. the time set for the trial of
 this case by adjournment. parties present. and by agreement
 of the parties. this case was continued to the 13th day of
 April at one o'clock P M. The defendant & James Sterling
 entered into Bond in the sum of \$500.00 for his appearance
 before me at My office on said 13th day of April 1878 at
 one o'clock P M. with P. B. Cole & W. W. woods surety
 which Bond is on file with the papers in this case
 W M Robinson J P

The state of Ohio
 v s
William Mulvain

Justices Costs
 Affidavit 40
 filing same 5
 Undertaking 40
 Entries 45
 Satisfaction 20

July 13th 1878. Complaint in writing, upon the oath of George Brooks, and filed with me, reads as follows

The state of Ohio Union county of
 Before me W.M. Robinson one of the Justices of the peace for
 said County, personally came George Brooks, who being
 duly sworn according to law, deposed and saith, that
 on or about the 7th day of July A.D. 1878, at the County of
 Union, one William Mulvain did unlawfully and maliciously
 strike and beat with his fist the said George Brooks
 three times or more and this deponent does verially be-
 lieve that one William Mulvain is guilty of the facts charged

signed George Brooks

Sworn to, and subscribed before me at the County aforesaid
 this 13th day of July A.D. 1878. W.M. Robinson J.P.

I considered the Complainant wholly irresponsible for costs &
 requested him to procure some responsible surety therefor

Thereupon was accepted as good
 surety and entered into the following acknowledgement

I acknowledge myself surety, and responsible for the costs
 in case the above complaint shall be dismissed

signed

Taken, signed and acknowledged before me this
 day of July 1878.

in the oath
as follows

the peace for
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County of
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The State of Ohio
v s
Benny Woodworth

August 7th A D 1878. Suit brought on complaint
of Emma Cartmel resident of Unionville. Union
County Ohio. Made complaint under oath that she is
an Unmarried woman, resident of Parby Township
in said County, and that on the 11th day of July
A D 1877. she was delivered of a bastard child, and
that Benny Woodworth is the father of said child
signed Emma Cartmel

Justice costs
affidavit 40
filing same 5
Warrant 40
filing same 5
Entries 30
satisfaction 20
Trial 1.00

The above complaint was to me made, and reduced
to writing by me, and sworn to and subscribed before
me on the 7th day of August A D 1878.

W M Robinson J. P.

And upon the above complaint, I issued a war-
rent for the arrest of the said Benny Woodworth
and delivered the same to the Sheriff of Union County
returnable forthwith

W M Robinson J P

The State of Ohio
v s
John Reed &
Mooley

Justice costs
affidavit 40
filing same 5
warrant 40
filing same 5
Bond for costs 40
Subp 3 W. 30
filing same 5
Entries 60
Trial 1.00
satisfac 20
3.5
satisfac 5 W 3
3.5

recd \$4.85. my costs
in this case

Samuel Borneo
county

recd my fees as written
in this case \$1.25
of H. L. Reid

May 12/78
Received

complaint
Union
that she is
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The State of Ohio
v s
John Reed &
Mooley

August
Samuel
Affidavit
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Before me
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who being
sayeth. in
County.

This is to certify
that I donate my fees
in the case of the State
of Ohio vs John Reed
and P B Mooley

plaint of
County Ohio
follows
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P Kimball
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Justice costs
Affidavit 40
filing same 5
Warrant 40
filing same 5
Bond for costs 40
Subp 3 W. 35
filing same 5
Entries 60
Trial 1.00
Satisfac 20
3.50
Swearing 5 W. 35
3.85

year of our Lord one thousand eight hundred and sev-
enty eight at the County of Union, afore said, did
wrongfully, unlawfully, cruelly, & unmercifully, torture
Torment, and deprive of necessary sustenance an
animal to wit, a dog, belonging to the deffiant, and
did needlessly & cruelly, confine the said animal
and failed to supply the same, with food or water
and needlesly & unmercifully & in an inhuman
manner, smother & kill said animal, and this
deponant does verially believe that the said John Reed
and Mooley are guilty of the facts charged, &
further this deponant sayeth not

signed Samuel P. Kimball

Sworn to and subscribed before me, at the County of
oresaid, this 12th 1878, day of August 1878,
W M Robinson J P

The complainant being required by me to acknowledge himself
responsible for costs herein, entered into, and the acknow-
ledgement following. I acknowledge myself responsible
for costs herein, in case the complaint be dismissed
signed Samuel P. Kimball

recd \$4.85. my costs
in this case

Samuel Bonnett
constable

Thereupon I issued a warrant for the arrest of
the above named John Reed & Mooley, and deliv-
ered the same to Samuel Bonnett const

By order of the complainant Samuel P Kimball
I issued subpoenas for, Charles Smith, Edward Evans,
& James Powers, and delivered the same to, Saml
Bonnett constable W M Robinson J P

recd my fees as witness
in this case. \$1.20
J. J. Lewis Const

August 12th 1878, Warrant returned. Indorsed as follows, I took
the within named John Reed & Mooley, and have their
Bodies before the Justice, August 12th 1878, Mileage 55^{cts} service 80^{cts}
conveyance \$2.50. attendance \$1.00. Total \$4.85.

Samuel Bonnett Const

August 12th 1878 subp returned Indorsed as follows, served by read-
ing to each of the within named witnesses, fees \$1.00 Saml Bonnett Const.

The State of Ohio
 v s
 John Reed &
 --- Mooley ---

August 12th 1878. Suit brought on the Complaint of Samuel P Kimball, a resident of Union County Ohio Affidavit on file, and sworn to and is as follows to wit. The State of Ohio Union County ss Before me Wm Robinson one of the Justices of the peace for said County, personally came Samuel P Kimble who being duly sworn according to law, deposeth and sayeth, that John Reed and --- Mooley, late of said County, on or about the 9th day of August, in the year of our Lord one Thousand eight Hundred and Seventy Eight at the County of Union, afore said, did wrongfully, unlawfully, cruelly, & unmercifully, torture Torment, and deprive of necessary sustenance an animal to wit, a dog, belonging to the defendant, and did needlessly & cruelly, confine the said animal and failed to supply the same, with food or water and needlessly & unmercifully & in an inhuman manner, smother & kill said animal, and this deponent does verially believe that the said John Reed and --- Mooley are guilty of the facts charged, & further this deponent sayeth not.

Justice costs
 Affidavit 40
 filing same 5
 Warrants 40
 filing same 5
 Bond for costs 40
 Subp 3 W. 35
 filing same 5
 Entries 60
 Trial 1.00
 Satisfac 20
 3.50
 swearing 5 W. 35
 3.85

signed Samuel P. Kimball

Sworn to and subscribed before me, at the County of aresaid, this 12th 1878, day of August 1878,
 Wm Robinson J P

The complainant being required by me to acknowledge himself responsible for costs herein, entered into, and the acknowledgment following. I acknowledge myself responsible for costs herein in case the complaint be dismissed.
 signed Samuel P. Kimball

Thereupon I issued a warrant for the arrest of the above named John Reed & --- Mooley, and delia-ered the same to Samuel Bonnett const

By order of the complainant Samuel P Kimball I issued subpoenas for Charles Smith, Edward Evans, & James Powers, and delivered the same to Samuel Bonnett constable
 Wm Robinson J P

August 12th 1878, Warrant returned. Indorsed as follows, I took the within named John Reed & --- Mooley, and have their Bodies before the Justice, August 12th 1878, miles 55^{ct} service 80^{ct} conveyance \$2.50. attendance \$1.00. Total \$4.85.

Samuel Bonnett Const

August 12th 1878 subp returned Indorsed as follows, served by read- ing to each of the within named witnesses, fees \$1.00 & said Bonett Const.

recd \$4.85. my costs in this case

Samuel Bonnett constable

recd my fees as witness in this case. \$1.20
 J. C. Lewis Smith

Continued

The State of Ohio
 v s
 John Reed and
 — Moorley

August 12th 1878, parties present, the defendant, entered a plea of guilty. Trial had, Frances Smith, James Powers & Ed Evans sworn & examined for the state and John Reed sworn and examined for defense. after hearing the evidence, It is considered by me that the defendants are guilty of a violation of the Law against Cruelty to animals, and I thereupon assess a fine of Five Dollars against each of the defendants, and hereby render Judgment against the defendants John Reed & Moorley, for \$10. Dollars fine & the costs of this suit herein taxed at \$13.30. Total \$23.30, and hold them committed until the said fine and costs are paid or otherwise legally discharged. W.M. Robinson J.P.

August 13th 1878, the above fine and costs paid in full, and the prisoners discharged, and this case discontinued. W.M. Robinson J.P.

The State of Ohio
 v s
 Robert W Breuss

Justices costs
 Affidavit 4
 filing same
 Warrant 4
 filing same
 Subp for S.W. 3
 filing same
 Entries 4
 Undertaking 4
 filing same
 Edgarrunt 2
 subp. 8th 2
 filing
 subp. 8th 5W 4
 filing
 filing Resiphe
 further Entries 6
 subp for S.W. 2
 filing same
 swearing 10, W 5
 Trial 1-0
 Bond of dept 4
 filing same
 recognizance of witness 4
 filing, same
 \$6.5
 Const costs \$3.
 1-4
 attendance 1-2
 \$6.7
 witness fee
 Katie Lawrence \$1.
 " 2nd day
 Total \$2.

deputy enter
the same
the state and
after hearing
defendants
Cruelty to
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under Judge
Morley for
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The state of Ohio
v
Robert W Breaston

November 1st A.D. 1878. Suit Brought on the complaint
of J. W. Chesney, of the county of Union and State
of Ohio, who made oath that one Robert W Breaston
late of said County of Union, on or about the 30th day
of September A.D. 1878, at the county of Union aforesaid
did in a certain action pending in the court of Common
pleas of said County, in which said Chesney was plain
tiff & said Breaston was defendant, and in which the sig
nature of said Breaston and the validity of a certain
chattel Mortgage came into question, filed his answer
and was sworn by the clerk of said court, and said
clerk being authorized to administer, then and there upon
his oath, both verbally & in writing, wilfully & corruptly state
and swear, that he the said Breaston could not read or
write, and which was material matter, and which was
a falsehood - & this deponent doth verily believe that
the said Robert W Breaston is guilty of the facts charged
all of which was sworn to, signed & filed as the
statute requires, and thereupon a warrant was issu
ed for the arrest of the said Robert W Breaston and
delivered to Joseph Coe constable.

Justices costs
Affidavit 40
filing same 5
warrant 40
filing same 5
Subp for J.W. 30
filing same 5
Entries 45
Undertaking 40
filing same 5
Adjournment 20
subp for J.W. 25
filing same 5
Subp for J.W. 45
filing same 5
filing Respite 5
further entries 60
subp for J.W. 25
filing same 5
summing 10, W 50
Trial 1-00
Bond of deft 40
filing same 5
Recognizance of witness 40
filing same 5

The prosecuting witness J. W. Chesney, ordered a
Subpoena for William Sutton & Katie Lawrence which
was issued and delivered to Joseph Coe Const
W M Robinson J.P.

\$6.50

Nov 1st 1878. 8 o'clock P.M. Warrant returned Indorsed as
follows. I took the Body of the within named Robert
W Breaston, and have him before the Justice Nov 1st
1878. Mileage 65^{cts} Service 40. Conveyance \$1.00. attendance
\$1.00. Total \$3.05 Joseph Coe Constable

Const costs \$3.90
1.40
attendance 1.45
\$6.75
Witness fee
Katie Lawrence \$1.50
" 2nd day 50
Total \$2.00

Subp returned. Indorsed as follows. I read this writ Nov 1st 1878
and afterwards served the same by reading to the within
named Katie Lawrence. Wm Sutton not found - Mileage
10. Miles 60^{cts} Service 25^{cts} Total 85^{cts} Joseph Coe Const
Nov 1st 1878, parties present, the defendant by his
attorney J. M. Kennedy, demanded an adjournment
in consequence of the absence of material witnesses
whose testimony was material in this case, and
whose testimony could not be obtained at this time
the attorneys for each party agreed to adjourn the
trial in this case till the Eleventh day of November
1878, at 10 o'clock A.M., and the defendant entered
into a Recognizance in the sum of one Hundred and
Fifty Dollars, with W M Winget & Wilson Brown security

The State of Ohio
v s
Robert W Breaston

for his appearance on said 11th day of November 1878. at
Ten o'clock 4 m. to which time this was adjourned
W.M. Robinson J.P

Continued

Nov 4th 1878. the defendant by his attorney ordered a Subp
Issued to the Sheriff of Champaign County, for service on John
Shaul, of said county, also for Thomas Landridge, Wilson
Brown, Charles Spears, E.P. Hathaway, & J.W. Robinson
which was issued, and delivered to Joseph Coe const

Justices costs
Brought over \$6.50
further entries 60
\$ 7.10
satisfaction 20
\$ 7.30
Transcript 1.75
certificate 40
Total \$ 9.45

W.M. Robinson J.P
Nov 9th 1878. subpoenas for Thomas Landridge, Wilson Brown
Charles Spears, E.P. Hathaway & J.W. Robinson, returned Indorsed
as follows. I recd this writ Nov 4th 1878, and afterwards I served
the same by reading reading to the within named witnesses.

Service 65^{cts} Mileage 12 miles 75^{cts} Total \$1.40. J.C. Constable

Nov 11th 1878. Subp directed to Sheriff of Champaign Co returned
Indorsed as follows. recd this writ Nov 6th 1878, & served the same
by copy. cost 72^{cents} Samuel Basler Sheriff

Witness costs
W.H. Sarton - 25

Nov 11th 1878. plaintiff ordered a subp for W.M. Winget which
was issued & delivered to Joseph Coe constable. Subp returned Indorsed
as follows, recd this writ Nov 11th 1878. and served the same
forthwith, by reading to the within named W.M. Winget
Mileage 20^{cts} service 25^{cts} total 45^{cts} Joseph Coe constable

defendants witnesses
J. M. Shaul 50
4 miles 25 miles 2.50
total \$ 3.00

November 11th 1878. Ten o'clock 4 M the time fixed by an ad
journment, for the trial of this case. The prisoner Robert W
Breaston was arraigned, who entered his plea of Not guilty
Trial had. J. L. Comron appearing for the prosecution, and
J.M. Kennedy appeared for the defendant. L.W. Chesney
Wm H Sarton & Katie Gaurance sworn and examined for
the State, & R.W. Breaston J.M. Shaul, J.W. Robinson, James
Thomas Landridge, Wilson Brown, Charles Spears, & E.P. Hath
away sworn & examined for the defense, and after hearing the
testimony, and the arguments of the attorneys, I was of the opin
ion that the defendant was guilty, and thereupon the defen
dant was ordered by me to enter into a recognizance in the
sum of \$150. Dollars, for his appearance at the Court of
common pleas, of Union County Ohio, on the first day of
the next term of said court, which was done, with B
W Hayes, his surety, and recognized the following witnesses
for the state, to wit J. W. Chesney, W H Sarton, and
Katie Gauratz.

J. W. Robinson - 50
W.M. Winget 50
T. Landridge 50
Mileage 10 miles 1.00
Wilson Brown 50
Mileage 10 miles 1.00
Charles Spears 50
Mileage 5 miles 50
E.P. Hathaway 50
Mileage 7 miles 70
Total witness \$11.45

W.M. Robinson J.P
Nov 13th 1878. Transcript Issued and delivered to
the clerk of the Court of common pleas of Union Co Ohio
W.M. Robinson J.P

Total costs in the
case \$27.65

The state of Ohio
v s
Edgar C Martin

Justices costs
Affidavit 4
filing same
Warrant 4
filing same
Centries 1
Satisfaction 2
further centry 3
Mittimus 4
filing same
Judgment 4
further centry 3
paid \$2.75

Sheriffs fees \$20.85

February 27th
defendant discharged
recd My costs in
this case
J J Miller Sher

The state of Ohio
v
Edgar C Martin

February 25th A.D. 1879. Suit Brought on the complaint of Thomas W Kezarty, against one Edgar C Martin, late of the county of Union & state of Ohio. who made oath that the said Edgar C Martin on or about the 24th day of February 1879. did unlawfully and feloniously, take, steal and carry away one black Mare of the value of Eighty Dollars, the property of the said T. Walter Kezarty, &c and said affidavit is on file in My office, as the statute requires in such case, and thereupon I issued a warrant for the arrest of the said Edgar C Martin, and delivered the same to the Sheriff of the county of Union & state of Ohio.

Justices costs
Affidavit 40
filing same 5
Warrant 40
filing same 5
Centries 15
satisfaction 20
further centries 30
Mittimus 40
filing same 5
Judg mt 40
further centries 30
paid \$2.70

W.M. Robinson J.P

February 26th A.D. 1879. Warrant returned. Indorsed as follows I took the Body of the within named Edgar C Martin at London Ohio on the 25th day of February 1879. and have him before the Justice. Costs Mileage \$6.00, service 35^{cts}, Assistance & Jail fees at London Ohio \$10.00, conveyance \$3.00 - attendance in Court 75^{cts} sustenance 45^{cts} Total Costs \$20.55

J. J. Miller Sheriff, Union Co

Being satisfied that Thomas W Kezarty a material witness for the state is absent, and his testimony cannot be procured before Ten o'clock Tomorrow, thereupon this case stands adjourned till 10. o'clock A.M on the 27th day of February 1879. The defendant was required by me to enter into a recognizance in the sum of Two Hundred Dollars for his appearance at that time. But the defendant failed to enter into such recognizance, and thereupon I issued a mittimus for his commitment, and delivered the same to the Sheriff of Union Co Ohio.

W.M. Robinson J.P.

Sheriffs fees \$20.85

February 27th 1879. the defendant present, the prosecuting witness failed to appear, and defendant discharged
I recd My costs in this case
J. J. Miller Sheriff

the prosecuting witness appeared March 1st 1879. and paid the costs in this case \$24.00.

W.M. Robinson J.P.

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Wilson
Robinson
court
Brown
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Robert W
Not guilty
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first day of
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The State of Ohio
 vs
 John Mayo
 Justice cost
 Affidavit 40
 Recognizance 40
 Returnment 20
 Warrant 40
 Record
 Judgment
 Satis
 Filing papers
 Executing writ

Complaint by John Dungan for assault
 and battery & assault
 September 3^d 1879. This day came
 John Dungan and made complaint
 in writing, signed and sworn to
 by him that that on or about Sept
 2^d 1879 at the County of Union the
 said John Mayo unlawfully did
 make an assault in and upon him
 then and there bring and him the
 said John Dungan did then & there
 unlawfully strike & wound and this de-
 fendant says that the said John
 Mayo is guilty of the facts charged
 and said Complaint is filed ac-
 cording to law

Afterwards on the same day, I
 issued a warrant for the said
 John Mayo and delivered the same
 to J. W. Lawrence Constable
 September 3^d 1879 Said warrant is
 returned in docket: I took the body
 of the within named John Mayo &
 have him before the Justice E. E.
 Cole Sept 3^d 1879. Fees: mileage \$20
 service \$40 Attendance \$1.00

J. W. Lawrence Constable.
 And the body of the said John
 Mayo being now before me, in
 the custody of said Constable and
 the defendant during some time
 in which to prepare his defence
 & the Complainant consenting thereto
 it becomes necessary & adjourn said
 examination until the 6th day of
 September 1879 at 2 o'clock P.M.
 to which time this Cause is ac-
 cordingly adjourned and the
 defendant entered into a recognizance
 with J. D. Radabaugh, good and
 sufficient surety and approved by
 me, for his appearance at said hour
 Sept 6th 1879 2 o'clock P.M. The
 Complainant and defendant appeared

Witness

for assault
 my cause
 complaint
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 1. The
 appeared

J. M. Kennedy appeared as attorney for the defendant
 The defendant waived an examina-
 tion of witnesses & sustain the
 charge and submitted to be found
 over without such an examination
 I therefore the official there is first cause
 for said complaint the said John
 Mays is ordered by me & enter into a
 recognizance, with good and sufficient
 bail, in the sum of fifty dollars
 for his appearance before the court of
 Common Pleas, according to law, &
 answer said complaint, which was
 done accordingly J. D. Radabaugh
 being said bail

And said recognizance together with
 the papers in said cause was
 forthwith transmitted by me to
 the Clerk of the Common Pleas
 Court of said County.

Justice fees, Affidavit 40cts
 warrant 40cts, Recognizance Ad. 40cts
 adjournment 20cts, filing papers 20cts
 dis 20cts Record 30cts Recognizance \$2.00
 transcript & certif 1.05, Copy of Court 30cts = \$4.55
 Constable cost mileage 2.00
 service 40cts & attendance twice 2.00 2.60
 total cost 7.15

E. E. Cole J. P.

Sept 6th 1879. Manuscript issued in the
 above case & delivered together with the
 recognizance and a copy of the complaint
 to the Clerk of the Court of Common Pleas
 Union County.

State of Ohio ^{vs} ^{vs} Complaint by Henry Sheridan & keep
the peace.

John Mayo September 3^d 1879. This complaint
Henry Sheridan and made complaint
in writing upon oath that he has
just cause to fear and does fear that
John Mayo will unlawfully assault
beat & strike him and said com-
plaint is filed according to law

J.P. Cort Paid

Afterward on the same day I issued
a warrant for the said John Mayo
and delivered the same to J. W. Lawrence
Constable

Constable Cort Paid

September 3^d 1879 Said warrant is re-
turned in form: I took the body of the
within named John Mayo and have
him before the Justice within named
this Sept 3^d AD 1879. Fees mileage \$2.00
service \$40. J. W. Lawrence Constable

September 3^d 1879 The said John
Mayo having been this day brought
before me to answer to said com-
plaint he pleaded not guilty and
waived an examination of witnesses
to sustain the charge and submitted
to be bound over without such ex-
amination. I am of the opinion there is
just cause, for said complaint, and
the said John Mayo is ordered by me
to enter into a recognizance, with good
and sufficient security in the sum of
fifty dollars, for his appearance
before the Court of Common Pleas
of this County, on the first day of the
next term thereof; and in the meantime
that he shall keep the peace and
be of good behavior generally, and
especially toward the said Henry
Sheridan, which recognizance the
said John Mayo entered into accord-
ingly with J. D. Radabaugh and J. A.
Henderson securities, and said recog-
nizance, together with the papers in said
cause, was forthwith transmitted by me

I keep
the
complaint
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Com=
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I issued
a Warrant
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account=
and J.A.
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said
by me

To the Clerk of the Common Pleas Court
of said County
Justice fee warrant \$40
affidavit \$40, Bond \$40, filing papers \$15
Entris \$60, Lis \$20 Transcripts
copies 85, Satis 20 total \$3.20
Constable fees, mileage \$20
service \$40 attendance \$1.00 total 1.60
total cost \$4.80

E. E. Cole J. P.

Sept 4 - 1879. Transcript issued in
the above case and delivered, together
with the recognizance and a copy of
the complaint, to the Clerk of the
Court of Common Pleas Union County.
E. E. Cole J. P.

State of Ohio Complaint by J. N. McVey for horse
 vs stealing.

Oren S. Moore September 15th 1879. Complaint in
 writing on oath signed by J. N.
 McVey, filed with me, being as follows:

State of Ohio, Union County, ss.

Before me E. E. Cole, one of the
 Justices of the peace in and for said
 County, personally came J. N. McVey
 who being duly sworn according
 to law, depone and saith that on
 or about the 8th day of September
 1879 at the County of Union, one
 Oren S. Moore unlawfully did steal
 take and lead away one black
 two year old gelding of the value
 of seventy five dollars the personal
 property of J. N. McVey and the de-
 ponent says that one Oren S. Moore
 is guilty of the facts charged and
 further this deponent saith not
 J. N. McVey

Sworn to and subscribed before me
 at the County aforesaid this 15th
 day of September A.D. 1879

E. E. Cole Justice of the Peace

September 15th 1879. Issued warrant
 against Oren S. Moore and deliv-
 ered to Sheriff of Delaware County
 Ohio

horse

t in
D. A.
as follows:

the
said
N. M. Vay
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that on
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me
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black
value
removal
the de=
P. Moore
and
not

five me
to 15^m

the
warrant
delio=
County

State of Ohio
vs
Samuel Bennett

Complaint by Hiram Roney for
assault and battery and threatening
in a menacing manner
September 25 1879. This day came
Hiram Roney and made complaint in
writing signed and sworn to by him

Justice cost
Affidavit 40
Warrant 40
Record 48
Dis 20
Fil 10

as follows:
In the State of Ohio Union County ss
Before me E. E. Cole one of the justices of
the peace for said County personally
came Hiram Roney who being duly
sworn according to law, deposed and
saith that Samuel Bennett late of said
County, on or about the 25th day of
September in the year of our Lord one
thousand eight hundred and seventy
nine at the County of Union aforesaid
did him the said Hiram Roney un-
lawfully assault and him the said
Hiram Roney did then and there
unlawfully threaten in a menacing
manner and him the said Hiram
Roney then and there unlawfully did
strike beat wound and ill treat and
other wrongs and injuries to him
the said Hiram Roney then and there
did and this deponent doth verily
believe that the said Samuel Bennett
is guilty of the fact charged; and
further this deponent saith not
Signed Hiram Roney

Sworn to and subscribed before me,
at the County aforesaid, this 25 day
of September 1879

E. E. Cole, Justice of the peace.
Afterward on the same day I issued
a warrant for the said Samuel
Bennett and delivered the same to
Sept 26th 1879. The said complainant Hiram
Roney and the said defendant Samuel Bennett
appeared and the said Complainant voluntarily
withdrew his complaint and this case is therefore
dismissed at the defendant's costs by agreement
between the parties E. E. Cole J. P.

State of Ohio
vs
Benjamin Wood

Justice cost
Warrant 40
Affidavit 40
Record 48
fil 10
dis 20
Paid 1.50

Const Cost
Mile 40
Ser 20
attendance 1.00
Paid Time 1.60

State of Ohio
 Benjamin Wood
 Justice of the Peace
 Warrant 40
 Affidavit 40
 Record 45
 Filing 10
 Disbursements 20
 Paid 1.55
 Court Cost
 Mile 40
 Ser 20
 Attendance 1.00
 Paid 1.60

Complaint By James Pyers for selling liquor to be drank when sold
 October 25th 1879. This day came James N. Pyers and made complaint in writing signed and sworn to by him as follows:
 State of Ohio Union County ss:
 Before me E. E. Cole one of the Justices of the Peace for said county, personally came James Pyers, who being duly sworn according to law, deposed and saith that Benjamin Wood, late of said County, on or about the 24th day of October in the year one thousand eight hundred and seventy nine, at the County of Union aforesaid, did unlawfully and knowingly sell intoxicating liquors to one James Pyers to be drank upon and about the premises and place where sold and this deponent doth verily believe that the said Benjamin Wood is guilty of the fact charged; and further this deponent saith not. Signed, James N. Pyers
 Sworn to and subscribed before me, at the County aforesaid, this 25th day of October A.D. 1879

E. E. Cole Justice of the Peace
 Afterward on the same day I issued a warrant for the said Benjamin Wood and delivered the same to J. W. Lawrence, Constable. Afterward on the same day warrant returned with the body of the defendant as follows: I took the body of the within named Benjamin Wood and have him before the Justice E. E. Cole Oct 25th 1879. Fees mil. 40. ser 20 = \$.60
 J. W. Lawrence, Constable, Triadelphia
 Joured to 1 1/2 o'clock P.M. same day.
 Afterwards, at 1 1/2 o'clock P.M. on the same day defendant appeared. The complainant failed to appear and prosecute his case and I therefore dismissed the case and the defendant paid the costs taxed to \$3.15 as itemized in the margin

E. E. Cole J. P.

State of Ohio
vs
Benjamin Wood

Complaint by Abraham Groat for
selling liquor to be drunk where sold.
October 25-1879 This day came Abraham
Groat and made complaint in writing
signed and sworn to by him as
follows

The state of Ohio Union County ss:
Before me E. E. Cole one of the Justices of
the peace for said County personally
came Abraham Groat, who being duly
sworn according to law, deposed and
saith that one Benjamin Wood late
of said County, on or about the 24th day
of October, in the year of our Lord our
thousand eight hundred and seventy
nine at the County of Union aforesaid
did unlawfully and knowingly sell
intoxicating liquors to one Abraham
Groat to be drunk upon and about the
premises and place where sold and
this deponent doth very believe that the
said Benjamin Wood is guilty of the
fact charged; and further this deponent
saith not.

Signed A. Groat

Sworn to and subscribed before me, at the
County aforesaid this 25th day of October 1879

E. E. Cole Justice of the peace

Afterwards on the same day I issued a warrant
for the said Benjamin Wood and delivered
the same to J. M. Lawrence Constable

Afterwards on the same day warrant returned
with the body of the defendant as follows:

I took the body of the within named Ben-
jamin Wood and have him before the
Justice E. E. Cole Oct 25-1879, Mich 20, Sec 40
J. M. Lawrence Constable. Trial adjourned to
1/2 o'clock P.M. same day.

Afterwards at 1/2 o'clock P.M. same day the
defendant appeared. Complainant failed to appear
and prosecute his case I therefore dismissed
the case and the defendant paid the costs
taxed \$3.15 as itemized in the margin

E. E. Cole J. P.

State of Ohio
vs
M. M. Winget

Justice cert
Affidavit .4
Filing .00
Warrant .4
Filing .0
Recognizance .4
Filing .0
Bans for writs .4
Adjournment 2
Record 5.4
Judgment .4
State Sub b/w .3
" " 1w 2
" " 1w 2
" " 1w 2
Depdt sub b/w .3
" " 1w 2
Swearing w. D. 4. 2
" " 8. 5 2
Fil. Sub of pce. .4

Constable cert
Arrest & mileage .1
Attendance 1.
" " 1.
Sub 3 w. D
" 1 " "
" 1 " 5
" " " "
(over)

State of Ohio
 Nov^r M. Winget
 Justice of the Peace
 Affidavit .40
 Filing .05
 Warrant .40
 Filing .05
 Recognizance .40
 Filing .05
 Bond for costs .40
 Adjudgment 20
 Record 5⁰⁰ .40
 Judgment .40
 State Sub. b/w. 35
 " " 1w 25
 " " 1w 25
 " " 1w 35
 Dep't sub b/w 50
 " " 1w 25
 Ocurring w. d. 4. 20
 " " 8. 5 25
 Fil. Sub. & fee. 40

Complaint by A. H. Kollfratte.
 November 20th 1879. This day came A. H. Kollfratte and made complaint in writing, which was duly filed, signed and sworn to by him. Before issuing warrant I consider the complainant irresponsible for costs and required him to procure some responsible security therefor. Thereupon S. N. McCloud was accepted as satisfactory security, and entered into the following acknowledgment:
 I acknowledge myself security and responsible for the costs in case the above complaint shall be dismissed.
 S. N. McCloud
 Taken and acknowledged before me this 20th day of November 1879
 E. E. Cole, J. P.

The said complaint filed by said A. H. Kollfratte and signed and sworn to by him as aforesaid reads as follows:
 State of Ohio, Union County ss
 Before me, E. E. Cole, one of the Justices of the Peace for Paris Township Union County, in and for the County and State aforesaid personally came A. H. Kollfratte who being duly sworn according to law deponee and saith that William M. Winget being an officer under the Constitution and Laws of the State of Ohio to wit being the Clerk of the Common Pleas Court of said County of Union and being charged as such officer with the collection, receipt, safekeeping, transfer and disbursement of the public moneys belonging to said County of Union and of all fines assessed by the said Court in Criminal cases against the defendant therein certain of said moneys to wit; In the case of the State of Ohio vs. Leonard Coldie being a certain Criminal action then pending against

Constable ent
 Arrest & mileage .60
 Attendance 1.00
 " 1.00
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 " " " 45
 (over)

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75- the said Lemhard Coldice upon an indictment
 45- ment for retailing liquors and wherein
 upon conviction had the said Lemhard Cold-
 ice was assessed and fined the sum
 of twenty dollars by the said Court at the
 April Term thereof A.D. 1876 and in the
 Case of the State of Ohio vs Job Dillon
 being a certain Criminal action then
 pending against the said Job Dillon
 upon indictment for gambling and
 wherein upon conviction had the said
 Job Dillon was assessed and fined
 the sum of five dollars by the said
 Court at the April Term thereof A.D. 1876
 and in the Case of the State of Ohio vs
 Cany Davis being a certain Criminal
 action then pending against the said
 Cany Davis upon indictment for assault
 and battery and wherein upon conviction
 had the said Cany Davis was assessed
 and fined the sum of five dollars by
 the said Court at the April Term thereof
 A.D. 1876, and in the Case of the State of Ohio
 vs David Latimer, being a certain Criminal
 action then pending against the said
 David Latimer upon indictment for assault
 and battery and wherein upon conviction had
 the said David Latimer was assessed
 and fined the sum of twenty dollars
 by the said Court at the September term
 thereof A.D. 1876 and in the Case of the
 State of Ohio vs Geo Holland being a certain
 Criminal action then pending against
 the said George Holland upon indictment
 for selling liquor to a person in the habit
 of getting intoxicated and wherein upon
 conviction had the said Geo Holland
 was assessed and fined the sum of
 fifteen dollars by the said Court at
 the February term thereof A.D. 1877
 and in the Case of the State of Ohio
 vs Clay Kezette being a certain crim-
 inal action then pending against
 the said Clay Kezette upon indictment

Witnesses for
 Jewell S.S.
 Woodburn R.L. 50
 Ayres D.W. 50
 Kent G.W. 50
 Martin L. 50
 Piper L. 50
 Curry
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for carrying concealed weapons and
 wherein upon conviction had the said
 Clay Kezartu was arraigned and fined
 the sum of ten dollars by the said
 Court at the February term thereof A.D.
 1877, and in the case of State of Ohio
 vs Geo Kraus bring a certain criminal
 action then pending against the said
 Geo Kraus upon indictment for selling
 liquor contrary to law and wherein upon
 conviction had the said Geo. Kraus was
 arraigned and fined the sum of twenty
 dollars by the said Court at the February
 term thereof; and in the case of the
 State of Ohio vs Henry G. Wells bring a
 certain criminal action then pending
 against the said Henry G. Wells upon
 indictment for assault and battery
 and wherein upon conviction had the said
 Henry G. Wells was arraigned and fined
 the sum of five dollars by the said
 Court at the February term thereof A.D.
 1877 and in the case of the State of Ohio
 vs Alex Snodgrass bring a certain crim-
 inal action then pending against
 the said Alex Snodgrass upon
 indictment for selling intoxicating liquors and
 wherein upon conviction had the said Alex
 Snodgrass was arraigned and fined the
 sum of ten dollars by the said Court
 at the April term thereof A.D. 1877; and
 in the case of the State of Ohio vs Alex
 Snodgrass bring a certain criminal action
 then pending against the said Alex
 Snodgrass upon indictment for selling
 intoxicating liquors and wherein upon
 conviction had the said Alex Snodgrass
 was arraigned and fined the sum of ten
 dollars by the said Court at the April
 term thereof A.D. 1877; and in the case
 of State of Ohio vs Wm Bancroft bring a
 certain criminal action then pending
 against the said Wm Bancroft upon
 an indictment for contempt of Court and

wherein upon conviction had the said
 Wm Bancroft was arrested and fined
 the sum of ten dollars by the said Court
 at the April term thereof A.D. 1877; and
 in the Case of the State of Ohio vs Geo. Hol-
 land being a certain Criminal action then
 pending against the said Geo. Holland
 upon indictment for retailing liquors and
 wherein upon conviction had the said
 Geo. Holland was arrested and fined
 the sum of forty dollars by the said
 Court at the September term thereof
 A.D. 1877; and in the Case of the State
 of Ohio vs Geo Holland, Cases Number
 323, 324, 327, 331, 333 and 334 being
 certain Criminal actions then pending
 against the said Geo Holland upon in-
 dictment for selling intoxicating liquor to
 minors and wherein upon conviction had
 the said Geo Holland was arrested and
 fined the sum of twenty dollars in case
 No 323, twenty dollars in case in case
 No 324, twenty dollars in case No 327,
 twenty dollars in case No 331, twenty
 dollars in case No 333, twenty dollars in
 case No 334 by the said Court at the
 September term thereof A.D. 1877; and
 in the Case of the State of Ohio vs Lewis
 Strong being a certain Criminal action
 then pending against the said Lewis
 Strong upon indictment for selling
 liquor to minors and wherein upon
 conviction had the said Lewis Strong
 was arrested and fined the sum of
 forty dollars by the said Court at the
 September term thereof A.D. 1877; and
 in the Case of the State of Ohio vs Andrew
 McLaughlin being a certain Criminal action
 then pending against the said Andrew
 McLaughlin upon indictment for retail-
 ing liquors and wherein upon conviction
 had the said Andrew McLaughlin was
 arrested and fined the sum of twenty
 dollars by the said Court at the Septem-

bar term thereof A.D. 1877; and in the
 case of the State of Ohio vs David Taylor
 being a certain criminal action then pending
 against the said David Taylor upon in-
 dictment for retailing liquors and wherein
 upon conviction had the said David Taylor
 was assessed and fined the sum of
 twenty dollars by the said Court at the
 September term thereof A.D. 1877; and in
 the case of the State of Ohio vs Paul Schlage
 being a certain criminal action then pending
 against the said Paul Schlage upon
 indictment for selling intoxicating liquors
 and wherein upon conviction had the
 said Paul Schlage was assessed
 and fined the sum of forty dollars
 by the said Court at the September term
 thereof A.D. 1877 and in the case of the
 State of Ohio vs Rufus Wharford being
 a certain criminal action then pending
 against the said Rufus Wharford upon
 indictment for assault and battery
 and wherein upon conviction had the
 said Rufus Wharford was assessed and
 fined the sum of ten dollars by the
 said Court at the September term thereof
 A.D. 1877; and in the case of the State of
 Ohio vs Joseph Wharford being a certain
 criminal action then pending against
 the said Joseph Wharford upon indict-
 ment for assault and battery and
 wherein upon conviction had the said
 Joseph Wharford was assessed and
 fined the sum of fifteen dollars by
 the said Court at the September term
 thereof A.D. 1877; and in the case of the
 State of Ohio vs Horace Andrews being
 a certain criminal action then pending
 against the said Horace Andrews
 upon indictment for selling liquors
 to be drunk when sold and wherein
 upon conviction had the said Horace
 Andrews was assessed and fined
 the sum of fifteen dollars by the

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Said Court at the February term thereof
 A.D. 1878; and in the Case of the State
 of Ohio vs Harman Baxley bring a certain
 Criminal action then pending against
 the said Harman Baxley upon indict-
 ment for selling liquors & to drunk
 where sold and wherein upon conviction
 had the said Harman Baxley was ar-
 rested and fined the sum of twenty five
 dollars by the said Court at the Febru-
 ary term thereof A.D. 1878; and in the
 Case of the State of Ohio vs Henry Gible
 bring a certain Criminal action then
 pending against the said Henry Gible
 upon indictment for assault and battery
 and wherein upon conviction had the
 said Henry Gible was arrested and
 fined the sum of ten dollars by the
 said Court at the February term thereof
 A.D. 1878; and in the Case of the State of
 Ohio vs Sandford Mulvain bring a
 certain Criminal action then pending
 against the said Sandford Mulvain
 upon indictment for selling & minors
 and wherein upon conviction had
 the said Sandford Mulvain was
 arrested and fined the sum of ten
 dollars by the said Court at the February
 term thereof A.D. 1878; and in the Case of
 of the State of Ohio vs Alex Snodgrass
 bring a certain Criminal action then pending
 against the said Alex Snodgrass upon in-
 dictment for selling intoxicating liquors
 and wherein upon conviction had the said
 Alex Snodgrass was arrested and fined
 the sum of ten dollars by the said Court at
 the April term thereof A.D. 1877 and in the
 Case of the State of Ohio vs Susan Adams
 bring a certain Criminal action then pending
 against the said Susan Adams upon
 indictment for selling intoxicating liquors
 to minors and wherein upon conviction had
 the said Susan Adams was arrested
 and fined the sum of fifteen dollars

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by the said Court at the February term
 thereof A.D. 1878; and in the case of the State
 of Ohio vs John Gundenman bring a certain
 Criminal action then pending against the
 said John Gundenman upon indictment for
 selling to minors intoxicating liquors and
 wherein upon conviction had the said
 John Gundenman was arrested and
 fined the sum of fifteen dollars by the
 said Court at the February term thereof
 A.D. 1878; and in the case of the State of
 Ohio vs Harmon Singer bring a certain Crimi-
 nal action then pending against the said
 Harmon Singer upon indictment for selling
 to minors and wherein upon conviction had
 the said Harmon Singer was arrested and
 fined the sum of twenty dollars by the said
 Court at the February term thereof A.D.
 1878 and in the case of the State of Ohio
 vs Fred Rief bring a certain Criminal
 action then pending against the said
 Fred Rief upon indictment for selling
 to minors and wherein upon conviction
 had the said Fred Rief was arrested
 and fined the sum of twenty dollars
 by the said Court at the February term
 thereof A.D. 1878; and in the case of the
 State of vs Fred Rief bring a certain
 Criminal action then pending against
 the said Fred Rief upon indictment
 for selling to minors and wherein
 upon conviction had the said Fred
 Rief was arrested and fined the
 sum of fifteen dollars by the said
 Court at the February term thereof
 A.D. 1878; and in the case of the State
 of Ohio vs Wm Darby bring a certain
 Criminal action then pending against
 the said Wm Darby upon indictment
 for petit larceny and wherein upon
 conviction had the said Wm Darby
 was arrested and fined the sum
 of five dollars by the said Court
 at the February term thereof A.D.

1878; and in the Case of the State of Ohio vs Wm Richter, Cases number 387 and 390 and bring certain Criminal Cases then pending against the said Wm Richter upon indictment for selling intoxicating liquors to minors in Case 390 and retailing liquor in Case 387 and in Case 387 selling liquor to persons in the habit of getting intoxicated and wherein upon conviction had the said Wm Richter was arraigned and fined the sum of twenty dollars in Case 387 and in Case 390 fifteen dollars fine and in Case 387 fifteen dollars fine by the said Court at the February term thereof A.D. 1878; and in the Case of the State of Ohio vs Sam Beard being a certain Criminal action then pending against the said Sam Beard upon indictment for receiving stolen goods and wherein upon conviction had the said Sam Beard was arraigned and fined the sum of five dollars by the said Court at the February term thereof A.D. 1878; and in the Case of the State of Ohio vs Chas Aldrich and John Wheatley being a certain Criminal action then pending against the said Chas Aldrich and John Wheatley upon indictment for petit larceny and wherein upon conviction had the said Chas Aldrich and John Wheatley were arraigned and fined the sum of five dollars each by said Court at the February term thereof A.D. 1878 and in the Case of the State of Ohio vs Sam Jones being a certain Criminal action then pending against the said Sam Jones upon indictment for assault and battery and wherein upon conviction had the said Sam Jones was arraigned and fined the sum of twenty five dollars by the said Court at the February term thereof A.D. 1878; and in the Case of the State

of Ohio vs Holmes Walford bring a certain criminal action then pending against the said Holmes Walford upon indictment for petit larceny and wherein upon conviction had the said Holmes Walford was arrested and fined the sum of fifteen dollars by the said Court at the February term thereof A.D. 1878; and in the case of the State of Ohio vs Wm Epps bring a certain criminal action then pending against the said Wm Epps upon indictment for gambling and wherein upon conviction had the said Wm Epps was arrested and fined the sum of one dollar by the said Court at the February term thereof A.D. 1878; and in the case of the State of Ohio vs Wm Weber, Cases Number 344 and 346 bring certain criminal actions then pending against the said Wm Weber upon indictment for selling to minors and wherein upon conviction had the said Wm Weber was arrested and fined the sum of twenty dollars in case 344 and fifteen dollars in case number 346 by the said Court at the February term thereof A.D. 1878; and in the case of the State of Ohio vs Lawrence Martin, number 346 and 347, bring certain criminal actions then pending against the said Lawrence Martin upon indictment for selling to minors and wherein upon conviction had the said Lawrence Martin was arrested and fined twenty dollars in case No 346 and twenty dollars in case No 347 by the said Court at the February term thereof A.D. 1878 and in the case of the State of Ohio vs W.C. Hopkins and Dave Hopkins upon indictment for petit larceny and wherein upon conviction had the said W.C. Hopkins and Dave Hopkins were arrested and fined the sum of five dollars each by the said Court at the

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February term thereof A.D. 1878; and in
 the case of the State of Ohio vs John
 Barbre being a certain Criminal action
 then pending against the said John
 Barbre upon indictment for selling
 & minors and wherein upon conviction
 had the said John Barbre was arraigned
 and fined the sum of fifteen dollars
 by the said Court at the February term
 thereof A.D. 1878; and in the case of
 the State of Ohio vs Adeline Poling
 being a certain Criminal action then
 pending against the said Adeline
 Poling upon indictment for ~~stealing~~
 stolen goods and wherein upon con-
 viction had the said Adeline Poling
 was arraigned and fined the sum of
 fifteen dollars by the said Court at
 the February term thereof A.D. 1878, and
 in the case of the State of Ohio vs Cornelius
 Mulvain being a certain Criminal
 action then pending against the
 said Cornelius Mulvain upon in-
 dictment for assault and battery
 and wherein upon conviction had
 the said Cornelius Mulvain was
 arraigned and fined the sum of one
 dollar, by the said Court at the
 February term thereof A.D. 1878, and
 in the case of the State of Ohio vs
 Patrick Slattery being a certain crim-
 inal action then pending against
 the said Patrick Slattery upon in-
 dictment for assault and battery
 and wherein upon conviction had
 the said Patrick Slattery was arraigned
 and fined the sum of fifteen dol-
 lars by the said Court at the February
 Term thereof A.D. 1878 of the public
 monies belonging to the said County of
 Union did unlawfully, fraudulently
 and feloniously subvert and
 convert to his own use which said
 monies had then and there come into

the possession and custody of the said William M. Winget by virtue of his said office and in his discharge of the duties thereof and so the said William M. Winget is guilty in manner aforesaid of the crime of embezzlement of the said public monies as aforesaid by him converted and used

A. H. Kallefrath

Sworn to and subscribed before me at the County aforesaid this 20th day of November A.D. 1879

E. E. Cole J.P.

Afterwards on the same day I issued a warrant for the said William M. Winget and delivered the same to J. W. Lawrence, Constable.

November 20th 1879 Said warrant is returned indorsed, Received this writ November 30th A.D. 1879 and served the same by bringing the body of Wm M. Winget before E. E. Cole Justice of Peace Fees arrest 40cts, mileage 20cts.

J. W. Lawrence, Constable. And the body of the said William M. Winget being now before me in the custody of said Constable and the defendant desiring further time in which to prepare is deferred it becomes necessary to adjourn said examination until the 26th day of November 1879 at 9 o'clock A.M. & which time this cause is adjourned accordingly and the defendant entered into a recognizance upon his personal security, good and sufficient security and approved by me for his appearance at said hour

November 26th 1879 9 o'clock A.M. Defendant appeared and there being no plea of guilty examination was had and said complaint was inquired into by me in presence of the defendant. Issued subpoenas on behalf

of the state for the following witnesses and delivered to J. W. Lawrence, Constable: one for Lawrence Martin, Wm Weber Fred Rief, John Gundersman, Paul Schlapf; also one for Geo. W. Court; also one for W. M. Winget, Clerk of the Court and to bring with him certain books therein named, viz, Criminal Execution Dockets A, and B of Union County Ohio; also one for N. J. King and delivered to Sam Barnett Constable Issued subpoenas on behalf of the defendant for the following persons and delivered to J. W. Lawrence Constable: one for S. S. Jewell; also one for J. J. Arthur, D. W. Ayers, R. L. Wordburn, W. L. Curry, John Wiley and Charles Lee.

Lawrence Martin, G. W. Court and R. L. Wordburn sworn and examined as witnesses for the state. Also four receipts from Treasurer & Clerk, the Secretary of State's Report for 1878 and Criminal Executions Dockets A and B introduced in evidence.

R. L. Wordburn, L. Piper, S. S. Jewell W. M. Winget and D. W. Ayers sworn and examined as witnesses for the defendant. Also Execution Dockets (Criminal) A and B, Auditors draft books, receipts from Treasurer & Clerk for fines, Clerks report & County Commissioners introduced in evidence.

Care agreed by Powell and Kellepatu for the state and Robinson and Cameron for the defendant.

The Court desiring further time to examine the documentary evidence adjourned to November 28th 1879 at 3 o'clock P.M.

November 28th 1879 3 o'clock P.M.

Defendant appeared, also the prosecuting witnesses. Upon the whole examination it appears that there is not probable cause for holding the defendant to answer said offense; it appears that there have been

State of Ohio
 Complaint by Thomas Wharton for ob-
 taining goods under false pretenses
 William Ford. November 28th 1879. This day same
 Thomas Wharton and made com-
 plaint in writing, signed and
 sworn to by him, as follows:

State of Ohio Union County ss.

J. P. Cort Paid Personally appeared before me E. E. Cole
 one of the Justices of the Peace within
 and for said County Thomas Wharton
 who being by me first duly sworn

Constable Cort Paid says that on or about the 16th day
 of October A.D. 1879 at the said
 County of Union and State of Ohio
 one William Ford did unlawfully
 and falsely pretend to one John Fry
 that he was the owner of and entitled
 to a certain account that the said Fry
 owed one Thomas Wharton in the
 value of \$3.80 by which said false
 pretense the said William Ford then
 and there unlawfully did obtain from
 the said John Fry said sum of \$3.80
 of the personal property of said Thomas
 Wharton with intent then and there
 to cheat and defraud the said Thomas
 Wharton of the same when in truth
 and in fact said William Ford was
 not the owner of said claim of said
 \$3.80 and the said William Ford well
 knew at the time he so falsely pretended
 as aforesaid the said false pretense
 to be false and affiant says he be-
 lieves that the said William Ford is
 guilty of the fact charged and
 further this affiant saith not

Thomas Wharton
 Sworn to by the said Thomas Wharton &
 by him subscribed in my presence this
 28th day of November A.D. 1879

E. E. Cole J. P.

and said complaint is filed according to
 law

Afterward on the same day I issued a

warrant for the said William Ford and delivered the same to J. W. Lawrence Constable

December 2^d 1879 Said warrant is returned indorsed: Received this writ Nov 28 1879 I have the body of the within named William Ford. Fees assistant \$1.50 arrest 40, mileage 95cts total \$2.85

J. W. Lawrence, Constable

Issued subpoenas to J. W. Lawrence Constable for the following witnesses John Foy, W. C. Wharton, Charles E. Wharton And the body of the said William Ford being now before me in the custody of said Constable, and, there being no plea of guilty, examination was had and said complaint was inquired into by me, in presence of the defendant; Thomas Wharton, Charles E. Wharton, W. C. Wharton and John Foy sworn and examined as witnesses for the state, William Ford sworn and examined as witness for the defendant and upon the whole examination, it appears that there is not probable cause for holding the defendant to answer said offense, he is therefore discharged from further appearance; and said complaint is dismissed, and the same being in my opinion without probable cause it is ordered adjudged and considered by me that the State of Ohio recover of said Thomas Wharton, the complainant the costs made upon said complaint taxed at \$12.50 as itemized in the margin

E. E. Cole J. P.

State of Ohio
 against
 Isaac Mummy
 and David Mummy

Upon Complaint of John Collambro &
 keep the peace.
 March 11th 1880 This day came personally
 John Collambro and made complaint
 in writing upon oath that he has just
 cause & fear and does fear that Isaac
 Mummy and David Mummy will
 unlawfully, purposely, and maliciously
 kill and murder him the said
 John Collambro, the said complaint
 is in word & figures as follows

The State of Ohio Union County ss
 Before me one of the Justices of the peace
 for said County personally came John
 Collambro who being duly sworn according
 to law, deposes and says that he has just
 cause & fear and does fear that Isaac
 Mummy and David Mummy will commit
 a certain offense against the person of
 him the said John Collambro, to wit, that
 the said Isaac Mummy and David
 Mummy will unlawfully, purposely,
 and maliciously kill and murder
 him the said John Collambro and
 further this deponent saith not.

John^{his} Collambro
 Sworn to and subscribed before me at
 the County aforesaid this 11th day of
 March A.D. 1880 E. D. Cole

Justice of the peace
 and said complaint is filed according
 to law

I consider the complainant ^{wholly} responsible
 for costs and required him to procure
 some responsible person as security
 therefor. Whereupon A. C. Myers
 was accepted as satisfactory security
 and entered into the following acknowl-
 edgment.

I acknowledge my self security for
 and responsible for costs in the above
 case ^{in the complaint or dismissed.} A. C. Myers

Afterwards on the same day I issued a warrant for the said Isaac Munnery and David Munnery and delivered the same to J. W. Lawrence, Constable, March 12th 1880. The said warrant returned indorsed as follows: I took the bodies of the within named Isaac Munnery and David Munnery and have them before the Justice E. E. Cole March 12th A.D. 1880 Fees, Nilcar 20cts Service 2.80cts = \$ 1.10

^{March 12th 1880} J. W. Lawrence Constable.
 The said Isaac Munnery and David Munnery having been this day brought before me to answer said complaint, they both pleaded not guilty and waived an examination of witnesses to sustain the charge and submitted to be bound over without such examination. I am of the opinion there is just ground for said complaint; and the said Isaac Munnery and David Munnery were each ordered by me to enter into a recognizance, with good and sufficient security, in the sum of one hundred dollars each for their appearance before the Court of Common Pleas of this County on the first day of the next term thereof and in the meantime that they shall keep the peace and be of good behavior generally and especially and especially towards the said John Colbourne which recognizances the said Isaac Munnery and David Munnery entered into accordingly, with Michael Corty as the security for each one. The said recognizance with the papers in said cause were forthwith transmitted by me to the Clerk of the Common Pleas Court of said County.

Justice fees Warrant 80cts, Affidavit 40cts
 Recognizances 80cts, filing papers 20cts
 Dis 20cts, Sale 20cts, Entries 90cts
 Transcript & cu 1.15

Constables fee. Warrant \$ 1.10 Attendance \$ 1.00
 E. E. Cole J. P.

March 15-1880 Transcript issued in
the above cause and delivered with the
recognizances and a copy of the Complaint
to the Clerk of the Court of Common
Pleas Union County

E. E. Cold. P.

State of Ohio
^{vs}
John Callahan

J. P. Cost
Paid

Arrestable Cost
Paid to him

In
the
Complaint
on

State of Ohio
vs
John Collambro

Complaint of Isaac Mumme, & keep
the peace.

March 13th 1880 This day came Isaac
Mumme and complaint in writing as
follows:

J.P. Cost
Paid

State of Ohio Union County ss.
Before me one of the Justices of the
peace for said County personally came
Isaac Mumme who being first duly
sworn according to law deposes and
says that he has just cause to fear and
does fear that John Collambro will com-
mit certain offenses against his
person and property to wit the said
Isaac Mumme deit, that the said
John Collambro will unlawfully purposely
and maliciously kill and murder him
the said Isaac Mumme and that he
will unlawfully and willfully set fire to
burn and destroy the barn of him
the said Isaac Mumme there in
said County situate and further
deponent saith not
Isaac Mumme

Constable Cost
Paid to him

Sworn to and subscribed before at the
County aforesaid this 12th of March
1880.

E. E. Cole
Justice of the Peace

And said Complaint is filed
according to law

Whereupon as I consider said Complaint
wholly irresponsible for I refused to
issue any warrant herein unless he
procure responsible security for the
Costs herein, in case said Complaint
shall be dismissed which was then
to my satisfaction and the acknowlege-
ment thereof of the said Isaac
Mumme and his security is en-

tured and signed by them hereon
as follows

We jointly and severally acknowledge
ourselves responsible and security
for costs in this prosecution in ^{and}
the complaint herein shall be
dismissed

Signed by us this 12th of March 1880

Isaac Munnery

Michael body

March 13th 1880. Afterwards on the same
day I issued a warrant for the said
John Collmura and delivered the
same to J. W. Lawrence, Constable.

March 13th 1880. Said warrant is re-
turned indorsed: I took the body of
the within named John Collmura
and have it before the Justice

E. E. Cole March 13th A. D. 1880

The facts.

J. W. Lawrence Constable

March 13th 1880. The said John Collmura
having been this day brought before
me to answer said complaint was
heard in his defence thereto and it
appearing that he is already under
bonds to appear at the next term of the Com-
mon Pleas Court of Union County and in
the mean time to keep the peace and be
of good behavior towards the citizens of
the State generally I am satisfied that
there is no just cause for said com-
plaint, and the said John Collmura
is discharged from further answer
to the same and permitted to go hence
without day; and it is adjudged &
considered by me that the State of Ohio
recover of the said Isaac Munnery
complainant the costs of this suit
taxed to \$3.90

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State of Ohio
vs

Benjamin Estep
& Catherine Estep

Complaint of Isaac Mummy &
Keep the peace

March 12th 1880 This day came Isaac Mummy and made complaint in writing against Benjamin Estep and Catherine Estep, of which complaint the following is a copy:

J. P. Court
Paid

Constable Court
Warrant 1.10
Attendance 1.00
Paid to him 2.10

The State of Ohio Union County, ss
Before me one of the Justices of the peace for said county, personally came Isaac Mummy who being duly sworn according to law deposes and says that he has just cause to fear and does fear that Benjamin Estep and Catherine Estep will commit a certain offense against the person and property of him the said Isaac Mummy, to wit, that the said Benjamin Estep and Catherine Estep will unlawfully assault beat and strike him the said Isaac Mummy and will unlawfully and willfully set fire to, burn and destroy the barn of him the said Isaac Mummy here in said county situate and further this deponent saith not

Isaac Mummy

Sworn to and subscribed before me at the County aforesaid this 12 day of March A.D. 1880
J. E. Cole

Justice of the Peace

And said complaint is filed according to law
whereupon as I consider the complaint wholly irresponsible I refused to issue any warrant herein unless he procure responsible security for the costs herein in case said complaint shall be

dismissed which was done to my satisfaction and the acknowledgment therefore of the said Isaac Mummy and his security, is entered and signed by them hereon as follows
We jointly and severally acknowledge ourselves responsible and security for costs in this prosecution in case the complaint herein shall be dismissed

Signed by us this 12th of March 1880
Isaac Mummy
Michael Cady

March 13th 1880. Afterward on this day I issued a warrant for Benjamin Estep and Catherine Estep and delivered the same to J. W. Lawrence Constable.

March 13th 1880. Said warrant is returned indorsed: I took the body of the within named Benjamin Estep and Catherine Estep and have them before the Justice D. E. Cole March 13th 1880

Fees \$1.10 J. W. Lawrence, Constable.

March 13th 1880 The said Benjamin Estep and Catherine Estep having been this day brought before me & answer said complaint were heard in their defence thereto and the said Mummy appearing not to derive & prosecute the complaint further I am satisfied that there is no just cause for said complaint and the said Catherine Estep and Benjamin Estep are discharged from further answer to the same and permitted to go hence without day; and it is adjudged and considered by me that the State of Ohio recover of the said Isaac Mummy complainant the costs of this prosecution taxed at \$4.20

The State of Ohio
vs

Russell B. Thompson

Complaint of John R. Owens for Assault
and battery.

May 8th 1880. This day came John R. Owens
and made complaint in writing against
Russell B. Thompson of which complaint
the following is a copy:

J.P. Court Paid

State of Ohio, Union County, ss
Before me, E. E. Cole, one of the Justices of
the Peace for said County, personally came
John R. Owens who being duly sworn ac-
cording to law depose and saith that

Constable Court - Paid

Russell B. Thompson late of said County, on
or about the 8th day of May in the year of
our Lord one thousand eight hundred and
eighty, at the County of Union aforesaid,
did unlawfully make an assault in and
upon him the said John R. Owens and him
the said John R. Owens did then and there
unlawfully strike and wound and this de-
ponent does verily believe that the said Russell
B. Thompson is guilty of the fact charged and
further this deponent saith not.

Signed John R. Owens

Sworn to and subscribed before me at the County
aforesaid this 8th day of May 1880

E. E. Cole Justice of the Peace

And said complaint is filed according
to law

Afterwards on the same day I issued a
warrant for the said Russell B. Thompson
and delivered the same to Sam Bonnett
Constable.

May 10th 1880. Said warrant is returned in-
dorsed: I took the body of the within named
Russell B. Thompson and have him before
the Justice E. E. Cole May 10th 1880

Fees: mileage 20cts, service 40cts, atten \$1.00

Sam Bonnett, Constable.

And the body of the said Russell B. Thompson
being now before me in the custody of said
constable and there being no plea of guilty
and no witnessing appearing on the part of the
State it appears that there is not probable
cause for holding the defendant to answer

Assault
 John P. Brown
 against
 Plaintiff
 Justice of
 the Peace
 in and
 for the
 County of
 Adams
 State of
 Ohio
 do hereby
 certify that
 the Court
 do hereby
 find the
 Defendant
 guilty of
 the offense
 charged in
 the
 indictment
 and do
 hereby
 sentence
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 Defendant
 to
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 this
 action
 to
 the
 Plaintiff
 and do
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 discharge
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 Defendant
 from
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 and do
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 Brown
 the
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 of
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 and do
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 taxed
 at
 \$1.00
 and do
 hereby
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 Defendant
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 pay
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 Plaintiff
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 and do
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 Plaintiff
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 taxed
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 \$1.00

said offense, he is therefore discharged from
 further appearance; and said Complaint
 is dismissed, and the same being in my
 opinion without probable cause it is ordered
 adjudged and considered by me that the
 State of Ohio recover of said John P. Brown
 the complainant, from the money heretofore
 left by him to secure the costs in this case
 the costs made upon said complainant
 taxed at
 E. E. Cole J. P.

State of Ohio
 vs.

James McBoide

Complaint of Harrison Laidlawne per
 Common Labor on Sunday

June 12th 1880. This day came Harrison
 Laidlawne and made complaint, signed
 and sworn to before me as follows:

The State of Ohio, Union County ss,
 Before me E. E. Cole, a Justice of the Peace
 of said County aforesaid personally came
 Harrison Laidlawne, who being duly sworn
 according to law deposes and says that on
 or about the 6th day of June 1880 at the
 Township of Leesburgh, Union County, Ohio
 James McBoide being a person over the age
 of fourteen years, on the 6th day of June 1880
 being the first day of the week commonly
 called Sunday, was unlawfully found at
 Common Labor, & out of selling cigars, tobacco
 lemonade and other articles that he gene-
 rally kept for sale at his said place of bus-
 iness in Leesburgh township, Union County
 Ohio said Common Labor not being a
 work of necessity or charity and this affiant
 says the facts said James McBoide is guilty
 of the facts charged

H. Laidlawne

Sworn to and subscribed before me this 12th
 day of June 1880

E. E. Cole J. P.

and said complaint is filed according
 to law.

Whereupon, as I consider said complainant
 wholly irresponsible, I refused to issue any
 warrant herein, unless he secured the costs
 herein in case said complaint shall be
 dismissed, which was done to my sat-
 isfaction by the said complainant deposit-
 ing five dollars.

Afterwards on the same day I issued a
 warrant for the said James McBoide and
 delivered the same to Thomas Wharton Constable
 June 12th 1880. Said warrant is returned in-
 dorsed; I took the body of the within named
 dependant James McBoide and have him
 before the Justice June 12th 1880. H. L.

Mileage 60 cts, Service 40 cts, Transportation 75 cts
Thomas Wharton, Constable.

June 12th 1880 And said James Mc Bride
being now before me I answer said com=
plaint, for plea says that he is guilty of the
offense charged therein against him; and there=
upon the said James Mc Bride is ordered, ad=
judged and sentenced by me to pay a fine
to the State of Ohio in the sum of one
dollar and to pay the costs of this prosecution
taxed at three dollars and fifty cents
which being paid the defendant is dis=
charged

E. E. Cole J.P.

This in this case paid to County Treasurer

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State of Ohio
 ss
 Birge Martin

Complaint of Harrison Lansdowne for Com-
 mon Labor on Sunday

June 12th 1880. This day came Harrison
 Lansdowne and made complaint signed
 in writing signed and sworn by him as follows:
 The State of Ohio Union County ss

Before me E. E. Leole a Justice of the Peace of
 said county aforesaid personally came Har-
 rison Lansdowne who being duly sworn
 according to law deposes and says that on
 or about the 6th day of June 1880 at the
 Township of Leesburgh Union County Ohio
 Birge Martin being a person over the age of
 fourteen years on the 6th day of June 1880
 being the first day of the week commonly
 called Sunday was unlawfully found at
 common labor, to wit of selling cigars, to-
 bacco, lemonade and other articles that he
 generally kept for sale at his said place
 of business in Leesburgh Township, Union
 County, Ohio, said common labor not being
 a work of necessity or charity and the affiant
 says the said Birge Martin is guilty of the
 facts charged.

H. Lansdowne

Sworn to and subscribed before me this
 12th day of June 1880

E. E. Leole J.P.

and said complaint is filed according to
 law

Whereupon as I consider said complainant
 wholly irresponsible, I refused to issue any
 warrant herein unless he secured the costs herein
 in case said complaint shall be dismissed which
 was done to my satisfaction by the said com-
 plainant depositing five dollars.

Afterwards on the same day I issued a
 warrant for the said Birge Martin and
 delivered the same to Thomas Wharton Constable
 June 12th 1880 Said warrant is returned in due
 I took the body of the within named de-
 pendant Birge Martin and have him
 before the Justice June 12th 1880
 Fees: Milage 60cts, Service 40cts, Transport

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75-25 Mas Wharton Constable
June 12th 1880. And said Birge Martin being
now before me to answer said complaint, for
plea says that he is guilty of the offense
charged therein against him; and
thereupon the said Birge Martin is or=
dered adjudged and sentenced by me
to pay a fine to the State of Ohio in the
sum of one dollar and to pay the costs of
this prosecution taxed at three dollars
and fifty cents which being paid the
defendant is discharged.
E. E. Cook J.P.

Fine in this case paid into County Treasury

State of Ohio
 John Mayo

Complaint by Henry Sheridan
 September 2^d 1880. This day came Henry Sheridan and made complaint in writing sworn to by him as follows:

J.P. Court-
 Affidavit 40
 Warrant 40
 Fil 15
 Fees 10
 Recognizance 40
 Judgment- 40
 Entries 45

State of Ohio, Union County ss
 Before me, E.E. Cole, one of the Justices of the Peace for said County, personally came Henry Sheridan, who, being duly sworn according to law, deposed and said that John Mayo, late of said County, on or about the 1st day of September in the year of our Lord one thousand eight hundred and eighty, at the County of Union aforesaid, did unlawfully make an assault in and upon him the said Henry Sheridan and hit the said Henry Sheridan did then and there unlawfully strike and wound and this deponent doth only believe that the said John Mayo is guilty of the fact charged; and further this deponent saith not.

Signed Henry Sheridan
 Sworn to and subscribed before me, at the County aforesaid this 2^d day of September A.D. 1880
 E.E. Cole Justice of the Peace
 and said complaint is filed according to law

Afterwards on the same day, I issued a warrant for the said John Mayo and delivered the same to Sam Bennett, Constable. Sept 2^d 1880 Said Warrant is returned indorsed: I took the body of the within named John Mayo and have him before the Justice E.E. Cole Sept 2^d 1880

Fees \$1.60 Sam Bennett Constable
 And the body of the said John Mayo being now before me, in the custody of said Constable, I answer said complaint for plea says that he is guilty of the offense therein charged against him. Henry Sheridan sworn & examined by me in presence of the defendant. The defendant sworn, examined and examined. And therefore the said defendant is ordered and required

by me & enter into a recognizance for his appearance in Court ^{according to Law} & answer said complaint with good and sufficient bail in the sum of fifty dollars which was done according to D. J. Elliot being said bail

J. P. Court - Affidavit 40 cts, Warrant 40 cts
Fil. papers 15 cts, swearing witnesses 10 cts
Recognizance 40 cts Judgment 40 cts Entries 45 cts
Total \$ 2.30 Constable Court \$ 1.60

E. E. Cole J. P.

Sept 31 1880 Transcript issued in the above cause and delivered together with the recognizance and a copy of the complaint to the Clerk of the Court of Common Pleas Union County Ohio
Transcript;

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State of Ohio
 vs
 Susan Gladden

Complaint by Foster Mofford
 September 25th 1880 This day came
 Foster Mofford and made complaint in
 writing as follows:

State of Ohio Union County ss
 Before me E. E. Cole one of the justices
 of the Peace in and for said county
 personally came Foster Mofford who being
 duly sworn according to law deposes
 and says that Susan Gladden on the
 24th day of September 1880 in the year
 aforesaid in the County of Union Ohio
 did maliciously and willfully injure a
 horse of this affiant by shooting said
 horse while in the custody possession and
 control of said deponent.

And further this deponent saith not

Sworn to and subscribed ^{Foster Mofford} before me at
 the County aforesaid this 25th day of
 September 1880 E. E. Cole J. P.

and said Complaint is filed according
 to law

Afterwards on the same day I issued a
 warrant for said Susan Gladden
 and delivered the same to Thomas Wharton
 Constable

Afterwards on the same day I required the
 prosecuting witness to secure the costs
 as I considered him wholly irresponsible
 therefore which he did by depositing
 five dollars in cash in my hands for
 that purpose. in case the defendant was discharged
 Sept 26th 1880 Warrant returned as
 follows, I took the body of the
 within named Susan Gladden and
 have her before the justice this 26th
 of Sept 1880,

Fees endorsed, Mil 30, Ste 40, transportation 1,25
 Arrestor ex 150 attend 1,00

Thomas Wharton Const.
 With consent of prisoner trial was adj-
 ourned to Sept 28 at 10 o'clock A.M.
 Whereupon I issued an ^{order} ~~order~~ of Thomas

Wharton Constable who had the
 prison in custody to detain her in custody
 at his residence in Mansfield Ohio
 till said time
 Sept 27th 1880 10 o'clock A.M. Defendant
 appeared and moved by her attorney
 that the complaint be dismissed and
 that she be discharged on ~~the~~ account of the
 insufficiency of the affidavit. Motion
 sustained. The defendant is therefore
 discharged ^{from having custody} and complaint dismissed
 and it is ordered adjudged and con-
 sidered by me that the State of Ohio
 recover of said State Wofford, the
 complainant, the costs made upon said
 complaint taxed at

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State of Ohio Complainant by Hester Mofford.
 245
 Susan Gladden Mofford and made complaint in writing signed and sworn to by him of which the following is a copy:
 Affidavit 40 Before me E. E. Cole one of the justices
 Warrant 40 of the peace in and for said County pro-
 Sub. 30 nally came Hester Mofford who being
 " 25 duly sworn according to law deposes &
 " 30 says that Susan Gladden on or about
 " 25 the 24th day of Sept 1880 in the County of
 Recognizance 40 Union aforesaid unlawfully, willfully
 Fil papers 30 maliciously and feloniously did in face a
 Swearing 55 certain horse to the amount of thirty five
 Judgment 40 dollars and upwards to wit to the amount
 Writings of forty dollars in the value thereof by
 Entries 75 shooting said horse in the two front
 4.50 legs with lead gun shot which said
 horse was then and there the property
 of said Hester Mofford and was of the
 value of eighty dollars until and before
 said injury and further this deponent
 Warrant 60 said that
 Attendance 1.00 Hester Mofford
 Sub. 45 sworn to and subscribed before me at the
 " 45 County aforesaid this 27th day of Sept 1880
 " 90 E. E. Cole J. P.
 " 1.60 and said complaint is filed according
 5.00 to law.

Afterwards on the same day I issued a warrant for the said Susan Gladden and delivered the same to Thomas Whorton Constable.
 Sept 27th 1880. Said warrant is returned in docket. Drave arrested the within named defendant Susan Gladden and now have her in Court this 27th day of Sept 1880 Thomas Whorton Constable.
 And the body of the said Susan Gladden being now before me and there being no plea of guilty examination was thereupon had and I inquired into said complaint in presence of the defendant.

Subpoenas were issued on behalf of the state for H. J. King, Sam Bennett, Chas Watson, Elmer Page, Rena Mofford, H Carlyle and Wm Lohr; on behalf of the defendant for Charity Gladden Edward Gladden and Thomas Peacock. Foster Mofford, Charles Watson, H. Carlyle Elmer Page Wm Lohr Sam Bennett Rena Mofford, H. J. King were sworn and examined on behalf of the state as witnesses; Susan Gladden, Charity Gladden and Thomas Peacock were sworn and examined as witnesses for the defendant, and it appearing that the offense of the has been committed, except that the damage done the horse was less than thirty five dollars, and there being probable cause to believe that the said Susan Gladden is guilty of the same the said Susan Gladden is ordered by me and required to enter into a recognizance with good and sufficient bail in the sum of fifty dollars for her appearance before the Court of Common Pleas according to law to answer said complaint which was true accordingly Thomas Peacock being said bail

Certs. J. P.'s. aff. 40^{cts} Mar 40^{cts} Feb, 130 Recog 40
 7th Feb. 40^{cts} Sme. 155 July 40^{cts} Enter 75^{cts}
 45^{cts} Cust cert - Mar 60, attend me 1.00 July 9
 45, 45, 90, 160 = 570, tras 125, witness 150
 Sustenance 50, total Cust. 825 - Mil. Jud. Watson
 85^{cts}, E. Page 85^{cts} - Rena Mofford 85^{cts} - H. Carlyle
 85^{cts} - Wm Lohr \$1.00, King 37^{cts}, Peack 3^{cts}
 C. Gladden 85^{cts}

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State of Ohio
 Richard Cody

Complaint by Solomon James for assault with
 intent to kill upon George W. Gries.

October 11th 1880 This day came Solomon
 James and made complaint in writing signed
 & sworn to by him as follows:

State of Ohio Union County ss

Before me E. E. Cole one of the justices of the
 Peace for said County personally came
 Solomon James who being duly sworn
 according to law deposes & says that
 on or about the 9th day of Oct. A.D. 1880 at the
 said County of Union the George W. Gries was
 assaulted with the intent to kill by a rock or
 stone being thrown by the hand striking the
 said George W. Gries on the left side of the
 head cutting the ear nearly or quite off
 and greatly injuring the head, the said
 assault to kill was malicious & willful &
 unlawful and this deponent says that he
 verily believes that one Richard Cody
 is guilty of the facts charged

And further this deponent saith not

Solomon James

Sworn to by the said Solomon James and
 signed by him in my presence this 11th day
 of October A.D. 1880

E. E. Cole Justice of the Peace
 and said complaint is filed according to law
 Afterwards on the same day I issued a
 warrant for the said Richard Cody and
 delivered the same to Samuel Bennett
 Constable.

Oct-11 1880
 Said warrant is returned indorsed as follows
 I have arrested the within named Offendant
 Richard Cody and now have him in Court
 before the said Justice E. E. Cole this
 11th of October 1880 Mrs Wharton Const,
 Has. Sec. 40 ds, mil 55, conveyance 100, arithmet 100 = \$ 275
 And the body of the said Richard Cody being
 now before me and he requiring more time
 in which to prepare his defence upon the
 examination herein it becomes necessary
 adjourn said examination until Oct 14th
 1880 at 10 o'clock A.M. In witness whereof this

Case is adjourned accordingly and the defendant
entered into a recognizance with John Grundenman
good & sufficient security - approve be, me for his
appearance at said hour: Issued sub. in part of
State for Chas Southard, Durell Porter, Frank Hamilton
Henry Martin Alfred Van pu, Phineas Turner, Perry
Payne. & delivered to Wharton Court

Oct 12 1880 Issued subpoenas for Depdt - for Mainor
Roberts, N. McDowell, Lew Andrews, Wm Bancroft - Dennis
McGraw Dan Doolan Robt Carter, Frank Green
Emory Sherman Roy Lippett & delivered to Wharton Court

Oct 13 1880 Issued subpoenas for Depdt for David
Smith, Thomas Sherman, George Fosterly, James
McDwain, Seth Gibson, Richard Ousler, Charles
Arthur Price Enoch, Jesse Davis

Oct 14th Issued sub. for State for Abe Orr
also for Henry Benjamin, George Armstrong Wm Orr
C. C. Owens. & delivered to Wharton Court.

For depdt for Jacob Lusher Jr & delivered to Wharton
Court. Also one for depdt for D. Baxter and one
for State for Jack Grubbs & Bennett Court

Oct 14 - 1880 10 o'clock A.M. The defendant
appeared & there being no plea of guilty examina-
tion was thereupon had and inquired into
said complaint in presence of the defendant;
Chas Southard Durell Porter Frank Hamilton
Henry Martin, A. Van pu, P. Turner, P. Payne, M.
Roberts, N. McDowell L. Andrews, W Bancroft -
D. McGraw D. Doolan, R. Lender J. Green, E. Sherman
H. Lippett, D. Smith, G. Sherman, S. Fosterly, J.
McDwain, S. Gibson R. Ousler C. Arthur B. Enoch
J. Davis A. Orr H. Benjamin S. Armstrong W. Orr
C. C. Owens, J. Lusher D. Baxter & J. Grubbs
witnesses being sworn and examined and it
appearing that said offense had been
committed and there being probable cause
& believe that Richard Cody is guilty of
the same the said Richard Cody is ordered
& required by me to enter into a recognizance
with good & sufficient security in
the sum of three hundred dollars
for his appearance before the Court
of common pleas according to law

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Cody being
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Oct 14th
time this

To answer said Complaint which was
 done accordingly - John Cody Sr being
 said bail, J. P. Court: Affidavit 40cts
 Warrant 40cts, adjournment 20cts, Recognizance
 40cts, Sub. 1 wit, 25cts, sub, 6 wit, 30cts, sub
 9 wit 65cts, sub 7 wit 55cts, sub 1 wit 25cts
 sub 4 wit 40cts, sub 1 wit 25cts sub 1 wit 25cts
 Fil papers 35cts Recognizance after trial 40cts
 Judgment 40cts Surety wit \$1.05, Recor \$1.05
 Manuscript - 9 certificate \$1.30 9.25 App Affidavit 9.65
 Constable Wherton, Warrant \$1.75, sub 6 wit 1.75
 sub 9 wit 2.95, sub 7 wit 1.35 - sub 2 wit 20cts
 sub 1 wit 45cts, sub 1 wit 45cts

Constable Bennett 1 sub 45cts, 1 sub 45cts

From the pressure of official business the
 constables of the ^{county} were not able to
 perform the duties of the office and I
 therefore appointed S. Muphoff to assist at the
 said trial.

Official Constable Muphoff fee \$1.00

Witness fees: J. Grubbs 30cts C. Arthur 30cts
 S. Linton 30cts, J. Fortney 30cts D. Smith 30cts
 J. McHorn 30cts, H. Hamilton 30cts, P. Sutherland
 30cts, A. Vaughan 30cts, P. Payne 30cts, P. Ann 30cts
 D. Porta 30cts, H. Martin 30cts, A. Green 30cts
 D. McEraw 30cts L. Andrews 30cts Wm Boncamp
 30cts Dan Doolan 30cts R. Lispe 30cts, M.
 Roberts 30cts E. Spearman 30cts A. McDowell
 30cts, G. Armstrong 30cts, Wm Orr 30cts, Abram 30cts
 J. Lusk 30cts, D. Buxton 30cts.

Oct-14th 1810 Manuscript made out & delivered
 together with the Recognizance to Clerk

State of Ohio

Samuel J. Buffington

State of Ohio
vs

Samuel J. Buffington

Complaint by G. B. Chambers for assault
Oct 14th 1850, This day came G. B. Chambers
& made Complaint in writing signed & sworn
to by him as follows:

State of Ohio, Union County ss

Before me E. E. Cole one of the Justices of the
peace for said County personally came
G. B. Chambers who being duly sworn according
to Law depose & saith that on or about the 13th
day of October A.D. 1850 at the County of
Union he was assaulted & pursued with the
intent to kill the said G. B. Chambers with
a revolver then held in the right hand
then & there threatening to kill & cripple
the said G. B. Chambers and the said
revolver being then and then loaded with
powder & leaden balls the said threats and
assaults were made maliciously, willfully &
unlawfully and the deponent says that
one Samuel J. Buffington is guilty of the
facts charged and further this deponent
saith not G. B. Chambers

Sworn to & subscribed before me at the
County of Union this 14th day of October
A.D. 1850 E. E. Cole J. P.

and said Complaint is filed ac-
cording to Law

Afterwards on the same day I
issued a warrant for the said Samuel
J. Buffington and delivered the same
to Sam Bennett Const.

Also issued sub. on behalf of the State
for following witnesses: W. G. Roots, R. M. Gray,
J. Redman, S. Baldwin, Geo. Erb, J. Reed, Wm
S. D. Matthews, C. P. Fullington, W. S. Adkins, Wm
Smith James Sage W. M. Snodgrass A. Hurin
L. H. Elliot, R. Whitman J. Wier & delivered
to Sam Bennett Const.

Oct 14th 1850, Said warrant is returned
as follows: I have arrested the within named
Samuel J. Buffington & now have him
before the Justice E. E. Cole Oct 14 1850
Sam Bennett Constable

And the said Samuel J. Buffington being now brought before me to answer said complaint - he pleaded not guilty - and waived an examination of witnesses & sustain the charge and submitted to be bound over without such examination. I am of the opinion there is probable cause for said complaint and the said Samuel J. Buffington is ordered by me to enter into a recognizance with good & sufficient security in the sum of three hundred dollars for his appearance before the Court of Common Pleas of this County on the first day of the next term thereof according & law to answer said complaint, which was done according & law H. B. Karts being said bail.

J. P. Court. Warrant 40cts affidavit 40cts, Judgment 40cts, Recognizance 40cts sub 15-wits 95cts Record 90cts

Constable Bennett Warrant \$1.90, attendance 1.00 Sub, 16 wits, 25 miles \$3.15-

Manuscript - made out & delivered to Clerk of Common Pleas Court.

State of Ohio

Charles Spears

J. P. Court
 Affidavit 40
 Warrant 40
 Fil 10
 Swearing 10
 Judgment 40
 Satis 20
 Bond 40

Bennett Constable
 Mil 20
 Ser 40
 Attendance 1.00
 \$1.60

Paid Sam Bennett Const

State of Ohio
vs
Charles Spears

Complaint of William Richta & Kap the
peace

Nov 12th 1880. This day came William
Richta & made complaint in writing signed
and sworn to by him against Charles
Spears of which complaint the following
is a copy:

J.P. Cert
Affidavit 40
Warrant 40
Fil 10
Swearing 10
Judgment 40
Setts 20
Bond 40

State of Ohio Union County Paris township ss
William Richta makes complaint on oath
before E. E. Cole Justice of the peace of said
township and says that he is a resident
of Union County Ohio and that he has
just cause to fear & does fear that one
Charles Spears will unlawfully ma-
liciously & willfully shoot & kill him and
further deponent saith not

William Richta

Sworn to and subscribed before me
this 12th day of November 1880

E. E. Cole J.P.

of Paris township aforesaid.

Bonnett Custable
Nil 20
Ser 40
Attendance 1.00
\$1.60

and said complaint is filed according
to law

Afterwards on the same day I issued
a warrant for the said Charles Spears
and delivered the same to Sam Bonnett
Custable.

Paid
Sam Bonnett Const

Afterwards on the same day said
warrant returned in docket as follows:
I took the body of the within named
Charles Spears and have him before
the Justice E. E. Cole Nov 12th A.D. 1880
Fees: nutrap 2cts, ser. 40cts, attendance 1.00 = \$1.60

Sam Bonnett Custable

Before filing the complaint I required the
complainant to secure the cert which
was done by depositing \$500 in cash with
me

Nov 12th 1880 The said Charles Spears having
been this day brought before me & answer
said complaint, was heard in his defense
therein, William Richta being sworn and
examined as witnesses for the complainant
and Charles Spears for the defendant

whereupon, full examination having been made by me into said complaint according to law I am satisfied that there is no just cause for said complaint and the said Charles Speers is discharged from further answer to the same and permitted to go hence without day; and it is adjudged and considered by me that the State of Ohio recover of the said William Richter Complainant the costs of this prosecution taxed as follows:

J. P. warrant 40 cts, affidavit - 40 cts, fil 10 cts
 swearing 2 w's 10 cts Judgment 40 cts, Pals 20 cts
 Bond 40 cts Entries 75 cts = \$2.75

Costable cost Warrant 60 cts attendance 100 \$1.60
 which was deducted from the money left as security & the balance returned to Richter, the complainant.

State of Ohio
 W
 Thomas W. Chalmers

for the purpose of obtaining his testimony upon the examination herein it becomes necessary to adjourn said examination until the 24th day of November 1880 at 11 o'clock A.M. At which time this cause is adjourned accordingly and a written order is made by me to said Constable to detain said defendant in the dwelling-house of said Constable known as the Wharton House Mansfield, pending said adjournment.

November 23^d 1880 Issued subpoena on behalf of defendant for Nancy Rad & delivered same to Mrs Wharton Court November 24th 1880 The defendant appeared. Cameron & Benton appeared as Atty for the defendant and J. W. Robinson & R. L. Woodburn as atty for the state. There being no plea of guilty examination was thereupon had and I inquired into said complaint in presence of defendant. William H. Baxter James Hatton, Robert Hatton, William Hatton and Thomas Wharton were sworn and examined and it appearing that said offence has been committed and there being probable cause to believe that said Thomas W. Chesney is guilty of the same the said Thomas W. Chesney is ordered by me to enter into a recognizance with good & sufficient security in the sum of three hundred dollars for his appearance before the Court of common pleas according to law to answer said complaint which was I ordered the defendant to be held by the Constable until Nov 26th in his custody & in able him to procure bail

Apr 28th 1880. The defendant appeared. J. R. Bigelow also appeared and offered himself as surety in the recognizance of said defendant for his appearance before the Court of Common Pleas. I required said Bigelow to make affidavit of his qualifications which he did. Thereupon the said defendant entered into a recognizance in the sum ordered as above with J. R. Bigelow for bail for his appearance before the Court of Common Pleas to answer said complaint - according to law

J.P. Court Affidavit 40cts, Warrant 40cts, Adjournalment 20cts, Mittimus 40cts, Subpoena 25cts, Recognizance 40cts, Judgment 40cts, Swearing 5 witnesses 25cts, Affidavits of surety 40cts, Filing papers 30cts, Entries 1.00, Satisfaction 20cts

Constable Out. Warrant, service 40cts, mileage 20cts, conveyance 1.50, assistance 1.50, attendance 1.00, Sub. ser. 25cts, mileage 70cts, Mittimus 40cts, Disturbance 75cts.

Witness fees, James Hatton 25cts, William Hatton 25cts, Robert Hatton 25cts

Apr 29th 1880 Manuscript & papers delivered to Clerk of Common Pleas

The State of Ohio
 AS
 Thomas M. Chesney

Complaint by James Hutton for assault & kill
 November 22nd 1880. This day came James
 Hutton and made complaint in writing
 signed and sworn to by him as follows
 State of Ohio Union County ss
 Before me E. E. Cole one of the justices of
 the peace for said County personally
 came James Hutton who being duly
 sworn according to law deponeth & saith
 that on or about the 22nd day of November
 1880 at the County of Union one Thomas
 M. Chesney with a certain revolver then
 & there loaded with gunpowder & leaden
 ball which said revolver he the said
 Thomas M. Chesney in his right hand then
 & there had & held did unlawfully, ma-
 liciously and of deliberate & premeditated
 malice assault him the said James
 Hutton to kill and the deponent says
 that one Thomas M. Chesney is guilty of
 the facts charged and further this
 deponent saith not

James Hutton

Sworn to & subscribed before me at the
 County aforesaid this 22nd day of
 November A.D. 1880

E. E. Cole J. C.

and said complaint is filed according to law
 Afterwards on the same day I
 issued a warrant for the said Thomas
 M. Chesney and delivered the same to
 Mrs. M. Hutton Const.

November 23 1880. Said Warrant is
 returned indorsed I have arrested the
 within named defendant Thomas M.
 Chesney and now have him in Court
 before E. E. Cole J. C. this 23rd day of
 November 1880 Geo. S. M. Whatton Constable.
 And the body of the said Thomas M.
 Chesney being now before me in the custody
 of said Constable and Nancy Reed a
 material witness for the defendant being absent
 for the purpose of obtaining her testimony
 upon the examination herein it becomes

necessay to adjourn said examination until the 24th day of November A.D. 1880 at 11 o'clock A.M. & which time this cause is adjourned accordingly and a written order is made by me & said Constable & detain said defendant in the dwelling house of said Constable known as the Wharton House Mansville, D. pending said adjournment.

November 23^d 1880 Issued Subpoena on behalf of defendant for Nancy Reed and Mervin Sam & Thos Wharton Constable.

November 24th 1880 The defendant appeared. Cameron & Benton appeared as atty for the defendant & Robinson and Woodburn for the State. There being no plea of guilty examination was thereupon had and I inquired into said complaint in presence of the defendant; James Hatton, William Hatton Robert Hatton, William H. Baxter and Thomas Wharton being sworn & examined and it appearing that said offense had been committed and there being probable cause & believe that the said Thomas M. Chesney is guilty of the same the said Thomas M. Chesney is ordered and required by me & enter into a recognizance with good and sufficient bail in the sum of two hundred dollars for his appearance before the Court of Common Pleas according to law & answer said complaint. I ordered the defendant to be held by the Constable in his custody until November 25th 1880 & enable him to procure bail.

November 25th 1880. The defendant appeared. A. B. Bigelow also appeared and offered himself as surety on the recognizance of said defendant for his appearance before the Court of Common Pleas. I required said Bigelow to make affidavit of his qualifications which

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he did. Whereupon the said defendant entered into a recognizance in the sum ordered as above with A. R. Bigelow for bail for his appearance before the Court of Common Pleas & answer said Complaint according to Law

J. P. Cert affidavit 40cts, Warrant 40cts Adj. 20cts
Mittimus 40cts, Justification of bail 40cts, Recognizance 40cts Subpoena 25cts Judgment 40cts, Swearing 5 witnesses 25cts fil. papers 30cts, Entries \$1.05
Satis, 20cts

Constable Cert. Warrant ser 40cts, mileage 70cts
Conveyance \$1.50d assensus \$1.00, attendance 1.00, subpoena \$1.00 - Mittimus 40cts

Witnesses M. N. Baxter 25cts Robert
Hutton 25cts, William Hutton 25cts

Nov 29-1880 Manuscript 9 papers delivered
to Clerk of Common Pleas Court

State of Ohio
as
Charles Hutchinson

Defendant
Sum
for
Court
Coru=

July 20th
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Dwelling
\$1.05

July 70cts
Dwelling

Robert

Went

State of Ohio
as
Charles Hutchinson

Complaint of Francis E. Hutchinson for assault & battery
Dec 7th 1850. This day came Francis E. Hutchinson and made complaint in writing that one Charles Hutchinson as follows: State of Ohio Union County ss Before me E. E. Cole one of the justices of the Peace for said County, personally came Francis E. Hutchinson who being duly sworn according to law saith that Charles Hutchinson late of said County on or about Dec 7th 1850 at the County of Union aforesaid did unlawfully make an assault in and upon the said Francis E. Hutchinson and that the said Francis E. Hutchinson did unlawfully strike and wound and did seize him by the arm and thrust in a rough manner and this deponent does verily believe that the said Charles Hutchinson is guilty of the facts charged and further this deponent saith not

Francis E. Hutchinson

Sworn to and subscribed before me at the County aforesaid this 7th of Dec. 1850
E. E. Cole J. C.

and said complaint is filed according to law

Afterwards on the same day I issued a warrant for the said Chas Hutchinson and allowed the same to Sam Bennett Constable.

Afterwards on the same day, warrant returned as follows: I have arrested the within named Chas Hutchinson and now have him before the justice of the peace E. E. Cole Dec 7th 1850

Dec 7th 1850 Sam Bennett, Constable, and the body of the said Chas Hutchinson being now before me in the custody of the Constable and there being no plea of guilty said complaint was inquired into by me in presence of the defendant Chas Hutchinson, for the defendant, and Francis E. Hutchinson & Tom Burris for the State, witnesses were sworn

and examined by me and upon
 the whole examination it appears
 that there is not probable cause for
 holding the defendant to answer
 said delinency; and said complaint
 is dismissed and the same being in
 my opinion without probable cause
 it is ordered adjudged and awarded
 by me that the State of Ohio recover
 of said Francis E. Hutchinson, the
 complainant, the costs made upon said
 complaint taxed to \$
 Whereupon the said defendant, notwithstanding
 the complaint against was dismissed,
 paid the cost himself.

State of Ohio

18

William Webb

State of Ohio

18

William Welsh

Complaint of Henry Sheridan to keep the Peace
November 25-1881. This day, personally, came
Henry Sheridan and made complaint in writing upon
oath that he has just cause to fear and does fear that
one William Welsh of said County will maliciously
unlawfully and willfully assault beat and kill him
the said Henry Sheridan and said complaint is filed
according to Law.

Afterwards on the same day I issued a warrant for
the said William Welsh and delivered the same to
Sam Bennett, Constable. Also on the same day
issued subpoena for witnesses for State for Geo Armstrong
and G. L. and delivered same to Sam Bennett

November 25-1881 Said warrant returned as follows:

I took the body of the within named William Welsh
and have him before the Justice E. E. Cook Nov 25-1881
Fees \$1.60 Sam Bennett, Constable.

November 25-1881 The said William Welsh having
been this day brought before me to answer said Com-
plaint he pleaded not guilty and waived an ex-
amination of witnesses to sustain the charge and
submitted to be bound over without such exami-
nation. I am of the opinion there is just cause
for said Complaint and the said William Welsh
is ordered by me to enter into a recognizance in
the sum of one hundred dollars ^{with sufficient surety} for his appearance
before the Court of Common Pleas of this County on
the first day of the next term thereof and in the
mean time that he shall keep the peace and be
of good behavior generally and especially toward
the said Henry Sheridan which recognizance the
said William Welsh entered into accordingly ^{and}
was discharged. And said recognizance together
with the papers in said case were forthwith
transmitted by me to the Clerk of the Common
Pleas Court of said County.

Costs Paid by Henry Sheridan in full to date.

J.P. 2.00 Const 1.60

State of Ohio
 vs
 John Schoeller

Complaint by Thomas Wharton.

November 30-1881. This day, came Thomas Wharton and made complaint in writing signed and sworn to by him that as follows State of Ohio, Union County ss.

Before me E. E. Cole one of the Justices of the peace for said County, personally came Thomas Wharton who being duly sworn according to law depone and saith that on or about the 24th day of November A.D. 1881 at the County of Union that one John Schoeller did unlawfully and falsely forge make and forge a certain order for money of the purport and value following to wit: "Mr Shepard & Pleas to give John \$100 to help sole his boots

Yours truly, "Mr Schoeller"
 with intent thereby unlawfully to defraud him the said Mr Scheffer then and there at the time the said John Schoeller so uttered made and published said order well knowing the same to be fake and forged and that one John Schoeller is guilty of the facts charged and further this deponent saith not

Thomas Wharton
 Sworn to and subscribed before me at the County aforesaid this 30th day of November 1881
 E. E. Cole J. P.

and said complaint is filed according to law.

Afterwards on the same day I issued a warrant for the said John Schoeller and delivered the same to Sam Bennett Constable December 1st 1881. Said warrant is returned in doorn: I have arrested the within named John Schoeller and now have him in Court Dec 1st 1881

His #162

Sam Bennett Const.

And the body of the said John Schoeller being now before me in the custody of said Constable and there being no plea of guilty examination was thereupon had and I signed into said complaint in presence of the defendant: Thomas Wharton and Christina

Schoeller witnesses being sworn and examined and it appearing that said officer has been committed and there being probable cause to believe that the said John Schoeller is guilty of the same the said John Schoeller is ordered by me and required to enter into recognizance with good and sufficient bail in the sum of \$300 for his appearance before the Court of Common Pleas according to law to answer said complaint which the said John Schoeller failed to do and made default of offering such bail and thereupon I issued a writtens for his commitment according to law and delivered the same to Sam Bennett Constable. I also bound by recognizance said Thomas Wharton and Christina Schoeller, witnesses, each in the sum of one hundred dollars to appear and testify before said Court
 Dec 1st 1881. Said writ of Commitment is returned indorsed as follows: Dec 1st 1881 I committed the within named John Schoeller of the custody of the within named Jailer ^{John Johnson} with whom I left a certified copy of this writ
 Jus 85-cts Sam Bennett Const

J. P. fees aff: 40cts, waer 40cts, fil 20cts, swear 10 100 of 10. 50
 rates 20 Jud 40, am. 75 Trans 70 122 = 3.95 mit. 110cts
 Court att 100 Waer 60, mittinans 85
 Writens Wharton 25, C. Schoeller 25

Dec 1st 1881 Transcript-transmitted to Clerk & papers in the case
 E. E. Cole J. P.

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State of Ohio
 vs
 Harry Burns and
 William Smith.

Complaint by O. M. Scott.
 December 12-1881. This day, came O. M. Scott
 and made complaint in writing signed and
 sworn to by him as follows:
 State of Ohio, Union County vs.
 Before me E. E. Cole one of the Justices of the Peace
 for said county personally, came O. M. Scott who
 being duly sworn according to law depose and
 saith that Harry Burns and William Smith late of
 said County on or about the 11th of December A.D.
 1881 at the County of Union aforesaid did at about
 the hour of ten in the daytime of said day, the dwelling
 house of said O. M. Scott situate in the village of
 Mansfield said County unlawfully, maliciously and
 forcibly break and enter with intent the personal prop-
 erty of the said O. M. Scott in said dwelling house
 then and there being, then and there unlawfully to
 take steal and carry away, and two overcoats
 one silver watch and five dollars in cash of the
 value of forty dollars of the personal property of H. D.
 Scott in said dwelling house then and there being
 found and one pair of nose-glasses, one pair of
 gold sleeve buttons and one pair of gloves of the value
 of ten dollars of the personal property of the said O. M. Scott
 in said dwelling house then and there being found
 then and there did unlawfully steal, take and
 carry away, and this deponent does verily believe
 that the said Harry Burns and William Smith
 are guilty of the facts charged and further this de-
 ponent saith not.

Signed O. M. Scott
 Sworn to and subscribed before me at the County
 aforesaid this 12th day of Decr A.D. 1881
 E. E. Cole J. P.
 and said complaint is filed according to law
 Afterwards on the same day I issued a warrant
 for the said Harry Burns and William Smith
 and delivered the same to Sam Bennett
 Constable.

Dec 12-1881 Said warrant is returned in docket:
 I have arrested the within named William Smith
 and Harry Burns and now have them in Court
 Dec 12-1881

Vol #3,70

Sam Bennett Constable

And the bodies of the said Harry Burns and William Smith being now before me in the custody of said Constable in answer to said complaint plead not guilty, and want an examination of witnesses to sustain the charge and submit to be bound over without such examination. Samuel Landon sworn and examined as witness for the State, and it appearing that said offense has been committed and there being probable cause to believe that Harry Burns and William Smith are guilty of the same the said Harry Burns and William Smith are ordered and required by me to enter into a recognizance with good and sufficient bail in the sum of three hundred dollars each for their appearance before the Court of Common Pleas according to law to answer said complaint, which the said Harry Burns and William Smith failed to do and made default of offering such bail and thereupon I issued a writtines for their commitment according to law and delivered the same to Sam Bennett, Constable. Dec 12th 1881 Said writtines of Commitment is returned indorsed as follows: Dec 12th 1881 I committed the within named William Smith and Harry Burns to the custody of the within named Jailor John Hobensack with whom I left a certified copy of this writ.

JWS #145
Sam Bennett Constable.

J. P. Court, Affidavit 40cts, Warrant 80cts, Writtines 40cts
Judgment 40cts, Swearing in 10.05cts fil. 10cts Entries 90cts
Transcript #1.15 = \$4.25
Constable Cost. Warrant #1.20, attendance #1.00, assistant Samuel Landon #1.30, Writtines #1.45 = \$5.15
Witness fee: Samuel Landon 25cts, Total \$9.65

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Criminal

No 1

The State of Ohio,
vs

George Edwards.

Justice fees	
Complaint	40
Warrant	40
Defect writ	15
Subpoena	40
5 wit sworn	25
Judgment	40
Recog 4 wit	70
5 papers filed	25
Record	75
Recognizance	40
Transcript	75
Certificate	25
Total	\$ 510
Transcript	15

5-25-01
 Feb 8th 1883 Received
 fees of County
 J. H. Hinkley

Constable fee	
Ser Warrant	40
Mileage 12	75
4 Subpoena ser	65
Mile	65
Attendance	110
Conveyance	250

Total	\$ 585
Feb 8 th 1883 Received	
my fees	
Darius Bennett Const	
Witness	
WJ Bumpfe	50
68 miles	90
	140

Eli C Hickey	50
18 miles	90
	140
Chas McCann	50
18 miles	90
	140
Henry Marshall	50
Hickey	90
	140
James Striner	50

Criminal Docket A. J. H. Hildebrand J.P.

No 1		Criminal action, assault with intent to kill.
The State of Ohio,	May 31 st 1882,	Complaint in writing
vs		on oath signed by John D. Steiner filed within
George Edwards.		charge that said George Edwards, on or about the 30 th day of May 1882, at the County of Union did make an assault upon this affiant with the intent to kill, contrary to the Statute in such case made and provided and against the Peace and dignity of the State of Ohio.
Justice fees		May 31 st 1882. Issued warrant against said George Edwards and delivered it to Sam Bennett Constable
Complaint	40	May 31 st 1882, Issued subpoena for plaintiffs witnesses
Warrant	40	to wit: W.B. Duffer, Henry H. Marshal, Elsie C. Hickey and Dr. McCune.
Docket and	15	June 1 st 1882, Warrant returned as follows: "I have the within named George Edwards and now have him in Court June 1 st 1882. Service 40
Subpoena	40	Mileage 12 miles 75. Conveyance 25 ⁰⁰ attendance 1
5 with sworn	25	Total \$465 Sam Bennett Constable
Judgment	40	June 1 st 1882, Subpoena returned "Received this writ May 31 st 1882, and served the same on the first day of June 1882 by reading. Fees
Recog 4 wit	70	Service 55. Mileage 65 total \$120, Sam Bennett Constable
5 papers filed	25	June 1 st 1882, The parties and witnesses being present
Record	75	Wm Kennedy Esq. representing the State and D.W. Ayers Esq. the defendant.
Recognizance	40	The defendant entered a plea of not guilty.
Transcript	75	Whereupon an examination of the charge was had
Certificate	25	John D. Steiner, W.B. Duffer, Elsie C. Hickey
Total \$510		Chas McCune MD and Henry Marshal witnesses
Transcript	15	for the State. Sworn and examined, and thereupon
5-25		I find that an offense has been committed and
7-18-82 Recog		there is cause to believe the defendant guilty thereof.
Fees of County		I therefore ordered him to enter into a recognizance
J.H. Hildebrand J.P.		in the sum of One hundred dollars, with sufficient
Constable fee		surties, for his appearance before the Court of Common
Ser Warrant	40	Pleas in for the County aforesaid, on the first day of
Mileage 12	75	the next term thereof. He thereupon offered H. McCune
4 Subpoena ser	65	as a surty and I enquired of said Decker under oath
Mile	65	as to his qualification as surty and he having duly
Attendance	110	qualified himself to be surty, I took the recognizance
Conveyance	250	of said Defendant George Edwards with S. H. Decker
Total \$585		
7-18-82 Recog		
Sam Bennett Const		
Witnesses		
W.B. Duffer	50	
18 miles	90	
	140	
Elsie C Hickey	50	
18 mile	90	
	140	
Chas McCune	50	
18 miles	90	
	140	
Henry Marshal	50	
Mileage	90	
	140	
John D Steiner	50	

and J.B. Galloray his sureties. I also
 Recognized the following witnesses for the State
 John D. Steiner, W.B. Dupree, Elsie C. Hickey
 Chas McCune.
 June 2nd 1882 Issued a transcript of this case
 and delivered the same to the clerk of the
 Court of Common Pleas of Union Co + copy of complaint
 + recognizance
 J.H. Kintard, J.P.

Constables fees,
 on warrant
 Ser 4 1.60
 Mile .80
 Courty 1.50
 Actual 1.00
 Assts 1.50
 Total on war \$6.40
 on Plffs sub.
 Ser .55
 Mile 1/4m .85
 Total on sub \$1.40

No 2.
 State of Ohio
 vs
 James Maloy
 et als.
 J.P.s costs, fees.
 Affi 40
 War. 2.00
 Sub. Plffs. 45
 Defts Sub. 1st 30
 Swear Wit. 14. 70
 File 5 papers .25
 Judg .40
 Defts 15 .15
 Diss .20
 Record. 1.00
 Defts Sub 2 \$5.85
 Total J.P. \$6.10
 Witness fees, mileage
 James Green Jr. 1.00
 Jay Griffith " 1.00
 John Kunnington " 1.00
 Ellen Green " 1.00
 J.V. Pearce " .50
 F.J. Sager " .50
 E.E. Cole " .50
 A.S. Murray " .25
 Benj. Becke " .25
 Wm. H. G. " .25
 Total \$6.50

Criminal action, Riot.
 June 13, 1882.
 Complaint in writing on oath
 signed by Thomas Fitzgerald, filed with me
 charging that James Maloy, Myron Gabrielle
 William Turner, Edward Gladden and William
 King, on or about the 12th day of June 1882 at the
 County of Union, did unlawfully, violently
 and with force and violence bring them and
 there assembled for the purpose of committing
 an unlawful act, and did unlawfully
 pull, tear and cut down a certain dwelling
 house in the village of Milford Center, Ohio, the
 same being in the possession of the said
 Thomas Fitzgerald and occupied by him for
 a dwelling house for himself and family
 contrary to the statute in such case made and
 provided.
 June 13, 1882, Issued warrant against said James
 Maloy, Myron Gabrielle, William Turner, Edward
 Gladden and William King, and delivered
 to Thomas Wharton, Constable.
 June 13, 1882. Issued subpoena for plaintiffs
 witnesses, to wit, Jay Griffith, John Kunnington
 James Green Jr. Ellen Green, and Wm. Grogan
 June 13 1882, Issued subpoena for defendants
 witnesses as follows to wit John Van Pearce and
 Fredrick J. Sager.
 June 13, 1882. Warrant returned as follows
 "I have arrested the within named James
 Maloy, Myron Gabrielle, Edward Gladden
 and William King and now have them

Defts 1st sub.
 Ser .35
 Mile .25
 Tot. .60
 Defts 2nd sub.
 Ser 25
 Mile .20
 Tot \$45
 Total cost
 on war \$6.40
 Plffs Sub 1.40
 Defts 1st sub .60
 " 2nd " .65
 Total cost \$8.85
 " J.P. \$6.10
 " Wit. \$6.50
 Total cost \$21.45

Aug 9 1882 Received
 my fees of the County
 J.H. Kintard J.P.

the State
 the case
 of the
 complaint
 V. J. S.
 the oath
 and with me
 Gabrielle
 and William
 1882 at the
 solemnly
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 a family
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 said James
 and Edward
 delivered
 plaintiffs
 Lemington
 and Groghan
 defendants
 Pearce and
 Clerk
 and James
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 are then

Constables fees	
on warrant	
Sen 4	1.60
Mile	.80
Conroy	1.50
Altred	1.00
Assets	1.50
Total war	\$ 6.40
on Plffs sub.	
Ser	.55
Mile 14m	.85
Total cost	\$ 1.40
Defts 1 st sub.	
Ser	.35
Mile	.25
Tot.	.60
Defts 2 nd sub.	
Ser	.25
Mile	.20
Tot	\$.45
Total cost	\$ 6.40
Plffs Sub	1.40
Defts 1 st Sub	.60
" 2 nd "	.45
Total cost	\$ 8.85
" Pls	\$ 6.10
" Wit.	\$ 6.50
Total cost	\$ 21.45
Aug 9 1882 Received	
my fees of the County	
J. H. Kirkland J. P.	

them in Court, (Fees as in margin)
 Thomas Wharton Constable
 Plaintiffs Subpoena returned as follows,
 June 13 1882, I received this writ and served
 the same by reading, upon James Green Jr
 Jay Griffith John Cunningham and Ellen Green,
 W. the others, (Wm Groghan not found.)
 (Fees as in Margin). Thomas Wharton Constable
 Defendants subpoena returned as follows,
 Received this writ June 13 1882 and served
 the same on the same day by personal
 service (Fees as in margin) Thomas Wharton Const.
 The Complainant then withdrew the charge
 against William Turner as being a mistake,
 June 13, 1882, Plaintiff, represented by J. M.
 Kennedy Esq and H. J. King Esq., appeared
 and defendants by J. B. Cameron Esq., Parties
 all present. Trial had. Jay Griffith, John
 Cunningham, Thomas Fitzgerald, Benjamin
 Locke, and Mary J. Fitzgerald, witnesses for
 the State sworn, and examined, and
 then Ellen Green, and Mrs. Thos Fitzgerald
 were sworn and examined on behalf of the
 State. then subpoena was issued June 13 1882
 for E. E. Cole, ^{for Groghan} Constable returned subpoena
 Recd this writ June 13 1882 and served the same on the
 same day by statement (Fees as in margin)
 Thos Wharton Constable, and thereupon,
 A. S. Morry, F. J. Sager, J. W. Pearce, Wm King
 James Maloy Myron Gabrielle, Edward Gladten
 and E. E. Cole, witnesses for the defense were
 sworn and examined. And thereupon
 on hearing the testimony and upon the whole
 examination, I dismissed this complaint
 and discharged the defendants. In my
 opinion, the complaint was without ^{substance}
 cause; it is therefore considered by me, this
 13th day of June 1882, that the said Complainant
 Thomas Fitzgerald pay the costs herein taxed
 at \$ 21.45 and judgment therefor
 is hereby rendered against him.
 J. H. Kirkland J. P.
 All the costs in this case are to be paid by
 The County or allowance of Commissioners.

Criminal Docket A. J.H. Kuitkad J.P.

Criminal actions.

Removing Mortgage Property

N^o 3
State of Ohio
vs
Streeter Sandridge
and
Mary Sandridge

June 28, 1882,

J.P.'s Fees
Affidavit 40
Warrant 80
Subpoena 40
Swearwit 25
File 5 pup 25
Court 20
Recogn Adj. 40
Recog trap count 40
Record 1.00
Transcript 1.00
Certificate .25
Total J.P.'s fees \$5.35

T.B. Benton appeared before me and filed the following complaint, State of Ohio vs Streeter Sandridge and Mary Sandridge. Affidavit, Before J.H. Kuitkad J.P. of Paris, Township, Union County Ohio. Before John H. Kuitkad J.P. personally came T.B. Benton, who being first duly sworn according to law deposes and says that on the 31st day of May A.D., 1882, at the County of Union and State of Ohio, did Mortgage to the said T.B. Benton one bay horse three years old blind in one eye and without the consent of the said T.B. Benton did sell remove and take away said property out of the reach of said T.B. Benton, maliciously, feloniously and wilfully and with the intent to defraud the said T.B. Benton and the said T.B. Benton believes that the said Streeter Sandridge and Mary Sandridge are guilty of the facts charged, T.B. Benton sworn to by T.B. Benton and subscribed in my presence this 28 day of June A.D., 1882,
J.H. Kuitkad J.P.

Constables fees
on war
ser 80
Mile 20
Attend 1.00
Assit 1.50
\$3.50

on sub
Ser 55
Mile 1.15
Total cost \$5.20

June 28, 1882, Issued warrant against said Streeter Sandridge and Mary Sandridge and delivered same to Thomas Wharton Constable
June 28, 1882. Warrant returned as follows: I have arrested the within named Streeter Sandridge and Mary Sandridge and now have them in Court this 28 June 1882, (Fees in Margin)
Thomas Wharton Constable

Witness
W. Newhouse .50
S. Bennett .50
James Paris ^{trial} 1.30
2.30

June 28, 1882,
On motion of the State and on the account of the absence of James Paris, a material witness trial was adjourned till 5 o'clock P.M., June 28, 1882 at my office, and thereupon the said defendants Streeter Sandridge and Mary Sandridge entered into a recognizance before me, for their appearance at the time and place above named for trial

Total cost
J.P. 5.35
Const 5.20
Wit 2.80
\$12.85

June 28 1882 Issued subpoena for witnesses for the State for Wesley Newhouse, Sam Bennett James Paris and Johnny Ausman.

June 28 1882. Subpoena served by Thomas Wharton Court and returned as follows, "Received this writ June 28, 1882 and served the same on the same day by reading to W. Newhouse, S. Bennett and James Paris. John Ausman Not found (Fees in Margin) Thomas Wharton Cristable

June 28 1882, 5 o'clock P.M. The defendants appeared in person and by their attorneys Cole & Sons, T. B. Benton, appearing for the State, James Paris, Thomas Wharton, Wesley Newhouse T. B. Benton, S. W. Bennett witnesses for the State, trial had ^{Chattel mortgage & note introduced by State} and the above named witnesses sworn and examined, and then upon hearing the whole examination, I discharged the said Mary Sandridge, but it appearing that an offense had been committed and there is good reason to believe that the defendant Stretter Sandridge is guilty of secreting said mortgaged personal property, with intent to defraud said mortgage T. B. Benton, I therefore ordered the said defendant Stretter Sandridge to enter into a recognizance, in the sum of twenty-five dollars for his appearance at the Court of Common Pleas in said Union County Ohio on the first day of the next term thereof, then & there to answer to the charge of willfully and maliciously secreting one bay horse upon which there is a chattel mortgage, with intent to defraud the mortgage. He thereupon gave his recognizance with P. B. Cole his surety, which I accepted as good and sufficient.

July 17 1882, transcript in this case completed, certified and delivered to the Clerk of the Court of Common Pleas in and for Union Co. Ohio
J. S. Kruitkade
J.P.

Property
for me
Mary
at 10 P.M.
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account of
witness
June 28 1882
defendants to
tend into
appearance
for trial

N^o 4
State of Ohio
vs
Samuel Marks

July 1st 1882

Criminal action. Assault & Battery

J. P. Fees
Aff
War
Recog
Fees
Contn
July
Sct
Res

Complaint in writing on oath signed by Tim Grady, filed with me, charging that Samuel Marks, on or about the 1st day of July 1882 at the county of Union did unlawfully make an assault in and upon one Timothy Grady, and him the said Timothy Grady did then and there unlawfully strike and wound.

#260
July 14, 1882, Received
my fees
J. H. Kinkade J. P.

July 1st 1882 Issued warrant against Samuel Marks and delivrd to Sam Bennett Constable
July 4, 1882, Warrant returned with Jody of defendant. & Constables return "I have arrested the within named Samuel Marks and now have him in Court, July 4th 1882 (Fees as in margin) Sam Bennett Const

Constable fees
Service
Mileage
Attendance

July 4 1882. On motion of the defendant Samuel Marks, to give time to get witnesses, trial adjourned until July 18, 1882 at 8 o'clock. A.M. at my office. Thereupon the said Samuel Marks with Alf Scott his surety, approved by me entered into a recognizance before me in the sum of \$20, for his appearance, at the time and place above named for trial.

July 14, 1882 Received
my fees.
Sam Bennett
Const

July 14, 1882, the defendant Samuel Marks this day appeared and requested to be allowed to plead guilty as charged herein and waived all further legal rights and waived a jury, and waived time and asked that judgment be made and that he be discharged.

I thereupon assessed upon him a fine of \$1⁰⁰ and ordered him to pay said fine and costs heretofore taxed at \$4⁰⁰

July 14/1882 Received of Samuel Marks five dollars in full satisfaction of the above judgment for fine and costs and he is hereby discharged

J. H. Kinkade J. P.

N^o 5
State of Ohio
vs
Sarah Ann Strong

J. P. Fees
Aff
War
July Jdy
Fees
File
Sub 2 wit
Indone
Recm

July 15 1882 received
my fees
J. H. Kinkade J. P.

Constable fees.
Service
Mile 4.
Attend
Convey

July 15 1882 Received
my fees
Sam Bennett Const

No 5
State of Ohio
vs

Sarah Armstrong

J. P. Fees 40
Deff 40
War 40
July Judgt 40
for Satis 20
File 15
Sub 2 writ 30
Indone 15
Record 50
2.50

July 15 1882 Received
my fees
J.H. Kinkade J.P.

Constable fees
Service 40
Mile 4. 35
Attend 1.00
Convey 1.00
\$2.75

July 15 1882 Received
my fees

Sam Bennett Const

Criminal action, Assault & Battery
July 15 1882.

Complaint in writing on oath signed by William Kightlinger, filed with me charging that Sarah Armstrong on or about the 14th day of July 1882 at the County of Union did unlawfully, violently and in a menacing manner, assault and threaten said William Kightlinger then and there King, and he the said William Kightlinger then and there did beat wound and ill treat and other wrongs to the said William Kightlinger then and there did strike said William Kightlinger with a false rail

July 15 1882, Issued warrant against Sarah Armstrong and delivered to Sam Bennett Const. July 15 1882. Warrant returned with body of defendant, Constables return "I have the body of the victim named Sarah Armstrong now before the Justice J.H. Kinkade" (Fees as in margin) Sam Bennett Const.

I then stated the charge to the said defendant and she thereupon waived all further legal rights and proceedings, waived a jury, and plead guilty as charged and asked that the fine be imposed and she discharged. I thereupon assessed upon her the said defendant the sum of \$1⁰⁰ fine and ordered that she pay said fine and the costs herein taxed at \$5²⁵ etc.

July 15 1882 Subpoena issued for Johnny King and house hold, this subpoena not being served notice after the plea of guilty. The Constable returned the same without service. July 15 1882. Received of Sarah Armstrong \$6²⁵ in full satisfaction of the above judgment for fine and costs, and the defendant is discharged.

J.H. Kinkade, J. P.

Assault & Battery
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Union
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and there
against
me
July of
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and Marks
July 15 1882
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Marks
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to and
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N^o 6
State of Ohio
vs
Katharine McCombs

N^o 6, Criminal Action, Assault & Battery,
July 18, 1882.

J. P. Fees
Aff. 40
War 40
Recog 40
Court 20
Judge 40
Satis 20
Plf 1st Sub 1 wit 25
" 2nd " 3 " 35
Defts " 1 " 25
File 30
Record 45

Complaint in writing oath signed by Jane Griffith filed with me, charging that Katharine McCombs, on or about the 17th day of July 1882 at the County of Union did her the said Jane Griffith then and there being unlawfully assault, and her the said Jane Griffith did then and there unlawfully and feloniously strike beat wound and ill treat and other wrongs and injuries, to her the said ^{Jane} Griffith, contrary to the statute in such case made and provided.

#3.60
July 19 1882 Received my fees
J.H. Kinkade J.P.
Constables Fees
Court war ser 40
Mile 12 75
Attend 1.00
Conveyance 2.00
On sub ser 25
Mile 20
#4.60

July 18, 1882, Warrant returned with body of defendant, Constable's return, July 18th 1882 I have the body of the within named Katharine McCombs now in Court, Sam Bennett Const. (Fees as in margin)
July 18, 1882, On ~~motion~~ agreement of all parties trial was adjourned to July 19th 1882 at 4 o'clock P.M. at my office
Thereupon the said Katharine McCombs with B. F. McCombs her surety, approved by me entered into a recognizance before me in the sum of \$25⁰⁰ for her appearance at the time and place above named for trial.

July 18 1882 Received my fees.

July 18 1882, Subpoena issued for Plaintiff witness A. J. Smith. Subpoena returned same day, indorsed Received this writ July 18 1882 and served the same on the same day by reading. (Fees as in margin) Sam Bennett Const.

Sam Bennett Const

July 18 1882, subpoena issued for depts witnesses Lema A McCombs,
July 18 1882^{2nd} subpoena issued for Plfs witnesses Rosella Smith, Flora Smith and William Ferguson Jr.

July 19 1882, time set for trial Complaint with drawn and Received of Katharine McCombs \$4⁰⁰ and from A. J. Smith for Jane Griffith \$4⁰⁰ total \$8⁰⁰ in full of the at costs herein.

July 19 1882, time set for trial Complaint with drawn and Received of Katharine McCombs \$4⁰⁰ and from A. J. Smith for Jane Griffith \$4⁰⁰ total \$8⁰⁰ in full of the at costs herein.

July 19 1882, time set for trial Complaint with drawn and Received of Katharine McCombs \$4⁰⁰ and from A. J. Smith for Jane Griffith \$4⁰⁰ total \$8⁰⁰ in full of the at costs herein.

J.H. Kinkade J.P.

State of Ohio
vs
William Slack

J. P. Fees
Aff. 40
War 40
Recog 40
Court 20
Plf sub 25
Deft 1st Sub 2 w. 30
" 2nd " " 30
File 35
Judge 40
Rec 90
Judge 15
Sat 20
Sworn 5 wit. 25
1st mag 450

Constables fees.
Court war ser 40
Mile 20
Attend 1.00
Deft 1st Sub 2 w. 35
Mile 70
Deft 2nd Sub 2 w. 25
Mile 20
Plf sub ser 25
Mile 20
3 25

Sept 30, 1882, Received my fees in full
Sam Bennett Con

No. 7
 State of Ohio
 vs
 William Slack
 J.P.s fees
 Aff. 40
 Warr 40
 Recog 40
 Court 20
 Plf sub 25
 Defts 1st Sub 2w. 30
 " 2nd " " 30
 File 35
 judg 40
 Rec 90
 Judtalc 15
 Sat 20
 Swards wit. 25
 1st negon \$750

Crim. action, Obtaining property on false pretense
 July 21st 1882
 Complain in writing on oath signed by Leroy Turner filed with me charging that William Slack, on or about the 8th day of November 1881, at the county of Union, one William Slack, did by false pretense with intent to defraud obtain from said affiant a horse of the value of \$20⁰⁰ receiving from said affiant said horse and giving therefor a promissory note for the sum of \$20⁰⁰ due in 6 mos dated Nov 5, 1881, signed by said Wm Slack, representing to said affiant that he the said Slack was the owner of a buggy and inducing said affiant thereby to part with the horse without any other security, that in fact said buggy was not the property of said Wm Slack, that said Slack, thereby by said false pretense with intent to defraud, did defraud this affiant

July 21st 1882 Issued warrant against said William Slack and delivered to Sam Bennett, Constable.

July 22nd 1882 Warrant returned with body of defendant, Constables return, I have arrested the within named William Slack and now have him in Court July 22, 1882 (Fees as in margin)

Sam Bennett Const
 The charge being stated to said defendant he plead not guilty, and by T. B. Beaton his Attorney interposed a motion to dismiss this action for the reason that the affidavit itself shows that there was no crime committed under the 7016 sec of the Statutes of Ohio for which this action is brought, signed by T. B. Beaton as atty, this motion was placed on file and overruled.

Sept 30, 1882, Received my fees in full
 Sam Bennett Const
 July 22, 1882, Issued subpoena for Plaintiff's witness J. M. Dunn, and deliver same to Sam Bennett Constable.
 July 22, 1882 Issued subpoena for defendant's witness Isaac Slack and Emily Slack and deliver to Sam Bennett Const

Witness fees
 J.M. Quinn .50
 Frank Coder .50
 Israel Slack .50
 Total 1.50

July 22 1882 Defendant 1st subpoena returned
 in dorse "Received this writ July 22 1882
 and served the same on each of the within
 named witnesses by reading (Fees as in margin)
 Sam Bennett Const.

July 22 1882. Trial continued by agreement
 until July 25 1882 at 6 1/2 o'clock P.M. at
 my office. Thereupon the said William
 Slack with Israel Slack his surety
 approved by me, entered into a recognizance
 before me, in the sum of \$100. for his appearance
 at the time and place above named for
 the trial.

July 22 1882. Issued 2nd subpoena for defendant
 witness Frank Coder and David Bain
 returnable July 25 1882 at 6 1/2 o'clock and
 delivered same Sam Bennett Const.

July 25 1882. Defendants 2nd subpoena returned "Received
 this writ July 22" 1882, and served the same on the
 same day by reading to the within named Frank
 Coder, the other witnesses not served by order of deft.
 (Fees as in margin) Sam Bennett Const.

July 25. Plaintiffs subpoena returned "Received this
 writ July 22" 1882 and served the same on the
 same day by reading to the within named witnesses
 (Fees as in margin) Sam Bennett Const.

July 25 1882. 6 1/2 o'clock P.M. Parties all present the
 defendant appeared trial had Leroy Turner
 witness for the State, and J.M. Quinn, Frank Coder
 William Slack and Israel Slack witnesses for
 defendant, sworn and examined, and
 on hearing the testimony, I dismissed this
 complaint and discharged the defendant.
 In my opinion, the complaint was without probable
 cause; It is therefore considered by me, that the said
 complainant Leroy Turner pay the costs herein
 taxed at \$9.25 and judgment therefor is hereby
 rendered against him;

J.H. Kuitkad Jr.

J.H. Kuitkad
 No 8

State of Ohio
 vs
 James Jolliff.

J. P. Costs
 Jolliff 40
 War 40
 File 35
 Plffs 1st Sub. 35
 " 2nd " 25
 Swearing 4 wit 20
 Recognizance 40
 Deft Sub 25
 Contin 20
 Judge & Sat 60
 Swardlett 05
 File motin 05
 Ind for no 15
 Record 90
 \$45.50

Sept 1 1882 Received
 fees J.H. Kuitkad Jr.

Constables fees
 Ser War 40
 22 miles 1.15
 Conyance 3.00
 Attendance 1.00
 Plffs 1st Sub ser 35
 " " " mile 25
 " 2nd " " 20

Attendance 2nd day 1.00
 \$7.35

Sept 1 1882 Received
 fees.

Sam Bennett Const
 witness fees
 Sam McAllister 1.00
 S.D. Boyd 75
 \$1.75

Defts
 Harry Wilson \$1.75
 Sept 8 1882, Received
 my fees, as witness

S. McAllister
 Oct 2 Rec 75 as witness fees.

S.D. Boyd

J.H. Kunkel v. J.P. Paris Township Union County Ohio

No 8

Criminal action - Fraud
Obtaining goods by false pretense

State of Ohio
vs

August 26 1882

James Jolliff.

Complaint in writing upen oath

J.P. Costs

and signed by Jacob Swartz filed with me charging that one James Jolliff, on or about the 12th day of August 1882, at Paris, Ohio, did by false pretense with intent to defraud obtain from the London Clothing Company of Manville O goods to the value of \$14⁰⁰ representing that he had money with Samuel McAllister and would pay for said goods with said money, giving an order therefor but secretly and fraudulently giving and removing the money before the said affidavit had an opportunity of getting his order cashed with intent to defraud said affidavit and contrary to the Statute in such case made and provided August 26 1882. Issued warrant against said defendant and delivred same to Sam

Jolliff 40

War 40

File 35

Plffs 1st Sub. 35

" 2nd " 25

Swearing 4 wit 20

Recognizancj 40

Diff Sub 25

Contum 20

Judge & Sect 60

Shawarlett 05

File motin 05

Ind. M. No 15

Record 90

Sept 1 1882 Received my fees

J.H. Kunkel J.P.

Constables fees

45 5

Sept 1 1882 Received my fees

J.H. Kunkel J.P.

Constables fees

40

22 miles 1,15

Cornyance 3,00

Attendance 1,00

Plffs 1st Sub ser 35

" " " mile 25

" 2nd " " 20

Attendance 2nd day 1,00

Sept 1 1882 Received my fees

J.H. Kunkel J.P.

Sam Bonnett Const

witness fees

Sam McAllister 1,00

S.D. Boyd 75

Sept 8 1882 Received my fees as witness

S. McAllister

Oct 2 Recd 75 witness fees

S.D. Boyd

Bonnett Constable Warrant returned same day with body of defendant Marshals return I then arrested the within named James Jolliff and now have him in Court Aug 28 1882

Sam Bonnett Constable the defendant being before me I stated the charge whereupon he entered a plea of not guilty and by J.S. Cameron his attorney interposed a motion to dismiss this case because the affidavit did not contain statements sufficient to constitute a crime, motion filed & overruled, Issued subpoena for Plffs witness for Samuel McAllister, Robert Cross and Abr Barnstine, Subpeua returned forthwith as follows Aug 28/82 I served the within named Samuel McAllister and Abr Barnstine by reading the other witness not found. (Fees as in margin) Sam Bonnett Marshal Issued 2nd Subpeua for Plff for S.D. Boyd, returned not served, the witness appearing for being served was sworn.

The following were sworn as witnesses for the State S.D. Boyd, Sam McAllister, Abr Barnstine, and Jacob Schwarz, and Jacob Schwarz was examined and Abr Barnstine examined and by agreement trial was continued

until 4 o'clock P. M. August 29, 1882,
 The defendant entered into a recognizance for
 his appearance at that time in the sum
 of \$100 with ^{Jacob Jelliff and} J. B. Cameron as surety duly
 approved and accepted by me.
 Aug 28 1882 Issued Subpoena for defendants
 within Harry Wilson.
 August 29th 1882. 4 o'clock P. M. Parties appeared
 trial continued Sam W. Allister and Ed Boyd
 examined as witnesses for the State and James
 Jelliff as witness for defense. Harry Wilson not called.
 Upon the whole examination I consider that there
 is not sufficient showing made to hold the defendant
 and he is hereby discharged, and the
 complaint dismissed. In my opinion the
 complaint was without probable cause it is
 therefore considered by me this 29th day of August 1882
 that the said Jacob Schwarz the complainant
 pay the costs herein taxed at \$13⁶⁵/₁₀₀ and
 judgment therefor is hereby rendered against
 him.

It is also ordered and adjudged that the defendant
 pay the witness fees of Harry Wilson, called for
 the defense but not used, fees \$1²⁰ and judgment
 is rendered against said defendant therefor.

Before issuing the warrant in the above case I required
 the complainant to acknowledge himself security
 for costs which he did upon the warrant as
 follows: "I Jacob Schwarz do acknowledge myself
 security for all costs which may accrue by reason
 of prosecuting the within named defendant for the
 offense specified in the within warrant, to be paid
 by me in case said defendant shall be discharged
 by the magistrate, or not indicted by the grand jury,
 Jacob Schwarz

Attest J. H. Knicker J. P.
 Aug 29th / September 1st 1882 Received of the Jordan Clothing
 Company (\$13⁶⁵/₁₀₀) Thirteen and ⁶⁵/₁₀₀ dollars costs as
 above set forth and in full satisfaction of judgment
 against Jacob Schwarz.
 J. H. Knicker J. P.

J. H. Knicker
 No 9

State of Ohio
 vs
 Michael Galliger

J.P.s fees
 aff 40
 War 40
 Sub 35
 Mit on adj 40
 Mit final 40
 Recog 4 wit 70
 File 30
 Record 75
 Court 20
 3.90
 Transcript 75
 Certif 25

Constable Bennett
 Ser war 40
 Mile " 20
 Assist " 1.50
 Attend 2 dys 2.00
 Ser Mitt on adj 40
 Mile " " 20
 Cop " " 20
 Assist " " 1.50
 Ser final Mitt 40
 Mile " " 20
 Cop " " 20
 Assist " " 1.50
 8.80

J.H. Kinkadee J.P. Paris Township Union Co. O.

No 9

Criminal action.

State of Ohio

vs

Michael Galliger

October 6 1882

Complaint in writing on oath signed by V.J. Payne, filed with me, charging that one Michael Galliger on or about the 6th day of October 1882 did play at a game for money, making acts contrary to Section 6938 of the Revised Statutes of Ohio, at the fair ground in Union Co. O.

J.P.'s fees	
Off	40
War	40
Sub	35
Mittency	40
Mitt fine	40
Recog 4 wit	70
File	30
Recrd	75
Court	20
	<u>390</u>
Transcript	75
Certif	25

October 6 1882 Issued Warrant against Michael Galliger, and delivered the same to Saul Bennett Constable.

October 6 1882 Warrant returned with body of defendant, Constables return, "I have arrested the within-named Michael Galliger and now have him in Court. (Hersaw in margin)"

Saul Bennett Constable

October 6, 1882, the defendant being before me and the charge being stated to him, entered a plea of not guilty, whereupon the prosecuting witness asked time to have witnesses for the State brought in, which I granted and being engaged in the hearing of another case I continued this case until Oct 7 1882 at 8 o'clock, A.M., and the defendant not being able and neglecting and refusing to give recognizance during adjournment I committed him to the jail of said county to await trial.

Constable Bennett	
Ser war	40
Mile "	20
Assist "	1,50
Attend 2 dys	2,00
Ser Mittency	40
Mile " "	20
Cop " "	25
Assist " "	1,50
Ser fineal Mitt	40
Mile " "	20
Cop " "	25
Assist " "	1,50
	<u>8,80</u>

Oct 7 1882 8 o'clock A.M. This being the hour set for trial I ordered the defendant to be brought before me, which being done, he then waived examination and submitted to be found over to Court. I therefor ordered him to enter into a recognizance in the sum of \$50 - with sufficient sureties, for his appearance at court, and the defendant not offering sufficient bail, I issued a mittimus for his commitment and delivered the same to Saul Bennett Constable

Recognized the following witnesses for the State, V.J. Payne, D.H. Fry, Wm. P. Coe and Alexander Gibson. Mittimus returned in due season. Oct 7 1882 By virtue of this writ I have this day committed the body of the within named Michael Galliger

Constable Wharton
 Ser Dub 45
 Mile " 30
75

to the jail of Union County Ohio and have left with the jailer thereof a certified copy of this writ Saml Barnett Const, Oct 7, 1882 Issued subpoena for D.H. Fry, Wm Peacock and Alexander Gibson as witnesses for the state, and delivered the same to Thomas Wharton Const to serve.
 Oct 7 1882 Subpoena returned witnesses all served personally, thus Wharton Const.

Witnesses
 Y. J. Payne 25
 D. H. Fry 50
 Wm Peacock 50
 Alex Gibson 50
175

J. H. Kunkle
 No 10

State of Ohio
 vs
 Bencil Golden

J. P. s Fees
 Cof 40
 War 40
 Sub. ~~50~~
 Mit on adj 40
 Mit final 40
~~File~~ ~~20~~
 File 20
 Record 45
 Cost 20
 Transcript 45
 Certificate 25
3,15

Constables costs
 Ser war 40
 Mile " 20
 Assist " 1,50
 Attendance 1,00
 Ser Mit on adj 40
 Mile " " 20
 Cof " " 25
 Assist " " 1,50
 Ser final Mitt 40
 Mile " " 20
 Cof " " 25
 Assist " " 1,50
9,80

J. H. Kilde Paris Township Union County Ohio

No 10

Criminal action.

October 6th 1882.

State of Ohio vs Bessie Golden

Complaint in writing on oath signed by V. J. Payne, filed with me, charging that Bessie Golden on or about the 6th day of October 1882 did play at a game for money, making acts contrary to Section 6938 of the revised Statutes of the State of Ohio, at the Fair grounds in said County.

J. P. s Fees, 40
Coff 40
War 40
Sub. 40
Mit on adj 40
Mit final 40
File 20
Record 45
Court 20
Transcript 45
Certificate 25
3.15

Oct 6/82 Issued warrant against Bessie Golden and delivered the same to Sam Bennett Constable. Warrant returned same day with body of defendant. Constables return, I have arrested the within named defendant Bessie Golden and now have him in Court, Sam Bennett Constable, the presented B. I then stated the charge to the said defendant and he entered a plea of not guilty and the case was continued until tomorrow morning Oct 7/82 at 8 o'clock AM, as I was engaged in the trial of another case and also to give time to secure the attendance of witnesses. The defendant for neglecting to furnish sufficient recognizance for his appearance

Constables costs 40
Ser war 40
Mile " 20
Assist " 1.50
Attendance 1.00
Ser Mit on adj 40
Mile " " .20
Cop " " 25
Assist " " 1.50
Ser final mitt 40
Mile " " 20
Cop " " 25
Assist " " 1.50
9.80

at that time, I committed him to the jail of the County during the adjournment, Oct 7/82, I ordered the defendant to be brought before me, which being done, he received an examination and submitted to a grand jury to the Court of Common Pleas of Union Co. O and I ordered him to enter into a recognizance in the sum of fifty dollars, with sufficient sureties, for his appearance at said Court and the defendant not offering sufficient bail, I issued a mittimus for his commitment and delivered the same to Sam Bennett Constable, Oct 7/82 Mittimus returned, By virtue of this writ I have this day committed the body of the within named Bessie Golden to the jail of Union County Ohio and have left with the jailer thereof a certified copy of this writ Sam Bennett Const,

W. H. K. Rade, J. P. Paris Township Union County Ohio.

N^o 11

Criminal Action Larceny and Housebreaking

State of Ohio vs Joseph Brown.

J. P. Costs, 5 affidavits 2.00 Warrant 40 Mitt on adj 40 Mitt final 40 File 45 Continuance 20 Record 1.50 Transcript 1.50 Certificate 25

Feb 8 1883 Recd by J. P. of County Jail

Constables Costs, Ser War 40 Mile " 20 Attendance 1.00 Mitt on adj ser 40 Mile " " 20 Cop " " 25 Ser final mitt 40 Mile " " 20 Cop " " 25

2nd City attend 1.00 sum apprs 75

Feb 8 1883 Recd by J. P. fees.

Sam Bennett Const

Oct 6 1882. Complain in writing on oath, signed by Lewis Strong Jr. filed with me, charging that Joseph Brown, at the County of Union on or about the 5th day of October 1882. Broke into the dwelling house of said affiant and stole and carried away a ring, a pen-knife, ear rings and other article of great value. Oct 6, 1882. Issued warrant against said Joseph Brown and delivered the same to Sam Bennett Constable. Oct 6/1882 Warrant returned with body of defendant Constables return, I have arrested the within named defendant Joseph Brown and now hear him in Court Oct 6th 1882, (Pursuant to return) Sam Bennett Constable Oct 6, 1882. The defendant being too drunk for trial I issued a mittimus sending him to jail, and adjourned the case till Oct 7 1882 at 2 o'clock P. M. Oct 7, 1882 D. W. Ayers appeared and filed an affidavit herein, charging that on or about the 6th day of Oct 1882, at said County of Union, did unlawfully and feloniously break into the House of said affiant and steal take and carry away one over-coat - one card case - one pair gloves - one card case and cards, one harp. - two raptin rings - two bracelets, one cigar holder and case, watch key - one pen knife - 54 cents in money one purse - one harp - cuff buttons. Oct 7 1882 Michael Noelp appeared and filed an affidavit herein, charging that on or about the 6th day of Oct 1882 at the County of Union aforesaid did unlawfully feloniously break into the house of this affiant and steal take and carry away one suit of clothes, one pair of pants, one pair of over-hauls, two white shirts, one pocket knife, one key, and twenty-five dollars in money. Oct 7, 1882, W. A. Hubbard appeared and filed an affidavit herein charging that on or about the 6th day of October 1882 at the County aforesaid one Joseph Brown did unlawfully and feloniously break into the house of said affiant and

steal take and carry away, one revolver, one pair of sleeve buttons, one breast pin, one bead necklace, one silver watch, one silver chain one ladies penknife, one eardrop pin, one pin. One ring marked "M.A.H." and one bead purse.

October 7, 1882, John C. Rogers appeared and filed an affidavit herein, charging that on or about the 6th day of October 1882 at the county of Union aforesaid one Joseph Brown did unlawfully and feloniously break into the house of said affiant and steal take and carry away one light colored coat, one vest, one pair of pants, 2 fine shirts, 2 handkerchiefs, shoe strings and about 54 cents in money.

Oct 6, 1882, upon my order the constable searched said defendant Joseph Brown and found concealed on and about his person the articles below set forth, as far as these articles have been identified and claimed the names of the owners from whom they had been taken are marked opposite the articles.

I also issued an order to Henry Decker, J.W. Wilcox and Wesley Garrard to appear and examine and appraise said articles and the values placed by them are also set opposite the names of the articles.

The articles are the following.

Article	owner	appraised at	appraiser
One overcoat	D. Wagers	appraised at \$8.	by Wilcox, at \$15 by C. B. Moore
Collar & cuffs	"	"	15cts by Wilcox
Shell card case	"	"	\$3 by Bostwick Bros and at \$1.50 by Garrard & Wilcox
One pair white kid gloves	"	"	at 20cts by Wilcox
" Card case with cards	"	"	" 75cts " Bostwick & Wilcox
" Harp	"	"	" 25cts " Garrard
2 Napkin rings	"	"	" 1/25 " Decker
2 Bracelets	"	"	" 2 " "
Purse	"	"	50cts " Garrard
1 cigar case & holder	"	"	"
Watch Key	"	"	"

The above articles were claimed by and delivered to D. Wagers, he giving a receipt for the same

The following were identified and claimed by Mike Noelp.

One pair pants appraised by Wilcox at \$3
 " Pocket Knife " " Garrard " 20cts

The following articles were identified, claimed and upon receipt delivered to W.A. Stubbard.

One revolver appraised by Garrard at 50cts.
 One pair sleeve buttons
 " brass pin
 " eardrop piece
 " pin
 " ring marked "M.A.H." } appraised by Decker at \$3

One brass necklace appraised by Decker at 50cts

One silver watch chain " " \$8=

" Ladies Pocket knife " Garrard 40cts

The following articles were identified and claimed by Bonnie Strung.

Three handkerchiefs appraised by Wilcox at 15cts.

One ring marked G.S. " " Decker at \$1=

" Ladies Pocket knife " Garrard " 20cts

The following articles were identified and claimed by John C. Rodgers.

2 handkerchiefs appraised by Wilcox at 15cts

One bunch of shoe straps.

The following article were not identified or claimed

One pair suspenders appraised by Wilcox at 10cts

" Pocket knife

and 54 cents in money appraised at 54 cents.

The

Oct 7, 1882. 2 o'clock P.M. I ordered the defendant brought before me which being done ~~that~~ I stated the charge to him whereupon he waived examination entered a plea of not guilty and submitted to be found over to Court of Common Pleas of Union Co. O I then for ordered the defendant to enter into a recognizance in the sum of \$300. for with sufficient sureties for his appearance at said Court, and he not offering sufficient bail I issued a writtimus for his commitment and delivered the same to Sam Bennett Constable
 Oct 7, 1882. Writtimus returned enclosed, Oct 7, 1882. By virtue of this writ I have this day committed the writtimus named Joseph Brown to the jail of Union County Ohio and have left with the Jailor thereof a certified copy of this writ Sam Bennett Const.

State of Ohio
 vs

J. M. Zwemer

J. P. fees
 Diff. 40
 War 40
 File 10
 Dis 20
 Record 50
 \$170

Oct 19, 1882. Received
 \$140 in full of my
 fees
 J. H. Keedy

Constables fees
 Ser war 40
 Mile " 20
 Attendance 1.00
 \$1.60

Oct 19, 1882. Received
 my fees.

Sam Bennett Const

No 12 J. H. Kuitkade J. P. Paris to Union Co.

State of Ohio vs J. M. Zwerner

Criminal action - False Pretense No 12 October 16 1882.

J. P. fees 40
Diff. 40
Warr 40
File 10
Diss 20
Recrd 50
\$170
Oct 19 1882 Recrd \$140 in full of my fees
J. H. Kuitkade J. P.

Complaint in writing on oath and signed by Delmon Swodgrass filed with me charging that on or about the 21st day of Oct 1881 at the County of Union, Ohio, one J. M. Zwerner did unlawfully falsely pretend to me Delmon Swodgrass that he the said J. M. Zwerner wanted to renew a certain promissory note with his own signature and the signature of said Delmon Swodgrass of date June 1st 1881 and payable to Fullington, Phellis & Wood in said County, this affidavit says he was a joint maker with the said J. M. Zwerner for the said note and the said J. M. Zwerner falsely pretending to renew the said note with the said Bank of Mansville procured the signature of this affiant Delmon Swodgrass as maker to the following promissory note of the value of \$150⁰⁰ with is in the words and figures following: " \$150 - Mansville Ohio Oct 21st 1881, Ninety days after date as principal debtors we jointly and severally promise to pay to the Farmers Bank at their office in Mansville, One hundred & fifty dollars for value and we hereby dispense with the demand of payment of this note and authorize any attorney at law to appear for us or either of us at any time after the same shall become due in any Court of record in the State of Ohio or elsewhere and we confess the issuing and service of process and confess judgment against us or either of us in favor of the holder or holders of this note for the amount of said note with 8 percent interest, payable annually after the same shall become due together with the costs of suit and release all errors and release all rights of appeals in this behalf, Witness our hands and seals this 21st day of Oct 1881 J. M. Zwerner Delmon Swodgrass.

Constables fees
Ser war 40
Misc " 20
Attendances 1.00
\$1.60
Oct 19 1882 Recrd my fees.

Sam Bennett Const

With intent then and there and thereby and by the means of the false pretenses aforesaid to defraud the said Delmon Swodgrass, whereas in truth and in fact the said J. M. Zwerner did not renew said note with the signature of said Delmon Swodgrass and the said J. M. Zwerner at the time he so falsely pretended as aforesaid well knew said false pretenses to be false. Oct 16 1882. Issued warrant against said J. M. Zwerner and delivred to Sam Bennett Constable. Oct 16 1882. Warrant returned with body of del. Constables return. Then arrested the within named J. M. Zwerner and now have him in Court. Oct 16 1882. Sam Bennett Const. This case was amicably adjusted and the complainant dismissed his case. The costs \$3⁰⁰ were paid by J. M. Zwerner
J. H. Kuitkade J. P.

N^o 13

Criminal action - Burglary.

The State of Ohio vs George Orr.

Novr 10th 1882

J. P. Costs	
Affidavit 2	80
Warrant 2	80
Continuance	20
1 st Mitimus	40
Sub. Plff 5 mit.	45
" Defts 2	30
Recognizance mit 5	80
Surrender mit 9.	45
Judgt	40
Transpmit judg	15
Transcript	1.00
Certifying transcript	25
Filed mitimus	40
Filing papers	35
Record	1.00
Order on jailer	40
	8.15

February 2nd 1883
Recd of R. Turner
my fees in full
J. H. Kin...

Complaint in writing on oath signed by Richard Turner filed with me, charging that one George Orr, late of Union County, Ohio, on or about the 8th day of November 1882, at the village of Mansfield, Union County Ohio, did unlawfully feloniously and burglariously, break into the Saloon of this affiant (Richard Turner) in the night season, and take steal, and carry away, 300 cigars, 3 quarts of Whiskey, cheese and tobacco, contrary to the Statute of the State of Ohio, in such case made and provided.

Thereupon I required the complainant to acknowledge himself responsible for costs who then signed the following. "I Richard Turner do acknowledge myself security for all costs which may accrue by reason of prosecuting the within-named Defendant for the offense specified in the within warrant, to be paid by me in case said defendant shall be discharged by the magistrate or not indicted by the Grand jury. Richard Turner

Attest J. H. Kin...

Novr 10, 1882, Issued Warrant against said George Orr, and delivered the same to Sam Bennett Constable to serve.

September 10, 1882, Warrant returned with body of the defendant, Constables return. I have arrested the within-named George Orr and now have him in Court Nov 10th 1882. (See as in margin)

Sam Bennett Constable

At the request of the complainant and defendant for time to procure their witnesses, and by agreement this cause is adjourned until Monday Morning November 13th 1882, at 9 o'clock, A.M. to which time trial of this case is continued. I required the defendant to enter into a recognizance for his appearance at that time in the sum of \$300 with approved security. He failing in this I ordered him to be committed to the jail of Union County Ohio, for safe keeping and thereupon issued a mittimus according to law.

Constables Costs	
Serwar	40
Travel 1 mile	20
Ser Sub Plff 4 mit	55
Travel 4 miles	35
Ser Sub Plff 2 mit	35
Travel 2 miles	25
Ser Mit, 1 st	40
Cop, 1 st	25
Travel	20
2 days attendance	2.00
Final mitt ser	40
Cop "	25
Travel	20
Order on jailer ser	40
Travel 1	20
Cop "	25

Feb 2, 1883 Recd of R. Turner
\$6.50 in full of my fees
Sam Bennett Const

Witnesses

Joseph Turner	50
Charley Singer	50
Martin Lang	50
David W. Graw	50
Frank Gibson	25
Sam Gibson	50
Elizabeth Gibson	50
	3.25

Recapitulation

Justice	8.15
Constable	8.75
Witness	3.25
	20.15

The original affidavits
final mittimus, and
recognizance of witness
filed with transcript
in Court of Common Pleas
Union Co

J. H. Kin...

Nov 10 th 1882	Mittimus returned	Constables return
Nov 10 th 1882	I committed the within named George Orr to the custody of the within named jailer with whom I left a certified copy of this writ. (Feras in margin)	Sam Bennett Constable
Nov 9, 1882	The complainant, also filed an affidavit for a search warrant to search the dwelling house of one Abram Orr, and signed as security for costs. Same day I issued a ^{search} warrant directing the Constable to search the dwelling house of said Abram Orr for said stolen goods. Constables return on search warrant "By virtue of this warrant I made diligent search at the place therein named and could not find the goods within described. (Feras in margin)	Sam Bennett Constable
Nov 11, 1882	Issued subpoena for Plaintiff's witnesses Charley Singer Martin Lang, Davr W. Graw, Lucitus and Joseph Turner.	
Nov 13, 1882	Subpoena returned all served by reading except Lucitus not found. Sam Bennett Constable	
Nov 13, 1882	Issued subpoena for defendant's witnesses Sam Gibson and Elizabeth Gibson. Returned same day served. Sam Bennett Constable	
Nov 13, 1882	Issued order on jailer for Prisoner and had him brought before me.	
Nov 13, 1882	Constable came with Prisoner. The defendant upon being arraigned entered a plea of not guilty. Trial had Richard Turner, Joseph Turner, Charley Singer Martin Lang, Davr W. Graw, Frank Gibson and Sam Bennett. witnesses for the State and Sam Gibson and Elizabeth Gibson as witnesses for the defendant, sworn and examined. And thereupon I find said offense has been committed and there is cause to believe the defendant guilty thereof; I therefore ordered him to enter into a recognizance in the sum of \$200 with sufficient sureties for his appearance at Court of Common Pleas of Miami Co., and the defendant not offering sufficient bail I issued a mittimus for his commitment and delivered the same to Sam Bennett Constable. Recognized the following witnesses for the State, Charley Singer and Sam Bennett.	
Nov 13, 1882	I committed the within named George Orr to the custody of the within named jailer John Hobbes with whom I left a certified copy of this writ. Sam Bennett Constable	
Nov 22, 1882	Made transcript and sent same up.	

Constables costs	
Ser war	40
Travel 1 mile	20
Ser Sub Pp 4 mit	55
Travel 4 miles	35
Ser Sub Pp 2 mit	35
Travel 2 miles	25
Ser Mit, 1 st	40
Cop, 1 st	25
Travel	20
2 days attendance	2 00
Final mitt ser	40
Cop "	25
Travel	20
Order on jailer ser	40
Travel 1	20
Cop "	25
+ 665	

Feb 2, 1883 Recd of P. Turner Complainant \$6.00 in full of my fees & expenses

Witness	
Joseph Turner	50
Charley Singer	50
Martin Lang	50
Davr W. Graw	50
Frank Gibson	25
Sam Gibson	50
Elizabeth Gibson	50
\$3.25	

Recapitulation	
Justice	815
Constable	875
Witness	325
20.15	

The original affidavits final mittimus and recognizance of witnesses filed with transcript in Court of Common Pleas Miami Co
J.H. Rindberg

No 14

State of Ohio

vs

Eli Reever

J.P. Fees

Aff

War

Sub Pff Wit 4.

Filing

Record

Dnd

Trns jnd

July

Sub

\$2.70

Constables fees

Ser war

Mile "

Conveyance "

Attendance

Supp Mile

Ser sub

4.45

No 14

Novr 13, 1882,

Complaint in writing on oath and signed by George B Eakem filed with me, charging that Eli Reever late of said County did on or about the 10th day of November 1882 at said County of Union State of Ohio did carry concealed upon and about his person concealed a deadly weapon, to wit a revolver pistol contrary to the Statute in such case made and provided.

Thereupon I required the complainant to acknowledge himself responsible for costs.

Who then signed the following

I George B. Eakem do acknowledge myself security for all costs which may accrue by reason of prosecuting the within named defendant for the offense specified in the within warrant to be paid by me in case said defendant shall be discharged by the Magistrate, or not indicted by the grand jury.

George B. Eakem
name

Attest J. H. Winkler J.P.
Novr 13, 1882. Issued warrant against said defendant and delivered the same to Thos Wharton Constable to serve.

Novr 14/82 Warrant returned with the body of the defendant Constables return, I have arrested the within named Eli Reever as commanded and now have him in court this 14 day of Novr 1882

Thos Wharton Constable

Novr 13, 1882. Issued subpoena for witnesses for Pffs witnesses, Isaac E. Eakem, George A. Eakem, Mary A. Eakem, and Lucinda Gouldsbury, Subpoena served by Thos Wharton Constable.

Novr 14/882 Witnesses all appeared, while the Constable was making his return the defendant within leave departed and failed to answer to said charges.

J. H. Winkler J.P.

No 15

State of Ohio

vs

George Schlegle

J.P. Fees

Aff

War

2 Conts

Pffs sub 5 wit.

Recog 2

Defts sub 3 wit

Swear 7 wit

Venue

Trns

July

Trams

Dis

File 8

Record

May 12 Recd P/ce money
and 21st returned 2nd

Constables fees,

War

Mile

Sub Pffs

Mile

Cop

Defts sub

Mile

Attend

Ser venue

Mile

\$6.20

No 15

Criminal action

State of Ohio vs George Schlegle

No 15

Selling intoxicating liquor to a person in the habit of getting intoxicated

November 22, 1882.

J.P. fees 40
Aff 40
War 40
2 Conts 40
Plffs sub 5 wit. 45
Recog 2 50
Defts sub 3 wit 35
Swar 9 wit 45
Vernin 40
Mile 100
July 40
Trans 15
Dis 20
File 8 40
Record 90

Complaint in writing on oath and signed by Chas E. Wharton, filed with me charging that George Schlegle late of Union Co. O on or about the 20th day of November 1882, at said County and State did unlawfully sell intoxicating liquor to one Levi Wilson he the said Levi Wilson, then and there being a person in the habit of getting intoxicated and he the said George Schlegle then and there well knowing that the said Levi Wilson was then and there a person in the habit of getting intoxicated contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio; Said affiant makes further oath, charging said defendant with selling intoxicating liquor to a person intoxicated

May 12 Recd \$100 money
just returned 25

\$670

This last charge the complainant withdrew electing to proceed on the first only.

Constables fees 40
War 20
Sub Plff 65
Mile 53
Cop 25
Defts sub 45
Mile 30
Attend 200
Ser vernin 100
Mile 40

Nov 22/82 Issued warrant against said defendant and delivered the same to Sam Bennett constable
Nov 22/82 Warrant returned, Constables return I have the body of the within named George Schlegle now in Court, Sam Bennett Constable.

By agreement of all parties case was continued till Nov 24/82 at 10 o'clock A.M.

Defendant gave recognizance in the sum of \$200 for his appearance at that time with Robert Sauler his good and sufficient surety, appeared

Nov 22/82 Issued subpoena for Plffs witnesses Frank Dixon, W. C. Wharton, Thos Wharton, George Husband & Levi Wilson.

Nov 24/82 Issued subpoena for Defts witnesses, John Wanner, Lewis Kendall, Robt Sauler.

Nov 24/82 Subpoenas both returned served by Constable
Nov 24/82 10 o'clock A.M. Parties appeared defendant asked a jury. Jury struck, Juit A B Johnson A. H. Morry, J. R. Bistwick, Sam banlon Newlax and J. B. Sellers.

\$620

Issue venire for said jury & case cont'd till 2 o'clock

Nov 24/82 2 o'clock P.M. Verin returned send
 except A.B. Johnson not found.
 Landman and Bestwick Excused
 Talesmen J. M. Welsh, Pat Slattery, and
 George P. Cross. These talesmen together with
 G.B. Sellers, A.H. Morry, and N.C. Wiley regular
 sworn as jurymen. Mot today's misaff omitted
 Deft gave second recognizance during adjournment
 with S.J. Kendal approved security
 trial had. Thomas Wharton W.C. Wharton
 C.E. Wharton, Levi Wilson, Sam Bennett
 J.W. Hristand sworn and all except Wilson
 examined as witnesses for State.
 And George Schlegel S.J. Kendal, Robt Sander
 sworn and examined as witnesses for defense
 case argued by counsel and jury charged
 by Court.

Jury retired for consultation 5 1/2 o'clock P.M.
 6 o'clock P.M. jury reported

The following is the verdict.

"Marys v. O. Nov 24 1882

We the jury find the defendant not guilty
 G.B. Sellers forman

Jury discharged

Defendant discharged.

Judgment for costs against Wharton

J.H. Hunkeler Jr.

Marysville Nov 6 83
 Recd, payment of 50 cents
 on Schlegel-Wharton case,
 Frank J. Higon

State of Ohio
 vs
 Alfred Evans.

Justice Cost	
4 Affidavits	1.60
4 Warrants	1.60
1 Searchwar	.40
3 Continuances	.60
5 Exhibits	2.00
1st Sub. Wit	.60
2nd "3 "	.30
3rd "1 "	.25
Recogn adj and deft	.40
" 4 wit	.70
" 1 "	.40
Swear 14 wit	.70
Judg	.40
Tras "	.15
Transcript	1.50
Certifying	.20
Final Met	.40
File papers 26.	1.30
Record	1.50
3 orders	1.20
\$16.30	
May 11 1883 Recd my	
of County J.H. Hunkeler	
witness	
S. B. Woodburn	1.00
John Coder	1.00
W. Robinson	1.00
E. B. Forte	1.00
J. P. Sellers	1.00
Noah Weston	1.00
John King	1.00
Frank Stewart	1.00
C. Chapman	.50
James Vaughan	.50
Isaac Gibson	.50
Chas. Wiley	.50
Joseph Hester	.20
\$10.00	

N^o 16

Grand Larceny

December 19th 1882

State of Ohio
vs
Alfred Evans.

Complaint in writing on oath signed by James McLaughlin, filed with me charging that Alfred Evans, prior about the 18th day of December A.D. 1882, at the County of Union, State of Ohio, unlawfully did steal take and carry away certain money of the amount and value of about \$300⁰⁰ and also one Mortgage note of \$1100⁰⁰ on one White, the personal property of said James McLaughlin.

- Justice Cost
- 4 Affidavits 1.60
- 4 Warrants 1.60
- 1 Searchwar .40
- 3 Continuance .60
- 5 Mittimus 2.00
- 1st Sub. & wit .60
- 2nd " 3 " .35
- 3rd " 1 " .25
- Recognad. & deft .40
- 1 " 4 wit .70
- " 1 " .40
- Swear 14 wit .70
- Judg .40
- hus " 15
- Transcript 1.50
- Certifying .25
- Final Met .40
- File papers 26. 1.30
- Record 1.50
- 3 orders 1.20

Decr 19/1882. Issued Warrant against said Alfred Evans and delivered to Sam Bennett Constable, Decr 21st 1882 Warrant returned with body of defendant, Constables return I have arrested the within-named Alfred Evans and now have him in Court, Decr 21st 1882

- May 11 1883 Recd my fees of County J.P. Kinkade
- witness
- S. B. Woodburn 1.00
- John Coder 1.00
- W. Robinson 1.00
- E. B. Forte 1.00
- J. P. Sellers 1.00
- W. H. Weston 1.00
- John King 1.00
- Frank Stewart 1.00
- W. Chapman .50
- James Vanhan .50
- Isaac Gibson .50
- Chas. Foley .50
- Joseph Kessler .25
- \$10.25

Decr 21. 1882. The defendant not being ready for trial and at his request and by agreement of counsel case was continued until Tuesday Decr 26 1882. 1 o'clock, P.M. at my office, and thereupon the defendant not offering a recognizance I issued a mittimus for his confinement in the County Jail until that time.

Decr 21/82 Mittimus returned I committed the within named Alfred Evans to the custody of the within named jailor (John Hobusack) with whom I left a certified copy of this writ.

Decr 21/82 Complaint also filed against Joseph Kessler same as above against Evans.

Decr 21/82 Issued Warrant against Kessler Warrant returned same day, Constables return "I have arrested the within-named Joseph Kessler and now have him in Court Dec 21st 1882

The hearing in regard to Kessler was also continued under same arrangement and time as Evans. issued mittimus accordingly, Mittimus returned, same returns as Evans mittimus

Decr 21/82 Complaint also filed against James Evans on charge of receiving part of said stolen property of Alfred Evans.

send
and
with
Regular
off
ad
Horton
Wilton
Boulder
charged
P.M.
guilty
man
83
50 cents
Case,
Ligon

Constable const. Dec 21/1882 Issued Warrant against said James
 1st Warr ser 40 Evans, Dec
 " Mileage 3.50 Dec 22/1882 Warrant ^{returned some without service} ~~handed back to me~~ and charge withdrawn
 " Conveyance 3.00 against James Evans.
 " Assistance 5.00 Dec 22/1882 Complaint also filed against
 2nd Warrant ser 40 Noah Huston, charge of receiving of Alfred
 " Mileage 3.50 Evans part of said stolen property, and also
 " Conveyance 3.00 asking for warrant to search said Huston's
 " Assistance 1.50 dwelling house.
 3rd Warrant ser .80 Dec 22/1882 Issued Warrant against said Huston
 " Mileage .40 for his arrest and for search of his house.
 " Assistance 1.50 Warrant returned same day, Return made
 1st Sub. Ser Suit 95 search as required by the writtin warrant and could
 " " Mileage 55 not find the goods within described, Sam Bennett Const
 2nd " Ser Suit 45 also I have the body of the writtin warrant
 " " Mileage 30 Noah Huston now in Court Sam Bennett Const
 3rd " Ser Suit 25 The said Noah Huston entered a plea of not guilty
 " " Mileage 20 and I took his own recognizance for his
 1st Mittin ser 40 appearance Dec 26 1882 at 1 o'clock P.M.
 " Cop " 25 Dec 23, 1882. Issued Subpoena ^{for State} for Mitch Robinson
 " Mileage 20 Ed Foote Jake Sellers, Noah Huston, John King
 " Assistance 1.50 Frank Smart Samuel Woodburn & John Coder,
 2nd Mit, ser 40 Subpoena returned all served, Bennett Constable
 " Cop 25 Dec 26, 1882. Issued 2nd Subpoena for State for
 " Mileage 20 W. Chapman, James Vaughan, & Isaac Gibson,
 3rd Mit ser 40 ^{for appearance Dec 28 1882 10 o'clock A.M.} Subpoena returned Dec 28 all served Bennett Constable
 " " Cop 25 Dec 26, 1882 at 1 o'clock P.M. The attorneys for State and
 " " Mileage 20 defense appeared and agreed on a further
 4th " Ser 40 continuance of this case until Dec 28/1882
 " " Cop 25 at 10 o'clock A.M. the following witnesses
 " " Mileage 20 also appeared Mich Robinson, Ed Foote, Jake Sellers
 5th " Ser 40 John King, Frank Smart, Samuel Woodburn,
 " " Cop 25 John Coder, Noah Huston,
 " " Mileage 20 Dec 28, 1882, 10 o'clock A.M. Attorneys and witnesses
 6th " Ser 40 appeared, issued an order for defendants
 " " Cop 25 to be brought before me, order returned,
 " " Mileage 20 Return, pursuant to command of this writ I
 3 days attendance 3.00 now have the bodies of said Alfred Evans and
 1st Order ser 80 Joseph Kessler in Court, Bennett Constable
 " " Cop 25 Dec 28, 1882, issued ^{3rd} Subpoena for State for Charley
 " " Mileage 25 Foley returnable forthwith, returned served Bennett Constable
 " " Assistance 1.50 Charge against Noah Huston withdrawn also
 Charge against Joseph Kessler withdrawn,
 Carried forward up 3810 Defendant Alfred Evans in answer to the

Quotest cont
 Brot up 3810
 2nd order ser 80
 " " Mileage 20
 " " Cop 25
 3rd " Ser 4
 " " Mileage 20
 " " Cop 25
 \$40.20

Recognized the following witnesses for the State
 J. P. Sellers
 E. B. Foote
 C. M. Robinson
 Noah Huston.

I recognize in the sum of \$100 for his appearance
 at the Court with 10th Fabru, Calver, Henry, Wm
 Ferguson, Wm Callaway & Stephen Bone his sureties
 approved and accepted by me.
 Dec 30/1882. Transcript made and original
 Affidavit recognizance of witnesses and
 Final mittimus filed with transcript
 J. A. Hewitt Secy, J. P.

Protestant court

Boat up	38.10
2 nd order ser	80
" " mileage	20
" " Cop	25
3 rd " ser	40
" " mileage	20
" " Cop	25
<hr/>	
	\$40.20

Recognized the following witnesses for the State
 J. P. Sellers
 E. B. Foote
 C. M. Robinson
 Noah Huston

Dec 31/82. Transcrip made and original affidavit re: witnesses of witnesses and final witnesses filed with transcript J. H. Hunt Esqr., J.P.

Transcrip with witness
 was requested to hold said witness
 and to issue writ of habeas corpus
 for the said witness which was
 granted by the court on the 28th
 of Dec 1882.

charge against him entered a plea of not guilty trial had S. B. Woodburn John Corder James Vaughan Isaac Gibson, C. S. Chapman, C. M. Robinson, Ed. Foote Jake Sellers, Noah Huston, John King, Frank Stuart, James McChling Joseph Kessler and Charles Foley sworn witnesses for the State, James McChling, S. B. Woodburn, Jake Sellers and Joseph Kessler examined, preceding the examination of Kessler and judgment was taken until 1 1/2 clock P. M. Tuesday, Issued mittimus for defendant Alfred Evans to be committed to jail during adjournment, Also for witness Joseph Kessler, He not furnishing recognizance with surety, Mittimus returned Dec 28/82 I committed the within named Alfred Evans to the custody of the within named jailer John Hobusack with whom I left a certified copy of this writ.

Also, ^{another mittimus} Dec 28, 1882 I committed the within named Joseph Kessler to the custody of the within named jailer John Hobusack with whom I left a certified copy of this writ.

Dec 28, 1882 12 o'clock P. M. Attorneys and witnesses appeared I issued order for the deft Kessler witness to be brought before me, Order returned served Burnett Constable Examination continued, Joseph Kessler Noah Huston, John King, Charles Foley, Ed. Foote C. M. Robinson, Isaac Gibson and C. S. Chapman examined as witnesses for State, after which State rested and deft submitted a motion to dismiss for want of evidence to sustain affidavit, motion overruled Case submitted and from the whole examination I find said offense, has been committed and there is cause to plead the defendant guilty thereof, I therefore ordered him to enter into a recognizance in the sum of \$300, with sufficient sureties for his appearance at court of common pleas of Lucas County, Ohio, and the defendant not offering sufficient bail I issued a mittimus for his commitment and delivered the same to Sam Burnett Constable, Mittimus returned Dec 28th 1882 I committed the within named Alfred Evans to the custody of the within named jailer John Hobusack with whom I left a certified copy of this writ, I also committed the within named Joseph Kessler to the custody of the within named jailer John Hobusack with whom I left a certified copy of this writ, I also committed the within named Alfred Evans to the custody of the within named jailer John Hobusack with whom I left a certified copy of this writ, I also committed the within named Joseph Kessler to the custody of the within named jailer John Hobusack with whom I left a certified copy of this writ.

Assault and Battery.

Witnesses

No 17.
The State of Ohio.
vs
Rufus M. Fogle.

January 15, 1883.

Complaint in writing, upon oath, and signed by J.H. Beard, filed with me, charging that one Rufus M. Fogle, on or about the 15th day of January 1883, at the County of Union unlawfully, violently and in a menacing manner, did assault and threaten said J.H. Beard, then and there being, and he the said J.H. Beard, then and there did beat, wound and ill treat, and other wrongs to the said J.H. Beard, then and there did contrary to the Statute in such case made and provided. Thereupon I required the complainant to acknowledge himself responsible for costs who then signed the following.

J. P. Costs
Affidavit 40
Warrant 40
Appoint s/plew 40
Continuance 20
Recognad 40
Sub Defts Wit 25
" Plffs 35
Swear Wit 05
Jury Indre 15
Transcript. 1.00
Certificate 25
Final Recog of def 40
" Recog 3 wit. 60
Filing 8 papers 40
Record. 1.00

I hereby acknowledge myself security for costs.
J.H. Beard,
Signed and acknowledged before me, this 15th day of January 1883.
J.H. Kirkland, J.P.
January 15, 1883. Issued warrant against said Rufus M. Fogle

Appointing s/plew 40
June 12, 1883 Recog s/plew 40
Fees 6.25
Constables Fees. 40
Ser War 40
Mile " 20
Attendanc s/plew 2.00
Ser Defts sub 25
Mile " 20

January 16th 1883, the regular constables of the township not being able, from reason of illness, I appoint Sol Butz, Constable to serve process in this case and I administered to said Sol Butz an official oath as constable for this suit, and delivered the warrant to him to serve. Jan 16th 1883. Warrant returned with body of defendant. Return, I have the body of the within Rufus Fogle now in Court January 16, 1883.

June 14, 1883 Recog s/plew 40
my fees.
Sol Butz
Sp. Const.

Jan 16, 1883 the defendant entered a plea of not guilty. On motion of the defendant Rufus M. Fogle, and on account of the absence of W.M. Brown, a material witness, trial adjourned to Friday next, January 19th 1883, at 10 o'clock A.M. at my office. Thereupon the said Rufus M. Fogle with A. Walker his surety, approved by me, entered into a recognizance before me, for his appearance and good behavior and to keep the peace toward the citizens of the State generally, and the said J.H. Beard especially, and for his appearance at the time and place above named for trial.

January 16, 1883. Issued subpoena for defendant witness W.M. Brown, and for his clerk as

Mrs A. Walker Sides, 1.30
Wm Walker " 1.30
Sol Walker " 1.30
W.M. Brown 4 wds, 90
\$4.80

June 27, 1883 Received my fees as witness W.M. Brown

July 7, 1883. Received my fees as wit \$1.30 William W.

July 7, 1883 Received my fees as wit \$1.30 J. H. Walker

July 7, 1883 Received my fees as wit \$1.30 H. J. Walker

Wm Beard
my 16 fees

The above fees due Mrs A Walker Wm Walker and Sol Walker

Wm paid to Wm Walker as shown or intended to be shown by above receipts

Witnesses

Mrs A. Walker Sides, 1.30

Wm Walker " 1.30

Sol Walker " 1.30

W.M. Brown 4 sides, 90
\$4.50

June 27, 1883 Received
my fees as witness

W.M. Brown

July 7, 1883. Received
my fees as wit \$1.30

William Walker

July 7, 1883 Received
my fees as wit \$1.30

William Walker

July 7, 1883 Received
my fees as wit \$1.30

H. Walker

Walker

Wm Board
my 16 fees

The above fees due

Mrs A Walker

Wm Walker

and
Sol Walker

Wm paid to Wm

Walker as share

of witness as shown

by above receipts

Justice of the Peace of Court Township,

January 16, 1883. Issued subpoena for Plaintiffs
witnesses Adelphe Walker, Wm Walker and Sol
Walker.

July 17, 1883. Subpoena for defendants witnesses Wm
Brown + decket, returned served by Butz & Constable

July 19, 1883. Subpoena for Plaintiffs witnesses A
Walker, Wm Walker + Sol Walker, returned
served. by J.H. Beard constable.

January 19, 1883, 10 o'clock A.M. The Parties all
appeared. Defendant + witnesses + attorneys.
Wm. Brown with sworn + examined for deft in motion

The defendant filed the following motion:

State of Ohio Plaintiff }
William Walker vs } Motion.
Rufus M. Fogle Deft } Now comes the defendant
Rufus M. Fogle and moves

The Court to dismiss this action for reason that he
has been once before a court of the same jurisdiction
for the same offense, that he was found guilty in said
court of Wm. Brown and was fined for the same
and the same has been paid. T. B. Benton
Ctty for deft.

This motion was argued by counsel and submitted
and thereupon I overruled the same.

Thereupon the accused Rufus M. Fogle, waived
examination and submitted to be found over
to Court of Common Pleas of Union Co. Ohio
I then for ordered him to enter into a recognizance
in the sum of One hundred dollars, with
sufficient surety for his appearance at said
Court. Which was done accordingly, with himself
and Brunel James, his surety approved by me

Recognized the following witnesses for the State
Mrs A. Walker William Walker, and Adolman Walker

July 19, 1883. Made transcript and delivered the
same to the County Clerk together with original
affidavit, Recognizance of deft, and witnesses.

June 12, 1883 Received of J. B. Burgess
Clerk. \$14.00 Defual of costs herein

Wit 4.50
\$14.50

J.H. Knitkad J.P.

N^o 18

Larceny

March 22, 1883.

The State of Ohio
vs
Blank,
Namer unknown

Complaint in writing on oath signed by Geo Berger filed with me, asking for a search warrant in substance as follows that on or about March 22, 1883, at the said County of Union State of Ohio, the following goods to wit one set single Harness - Tuggy harness - Breast harness - Mille or shaft so as to drive double extra buckles &c of the value of \$15⁰⁰ had been feloniously taken and carried away and that he believes the same are concealed by and in an occupation of some persons known as Gypsies, in early Tp Union Co the said George Berger signed as security for costs, Issued search warrant Warrant returned, Return, "By virtue of this warrant, I made diligent search at the places therein named, and did not find the within named goods, March 22 1883.

I received 75 cts for my services.

J. H. Kincaid J.P.

N^o 19

The State of Ohio
vs
J. M. Dayton
F. S. et al.

J. P. S. costs
Affidavit 40
1st Warrant 40
1st Mittimus 40
2nd Warrant 120
1st order 40
2nd Mittimus 40
1st sup for 2 wit Pfy 30
2nd " " " doct 30
2nd order 40
3rd Mittimus 40
3 sub for 1 wit Pfy 25
3rd order 40
4th Mittimus 40
4th sub 2 wit doct 30
5th " 1 " Pfy 25
4th order 40
Swearing 12 wit 60
Judg 40
Trans jury 15
Trans 20
Cert 24
Final mit 40
Filing 90
Record 200
1330
Contain 4 \$7.41
May 21 1883 Recd
Fees of County
J. H. Kincaid J.P.
May 4 1883 Recd
my fees of the County
Sam Bennett Con

N^o 18 1/2

Search warrant

The State of Ohio
vs
Robert Ferris Merford

January 5, 1885. Complaint in writing on oath and signed J. P. Morse filed with me charging that on or about July 4, 1885 at the County of Union State of Ohio one sack containing 2 bushel of wheat of the value of \$1.24 the property of said Morse was by some person or persons feloniously taken stolen and carried away from the premises of said Morse, and as he believes concealed by and in the dwelling house of one Robert Ferris Merford of the township of Paris Union Co. O.

J. P. S. costs
Aff 40
Warr 40
File 10
Record 15
Fees 20
July 5 1885 Recd 25
Constables fees
Service 40
Mileage 20
60

July 5 1885 Issued search warrant. Warrant returned return By virtue of this warrant I made diligent search at the places therein named and found nothing

July 5 1885 Recd 50 cts
in fee of my fees
Sam Bennett Con

Sam Bennett Const. the costs were quit
J. H. Kincaid J.P.

No 19

Fraud

The State of Ohio vs

G.M. Dayton
J.S. et al.

J.P. costs	
Affidavit	40
1 st Warrant	40
1 st Mittimus	40
2 nd Warrant	120
1 st order	40
2 nd Mittimus	40
1 st sub for 2 nd writ Pff	30
2 nd " " " " det	30
2 nd order	40
3 rd Mittimus	40
3 sub for 1 st writ Pff	25
3 rd order	40
4 th mittimus	40
4 th sub 2 nd writ det	30
5 th " " " Pff	25
4 th order	40
Swearing 1/2 writ	60
Judg	40
Trans judg	15
Trans	200
Cert	25
Final mit	40
Filing	90
Record	200
<hr/>	
	13,30
	50
	13,80
Contain 4	1,10
May 21 1883 Recd by	
J.P. of County	
J.H. Kinkade J.P.	

Obtaining signature as maker to promissory note by false pretense
 March 3, 1883, Complainant in writing oath signed by ^{T.B. Benton atty for} John Newlove, Abt Aurine and Henry Aurine ~~by T.B. Benton~~ filed with me charging that on or about the 28th day of February 1883, at the County of Union, State of Ohio J.M. Dayton, J.S. Stephenson, W.F. McMenamy and J.W. McMenamy, or names unknown, did by false pretense with intent to defraud, obtain from one Nancy Aurine her signature to a promissory note for the sum of \$40 said signature witnessed by Mrs Abt Aurine, that said defendant did sell said promissory note to one A.T. Carpenter knowing the signature of the maker thereof to have been obtained by false pretense, contrary to the Statute in such case made and provided, thereupon I required security for costs which was then given as follows:
 " J.T.B. Benton as atty for John Newlove Abt Aurine and Henry Aurine do acknowledge ourselves security for all cost which may accrue by reason of prosecuting the within named defendants for the offense specified in the within warrant to be paid by us in case said defendants shall be discharged by the justice or not indicted by the Grand Jury.

Attest
J.H. Kinkade

T.B. Benton atty for Prosecuting
Witnesses

May 21 1883 Recd by
 J.P. of County
 J.H. Kinkade J.P.
 Sam Bonnett Const

March 3, 1883, Issued Warrant against G.M. Dayton, J.S. Stephenson, W.F. McMenamy and J.W. McMenamy or names unknown, and delivered to Sam Bonnett Constable, March 3, 1883, Warrant returned with body of Charles Carroll McEllis, Constables return "I have arrested the within named Charles Carroll McEllis, and now have him in Court March 3rd 1883, Sam Bonnett Constable March 3, 1883, Charles Carroll McEllis arraigned and entered a plea of "not guilty"

State vs Dayton cont'd

Constables ^{Barnett} Costs	March 3, 1883. On Motion of Atty for Prosecuting
1st man ser 40	Witness and on account of absence of Nancy
" " Mile 20	Aunnie a material witness trial adjourned
" " Cost 1.50	to Monday March 5 th 1883. 9 o'clock A.M.
" Mit ser 40	at my office
" " Mile 20	Thereupon mittimus issued and delivered
" " Cop 25	to Sam Barnett Constable for commitment
" " Cost 1.50	of said Charles Carroll McCallister to jail of county
2nd man ser 3, 120	for safe keeping
" " Transport 3.00	March 3, 1883. Mittimus returned served.
" " Mile ^{Time} 4.00	March 3, 1883. Issued warrant against J.M. Dayton
" " ^{Assists} 12.00	J. L. Stephenson, W. F. McManamy and J. W. McManamy
2nd order ser 40	or names unknown, and delivered to Sam
" " Mile 20	Barnett Constable
" " Cop 25	March 5 th 1883. Warrant returned with bodies
2nd Mit ser 4, 160	of J.M. Dayton, F. S. Seward and R.W. Spangler.
" " Cop 25	Constables return. I took the body of the witness
" " Mile 20	named J.M. Dayton, F. S. Seward and R.W.
1st sub 2 mit ser 35	Spangler and have them before the Justice
" " Mile 25	at 11 o'clock March 5 th 1883, Sam Barnett Const,
2nd order ser 4, 160	March 5, 1883. Issued order to have Charles Carroll
" " Mile 20	McCallister brought before me, order returned
" " Cop 25	with body of said McCallister.
3rd Mit ser 120	On motion of the State and agreement of defendant,
" " Mile 20	and on account of absence of S. S. Jewell a
" " Cop 25	material witness trial adjourned until
" " Cost 1.50	6 o'clock this evening.
3rd sub 1 mit 25	Thereupon mittimus issued and delivered
" " Mile 20	to Sam Barnett Constable for commitment
3rd order ser 1.20	of J.M. Dayton, F. S. Seward, Char Carroll
" " Mile 20	McCallister and R.W. Spangler, to jail
" " Cop 25	of County for safe keeping.
4th Mit ser 120	March 5, 1883. Mittimus returned served
" " Mile 20	March 5 1883. Issued subpoena for A.T. Carpenter
" " Cop 25	and Dyer Reed Plffs witnesses Ret served
" " Cost 1.50	March 5, 1883. Issued subpoena for Samuel S
4th order ser 120	Jewell and Daniel Shirk Plffs witnesses
" " Mile 20	March 5 1883. 6 P.M. Issued order for defendant
" " Cop 25	to be brought before me order returned with
" " Cost 3.00	bodies of defendants.
Final Mit ser 40	Motion for separate trials overruled.
" " Mile 20	Motion to dismiss because affidavit insufficient
" " Cop 25	and not good overruled.
" " Cost 1.50	Witness separated and not allowed to hear trial
attendance 4 days 4.00	
Total Barnett 49.60	
3.00	
52.60	

Constable Wharton	
Costs	
Plffs subpoena 2, 35	
" " 10 miles 65	
Def " 2 35	
" " 67 miles 350	
" " Cops 50	
Plffs " 1. 25	
" " 2 miles 25	
	\$ 5.85

Witnesses	
Nancy Aunnie 25	
Orin Aunnie 25	
Dyer Reed 1.00	
Atz Aunnie .25	
S.S. Jewell 1.00	
A.T. Carpenter 1.00	
Sol Butts 7.25	
Peter Pruse .50	
Atz Hornok .55	
R.W. Spangler 4.00	
W.D. Wright 4.00	
Henry Aunnie, 25	
John Mulm, 25	
	13.55

Constable Wharton	trial head, Nancy Aurine, Orna Aurine
Costs	Agreed Atz Aurine, S. S. Jewell, A. T. Carpenter
Plffs subpoena 2, 35	Sol Butz, Seamus Bennett, witnesses for the
" " 10 miles 65	State sworn and examined.
Def " 2 35	Henry N Aurine and John Drivler witnesses
" " 6 miles 350	for the state sworn but not examined.
" " cops 50	And thereupon the charge against R W
Plffs " 1 25	Spangler was withdrawn and he was
" " 2 miles 25	discharged, and complaint dismissed as
\$5.85	whinn. And by reason of the lateness
	of the hour trial adjourned till tomorrow
	morning March 6 th 1883, 8 o'clock, A.M.
	March 6 th 1883, 8 o'clock, A.M. trial adjourned
Witnesses	by agreement till 6 o'clock this evening and
Nancy Aurine 25	defendants, G M Dayton, F. S. Seward and
Orna Aurine 25	Charles Carroll McCrellis committed to
Dyer Reed 1.00	Jail of County for safe keeping, and Mittimus
Atz Aurine .25	delivered to Bennett Constable.
S. S. Jewell 1.00	Mittimus returned served.
A. T. Carpenter 1.00	March 6 th 1883, subpoena issued for Peter Pease
Sol Butz .25	witness for State, subpoena returned
Peter Pease .50	March 6 th 1883, 6 o'clock P. M. Issued order for
Atz Horubek .55	defendants G M Dayton, F. S. Seward and
R W Spangler 4.00	Charles Carroll McCrellis to be brought before
W D Wright 4.00	me, which was done returned with Bailiffs of defendants
Henry N Aurine, 25	On Motion of defendant trial adjourned
John Drivler, 25	as the counsel for defense was engaged in
13.55	trial at District Court. Trial adjourned
	until 2 o'clock P. M. March 7, 1883.
	Whereupon issued mittimus and delivered
	to Bennett Constable for the commitment
	of the defendants G M Dayton F S Seward
	Charles Carroll McCrellis to County Jail
	for safe keeping. Mittimus returned
	served
	March 6/83 Issued subpoena for David
	Shirk, R W Spangler — Wright and
	delivered to Wharton Constable to serve.
	Subpoena returned served.
	March 7/83, Issued subpoena for Atz Horubek
	witness for State and delivered to Wharton
	Constable to serve. Subpoena returned
	served.

State vs Dayton Continued

March 7, 1883, ^{2 o'clock P.M.} Issued order for defendants to be brought before me, the order returned with list of defendants G.M. Dayton, F.S. Seward and Charles Carroll McConillus ^{all parties & witnesses present} thereupon Peter Keuse and Ah Hornick witnesses for state were sworn and examined, and state rested, Defendants attorney then made a motion to discharge Seward and afford to waive examination for Dayton and McConillus and submit to be found over, Motion over ruled.

Eyton case then submitted to me and from the whole examination I find said affaure has been committed and there is cause to believe the defendant G.M. Dayton alias J.M. McMenamy, guilty thereof, I find no cause for holding F.S. Seward and Charles Carroll McConillus therefore said F.S. Seward and Charles Carroll McConillus are discharged.

I then ordered the defendant G.M. Dayton to enter into a recognizance in the sum of three hundred dollars, with sufficient sureties for his appearance at court and the said defendant not offering bail I issued a mittimus for his commitment to the jail of Union County Ohio, for his safe keeping and appearance before the Court of Common Pleas of said County on the first day of the next term thereof, and delivered same to Sam Burnett Constable to serve.

March 7, 1883, Mittimus returned served Return " March 7 1883 I committed the written named G.M. Dayton to the custody of the written named Jailor John Hobbesack with whom I left a certified copy of this writ, Sam Burnett Constable

April 10, 1883, Made transcript and filed with Clerk of Union Co Ohio, with affidavit & final mittimus

No 20

The State of Ohio
vs
S. D. Boyd.

J. P's costs
Affidavit 40
Warrant 40
Contine 20
Recog madj 40
Sup for writ 60
Recog. Def 40
Recog 2 writ 50
Transcript 1.00
Certy 25
File 6 30
Record 100

\$ 5.45
April 30 1883 Recd
my fees from
Co Clerk
J. H. Kunkler J.P.

Constable
War ser 40
" Mile 20
Sub ser Tuit 85
" Mile 16 1.00
" Corp 25
2 days attendan 2.00
\$ 4.70
April 30 1883 Recd
my fees
Sam Burnett Const

No 20
 The State of Ohio
 vs
 S. D. Boyd.

J. P's costs
 Affidavit 40
 Warrant 40
 Contin 20
 Recognadj 40
 Sup for writ 60
 Recog. Def 40
 Recog 2 writ 50
 Trans infd 1.00
 Certy 25
 File 6 30
 Record 100
 # 5.45
 April 30 1883 Recd
 my fees from
 Co Clerk
 J. H. Kinkade J.P.
 Constable
 War ser 40
 " Mile 20
 Sub ser 7 writ 85
 " Mile 16 100
 " 1 cop 25
 2 dep attendan 200
 # 4.70
 April 30 1883 Recd
 my fees
 Sam Bennett Const

March 26, 1883.

Fraud in Partnership

Complaint in writing on oath signed by Samuel McAllister, filed with me charging that on or about May 1882 he formed a partnership with one S. D. Boyd for the purpose of building a certain gravel road in said County known as the "Newton and York Center gravel road" under contract with the Commissioners of said County that the said firm, consisting of said McAllister and said S. D. Boyd, commenced the construction of said road about the time said partnership was formed and that the work is not yet completed. That the said Boyd was guilty of fraud in the affairs of said partnership at the county of Union, Ohio, as follows to wit: On or about March 6th 1883, without the knowledge or consent of said McAllister, he said Boyd appropriated two horses, worth \$260 - the property of said firm, to his own use and sold them and converted the money realized to his own use and refuses to account for it or turn it into the firm; that on or about March 6th 1883 he said Boyd appropriated a wagon worth \$70 - the property of said firm without the knowledge or consent of said McAllister and refuses to restore it to the partnership or account for it; & that on or about November 6, 1882, said Boyd received \$18.25 of the funds belonging to said partnership to pay one R. Moffit, a black smith bill, but that he did not pay said bill but appropriated the \$18.25 so received to his own use without the knowledge or consent of said McAllister; and that the acts above complained of were in fraud of his said McAllister rights as a copartner in said firm and a fraud upon the firm & since their commission he said Boyd has announced his withdrawal from said firm as a copartner.

Whereupon I required the complainant to acknowledge himself responsible for costs who then signed the following March 30, 1883. I acknowledge myself good for all costs. Saml. McAllister

State vs Boyd, continued

Witnesses		March 26, 1883. Issued warrant against
Willie McAllister	50	S. D. Boyd, and delivered to Saml Bennett Constable
W. W. Epps	50	March 26, 1883 Warrant returned with body of
Frank Ford	50	defendant, Constables return, I took the
McCurdy Mills	50	body of the within-named S. D. Boyd and have
Wm Slack	50	him now before the justice J. H. Hubbard March
Cal Guy	.90	1883. Saml Bennett Constable

\$3.40

On account of the absence of Willie McAllister and other witnesses and on motion of the State and by consent of the defendant, trial adjourned to Friday next, March 30, 1883 at 9 o'clock A.M. Thereupon said S. D. Boyd with John Mitchell and Elon Smith his surety approved by me entered into a recognizance before me for his appearance at the time and place above named for trial

March 28th 1883. Issued subpoenas for Willie McAllister, Wm Epps, John Ford, Frank Ford, Calvin Guy, McCurdy Mills, R. Moffit and Wm Slack, witnesses for the State.

March 29, 1883. Subpoena returned served ^{except Moffit,} Bennett Const,

March 30, 1883. 9 o'clock, A.M. The defendant complained. Witnesses and attorneys appeared, and thereupon the defendant plead not guilty but waived an examination and submitted to be bound over to the Court of Common Pleas of Union Co. O.

I therefore ordered him to enter into a recognizance in the sum of five hundred dollars with sufficient sureties for his appearance at said Court, which was done accordingly with G. Atelling and Elon Smith his sureties, Recognized the following witnesses for the State, W. W. Epps, and Frank Ford.

April 11 1883 Made transcript and delivered to Clerk of Court of Union Co. O. also affidavit and recognizance of witnesses + defendant

N^o 21
State of Ohio
vs
George H. Argo.

J. P. s cost
Affidavit 40
Warrant 40
1st Mitimus 40
2nd " 40
3rd " 40
1st sub writ 60
2nd " 3 wit 35
3rd " 2 " 30
Swear 8 " 40
Jury 40
Trans Jury 15
Transcript 1.25
Cert 25
Final Mit 40
File 9 papers 45
Beertin 60
Preced 1.25
\$8.40

Jan 23 1884 Recd
Jury fees of Co Clerk
J. H. Hubbard

Costs of
Constable Hubbard
Ser war x 40
Mile " x .65
Consigne " x 3.00
3 assist " x 450
2 days attendance 200
Mitimus ser x 40
" Mile x 20
" Cop x 25
Ser sub writ x 95
Mile " 25 x 1.40
Cop " x 25
Ser " 3 wit x 45
Mile " 25 x 1.40
Ser " 2 wit x 30
Mile " 25 x 1.40

No 21

Murder

State of Ohio
vs
George H. Argo.

March 26, 1883.

Complaint in writing on oath

J. P. cost
Affidavit 40
Warrant 40

signed by Henry W. Morry filed with me, charging that on or about the 25th day of March in the year of our Lord one thousand, eight hundred and eighty-three, one George H. Argo, late of said County of Union, did unlawfully, wilfully, maliciously and with deliberate and premeditated, malice aforethought kill and murder one Nancy Purr, then and there being by then and there strangling and choking her the said Nancy Purr, in and upon the neck and throat of the said Nancy Purr and by said choking and strangling of the said Nancy Purr by the said George H. Argo, she the said Nancy Purr then and there immediately died.

1st Mittimus 40
2nd " 40
3rd " 40

1st Sub & wit 60
2nd " 3 wit 35
3rd " 2 " 30

Swear & " 40
Judge 40
Trans judg 15

Transcript 1,25
Cert 25

Final Mit 40
File 9 papers 45

Beartie 60
Record 1,25

Jan 23 1884 Recd
J. H. Kinkade J.P.

Costs of Constable Hubbard
Ser war 40
Mile " .65
Conveyance " 3,00
3 assist " 450

2, deep attendance 200
Mittimus ser 40
" Mile 20
" Cop 25

Ser sub & wit 95
Mile " 25
Cop " 25

Ser " 3 wit 45
Mile " 25
Ser " 2 wit 35
Mile " 25

1,760

March 26, 1883 Issued Warrant against said George H. Argo and delivrd to N. M. Hubbard Constable.

March 26, 1883. Warrant returned with body of Defendant. Constables return I took the body of the within named George H. Argo and hair him before the Justice March 26th A.D. 1883 N. M. Hubbard Constable.

The defendant was arraigned and entered a plea of not guilty.

On motion of the defendant and on account of the absence of material witnesses, examination adjourned to tomorrow Tuesday March 27th 1883, at 2 o'clock P.M. at the Court House.

Thereupon mittimus issued and delivrd to N. M. Hubbard Constable for commitment of said George H. Argo, to the jail of the County for safe keeping during said adjournment.

Mch 26, 1883. Mittimus returned sernd, Hubbard Constable

March 26, 1883. Issued subpoena for Jacob Norris, J. M. Eldery, J. Purr, Mrs J. Purr, C. A. Shearer, Etta Purr, A. J. Richardson and R. H. Graham.

witnesses for the State.

March 27, 1883. Subpoena returned sernd, by N. M. Hubbard Constable.

State vs Argo Continued

Constable Bennett ^{Cost} March 26, 1883. Issued subpoena for Minerva
 Miser 40 Sanderson, John Johnson and Dr Taylor
 1" Mile 20 witnesses for the defense.
 " Cop 25 March 27, 1883 Subpoena returned served
 " assistant 1.50 by Mr Hubbard Constable
 " Ser 40
 " Mile 20 March 27, 1883, 2 o'clock, P.M. The Prosecuting
 " Cop 25 witness, the attorneys, J.M. Brodwick Esq for
 " Asst 1.50 the State and D.W. Ayers and T.B. Bolton for
 " Ser 40 the defense, and the witnesses appeared
 " " Mile 20 I ordered the defendant to be brought before me
 " " Cop 25 which was done.
 " " Asst 1.50 Trial had.
 \$ 7.05 Jackson Rorr, John W. Elderry,
 attendance 3rd day 1.50 Charlotte Rorr, Elta Rorr, Jacob Norris
 H. W. Morry, R. H. Graham, M. D., A. J. Richardson
 Jan 23, 1884 Resident witnesses for the State
 Sam Bennett Const sworn and examined.
 I made an ^{affidavit} They adjourned for supper until 7 o'clock
 allowance of \$10.00 this evening, thereupon mittimus issued
 to the Sheriff and constables and delivered to Sam Bennett Constable for
 for attendance and commitment of said George H. Argo to jail of
 assistance during County for safe keeping, mittimus not served
 trial to prevent March 27, 1883, 7 1/2 o'clock P.M.
 was heard on ac- defendant, said George H. Argo,
 -Count of the strong Then the stated stated,
 feeling and ^{against defendant} Defense made a motion to dismiss for
^{minutes of lynching} want of sufficient evidence to support
 toward lynching the affidavit, motion overruled.
 J.H. Hunt Esq. Thereupon on account of the lateness of the
 hour adjourned until 1 o'clock P.M. March
 28th 1883, same place. That
 Mittimus issued and delivered to Sam
 Bennett Constable, Mittimus returned served.
 March 27, 1883. Issued subpoena for Dr Burtham
 and Daniel Anderson witnesses for the
 defenses, and delivered to Hubbard Const
 to serve. Subpoena Ret March 28 1883 served
 March 28, 1883, 1 o'clock, P.M. same place.
 Same parties present including defendant
 said George H. Argo, the defendant then
 waived any further examination and
 submitted to a formal over to Court.
 I find said offense has been committed
 as set forth in the affidavit and

Witnesses
 Jacob Norris 2.00
 John W. Elderry 2.00
 J. Rorr 2.00
 Mrs " 1.50
 Elta Rorr 1.50
 C. A. Shearer 1.50
 A. J. Richardson 1.70
 R. H. Graham 1.00
 Minerva Sanderson 2.00
 John Johnson 2.00
 Dr Taylor 2.00
 Dr Burtham 1.50
 Daniel Sanderson 1.50
 \$ 22.20

May 10th 1883 Recd
 of County \$5.20
 my fees on inquest
 J.H. Hunt Esq. for time
 + witness for time
 May 14 1883 Recd
 of J.H. Hunt Esq. #305 my
 fees on inquest

Sam Bennett Const

Stalder's Argo continued

<p>Witnesses</p> <p>Jacob Norris 2.00</p> <p>Jos W. Eldery 2.00</p> <p>J. Row 2.00</p> <p>Mrs " 1.50</p> <p>Eldred 1.50</p> <p>C. A. Shearer 1.50</p> <p>A. S. Richardson 1.70</p> <p>W. H. Graham 1.00</p> <p>Mrs W. Saunders 2.00</p> <p>John Johnson 2.00</p> <p>Dr Taylor 2.00</p> <p>Dr Burdham 1.50</p> <p>Daniel Saunders 1.50</p> <p><u>\$ 22.20</u></p>	<p>and complaint as first above stated and there is cause to believe the defendant guilty thereof, as therein charged therefore I have issued a mittimus for his commitment to the jail of Union County Ohio for his safe keeping and appearance to answer to said charge before the Court of Common Pleas, in and for the County of Union State of Ohio.</p> <p>Delivered the mittimus to Sam Bennett Constable to serve.</p> <p>March 28, 1883. Mittimus returned. " March 28th 1883 I committed the within named George H. Argo to the custody of the within named jailer John Hobausack with whom I left a certified copy of this writ Sam Bennett Constable</p>
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April 11 1883 Made transcript and filed same and original affidavit and final mittimus with Clerk of Court Union County Ohio

J. H. KENKADE, J.P.

Inquest
 On body of John Revolving found dead
 May 8, 1883.

<p>May 10th 1883 Recd of County \$5.10 my fees on inquest J. H. Kenkade J.P. & coroner for time</p> <p>May 14 1883 Recd of J. H. Kenkade J.P. \$3.05 my fees on inquest</p> <p>Sam Bennett Const</p>	<p>I held an inquest and made the proper return to the Clerk of the Court and the Probate Judge.</p> <p>My fees \$ 5.10</p> <p>Sam Bennett as Constable fees 3.05</p> <p>" " 2.00</p> <p>Witnesses</p> <p>George Schlegel 50 Sept 24 1883 Recd my fees George Schlegel</p> <p>H. Singer 50 Sept 24 1883 Recd my fees H. Singer</p> <p>John Warner 50 Sept 24 Recd my fees J. Warner</p> <p>Sam Amis with 50 Sept 25 1883 Recd my fees A. E. Ann 2.00</p> <p><u>2.00</u></p>
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J. H. Kenkade J.P. and
 for time being coroner

Witnesses
 Huldus Wilson 25
 Phema " 25
 Asa " 25
 Benj Davis 25
 Harry Davis 25
 Jacob Cramer 25
 150

examination I find said offense
 has been committed and
 that the defendant is guilty thereof
 and he having waived a jury and
 submitted to be tried by me,
 I do order and adjudge him to pay
 a fine of fifty cents and be committed
 to the jail of the County for 2 hours
 and pay costs of prosecution and
 stand committed until the same
 are paid. But on account of
 the youth and general bad character
 of the defendant I recommend
 that he be sent to the Reform Farm
 at Lancaster Ohio. and for that
 purpose the sentence is suspended
 and this case referred to the
 Probate Judge of Union County Ohio.
 June 7/1883 Made transcript and
 filed same with Probate Judge
 J. H. Keith Jr

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No 23

The State of Ohio vs

Jacob Leonard

J. P.'s Costs

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290

June 8th 1883 Recd my

of J.H. Kinkade

my fees as above

Sam Bonnett Const

Constables Fees

40

1.00

3.00

1.50

2.00

7.90

June 8th 1883 Recd

of J.H. Kinkade

my fees as above

Sam Bonnett Const

Assault & Battery.

June 7, 1883.

Complaint in writing on oath signed by Mary Leonard filed with me charging that Jacob Leonard, on or about the 7th day of June 1883, at the County of Union State of Ohio, one Jacob Leonard unlawfully violently and in a menacing manner, did assault and threaten Mary Leonard then and there being, and her the said Mary Leonard then and there did beat, wound and ill treat, and other wrongs to the said Mary Leonard then & there did.

June 7, 1883. Issued warrant against Jacob Leonard, and delivered to Sam Bonnett Const.

June 7, 1883. Warrant returned with body of defendant. Constables return, "June 7, 1883. I have the body of the within-named Jacob Leonard now in Court, Sam Bonnett Const, June 7, 1883. At request of the defendant Jacob Leonard this case was continued until tomorrow morning June 8th 1883, at 10 o'clock, A.M., at my office, thereupon the said Jacob Leonard entered into a recognizance before me, for his appearance at said time and place above named for trial, to answer to said charge.

June 8th 1883. 9 o'clock, A.M. The defendant Jacob Leonard appeared and waived time and entered a plea of guilty herin as charged and by agreement of Counsel T.B. Beutler for defendant and J.H. Cameron for Plaintiff and by consent of the defendant, the statements made in my hearing by the

Complainant and other witnesses, were to be considered by me in assessing the penalty. Therefore, I do order and adjudge said defendant to pay a fine of \$4.00 and the costs herin taxed at \$10.00 total \$14.00 June 8th 1883. Received of Jacob Leonard twenty-five dollars in full of above judgment for fine and costs and he is hereby discharged.

J.H. Kinkade J.P.

No 24

The State of Ohio vs

William Evans

J. P.'s fees

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1.55

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11.50

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28.90

No 24
The State of Ohio
vs
William Evans

June 28, 1883.

Perjury.

J. P. fees	
Affidavit	40
Warrant	40
Continuance	20
1 st Mittimus	40
1 st State Sup. 6 writ	50
1 st Sup "3 "	35
2 nd State sub 6 writ	50
3 rd " " 1 "	25
4 th " " 1 "	25
Recog & writ	1.10
Transcript	1 1.55
Certifying same	25
Final Mit	40
Filing & papers	40
Record 77.00	11.55
Appt of Const	40
<hr/>	
	28.90

Complaint in writing on oath signed by John T. Norris, filed with me, of which the following is a copy:

The State of Ohio }
County of Union }^{ss} Personally appeared before me J. H. Kincaide one of the Justices of the Peace, within and for said County and State John T. Norris, who being by me first duly sworn deposes and says, that William Evans late of said County of Union aforesaid, on the tenth day of May in the year of our Lord, one thousand, eight hundred and eighty-three at said County of Union and State of Ohio, in a certain affidavit there made and prepared by the said William Evans and then and there intended by him to be filed in the Court of Common Pleas within and for the County of Delaware in the State of Ohio, and was afterwards to wit, May 11th A.D. 1883, filed in said Court to be used in said Court as evidence for the purpose of setting aside the verdict, and obtaining a new trial in said Court in a certain action therein pending wherein the State of Ohio was plaintiff and one Lewis Hank was defendant, the said Lewis Hank having upon said date to wit at the April term of the Court of Common Pleas of Delaware County Ohio been convicted in said Court of the crime of manslaughter, and the said William Evans did then and there on said tenth day of May A.D. 1883, appear in his own proper person before S. W. VanWinkle, Mayor of the Village of Richmond in said County of Union and State of Ohio, and then and there in due form of law was sworn and took his oath before the said S. W. VanWinkle the Mayor aforesaid (be the said S. W. VanWinkle, then and there having full power and competent authority to administer the said oath to the said William Evans in that behalf.) and that the said William Evans being so sworn as aforesaid then and there upon the said

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Constable Bennett for S. W. VanWinkle, Mayor as aforesaid, upon his oath
 Ser War 40 aforesaid, in said affidavit aforesaid and in
 Mileage 20 matters material thereto, then and thereby
 Ser 1st Sub for State Unit 55 the said William Evans, made and deposed to
 1 copy " " 25 for the said S. W. VanWinkle the Mayor aforesaid
 36 miles 1.95 falsely, and maliciously, willfully and corruptly,
 Ser Sub for dist 3 Unit 45 did say, depose and swear, in writing, as follows:
 36 miles 1.95 that on the night of the 21st day of January A.D. 1878
 2nd sub for State Unit 75 (meaning thereby in the night season of the twenty-
 2 copies .50 first day of January in the year of our Lord one
 37 miles 2.00 thousand, eight hundred and seventy-eight
 3rd sub for State Unit 25 he (meaning said William Evans) was a passenger
 copy 25 on one of the passenger trains (meaning one of the
 32 miles 1.75 passenger trains on the Columbus and Toledo
 Ser 1st Unit 40 Railway) going South (from the City of Toledo
 Copy " 25 (meaning the City of Toledo in the State of Ohio)
 Miles " 20 to the City of Columbus Ohio (meaning the City of
 Trial " 40 Columbus in the State of Ohio) that he (meaning
 Copy " 25 said William Evans) got aboard said train,
 Miles 20 (meaning said passenger train aforesaid) about
 2 day attendance 2.00 nine o'clock P.M. (meaning thereby about the hour of
 Bond for just his for 40 nine in the afternoon) of said day (meaning said
 Mileage \$ 20 twenty first day of January in the year of our Lord
 \$ 15.55 one thousand eight hundred and seventy-eight)
 Assistant 1.50 or a little later (meaning or a short time after said
 \$ 19.05 hour of nine in the afternoon, aforesaid) at Marion
 Sam Bennett Const in Marion County, Ohio (meaning thereby at the City
 of Marion, in the County of Marion, and State of Ohio)
 to go to the City of Delaware in Delaware County Ohio,
 (meaning the City of Delaware, in the County of
 Delaware and State of Ohio) when he (meaning the
 said William Evans) then resided (meaning thereby
 where the said William Evans resided on said
 21st day of January A.D. 1878) that he (meaning said
 William Evans) took a seat (meaning out down
 upon one of the seats) in the ladies coach (meaning
 the coach or car attached to said passenger train
 aforesaid wherein ladies were carried over said
 railway aforesaid) and rode there (meaning that
 said William Evans rode in said ladies coach
 aforesaid) till (meaning until) after the train passed
 the station (meaning after the passenger train aforesaid
 had passed by the station situated on said railway
 aforesaid) at Prospect Ohio (meaning the village

Witnesses for State
 68 J. J. Morris 3 90
 32 J. S. Gill 2 10
 32 S. W. VanWinkle 2 10
 32 W. J. Davis 2 10
 32 J. J. Woodruff 2 10
 32 Chas Selden 2 10
 32 Thos M. Moore 4 60
 32 O. Curry 2 10
 32 G. A. Stark 2 10
 32 Chas W. Jaynes 2 10
 25 30
 One day attendance
 Each for all
 witnesses for State
 and defense
 Defendants wit
 Josephine Evans 50
 32 Dr Moore 2 10
 2 60
 Total for witnesses
 Total \$ 279
 Total costs
 J. P. S. 28
 Constable Bennett 17.00
 S/p " Buty 4.75
 Witness State 25.30
 " Def 2.60
 Total \$ 78.65

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Witnesses for State		
68	J. J. Morris	3 90
32	J. S. Gile	2 10
32	S. W. Vanhook	2 10
32	W. J. Davis	2 10
32	J. J. Linnick	2 10
32	Chas Selden	2 10
42	Thos M. Miller	4 60
32	O. Curry	2 10
32	D. A. Stark	2 10
32	Chas W. Jaynes	2 10
		<u>25 30</u>
One day attendance each for all witnesses for State and defense		
Defendants wit		
	Josephine Evans	50
32	Dr Moore	2 10
		<u>2 60</u>
Total for witnesses		
Total		\$27 90
Total costs		
	J. P. S.	28 90
	Constable Bennett	17 05
Sp	" Butts	4 75
	Witness State	25 30
	" Def	2 60
Total		\$78 60

A Prospect in the County of Marion and State of Ohio) when (meaning at which time) affiant (meaning said William Evans) left (meaning went out of) the ladies coach (meaning said Ladies coach of said) while the train (meaning said passenger train of said) was in motion (meaning thereby while said passenger train was running upon said railway of said) and went forward (meaning in the direction said train was running) to (meaning into) the smoking car (meaning the smoking car attached to said passenger train of said) and took a seat (meaning sat down upon one of the seats in said smoking car) on the left or east side of the car (meaning said smoking car) about the fifth seat from the rear (meaning the rear end) of the car (meaning said smoking car) that when he (meaning said William Evans) first went into the car (meaning said smoking car of said) two men were playing cards (meaning that two men were playing a game with cards) on the west side of the car (meaning said smoking car) nearly opposite (meaning across the aisle and nearly opposite) to where affiant (meaning said William Evans) took his (meaning said William Evans) seat (meaning where said William Evans sat down as aforesaid) Affiant (meaning said William Evans) says that one of the men (meaning that one of the two men playing said game with cards as aforesaid) who was playing cards (meaning said game with cards) when (meaning at the time) he (meaning said William Evans) went into the car (meaning said smoking car) was the man Frank Houghton (meaning Frank Houghton) who (meaning said Frank Houghton) was afterwards (meaning after said forty first day of January A. D. 1878) tried for murder in the first degree of Bohman (meaning Paul Bohman) in the Court of Common Pleas of Delaware County Ohio.

(meaning the Court of Common Pleas within and
 for the County of Delaware in said State of Ohio)
 at the April Term A.D. 1878 (meaning the April
 Term in the year of our Lord one thousand eight
 hundred and seventy-eight, of said Court of
 Common Pleas of Delaware County, ~~as~~ said
 that he (meaning said William Evans) attended
 (meaning was present at) the trial (meaning
 the trial of said Frank Houghton ~~as~~ said) and
 saw (meaning said William Evans saw)
 Houghton (meaning said Frank Houghton)
 in the Court room (meaning the Court room
 in which the said Frank Houghton was tried
 as ~~as~~ said) when he (meaning said Frank
 Houghton) was tried, and he (meaning said
 William Evans) knows that he (meaning said
 Frank Houghton) is one of the men (meaning one
 of the two men who were playing a game with cards
 as ~~as~~ said) that (meaning who) was (meaning
 was) in the car (meaning said smoking car
 as ~~as~~ said) playing cards (meaning playing
 a game with cards as ~~as~~ said) when (meaning
 at the time) he (meaning said William Evans)
 first went into the smoking car (meaning
 said smoking car as ~~as~~ said) that the other
 man (meaning the other of the two men as ~~as~~ said)
 who was playing (meaning who was playing said
 game of cards) with him (meaning said
 Frank Houghton) was the man Solomon
 (meaning said Paul Bohman) who (meaning
 said Paul Bohman) was afterwards (meaning
 after said 21st day of January A.D. 1878) shot (meaning
 thereby that said Paul Bohman was shot) in
 (meaning while in) the car (meaning said
 smoking car) that shortly after (meaning a
 short time after) affiant (meaning said William
 Evans) went into the smoking car (meaning said
 smoking car) Lewis Hawk (meaning said
 Lewis Hawk) came in (meaning into said
 smoking car) and walked up to where the two
 men (meaning said Frank Houghton and
 Paul Bohman) were playing cards (meaning
 were playing said game with cards as ~~as~~ said)
 and stood (meaning said Lewis Hawk stood)

in the aisle (meaning the passageway be-
 -tween the two rows of seats) of the car (meaning
 said smoking car) a few minutes looking
 on (meaning thereby that said Lewis Hawk
 stood in the aisle of said smoking car
 for a few minutes after his entrance
 into said smoking car and watched
 said Frank Houghton and Paul Bohman
 playing said game with said cards)
 and then (meaning after said few minutes
 aforesaid) said (meaning said Lewis Hawk
 said) says (meaning said Frank
 Houghton and Paul Bohman) I (meaning
 said Lewis Hawk) will show you (meaning
 said Frank Houghton and Paul Bohman)
 a trick (meaning a trick with the cards
 aforesaid) then (meaning at that time)
 the women (meaning said Frank Houghton
 and Paul Bohman) who (meaning said
 Frank Houghton and Paul Bohman)
 were playing (meaning were playing
 said game with cards) got up (meaning
 arose from their seats) and passed
 (meaning went) out (meaning out from
 their said seats) into the aisle of the car
 (meaning said aisle of said smoking car)
 and went forward (meaning in the
 direction said train was going) one seat
 (meaning to the next seat in front of the
 seat in which said Frank Houghton and
 Paul Bohman were playing said game
 with cards aforesaid) on the same side
 (meaning on the west side) of the car
 (meaning said smoking car) and turned
 the back of the seat in front (meaning turned
 the back of the seat toward the front of said
 smoking car) of the one forward (meaning
 of the seat in front of the said seat to which
 said Frank Houghton and Paul Bohman
 went as aforesaid) then Hawk (meaning
 said Lewis Hawk) sat down in the seat
 (meaning said seat in said smoking
 car to which said Frank Houghton and
 Paul Bohman went as aforesaid)

in front of the one (meaning seat) where
 the two men (meaning said Frank Houghton
 and Paul Bohman) had been sitting
 and Bohman (meaning said Paul Bohman)
 and Houghton (meaning said Frank
 Houghton) sat down in front (meaning
 on the seat in front) of Houk (meaning
 said Lewis Houk) with their (meaning said
 Frank Houghton's and Paul Bohman's) back
 to the front end of the car (meaning toward
 the end of the said smoking ^{car} in the direction
 which said train was going,) and their
 (meaning said Frank Houghton's and Paul
 Bohman's) faces toward Houk (meaning
 said Lewis Houk) that the three men
 (meaning said Frank Houghton, Paul Bohman
 and Lewis Houk) then (meaning immediately
 after said Frank Houghton, Paul Bohman
 and Lewis Houk sat down as aforesaid)
 played a few games (meaning a few
 games with cards) and bet money (meaning
 that said Frank Houghton, Paul Bohman and
 Lewis Houk played at a certain game
 with cards for a certain sum of money)
 that Bohman (meaning said Paul Bohman)
 won once two dollars (meaning that said
 Paul Bohman won the sum of two dollars on
 one of said games with cards aforesaid) then
 Houghton (meaning said Frank Houghton)
 and Bohman (meaning said Paul Bohman)
 had some words (meaning had a quarrel)
 about the game (meaning said game played
 with cards) played before Houk (meaning said
 Lewis Houk) came in (meaning into said
 smoking car) then (meaning at the time of
 said quarrel aforesaid) Bohman (meaning
 said Paul Bohman) said to Houghton (meaning
 said Frank Houghton) - its (meaning it is)
 all right, I (meaning said Paul Bohman)
 will get even (meaning that said Paul
 Bohman would retaliate or get revenge on
 said Frank Houghton) with you (meaning
 said Frank Houghton) some boys (meaning
 aforesaid Frank Houghton and Lewis Houk)

to continue said game with cards as aforesaid
 I (meaning said Paul Bohman) will go
 (meaning will bet) sixty-five dollars, more
 (meaning that said Paul Bohman would bet
 sixty-five dollars in addition to the money already
 bet upon said game) or it (meaning said game
 with cards) any how, they (meaning said Frank
 Houghton, Paul Bohman and Lewis Houk)
 played again (meaning played another
 game with cards for money as aforesaid)
 and Houk (meaning said Lewis Houk)
 won the sixty-five dollars (meaning thereby
 that the said Lewis Houk won the game
 aforesaid and thereby took the said sixty-
 five dollars so bet by said Paul Bohman
 on said game as aforesaid) and took
 the money (meaning said sixty-five dollars)
 off the car seat (meaning the said seat of
 said smoking car) where the stakes
 (meaning the money so bet on said game
 by said Paul Bohman as aforesaid)
 were laid with the ends of the bills (meaning
 the said bills comprising said sixty-five dollars)
 stuck (meaning placed) under the edge of
 an over coat (meaning under the edge of
 a certain over coat there being) on which
 (meaning on which over coat aforesaid)
 they (meaning said Frank Houghton Paul
 Bohman and Lewis Houk) threw the cards
 (meaning the said cards aforesaid) Houk
 (meaning said Lewis Houk) then (meaning
 at the time of winning said sixty five
 dollars aforesaid) got up (meaning
 arose from the said seat aforesaid) and
 Bohman (meaning said Paul Bohman)
 and Houghton (meaning said Frank
 Houghton) had some cross words (meaning
 that said Paul Bohman and Frank Houghton
 quarrelled in an angry manner) x
 Bohman (meaning said Paul Bohman)
 swore (meaning used profane and
 blasphemous language) at Houghton
 (meaning said Frank Houghton) and said
 (meaning that said Paul Bohman said)

you (meaning said Frank Houghton)
 are a thief (meaning thereby that said Frank
 Houghton was guilty of larceny) you (meaning
 said Frank Houghton) has swindled
 (meaning unlawfully cheated and defrauded)
 me (meaning said Paul Bohman)
 out of my money (meaning the money of said
 Paul Bohman aforesaid) you (meaning said
 Frank Houghton and Lewis Hawk) are both
 (meaning said Frank Houghton and Lewis
 Hawk) god damned (meaning god damned)
 thieves (meaning that said Frank Houghton
 and Lewis Hawk are thieves and had been
 guilty of larceny) then (meaning at that
 time) Hawk (meaning said Lewis Hawk)
 started out (meaning started to go out of
 said smoking car) toward (meaning in
 the direction of) the rear (meaning the rear end)
 of the car (meaning said smoking car)
 Bohman (meaning said Paul Bohman)
 then (meaning at that time) said to him
 (meaning said Lewis Hawk) hold on
 (meaning stop) you (meaning said Lewis
 Hawk) ^{can't} (meaning can not) go out of here
 (meaning said smoking car) with my
 (meaning said Paul Bohman's) money
 (meaning the said sixty-four dollars aforesaid)
 I (meaning said Paul Bohman) will call
 the authorities of the train (meaning that said
 Paul Bohman would summon the officer
 of the train and have said Lewis Hawk
 arrested) and immediately (meaning at
 the same time) grabbed (meaning caught
 hold of) Hawk (meaning said Lewis
 Hawk) by the left shoulder (meaning
 the left shoulder of said Lewis Hawk)
 with his (meaning Paul Bohman's) right
 hand (meaning the right hand of said Paul
 Bohman) and also at the same time
 grabbed (meaning caught hold of) Hawk's
 (meaning said Lewis Hawk's) left wrist
 (meaning the left wrist of said Lewis Hawk)
 with his (meaning said Paul Bohman's)
 left hand (meaning the left hand of

(Houghton)
 said Frank
 (meaning
 said
 and depressed)
 (man)
 of said
 said
 both
 said Lewis
 and daughter)
 Frank Houghton
 had been
 at that
 Lewis (Hank)
 go out of
 coming in
 of the rear end)
 of car)
 (Lohman)
 to him
 hold on
 said Lewis
 of here
 to my
 money
 as aforesaid)
 (Lohman) will ease
 that said
 the officer
 Hank
 meaning at
 ing caught
 Lewis
 saying
 Hank)
 (Lohman) right
 id Paul
 re time
) Hank's
) left wrist
 Lewis Hank)
 Lohman's)
 and of

said Paul Lohman) and jerked Hank
 (meaning said Lewis Hank) violently,
 (meaning in a mad and violent manner)
 backward and pressed him (meaning
 said Lewis Hank) down in the aisle
 (meaning said aisle aforesaid) of the
 car (meaning said smoking car) on
 one knee (meaning one of the knees
 of said Lewis Hank) and his (meaning
 said Lewis Hank's) head and shoulders
 pressed down below the top of the car
 seats (meaning below the seats in said
 smoking car) and held him (meaning
 said Lewis Hank) there (meaning in the
 aisle of the said car on one knee as
 aforesaid) a few seconds, and said
 (meaning that said Paul Lohman
 said) to Hank (meaning said Lewis Hank)
 damn you (meaning said Lewis Hank)
 you (meaning said Lewis Hank) must
 2 - give me (meaning said Paul Lohman)
 my (meaning said Paul Lohman's)
 money (meaning the sixty-five dollars
 aforesaid) Hank (meaning said Lewis
 Hank) said its (meaning it is) nose
 talking its (meaning it is and meaning
 the said sixty-five dollars) mine (meaning
 said Lewis Hank's) then (meaning at that
 time) Houghton (meaning said Frank
 Houghton) took hold (meaning caught
 hold) of Lohman's (meaning said Paul
 Lohman's) shoulder (meaning the shoulder
 of said Paul Lohman) and said quit
 (meaning stop) this writ (meaning
 will not) do and pulled (meaning
 said Frank Houghton pulled) Lohman
 (meaning said Paul Lohman) back
 (meaning in a backward direction)
 then (meaning at that time) Lohman
 (meaning said Paul Lohman) let go
 (meaning released his hold) of Hank
 (meaning said Lewis Hank) and
 turned toward Houghton (meaning
 said Frank Houghton) and shook his

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(meaning Paul Bohman's) fist (meaning
 clenched hand) at him (meaning said
 Frank Houghton) and said (meaning
 that said Paul Bohman said) damn you
 (meaning said Frank Houghton) stand back
 or I (meaning said Paul Bohman) will give
 you (meaning said Frank Houghton) some
 (meaning thereby that the said Paul Bohman
 would use violence toward said Frank Houghton)
 Hank (meaning the said Lewis Hank)
 by this time (meaning at the time aforesaid)
 got up (meaning had arisen) from the
 aisle aforesaid) and got (meaning went)
 to the door at the rear end of the car (meaning
 the door at the rear end of the said smoking
 car) and had his (meaning said Lewis
 Hank's) hand on the door knob (meaning
 the knob of the door at the rear end of said
 smoking car as aforesaid) had (meaning
 said Lewis Hank had) a coat on his
 (meaning said Lewis Hank's) arm, and a
 small leather satchel (meaning said Lewis
 Hank had a small leather satchel)
 that had a bright silver or white plated
 handle on it (meaning said satchel)
 and a piece of bright plate on the side
 of it (meaning said satchel) Bohman
 (meaning said Paul Bohman) grabbed
 (meaning caught hold of) Hank (meaning
 said Lewis Hank) and brushed him (meaning
 said Lewis Hank) back (meaning backward)
 the door (meaning said door at the rear end
 of said smoking car) opened part way
 Bohman (meaning said Paul Bohman)
 held out Hank (meaning said Lewis Hank)
 and said damn you (meaning said Lewis
 Hank) give that money (meaning the said
 sixty-five dollars aforesaid) or for you
 (meaning said Lewis Hank) I'll
 this car (meaning said smoking car) or
 (meaning said Paul Bohman) will murder
 you (meaning that the said Paul Bohman
 would kill and murder the said Lewis
 Hank) Bohman (meaning said Paul

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 (ton) some
 both man
 Frank Houghton
 (Hork)
 forward)
 from the
 meaning
 meaning
 smoking
 said Lewis
 meaning
 of said
 (meaning
 his
 a, and a
 said Lewis
 (Hork)
 He stated
 (backed)
 in the side
 Bohman
 grabbed
 (meaning
 (meaning
 by backward)
 to rear end
 away
 Bohman
 (Hork)
 said Lewis
 the said
 or you
 (Hork) clear
 (ing car) or
 the murder
 Bohman
 said Lewis
 said Paul

Bohman) appeared to be viciously mad
 and was (meaning said Paul Bohman
 was) a strong portly looking man and
 jerked Hork (meaning said Lewis Hork)
 in a vicious and angry manner, that
 Houghton (meaning said Frank Houghton
 then (meaning at that time) stepped up
 to Bohman (meaning said Paul Bohman)
 and said (meaning said Frank Houghton
 said) you (meaning said Paul Bohman)
 won't (meaning will not) murder any body
 I (meaning said Frank Houghton) have
 won (meaning the money won by said
 Frank Houghton from said Paul Bohman
 in said games with cards as aforesaid)
 what I (meaning said Frank Houghton)
 got (meaning said money aforesaid)
 fair (meaning that said Frank Houghton
 had fairly won the said money from said
 Paul Bohman) and so (meaning in like
 manner) has he (meaning said Lewis
 Hork) you (meaning said Paul Bohman)
 can't (meaning can not) scare me
 (meaning said Frank Houghton)
 All this time (meaning during the entire
 time of said controversy, altercation, and
 quarrel above set forth,) Hork (meaning
 said Lewis Hork) was trying to get loose from
 Bohman (meaning said Paul Bohman)
 and said (meaning that said Lewis
 Hork said) to Bohman (meaning said
 Paul Bohman) let (meaning for said
 Paul Bohman to let) me (meaning
 said Lewis Hork) loose (meaning
 for said Paul Bohman to release his grasp
 on said Lewis Hork and free the said
 Lewis Hork therefrom) let (meaning
 for said Paul Bohman to let) me (meaning
 said Lewis Hork) loose (meaning free)
 then (meaning at that time) Bohman
 (meaning said Paul Bohman) reached
 (meaning violently jerked and pulled)
 Hork (meaning said Lewis Hork)
 down on the floor of the car (meaning

the floor of the said smoking car) with his
 (meaning said Lewis Houk's) head between
 the first and second seats from the rear
 end of the car (meaning said smoking
 car) on the east side, Houk (meaning said
 Lewis Houk) was on his (meaning said
 Lewis Houk's) back Lohman (meaning
 said Paul Lohman) had hold of each
 of Houk's (meaning said Lewis Houk's)
 wrists and one of his (meaning said Paul
 Lohman's) knees pressed on Houk's (meaning
 said Lewis Houk's) stomach and held
 him (meaning said Lewis Houk) there
 (meaning on the floor of said smoking car)
 Houk (meaning said Lewis Houk) was
 laying (meaning lying) partly across
 (meaning across) the aisle (meaning the
 aisle of said smoking car) of the car
 (meaning said smoking car) with his
 (meaning said Lewis Houk's) head north
 east and his (meaning said Lewis Houk's)
 feet south west. Lohman (meaning said Paul
 Lohman) said to Houk (meaning said Lewis
 Houk) damn (meaning damn) you (meaning
 said Lewis Houk) give it (meaning said
 sixty-five dollars) up (meaning for
 said Lewis Houk to give up and surrender to
 said Paul Lohman the said sixty-five dollars)
 or I (meaning said Paul Lohman) will kill
 (meaning that said Paul Lohman would
 kill and murder) you (meaning said
 Lewis Houk) right here (meaning in said
 smoking car) then (meaning at that time)
 Houghton (meaning said Frank Houghton)
 said you (meaning said Paul Lohman) son
 of a bitch (meaning said Paul Lohman) you
 (meaning said Paul Lohman) won't (meaning
 will not) kill any body and drew a pistol
 (meaning that said Frank Houghton took a
 pistol) from his (meaning said Frank
 Houghton's) right (meaning right hand)
 coat pocket and fired (meaning shot
 at) and shot Lohman (meaning said
 Paul Lohman) that when Lohman (meaning

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 Frank
 it hand)
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said Paul Bohman) was shot (meaning was
 shot as aforesaid) he loosed (meaning re-
 leased) his hold (meaning said Paul
 Bohman's hold) and caught (meaning that
 said Paul Bohman caught) hold of a seat
 (meaning a seat in said smoking car) and
 raised himself (meaning said Paul Bohman)
 up. That affiant (meaning said William Evans)
 saw blood run from his (meaning said Paul
 Bohman's) Bohman's (meaning said Paul Bohman's)
 right cheek (meaning the right side of the face of the
 said Paul Bohman) and run (meaning that
 said blood run) on the lapel of his (meaning
 said Paul Bohman's) coat, Houck (meaning
 said Lewis Houck) got up (meaning arose
 from the floor of said smoking car) at one
 end went out of the rear door (meaning said
 rear door of said smoking car aforesaid)
 of the car (meaning said smoking car)
 and did not (meaning that said Lewis Houck
 did not) come in (meaning come into said
 smoking car) again, the train (meaning
 said passenger train aforesaid) was
 slowing up (meaning that said passenger
 train was slack its speed for the
 purpose of stopping) for Delaware Station
 (meaning the railway station at the city
 of Delaware in the County of Delaware and
 State of Ohio), when Houck (meaning said
 Lewis Houck) went out of the car (meaning
 said smoking car), Houghton (meaning
 said Frank Houghton) went to the front
 end of the car (meaning said smoking car)
 and went out (meaning went out of said
 smoking car) after Houck (meaning said
 Lewis Houck) went out (meaning went out
 of said smoking car as aforesaid.)
 That Houghton (meaning said Frank
 Houghton) was standing in the aisle
 (meaning the aisle of said smoking car
 aforesaid) near affiant (meaning said
 William Evans) when he (meaning said
 Frank Houghton) girted out his (meaning
 said Frank Houghton's) pistol (meaning said

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pistol aforesaid) and fired (meaning shot
 as aforesaid) that affiant (meaning said
 William Evans) was then (meaning at the time
 when said Frank Houghton shot said Paul
 Bohman as aforesaid) on the west side of the
 car (meaning said sucking car) and
 Houghton (meaning said Frank Houghton)
 grabbed (meaning caught and took hold of)
 his (meaning said Frank Houghton's)
 pistol (meaning said pistol aforesaid)
 in his (meaning said Frank Houghton's)
 right hand and swung (meaning that
 said Frank Houghton swung) his (meaning
 said Frank Houghton's) arm around and
 pointed (meaning that said Frank Houghton
 pointed) the pistol (meaning said pistol
 aforesaid) toward (meaning in the direction of)
 the right side of Bohman's (meaning said
 Paul Bohman's) face and pointed (meaning
 that said Frank Houghton pointed) somewhat
 (meaning a little) downward when he
 (meaning said Frank Houghton) fired
 (meaning shot as aforesaid). Affiant
 (meaning said William Evans) says
 that I (meaning said William Evans)
 saw the barrel (meaning the barrel of said
 pistol aforesaid) glisten (meaning
 the fire) and the smoke (meaning that said
 William Evans saw the flame caused by
 the burning powder or other substance
 used in said pistol to force the ball therefrom,
 and that said William Evans saw the
 smoke issuing from said pistol immediately
 after the shooting as aforesaid) - the pistol
 (meaning said pistol aforesaid) was held
 by Houghton (meaning said Frank Houghton)
 from two (meaning two feet) to two and a
 half feet (meaning two feet and six inches)
 from Bohman's (meaning said Paul Bohman's)
 head when (meaning at the time) he (meaning
 the said Frank Houghton) fired (meaning shot as
 aforesaid) it (meaning said pistol). Houghton
 (meaning said Frank Houghton) was standing
 a little (meaning a short distance)

to the rear of Bohman's (meaning said Paul Bohman's) head and on his (meaning said Paul Bohman's) right side, Affiant (meaning said William Evans) further says that no brakeman (meaning a brakeman employed on said passenger train) was in the car (meaning said smoking car) when (meaning at the time) the shot (meaning the ball contained in said pistol) was fired (meaning shot as aforesaid) - and no brakeman (meaning a brakeman on said passenger train as aforesaid) came into the car (meaning said smoking car) till after wards (meaning until after) the said Frank Houghton had shot the said Paul Bohman as aforesaid. Affiant (meaning said William Evans) further says that when (meaning at the time) Bohman (meaning said Paul Bohman) wrenched back (meaning said Lewis Hook) back (meaning backward) from the door (meaning said rear door of said smoking car) Hook (meaning said Lewis Hook) said don't (meaning do not) shoot me (meaning said Lewis Hook) to Bohman (meaning said Paul Bohman). Affiant (meaning said William Evans) says that but (meaning only) one shot (meaning ball as aforesaid) was fired (meaning shot as aforesaid) in the car (meaning said smoking car) during that evening (meaning the evening of the 21st day of January A.D. 1878) while he (meaning said William Evans) was in the car (meaning said smoking car) that Hook (meaning said Lewis Hook) did not have a pistol (meaning a pistol) in his (meaning said Lewis Hook's) hand at any time while (meaning during) the time the said Lewis Hook was in the car (meaning said smoking car) that there were from eight (meaning eight persons) to twelve persons in the car (meaning said smoking car) when (meaning at the time) the shot (meaning said ball as aforesaid) was fired (meaning shot as aforesaid).

Affiant (meaning said William Evans) further says that he (meaning said William Evans) did not inform the defendant (meaning the said Lewis Houk defendant in said action in the Court of Common Pleas within and for the County of Delaware in the State of Ohio as aforesaid,) Lewis Houk (meaning the said Lewis Houk) or any of his (meaning the said Lewis Houk's) attorneys (meaning the attorneys for said Lewis Houk in said action of the State of Ohio against said Lewis Houk as aforesaid) of what he (meaning said William Evans) knew of the facts in this case (meaning said case of the State of Ohio against said Lewis Houk as aforesaid) nor to anyone (meaning person) in Delaware County (meaning the said County of Delaware, in the State of Ohio as aforesaid) until on yesterday (meaning the ninth day of May A.D. 1883) the 9th day of May A.D. 1883, while at Delaware (meaning said City of Delaware in the said County of Delaware and State of Ohio, as aforesaid) he (meaning said William Evans) learned that said Houk (meaning said Lewis Houk) had been tried (meaning convicted as aforesaid) and then he (meaning said William Evans) informed some of his (meaning said William Evans) friends that he (meaning said William Evans) was on the train (meaning said passenger train as aforesaid) when (meaning at the time) Bohman (meaning said Paul Bohman) was shot and further affiant (meaning said William Evans) saith not.

Whereas in truth and in fact the said William Evans, was not on the night of said twenty-first day of January in the year of our Lord one thousand eight hundred and eighty three, a passenger on one of the passenger trains or any other train going south from the City of Toledo to the City of Columbus Ohio, and whereas in truth and in fact the said William Evans did not ^{travel} toward of said

(Evans)
 and William
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train, or any other train, about nine o'clock
 P. M. of said day or a little later, or at any
 other time on said day at Marion in Marion
 County, Ohio, or at any other place, to go to the
 city of Delaware in Delaware County, Ohio, or
 to any other place, where he then resided;
 And whereas in truth and in fact the said
 William Evans, did not take a seat in the
 Ladies coach, or in any other coach of said
 train, or on any other train, nor did he
 ride there or any other place, till after the
 train, passed the station at Prospect Ohio
 or any other station, and whereas in truth
 and in fact the said William Evans
 did not leave the ladies coach, or any
 other coach while the train, was in motion
 and go forward to the smoking car, or
 to any other car, and take a seat in the
 left, or east side of the car or on any other
 side of said car, about the fifth seat from
 the rear of the car, or in any other seat
 in said car, or in any other car and
 whereas in truth and in fact when said
 William Evans, first went into the car
 two men were not playing cards on the
 west side of the car nearly opposite to
 where the said William Evans took his
 seat nor in any other part of the car,
 And whereas in truth and in fact one of
 the men who was playing cards when
 said Evans went into the car was not the
 man Frank Houghton (or any other man)
 who was afterward tried for murder
 in the first degree, or in any other degree
 of homicide, or of any other man, in the
 Court of Common Pleas of Delaware County
 Ohio, or in any other court, at the April
 term A. D. 1878, or at any other term; and
 whereas in truth and in fact the said
 William Evans did not attend the trial
 and see Houghton in the Court room
 when he was tried and knew that
 he was one of the men that was in the
 car playing cards when he first went

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into the smoking car; and whereas in truth
 and in fact shortly after affiant went
 into the smoking car, Lewis Houk nor
 any other man, did not did not come in
 and walk up to where the two men were
 playing cards and stand in the aisle
 of the car a few minutes looking, and
 then said boys I will show you a trick
 and whereas in truth and in fact the two
 men did not get up and pass out into
 the aisle of the car and go forward one
 seat, or any other distance, on the same
 side of the car, and turn the back of the
 seat in front of the one forward; and
 whereas in truth and in fact Houk did not
 sit down in the seat in the seat in front of the
 one where the two men had been sitting
 and Bohman and Houghton sit down
 in front of Houk with their backs to the
 front end of the car and their faces
 toward Houk; and whereas in truth
 and in fact the three men did not then
 play a few games and bet money; and
 whereas in truth and in fact Bohman
 did not win one two dollars, or any
 other amount of money; and whereas
 Houghton and Bohman did not then
 have some words, about the game played
 before Houk came in, or about any other game
 and Bohman did not then say to
 Houghton it's all right, I will get
 even with you, Come on boys, I will
 go sixty-five dollars more or it any how,
 and whereas in truth and in fact, they
 did not then play a game and Houk
 win the sixty-five dollars and take
 the money off the car seat where the
 stakes were laid, with the ends of the
 bills stuck under the edge of an overcoat
 on which they threw the cards; and
 whereas in truth and in fact Houk
 did not then get up and Bohman and
 Houghton did not have some words
 nor did Bohman swear

Houghton and say you are a thief,
 you have swindled me out of my
 money, you are both god damned thieves
 And whereas in truth and in fact
 Hank did not then started out toward
 the rear end of the car and Schuman
 then say to him hold on, you can't go
 out of here with my money, I will call
 the authorities of the train, and immediately
 grab Hank by the left shoulder, with
 his right hand and also at the same
 time grab Hank's left wrist with his
 left hand and pick Hank violently
 backward and press him down in
 the aisle of the car on one knee and
 his head and shoulder press down
 below the top of the car seats and hold
 him there a few seconds and say
 to Hank damn you, you must give
 me my money, nor did Hank say
 its refuse talking its mine, and
 whereas in truth and in fact Houghton
 did not then take hold of Schuman's
 shoulder and say quit, this won't do,
 and pull Schuman back, and Schuman
 did not then let go of Hank and turn
 toward Houghton and shake his fist
 at him and say damn you, stand
 back or I will give you some, nor did Hank
 by this time, get up and get to the door
 at the rear end of the car and have
 his hand on the door knob, and have a
 coat on his arm and a small leather
 satchel that had a bright silver or nickel
 plated handle on it, and a piece of
 bright plate, on the side of it, and whereas
 in truth and in fact Schuman did
 not grab Hank and wrench him back
 nor did the door open part way
 and whereas in truth and in fact
 Schuman did not hold on to Hank
 and say damn you give that
 money up, I for you leave this car
 or I will murder you, nor did Schuman

appear to be viciously made nor was he
 a strong, powerful, looking man, nor
 did he jerk Hank, in a vicious and
 angry manner, and whereas in
 truth and in fact Houghton, did not
 then step up to Bohman and say you
 won't murder any body, I have won
 what I got fair and he has he, you can't
 scare me, nor was Hank all this time
 trying to get loose, from Bohman and
 said to Bohman, let me loose, let me
 loose, and whereas in truth and in fact
 Bohman did not then punch Hank, down
 on the floor of the car with his head between
 the first and second seat from the rear
 end of the car on the east side, nor was Hank
 on his back, nor did Bohman, have hold of each
 of Hank's wrists, and one of his knees pressed
 on Hank's stomach and held him there,
 and whereas in truth and in fact Hank
 was not lying partly across the aisle of the
 car with his head North East and his feet
 South West; and whereas in truth and in
 fact Bohman did not say to Hank damn
 you give it up or I will kill you right
 here, nor did Houghton then say, you son
 of a bitch, you won't kill any body, and
 draw a pistol, from his right coat pocket
 and fire at and shoot Bohman,
 and whereas in truth and in fact the
 William Evans did not at any time or
 place see blood run, from his
 Bohman's, right cheek and run on the
 lapel of his coat, or on any other part
 of his body, and whereas in truth and
 in fact Houghton was not standing
 in the aisle, or any other part of said
 car, near the said William Evans, when
 he jerked out his pistol and fired,
 and whereas in truth and in fact
 Houghton did not at any time or place
 while near the said William Evans, jerk
 out his pistol and fire, and whereas
 in truth and in fact the said William

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Evans was not then on the west side of the car
 and Houghton did not grab his pistol in
 his right hand and swing his arm around
 and point the pistol toward the right side
 of Solomon's face and point somewhat down-
 ward when he fired, and whereas in truth
 and in fact the said William Evans did
 not see the barrel glisten = the flash and
 the smoke = nor was the pistol held by Houghton
 from two to two and a half feet, or any
 other distance, from Solomon's head, or
 any other part of his body, nor was Houghton
 when he fired it or at any other time
 standing a little to the rear of Solomon's
 head and on his right side; and whereas
 in truth and in fact, there was a brakeman
 in the car when the shot was fired; and
 whereas in truth and in fact, Solomon
 did not wrench Hook back from the door,
 nor did Hook say don't, shoot me to Solomon
 And whereas in truth and in fact Hook
 did have a pistol in his hand while in
 the car; And whereas in truth and in
 fact the said William Evans was not on
 the train when the said Solomon was
 shot, and whereas in truth and in
 fact the said William Evans did not
 then and there believe the said several
 matters and things so by him as aforesaid
 before the said J. W. Van Winkle, deposed
 and sworn to, but then and there well
 knew the same to be wholly false and
 untrue, And so the affiant says that
 the said William Evans, on the tenth day
 of May, in the year of our lord one
 thousand eight hundred and eighty-
 three at Union County aforesaid, before
 the said J. W. Van Winkle, Mayor as aforesaid
 (before the said J. W. Van Winkle, then and
 there having full power and competent
 authority to administer the said oath
 to the said William Evans in that
 behalf as aforesaid) falsely, maliciously
 wickedly, willfully and corruptly

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in manner and form aforesaid did com-
mit wilful and corrupt perjury and
further deponeut with out.

John T. Norris

Subscribed by said John T. Norris, in my
presence and sworn to by him before me
this 28th day June A.D. 1883.

J. H. Kuitkad, Jr.

June 28, 1883. Issued Warrant against said
William Evans, and delivered to Sam Bennett
Constable to serve.

June 28, 1883, Warrant returned with body
of defendant, Constable's return, "I took
the body of the within named William Evans
and hear him before the Justice June 28th A.D. 1883

The defendant was arraigned and entered a plea of not guilty to the charge

in motion of the defendant, for leave to
prepare his case and on the account of
the absence of Dr. Moore & other material
witnesses, trial adjourned to Friday July 6th 1883
at 9 o'clock A.M. at my office

thereupon mittimus issued and delivered
to Sam Bennett Constable for commitment of
said defendant William Evans, to the jail of
the County of Union for safe keeping.

June 29th 1883. Mittimus returned served.

July 2nd 1883. Issued subpoena for Plaintiff's
witnesses, for the State, to wit. S. W. Van Winkle
Carrie Garvin, J. J. Woodruff, Charles Seldon,
and John T. Norris, and delivered to Bennett Constable
to serve.

July 2nd 1883. Subpoena returned served except
Carrie Garvin and Charles Seldon not found.

July 2nd 1883 Issued subpoena for Defendants
witnesses to wit Dr. Moore, O. Curry and
Josephine Evans, delivered to Bennett Constable to serve.

July 2, 1883. Subpoena returned served.

July 3, 1883, Issued 2nd subpoena for witnesses
for State to wit J. S. Gill, Wm J. Davis
Carrie Garvin, Charles Seldon Thomas Brille
and D. A. Stark, and delivered to Bennett
Constable to serve.

July 4th 1883, Subpoena returned served

July 3, 1883. Issued subpoena duces tecum for
Dwight Cornell. For original affidavit of same.

William Evans to the
Certified copy of this
August 1 1883

To in foregoing affidavit he said,
July 3rd 1883, the constables of the township not
being able from the pressing official business
to perform the duties required in service of a
subpoena for Dwight Ervase. I appointed
Sol Butz constable to serve said subpoena
and I administered to said Sol Butz, an
official oath as constable.

July 3rd 1883, Issued 4th subpoena ^{for witnesses}
for State Court - Charles M. Jaynes, Clerk of ^{County}
Co. O. for original affidavit before referred to.

July 4th 1883, Subpoena returned served ^{on} ^{Sam} ^{Bennett} ^{const}
July 5 1883, Subpoena for Ervase returned served
by Butz sp constable.

July 6th 1883, Friday 9 o'clock A.M. The defendant
appeared, and also the following witnesses
for the State, ^{John} ^{T.} ^{Norris}, J. S. Gill, S. W. ^{Vau} ^{Winkle},
W. J. Davis, J. J. Woodruff, Charles ^{Seldon},
Thomas Menden, C. C. Curry, D. A. ^{Stark},
and Charles M. Jaynes, also
witnesses for defense Josephine Ervase and
Dr. Moore.

July 6, 1883, The defendant waived an examination
of witnesses to sustain the charge and
submitted to a bound over, ^{to Court of Common Pleas} without such
examination, thereupon I find said
offense has been committed and there is
cause to believe the ^{said} defendant William
Ervase guilty thereof, I therefore ordered
him to enter into a recognizance in the sum
of three hundred dollars, with sufficient
sureties for his appearance at the next term
of the Court of Common Pleas, in and for Union
Co, Ohio, and the defendant not offering
sufficient bail, I issued a mittimus for
his commitment to the jail of Union County, Ohio,
^{for action of said} ^{to} ^{said} Court of Common Pleas of said County,
and delivered the same to Sam Bennett ^{constable}

Recognized the following witnesses for the State
to wit, J. T. Norris, C. Curry, W. Vau Winkle, J. J. Woodruff,
D. A. Stark, Charles Seldon, J. S. Gill and Charles M. Jaynes
Clerk of said Court with original affidavit.

July 6, 1883, Mittimus returned "I committed the mittimus ^{signed}
for action of said Court of Common Pleas of said County, Ohio,
and delivered the same to Sam Bennett ^{constable}

William request to the ^{custody} of the witness named John Holmes and with whom I left
Certified copy of this writ ^{Sam Bennett constable}
August 1 1883 made transcript and delivered to the clerk of court of common Pleas of Union Co Ohio

did come
and
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my
I suppose
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+ said
Sam Bennett
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original affidavit of witnesses and recognizance of defendant

No 25

Criminal action.

State of Ohio.
vs
Albert Van Allen.

July 13, 1883.

Assault & Battery

Complaint in writing, subscribed and signed by Anna Barbara Kaldie, filed with me charging that near about the 11th day of July 1883, at the County of Union one Albert Van Allen, alias Krocken, in and upon the body of said Barbara Coldice then and there being, an unlawful assault did make and her the said Barbara Coldice then and there unlawfully did strike, beat wound, and do treat and other wrongs, to the said Barbara Coldice then and there did contrary to the form of the Statute in such case made and provided.

The said complainant Barbara Coldice then acknowledged herself as security for costs. (on the back of said affidavit) July 13 1883, Issued warrant against said Albert Van Allen and delivered the same to Sam Bennett Const to serve July 16 1883 warrant returned with body of defendant " Pursuant to the command of this writ I have arrested the within named Albert Van Allen and have him now in court This 16 day of July 1883 Sam Bennett Constable stated the charge to the defendant and he entered a plea of guilty as charged July 13 1883 Issued subpoena for witness Anna Kaldie witness. He attended but was not sworn, as deft plead guilty.

July 16, 1883. It is considered ordered and adjudged by me that said Albert Van Allen on his plea of guilty be fine one dollar and the costs herein \$9 - total \$10 -

July 16, 1883, Received of Albert Van Allen \$10⁰⁰ on full satisfaction of above judgment for fine and costs and he is hereby discharged.

J.H. Kinkade J.P.

J. P. costs
Affidavit 40
Warrant 40
Subpoena 25
Deft 15
Jud 40
Trans jud 15
Sats 20
File 15
Record 60

June 16 1883 Recd \$2.45 in full
J.H. Kinkade J.P.

Constables fees
Service 40
Mileage 1.15
Attendance 1.00
Conveyance 3.00
\$5.55

July 16, 1883, Received
Five dollars in full of
my fees

Sam Bennett Const

Witness fees
Warrant Anna 1.30
Aug 6 1883 Recd my
fees, as witness
Warrant Anna

No 26

State of Ohio
vs
John Malloy

J. P. fees
Copy 40
Writ 40
Jud. 15
Judgt 40
Trans jud 20
Sats 20
File 15
Record 45
Mittimus 40
\$2.75

July 21 1883 Recd
\$2.40 in full
J.H. Kinkade J.P.

Constables fees
Ser war 40
Mile " 20
Attendance 1.00
Ser Mittimus 40
Mile " 20
Cop " 25
\$1.85

July 21 1883 Recd
my fees.

Sam Bennett Const

No 26
State of Ohio
vs
John Malloy,

Criminal action

July 20, 1883, Assault & Battery
Complaint in writing upon oath
and signed by James Giff. Filed with me
charging that on or about the 20th day of July
1883 at the County of Union one John Malloy
unlawfully, violently, and in a menacing
manner did assault and threaten
said James Giff then and there being
and he the said James Giff then and there
did beat, wound, and illtreat and other
wrongs to the said James Giff then and
there did, contrary to the form of the Statute
in such case made and provided,
July 20, 1883, Issued warrant against
said John Malloy and delivered to Sam
Borrett Constable to serve.

J.P. fees
Giff 40
War 40
Ind. 15
Judgt 40
Trans Jud 20
Sat 20
File 15
Record 45
Mittimus 40

275
July 21 1883 Recd
\$2.40 in full
of my fees
J.H. Kinkade Jr

July 20 1883 warrant returned with
body of defendant, Return "I have the body
of the within named John Malloy now in Cust
Sam Borrett Const

Constables fees
Ser war 40
Mile " 20
Attendance 1 00
Ser Mittimus 40
Mile " 20
Cop " 25
275

The defendant being arraigned entered
a plea of guilty as charged thereupon
I ordered and adjudged him to pay a
fine of One dollar and the costs herein
taxed at \$5.20 total \$6.20 and that he
be confined in the County Jail for
the term of one day and then to remain
until said fine and costs are paid,
July 20 1883. Issued a mittimus in accordance
with above judgment.

July 21 1883 Recd
my fees.

July 21, 1883, Received \$5.85 in full of
the above judgment for fine and costs
and defendant released
J.H. Kinkade Jr.

Sam Borrett Const

Mittimus returned served.

No 27,
 State of Ohio
 vs
 Charles Boyd
 and
 John Noteman
 J. P. S. Jus.
 Affidavit 40
 Warrant 80
 Court 20
 Recogniz 40
 File 15
 Jail 15
 Jud 40
 Trans Jud 15
 Sat 20
 Record 45
 \$330
 July 24 1883 Recd
 \$305 in full of
 my fees
 J. H. Kinkade J.P.
 Constables fees
 Mileage 40
 Ser 80
 Attendance 2 dep 2 00
 Assistant 1,50
 4 90
 July 24 1883 Recd
 above fees.
 Sam Bennett Const
 Witness
 A.S. Bellus 25
 Aug 25 1883 Recd my
 fees as witness
 A.S. Bellus Per
 Sam Bennett

Criminal action.

Cruelty to animals

Appoint
Sp Constable

July 22nd 1883.

Complaint in writing upon
 oath and signed by Sam Bennett, filed
 with me, charging that Charles Boyd and
 John Noteman, on or about the 22nd day of July
 1883, at the County of Union State of Ohio, did
 unlawfully, willfully and maliciously overdrive
 torture and cruelly treat two horses, all
 contrary to the Statute of the State of Ohio in such
 case made and provided.

J. H. KINKADE, J.P.

July 22, 1883. Issued warrant against said
 defendants and delivered to Sam Bennett
 Constable to serve.

July 22, 1883, Warrant returned with bodies of
 defendants, Return "I took the bodies of the within
 named John Noteman and Charles Boyd, and
 have them before the Justice, Sam Bennett Const."

It being late Sunday night (about 10 o'clock P.M.)
 I refused to go into an examination tonight,
 the defendants having entered a plea of not
 guilty to the charge, and at their request
 I adjourned the case until 10 o'clock A.M.,
 July 28, 1883, thereupon they entered into a
 recognizance in the sum of \$200- for their
 appearance at that time with Sam Bennett
 as surety, approved by me.

July 24, 1883. The defendants appeared and
 upon hear withdrew their plea of not guilty
 and entered a plea of guilty & charged
 and thereupon A.S. Bellus Veterinary Surgeon was
 sworn and examined to show mitigating cir-
 -cumstances, and the case submitted to me on
 the plea of guilty, thereupon I ordered
 and adjudge them each to pay a fine of \$6⁰⁰
 and each to pay one half of the costs herein
 taxed at \$8²⁵/₁₀₀ total fine and costs \$20²⁵
 Each \$10^{12 1/2}

July 24, 1883, Received of the above defendants
 (by John Boyd) \$20- in full satisfaction of above
 judgment for fine and costs and they are
 hereby discharged J. H. Kinkade J.P.

J. H. KINKADE, J.P.

August 11 1883

Appoint
Sp Constable

with me

The following was filed

Waysville O. Aug 11. 1883.

To J. H. Kinkade J.P. Dear Sir,

J. H. KINKADE, J.P.

We hereby make application to you to appoint three special Constables to guard property and act as Policemen at the Camp Meeting to be held in Fox's grove Aug 11 & 20, 1883.

L. B. Sprague
J. W. F. Zummer
P. B. Cole
D. S. Stern

In accordance with the above and at the request of the managers of said Camp meeting I appointed Joseph Kessler, Dave Jemison and Ben Jemison to serve as constables and special police at Camp meeting until Aug 21 1883, and administered the proper oaths to them.

J. H. Kinkade J.P.

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N^o 28

Assault + Battery.

The State of Ohio

August 27, 1883.

vs

Wray Thompson

Complaint in writing upon oath and signed by John Martin filed with me charging that on or about the 25th day of August 1883, at the county of Union one Wray Thompson in and upon the body of said John Martin then and there being, an unlawful assault did make and him the said John Martin, then and there unlawfully did strike, beat, wound, and ill treat and other wrongs to the said John Martin then and there did contrary to the form of the Statute in such case made and provided.

J. P. o fees
 Affidavit 40
 Warrant 40
 Indexing 15
 Judgt 40
 Transped 15
 Date factin 20
 File 10
 Record 60

\$240

Aug 27/83 Rec & my fees J. H. Newbard J.P.

August 27, 1883. Issued warrant against said defendant and delivered to Sam Bennett constable to serve.

August 27 1883. Warrant returned with body of defendant. Constables return "Pursuant to the command of this writ I have arrested the within named Wray Thompson and have him now in Court this 27th day of August 1883

Sam Bennett constable.

(Before issuing this warrant I required security for costs and Oursert signed as security)

Constable's Costs
 Ser war 40
 Mileage 20
 Attendance 1.00

1.60

The defendant being before me I stated the charge to him whereupon he waived further proceedings and entered a plea of guilty as charged.

August 27/83 Received my fees

Thereupon and on said 27th day of August I ordered and adjudged him to pay a fine of \$1⁰⁰ and the costs herein \$4⁰⁰ total \$5⁰⁰

Sam Bennett Court

August 27 1883 Received of the defendant Five dollars in full satisfaction of the above judgment for fine and costs and he is hereby discharged

J. H. Newbard J.P.

N^o 29

The State of Ohio.

vs

Name unknown

J. P. o fees.
 Ciff 40
 War 40
 File 10
 Record 45
 Jud 15
 Judg 40
 Dis 20
 \$210

Constable's fees
 Ser 40
 Mile 60
 Assist 1.50
 \$2.50

Search warrant

No 29
The State of Ohio,
vs
Name unknown.

September 21 1883

Complaint in writing upon oath and signed by Sam Bennett filed with me charging that on or about the 18th day of September 1883, at the County of Logan, and within ninety days last past, the following goods and chattel to wit: a light Bay horse 3 years old, black mane and tail, between 16 and 17 hands high, small star in forehead and small white spot between nostrils, left hind foot white including pastern joint, left front foot white on back part partly showing in front, on left side of neck, about one foot from shoulder a mark that can't be felt but not visible, was by some person or persons feloniously taken, stolen and carried away from D.B. Tanager of Bellefontaine, Logan Co. and that the said goods and chattel as heretofore received, are concealed by and in the stable of one Elijah Mitchell of the Township of Darby, in the County of Union State of Ohio, and ask a search warrant for search in night time as there is necessity therefore.

J. H. fees.
Clerk 40
Warr 40
File 10
Record 45
Jury 15
Judg 40
Diss 20
\$ 210

Sept 21st 1883. Issued a search warrant as above prayed for, and delivered the same to Sam Bennett Constable Logan Co. Sept 22, 1883. Warrant returned, Constable's return, "By virtue of this warrant I went to the place therein named and found the within named Elijah Mitchell holding the within described horse as an estray, whereupon I stated my business to him and he turned the horse over to me - for the reason that said was holding said horse as an estray I hereby return this warrant without service on him Sam Bennett Constable.

Constables fees
Ser 40
Warr 60
Assist 150
\$ 250

Thereupon no further proceedings were had herein the Constable turning the horse over to D.B. Tanager the owner thereof, and I hereby enter up judgment for costs against said Sam Bennett, J. H. Kinkade J.P.

Hose Stealing

N^o 30

The State of Ohio
vs
William C. Inman
and
Dick Hammers

September 21, 1883.

Complaint in writing
on oath and signed by George Wolpert
filed with me charging that William
C. Inman and Dick Hammers on or about
the 3rd day of September 1883 at the County
of Union, State of Ohio, did unlawfully
and feloniously take steal and
carry away property not their own
to wit one barrel more (blind in the
right eye, star on forehead, cut by wire
on the hips,) the property of said George
Wolpert. Contrary to the Statute of the
State of Ohio in such case made and
provided.

J. P. S Fees
Off 2 50
War 2 1.00
File 20
Record 45
Trans 50
Certif 25
Incl 15
\$3.55

July 12 1884 Rec'd
Fees of Clerk
J.H. [unclear]

September 21 1883. Issued warrant for the
arrest of said Wm C. Inman and
Dick Hammers and delivered the same
to John Hobusack Sheriff of said County
to serve.

Sheriff's fees
Inform JP
ser war 60
assist 2.00
Conveyance 15.00
Subsistence 7.25
Assist 18.00
Mileage 28.00
Sers search war 1.00
Mile same 1.20
73.05

Sept 21, 1883, the said George Wolpert also
filed an affidavit praying for a
search warrant to be held the residence
and buildings of said Wm C. Inman,
for said property.

Sept 21 1883, Issued search warrant
and delivered same to John Hobusack
sheriff aforesaid.

September 27, 1883, Warrants returned
Return "I took the bodies of the within
named William C. Inman & Dick
Hammers and by order of the prosecuting atty
I have them in County Jail awaiting action
of grand jury Sept 27 1883

Sheriff's fees paid
by Clerk [unclear]

John Hobusack Sheriff
Sunday search warrant returned
In my absence & by direction of the Prosecuting
Attorney the defendants were held to await
action of grand jury.

Transcript made and delivered
to the Clerk of Union Co. together with
original affidavit.

J.H. [unclear]

N^o 31

The State of Ohio
vs
Charles Williams

J. P. S. fees
Off 40
War 40
File 15
Record 60
Trans 75
Cert 25
Incl 15
Sw 3 mit 15
Mitt 40
Jud 40
Sat 20
\$385

Trans Jud 15
\$400
July 12 1884 Rec'd
\$385 in full
Fees of Clerk
J.H. [unclear]

Constables fees
Ser war 40
Mile " 20
Con to [unclear] 40
Bring out [unclear] 40
Mile 20
Subsistence 2.20
Assist 1.50
Attendance 1.00
Conveyance 3.00
Ser find mit 40
Mile 20
\$99

July 12 1884 Rec'd
\$1032 in full
Dann. Bonnett Const
Witnesses
A. G. Edge 2
Galloway 2
60

N^o 31
 The State of Ohio
 vs
 Charles Williams

October 6, 1883.

Complaint in writing upon oath and signed by A. J. Dodge filed with me charging that one Charles Williams on or about the 5th day of October 1883 at the county of Wayne State of Ohio, did unlawfully and feloniously take and steal from the person of said affiant A. J. Dodge a silver watch of the value of \$15⁰⁰ contrary to the Statute of the State of Ohio in such case made and provided.

J. P. s. fees
 Off 40
 War 40
 File 15
 Record 60
 Trans 75
 Cert 25
 Ind 15
 Sw 3 mit 15
 Mitt 40
 Jud 40
 Sat 20

\$385
 Trans Jud 15
 \$400

Feb 12 1884 Rec^d
 \$385 in full
 J. H. Kincaid J.P.

Constables fees
 Ser War 40
 Misc 20
 Con to J. Kincaid 40
 Bring out for ex 40
 Misc 20
 Subsistence 2.20
 Assist 1.50
 Attendance 1.00
 Conveyance 3.00
 Ser final mit 40
 Misc 20

\$990

Feb 12 1884 Rec^d
 \$1035 in full
 J. H. Kincaid J.P.

Sam. Bonnett Const
 Witnesses
 A. J. Dodge 25
 J. H. Kincaid 25

Oct 6 1883, Issued warrant against said defendant and delivered to Sam Bonnett Constable to serve Oct 6 1883. Warrant returned with body of defendant. Constables return.

"I took the body of the within named Charles Williams and have him before the Justice Oct 6 1883. Sam Bonnett Constable

Oct 6 1883, the defendant was arraigned and entered a plea of "not guilty".

Trial had A. J. Dodge and Byron Gallaway sworn and examined as witnesses for the state. The defendant sworn and examined (at his request) as witness for defense.

And thereupon, I find said offense has been committed and there is cause to believe the defendant guilty thereof, and I held him to answer thereto under the charge of "Pocket-Picking", (Page 38, vol 50 laws of Ohio)

I therefore ordered him to enter into a recognizance in the sum of \$200 with sufficient sureties for his appearance at court.

And the defendant not offering sufficient bail I issued a mittimus for his commitment and delivered the same to Sam Bonnett Constable Oct 6 1883 mittimus returned.

Oct 6 1883 I committed to the custody of the within named jailer John H. Brusack with whom I left a certified copy of this writ. Sam Bonnett Constable Oct 2 1883 made transcript and delivered to the clerk of the court of Wayne Co together with mittimus and affidavit J. H. Kincaid J.P.

Horse Stealing

N^o 32
The State of Ohio

Nov 6 1883.

Brough Thompson

J. P. Co. Costs

Aff 40

War 40

Mit 40

File 15

Record 45

Cont 20

Jury 40

Sub Dis 20

Incl 15

\$ 2.75

Nov 17 1883 Recd
my fees

J. H. Kincaid J. P.

Constables fees

ser vice 40

Mileage 1.50

Courtyance 3.00

Attendance 1.00

ser Mit 40

Mile 20

Cop 25

6.75

Nov 17 1883 Recd

The above fees

Sam Bennett Const

Jailor fees.

Out out 1.20

board 1.00

\$ 2.20

Jan 30 1884 Recd

above fees
J. H. Kincaid

Complaint in writing on oath signed by A. J. Thompson, filed with me charging that some person name unknown over about the 5th day of November 1883 about the County of Union State of Ohio did unlawfully and feloniously take steal and carry away, a horse and buggy and harness the property of said A. J. Thompson (a small bay horse with white strip in his head) (buggy made by Sumner Mansfield O top buggy) contrary to the statute of the State of Ohio in such case made and provided,

Nov 6 1883, Issued a warrant herein, Nov 7 1883, Warrant returned with body of Brough Thompson, Return "I took the body of the within named Brough Thompson under direction of complainant and had him before the justice Nov 7 1883

Sam Bennett Const

And thereupon on account of lateness of hour and absence of witnesses case was continued to 1 o'clock P. M. Nov 8 1883, 1 o'clock P. M. the complainant though notified and called came not and this cause was dismissed at his costs,

J. H. Kincaid J. P.

The defendant agreed to leave town forthwith and settle down to an honest living.

N^o 33
The State of Ohio

vs
Thomas Jefferson Gibson

J. P. Co. Costs

Aff 40

War 40

Cont 20

Recog 40

Dis 20

File 15

Record 40

Incl 15

Jury 40

appt of Const 40

\$ 3.60

Const costs

Sustenance 25

Jailor fee 2.00

Mileage 4.00

Per 40

Attend 1.00

Warrant 2.90

10.55

N^o 33

Embezzlement

The State of Ohio

November 14, 1883.

vs

Thomas Jefferson Gibson

Complainant in writing on

J. P. Const. 40

Att 40

War 40

Cont 20

Recog 40

Dis 20

File 15

Record 40

Incl 15

Jury 40

appt of Const 40

\$3.60

Const Const 25

Sustenance 25

Janu fee 2 00

Mileage 4 00

Per 40

Attend 1 00

Travel 2 50

10.55

with me charging that on or about the 7th day of November 1883 one Thomas Jefferson Gibson being the employee of Samuel L. Church and S. G. Church doing business under the firm name of Church Bros, he the said Thomas Jefferson Gibson not being then and there a person within the age of eighteen years, and not being then and there an apprentice one brown horse of the value of One hundred and twenty five dollars, one one-horse wagon of the value of seventy-five dollars and certain timber, Japan ware, and glass ware of the value of Sixty dollars, of the personal property of said belonging to the said Church Bros did unlawfully and fraudulently embezzle and convert to his own use without the assent of said Church Bros, his said employers, and without the assent of any owner or owners of said personal property had, then and there come into the possession and care of him the said Thomas Jefferson Gibson, by virtue of his employment as employee of the said Church Bros, as aforesaid.

Nov 14 1883. Issued a warrant for the arrest of said defendant, the constables of said township not being able from absence to perform the duties required by the office. I appointed G. H. Carter constable to serve said warrant and I administered to said Carter an official oath as constable. Nov 15 1883. Warrant returned. I took the body of the within named T. J. Gibson and threw him before the justice of the peace Nov 15 1883.

at Court Special Constable

Thereupon by reason of absence of the witnesses this cause was continued until Nov 19 1883 10 o'clock A.M. and defendant entered into a recognizance for his appearance at that time, Nov 19 1883, 10 o'clock A.M. the defendant appeared the complainant though notified and called came not, and thereupon I dismissed the charge, at costs of complainant
 J.H. Kinkade J.P.

N^o 34
 The State of Ohio
 vs
 Asbury Johnson

J. P. costs
 Off 40
 War 40
 Court 20
 1st Mitney 40
 Subpoena State 35
 Final Mit 40
 Sworn 30
 Jdgt 40
 Trans Jdgt 15
 Filing 6 paper 30
 Record 75
 Dnd 15

\$ 420
 Dec 15 1883 Received
 \$265 in full pay fees
 J.H. Kinkade J.P.
 Feb 27 1884 Rec'd
 balance of pay fees
 J.H. Kinkade J.P.
 Feb 27 1884 Received
 \$320 balance of pay fees

Sam Bennett Const
 Constable costs
 Ser War 40
 Mile " 20
 Conveyance 30
 Attendance 20
 Assistance 150
 Ser Subst 40
 Mileage 30
 Ser 1st Mit 40
 Mile " 20
 Cop " 25
 Putting out Pris for 40
 Mile 20
 Ser final Mit 40
 Mile " " 20
 Cop " " 20

\$ 1015
 Dec 15 1883 Received
 \$645 in full pay fees

Sam Bennett Const

N^o 34
The State of Ohio
vs
Asbury Johnson

December 2nd 1883.

Petit Larceny.

J. P. costs
Aff 40
Writ 40
Court 20
1st Mit 40
Subpoena State 35
Final Mit 40
Scribit 30
Judgt 40
Trans Judgt 15
Filing 6 paper 30
Record 75
Dnd 15

Complaint in writing on oath signed by E. B. Knotts filed with me, charging that Asbury Johnson on or about the 30 day of Novr 1883, at the county of Union State of Ohio did unlawfully take, steal, and carry away three turkeys from the premises of affiant of the value of \$3.50 and bring the property of said affiant.

Decr 2nd 1883. Issued warrant for the arrest of said defendant, Decr 2 1883. Warrant returned with body of defendant. Return "I have arrested the within named Asbury Johnson and now have him in custody Decr 2 1883 Sam Bennett Const.

\$420
Decr 15 1883 Received
\$2.50 in full of my fees
J. H. Kinkade J.P.
Feb 27 1884 Recd \$1.00
balance of my fees
J. H. Kinkade J.P.
Feb 27 1884 Received
\$3.20 balance of my fees

Before issuing the warrant I required the complainant to acknowledge himself responsible for costs, who then signed the following, I, E. B. Knotts do acknowledge myself security for all costs which may accrue by reason of prosecuting the within named defendant for the offense specified in the within warrant, to be paid by me in case said defendant shall be discharged by the magistrate or not indicted by the grand jury.

Sam Bennett Const
Const atts costs
Ser writ 40
Mile " 20
Carriage " 3.00
Attendance 2.00
Assistance 1.50
Ser sub writ 45
Mileage 30
Ser 1st Mit 40
Mile " 20
Cop " 25
Bring out Pris for 40
Mile 20
Ser final Mit 40
Mile " " 20
Cop " " 25

signed E. B. Knotts
Attest J. H. Kinkade J.P.
The defendant being arraigned entered a plea of not guilty to the charge, thereupon in absence of the witnesses and by consent the case was continued until Decr 4th 1883 10 o'clock A.M. the defendant being unable to give a recognizance in the sum of \$50 was committed to jail of Union during a fortnight, and returned on Decr 18 1883.

\$10.15
Decr 15 1883 Received
\$6.45 in full of my fees
Sam Bennett Const

Decr 2 1883 Issued subpoena for State for Sam Annis Arch Huston & A. B. Johnson

Witness fees
 A.B. Johnson 50
 Arch Houston 50
 J.N. Rathbun 25
 \$1.25

Decr 15 1883 Rec'd
 35 cents in full of my
 fees as witness of
 A.B. Johnson

Decr 15 1883 Rec'd
 35 cents in full
 of my fees as
 witness
 Arch Houston

Decr 25 1883 Rec'd
 20 in full of my fees
 as witness
 J.N. Rathbun

Subpoena returned served Bonnett Constable
 December 4th 1883. 10 o'clock A.M. The parties
 appeared and upon my order the defendant
 was brought in. Trial had, E.B. Knotts
 A.B. Johnson, Arch Houston, J.N. Rathbun and
 Henry Knotts sworn and examined as
 witnesses for the state, the defendant
 was sworn and examined as witness
 for defense, the Defendant Astray
 Johnson then submitted a request
 a jury ^{in writing} and submitted to be tried by the
 Justice, and withdrew his plea of
 not guilty and entered a plea of
 guilty as charged. Thereupon and
 on said 9th day of December 1883, I
 do order and adjudge ^{prosecutor} said defendant
 to pay a fine of \$1 and the costs of
 prosecution herein taxed at \$15.60
 and that he be confined in the jail
 of Union County Ohio. For the period
 of thirty days, there to be kept confined
 and imprisoned for said term of 30 days.
 J.H. Kinlaid J.P.

N^o 35
 The State of Ohio
 vs
 Thomas Jefferson Gibson

J.P.'s costs
 Off 40
 War 40
 File 15
 Judgt 40
 Sat 20
 Ind 15
 Mitt 40
 Trans Jud 15
 Record 45
 Trans 60
 Cost 25
 \$3.55

Feb 12 1884 Rec'd
 \$3.35 in full of
 my fees of Clerk
 J.H. Kinlaid

Constables costs
 Servar 40
 Mile " 70
 Grocery 3.00
 Sustenance 2.70
 Asst 9.50
 Attend 1.00
 Servit 40
 Mile " 20
 Cop " 25
 Cost " 1.50
 19.65

Feb 12 1884 Rec'd
 my fees of Clerk
 J.H. Kinlaid
 Sam Bennett Const

Constable
 parties
 defendant
 suits
 sum and
 used as
 court
 witness
 jury
 view of
 by the
 of
 a of
 and
 1883, I
 defendant
 to of
 15 60
 Jail
 period
 of 30 days
 J.P.

N^o 35
 The State of Ohio
 vs
 Thomas Jefferson Gibson
 J.P.'s costs
 Off 40
 War 40
 File 15
 Just 40
 Sat 20
 Ind 15
 Mitt 40
 Trans Ind 15
 Record 45
 Trans 60
 Cost 25
 \$3,55

Febr 12 1884 Recd
 \$335 in full of
 my fees of Clerk
 J.H. Kincaid

Constables costs
 Serwar 40
 Mile " 70
 Conveyance 300
 Substanc 270
 Asst 9,50
 Attend 100
 Sermit 40
 Mile " 20
 Cop " 25
 Cost " 150
 19,65

Febr 12 1884 Recd
 my fees of Clerk
 J.H. Kincaid

Sam Bennett Const

Burglary
 December 3rd 1883,
 Complaint in writing mouth
 signed by O.M. Lyon, filed with me
 charging that one Thomas Jefferson Gibson
 late of said County of Union, more about the
 15th day of December 1883, at the County of
 Union State of Ohio, unlawfully and
 feloniously in the night season about
 the hour of 7 o'clock, P.M. of said day, did
 maliciously, wilfully and forcibly
 break and enter into the store house of said
 O.M. Lyon, with intent to steal (or hide)
 being property of value, and did un-
 lawfully take, steal, and carry away
 4 beef hides of the value of \$21²⁵ the
 property of said O.M. Lyon, all contrary to
 the statute of the State of Ohio in such case
 made & provided.

Dec 3, 1883, Issued warrant against said
 defendant and delivered to Sam Bennett Constable
 Dec 3, 1883. Warrant returned with body
 of defendant, Constables return "I have
 arrested the within named Thomas Jefferson
 Gibson and now have him in Cust Dec 3rd 1883
 Sam Bennett Constable

Dec 3, 1883, the defendant Thomas Jefferson Gibson
 was arraigned before me and the charge
 read to him, whereupon he pleaded "not
 guilty" but waived an examination of
 witnesses to sustain the charge and submitted
 to be found over without such examination.
 I therefore ordered him to enter into a recognizance
 in the sum of \$500 with sufficient sureties for his
 appearance at court, and the defendant
 not offering sufficient bail I issued a
 mittimus for his commitment to the jail
 of said County of Union to await the action of
 the Court of Common Pleas of said County.

Dec 3, 1883 Mittimus returned "Dec 3 1883
 committed the within named Thomas Jefferson
 Gibson, to the custody of the within named Jailer John
 H. Hoopack with whom I left a certified copy of this
 mittimus
 Sam Bennett Constable
 Dec 3 1883 made transcript and delivered to Clerk J.P.
 with original mittimus J.H. Kincaid

No 36
The State of Ohio
vs
William Brown

December 29, 1883.

Complaint in writing on oath signed by J. K. Dodge filed with me charging that one William Brown, on or about the 18th day of October, 1883, at the County of Union State of Ohio, did unlawfully, feloniously and maliciously set fire to and burn the barn of John K. Dodge, of the value of \$2500⁰⁰ contrary to the form of the Statute of the State of Ohio in such case made and provided December 29, 1883. Issued warrant against said defendant William Brown and delivered to Sam Bennett Constable
Dec 29 1883, Warrant returned with body of defendant, Constables return "I took the body of the within named William Brown and have him before the Justice Dec 29 1883
Sam Bennett Constable

J. P. s fees 40
aff 40
War 40
Surreb writ 30
Jury 40
Trans jur 15
Trans 50
Certify 25
Final Mitt 40
File 15
Record 50
\$ 3,45

Feb 27, 1884, Recd
on my fees of \$2
J.H. Kinlade J.P.

Constables fees
Ser war 40
Mile " 20
Ser Mitt 40
Cop " 25
Mile " 20
Attendance 100
Arrest jail 40
Briquet for 4 40
Subsistence Judge 1.75
Assistance war 3.00
" " Mitt 3.00

Feb 27 1884 Record
on my fees of J.H. Kinlade J.P.
\$ 7.87
Sam Bennett Const
Witnesses
Chas Dodge 25
Sol Buty 25
Mrs J S Hutcheson 25
H Korhuer 25
100

The defendant being arraigned entered a plea of not guilty, trial had John K. Dodge, Chas Dodge Henry Korhuer, Mrs J S Hutcheson and Sol Buty witnesses for State and William Brown witness for defense sworn and examined and thereupon I find said offense has been committed and there is cause to believe the defendant guilty thereof. I therefore ordered him to enter into a recognizance in the sum of \$1000 - for his appearance at Court of Common Pleas of Union Co and in default thereof I issued a mittimus for his commitment to the jail of said County to await the action of said Court

Dec 31 1883. Mittimus returned " Dec 30 1883 committed the within named William Brown to the custody of the within named Justice John H. Busch with whom I left a certified copy of this writ Sam Bennett Const
Dec 31, 1883. Transcript made and delivered to clerk of court together with final mittimus and original affidavit

for wages advance \$6 - to pay & had sent \$6 - and 13 cents for services in above case and allowed costs

Arson

No 37
The State of Ohio
vs
John B. Vaughan

J. P. s fees 40
aff 40
War 40
Mittimus 40
Judge 40
Ind 15
Trans 45
Certif 25
Filing 15
Record 45
\$ 3,05

Apr 29/84 Recd
my fees
J.H. Kinlade J.P.

Constables costs
Ser war 40
Mile 20
Subsistence 40
Ser Mitt 40
Mile 20
Cop 25
Arrest 150
Attend 100
Briquet for 4 40
\$ 4,75

April 29 1884 Recd
the above fees
Sam Bennett Const

N^o 37.
The State of Ohio

Obtaining money on false Pretense.

March 8, 1884

vs
John B. Vaughan

Complaint in writing on oath signed by J. A. Vaughan filed with me charging that John B. Vaughan on or about the 6th day November 1883 at the County of Union, State of Ohio did unlawfully, falsely and with intent to defraud one Archibald Houston, then and there obtained from him the said Archibald Houston the sum of fifty cents in money and of the value of 50 cents by then and there falsely and fraudulently, representing to him the said Archibald Houston that the father of said John B. Vaughan, to wit the said James A. Vaughan had sent him the said John B. Vaughan for said money which said false pretense was then and there wholly false and untrue as he the said John B. Vaughan then and there well knew.

J. P. fees 40
Aff 40
War 40
Mittimus 40
Judgt 40
Ind 15
Trans 45
Certif 25
Filing 15
Record 45

\$ 3.05

Apr 29/84 Rec^d
my fees

March 8, 1884, Issued warrant against said John B. Vaughan and delivrd to Sam Bennett Constable.

March 8, 1884, Warrant returned with body of defendant Constables return, "I took the body of the within named John B. Vaughan and kept him before the Justice March 8th 1884.

Constables costs 40
Ser war 40
Mile 20
Subsistence 40
Sermit 40
Mile 20
Cop 25
Asst 1.50
Attend 1.00
Bring out fees 40

\$ 4.75

Apr 29 1884 Rec^d
The above fees

Sam Bennett Const
March 8 1884 Mittimus returned "March 8 1884" committed the within named John B. Vaughan to the custody of the within named Justice John Houston with whom I left a certified copy of this writ

March 8, 1884, Issued warrant against said John B. Vaughan and delivrd to Sam Bennett Constable.

March 8, 1884, Warrant returned with body of defendant Constables return, "I took the body of the within named John B. Vaughan and kept him before the Justice March 8th 1884.

March 8, 1884, the defendant appeared and had the trial arraigned entered a plea of guilty as charged, thereupon I find said offense has been committed and the defendant is guilty thereof as charged in said affidavit, then I ordered and adjudged him to pay a fine of \$5, and costs and sentenced him to be imprisoned in the jail of said Union Co. Ohio for the term of 30 days.

March 8, 1884 Issued a mittimus accordingly.
March 8 1884 Mittimus returned "March 8 1884" committed the within named John B. Vaughan to the custody of the within named Justice John Houston with whom I left a certified copy of this writ

John Bennett Const

J. H. Kinrade Jr.
March 10 1884 made transcript & delivrd to

No 38.
The State of Ohio
vs
Noah Orr

March 8, 1884.

Complaint in writing on oath signed
by Sam Bennett, filed with me charging that
Noah Orr on or about the 20th day of November 1883
at the County of Union State of Ohio, he did
unlawfully and feloniously take and
carry away one gossamer rubber cloak the
property of Elizabeth Hizer of the value of \$2-

J. P. fees
Off
Writ
Subpoena
Docket
Trans
Certif
Mittimus
Fees
Record

40
40
25
05
45
25
40
20
45

March 8th 1884. Issued warrant against said
Noah Orr and delivered to Sam Bennett Constable
March 8, 1884. Warrant returned with body of the
defendant Return "I took the body of the
within named Noah Orr and have him before
the justice March 8 1884, Sam Bennett Constable"

Apr 29/84 Recd
J.H. ...

March 8, 1884. On being arraigned the said
Noah Orr entered a plea of "not guilty"
March 8, 1884. Some sufficient witnesses returned and
trial had. Wat Winters sworn and examined
as witness for state, and thereupon I find
said offense has been committed and there is
cause to believe the defendant guilty thereof.
I therefore ordered him to enter into a recognizance
in the sum of \$100 - with sufficient sureties for his
appearance at the Court of Common Pleas,

Constable fees
Serwar
Mile
Subsistence
Ser sub
Mile
Sermit
Corp
Mile

40
20
40
25
20
40
25
20

and the defendant not offering bail. I issued
a mittimus for his commitment to the jail of
Union Co. O. To warrant action of the Grand Jury,
and delivered the same to Sam Bennett Const
March 8 1884 Mittimus returned "March 8/1884
I committed the within named Noah Orr to
the custody of the within named jailer John
H. ... with whom I left a certified copy of
this writ. Sam Bennett Constable
J.H. ... J.P.

Attendance
Body out for
Apr 29 1884 Recd
above fees

100
40
370

March 10 1884 Mule team script

Sam Bennett Const
Witness
Wat Winters

50

Petit Larceny

No 37
The State of Ohio
vs
Charles Brown

J. P. fees
Off
Writ
Subpoena
Judgt
Jud
Trans
Cert
F. Mitt
File
Record

40
40
35
40
15
45
25
40
20
45

Apr 29 1884 Recd
J.H. ...

\$345

Constable fees,
Serwar
Mile
Ser sub
Mile
Sermit
Mile
Corp
Attend
Body out for
Car to jail
Assistant
Subsistence

40
20
45
45
40
20
25
100
40
40
150
40

Apr 29 1884 Recd
The above fees
Sam Bennett Const

\$625

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as John
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table
J.P.

1237
The State of Ohio
vs
Charles D Lewis
J. P. fees
aff 40
writ 40
Sub for writ 35
Judgt 40
Jud 15
Tras 45
Cest 25
F. writ 40
File 20
Record 45
\$345
Apr 29 1884 Rec
my fees
J.H. Kinkade J.P.
Crestable fees,
Serivar 40
Mile 20
Der sub 45
Mile 45
Der writ 40
Mile 20
Corp 25
Attend 100
Prigout for 40
Can to jail war 40
Assistant 150
Subsistence 40
\$625

Peltt Larceny
March 8 1884
Complaint in writing on oath signed
By Mary E Lewis filed with me charging
that on or about the 25th day of December 1883 at the
County of Union State of Ohio, said Charles D Lewis
did unlawfully steal take and carry away
of the personal property of David Smith the land
there being three turkeys of the value of \$3⁰⁰,
Second, that on or about the 5th day of March 1884
the said Charles D Lewis at the County of Union State
of Ohio, did unlawfully take steal and carry
away of the personal goods of said Mary E
Lewis there being to the value of
\$3 worth one revolver pistol.
March 8 1884 Issued warrant against said
Charles D Lewis and delivered to Sam Bennett
Constable, March 8 1884 Issued subpoena for David Smith
Frank Orr and Jas H. Kinkade J.P. for witness for State
March 8 1884 Warrant returned with body of the
defendant, Return "I took the body of the within
named Charles D Lewis and had him before the Justice
March 8 1884, Sam Bennett Constable
March 8 1884 Subpoena returned served Bennett Const
March 8 1884 Witnesses present, the defendant
Charles D Lewis being arraigned entered a
plea of guilty to both charges,
whereupon I do find both said offense have
been committed and the defendant guilty
thereof, thereupon I order and adjudged
him to pay a fine of five dollars and to be imprisoned
in the cell of the jail of said County for the term of 30 days
and issued a mittimus accordingly,
March 8 1884 Mittimus returned endorsed
"March 8 1884 I committed the within-named
Charles D Lewis to the custody of the within named
jailer John H. Busack with whom I left a certified
copy of this writ. Sam Bennett Const
J.H. Kinkade J.P.
March 10 1884 Made transcript,
witness fees
Jacob Kleinfelder, 50
David Smith 70
Frank Orr 70
May 31 1884 Recd 70cts my fees J. D. Webb & Smith
May 10th 1884 Recd 70 cents my fees 50
190 Frank Orr

No 40
 The State of Ohio
 vs
 James Chavrus

J.P.'s fees
 aff 40
 war 40
 Jud 40
 Ind 15
 Trans 45
 Cert 25
 Mitt 40
 Record 45
 File 15

March 10, 1884.
 Complaint in writing
 upon oath and signed by Sam Bennett
 filed with me charging that James
 Chavrus on or about the 5th day of February
 1884 at the county of Union, State of Ohio
 said James Chavrus did unlawfully
 take steal and carry away coal the
 personal property of Robinson Mullen
 of the value of \$1.
 March 10, 1884. Issued warrant against
 said James Chavrus, and delivrd
 to Sam Bennett, Constable.
 March 10, 1884. Warrant returned with
 body of Defendant. Return "I took the
 body of the within named James Chavrus
 and have him before the justice March 10th 1884,
 Sam Bennett, Const

April 29 1884 Rec^d my fee
 J.H. Kintaud J.P.

March 10, 1884, the defendant being before me
 I stated the charge to him and he
 then entered a plea of guilty as charged
 thereupon I find said offense has
 been committed and the defendant
 is guilty thereof, and I do order and
 adjudge him to pay a fine of two
 dollars and sentenced him to be
 confined in the jail of said county
 for the term of 30 days.

Constables costs
 Serwar 40
 Mile 20
 Subsist 50
 Sermit 40
 Mile 20
 Cop 25
 Attend 100
 Bring out for 40
 Am on war 40

March 10, 1884. Issued a mittimus accordingly.
 March 10 1884. Mittimus returned, "March 10 1884
 I committed
 I took the body within named James Chavrus
 to the custody of the within named, Jailer
 John Hobasack with whom I left a certified
 copy of this writ. Sam Bennett Const

April 29 1884 Rec^d
 The above fees
 Sam Bennett Const

March 10 1884. Transcript made an
 J.H. Kintaud J.P.

Petit Larceny

No 41
 The State of Ohio
 vs
 H. N. Spicer
 and
 J. H. Howard

J.P.'s costs
 aff 40
 War 80
 Ind 15
 Jud 40
 Sat 20
 File 25
 Swrto wit 50
 Recognizance 80
 Plff sub 5 wit 45
 Deft " 3 " 35
 Record 45

475
 Apr 14/84 Rec^d my fee
 \$435 J.H. Kintaud J.P.
 Constables costs.
 Serwar 80
 Mile " 40
 Attendance 100
 Assistance 150
 Plff. Sub 5 wit 65
 Defts " " Mile 40
 Defts " 2 wit 35
 " " 2 mile 25

Apr 14/84 Rec^d Subm fees
 Sam Bennett Const
 witnesses
 April 27 1884 Rec^d my fee
 50 cents
 Girard, sub, Stewart
 Apr 1884 Rec^d 50 cts my fee
 Wm G. March
 Apr 1884 Rec^d 50 cts my fee
 Ed. Berger
 April 1884 Rec^d 50 cts my fee
 A. M. Halycrass
 Apr 1884 Rec^d 50 cts my fee
 " 25/84 Arthur Sprague
 Apr 1884 Rec^d 50 cts my fee
 G. M. C. J. P.
 Apr 1884 Rec^d 50 cts my fee

Destruction of Property

No 41
 The State of Ohio vs
 H. V. Spicer and
 G. M. Howard
 J. P. S costs
 40
 War 80
 Ind 15
 Ind 40
 Sat 20
 File 25
 Swr/writ 30
 Recognizance 80
 Plff sub writ 45
 Deft " 3 " 35
 Record 45
 475
 Apr 14/84 Rec^{24.35} 100
 \$4.35 J. H. Kinkade J.P.
 Constables costs.
 Deft war 80
 Mile " 40
 Attendance 100
 Assistance 150
 Plff sub writ 65
 Deft " " mile 40
 Deft " 2 writ 35
 " " 2 mile 25
 535
 Apr 14/84 Rec⁵³⁵ 100
 Dam Barnett Const
 witnesses
 Apr 17/84 Rec⁵⁰ 100
 Girard Stewart
 Apr 18/84 Rec⁵⁰ 100
 Wm G. March
 Ed Berger
 Apr 16/84 Rec⁵⁰ 100
 A. M. Holyers
 Apr 18/84 Rec⁵⁰ 100
 " 25/84 Arthur Sprague
 Apr 20/84 Rec⁵⁰ 100
 G. M. Peck
 Apr 24/84 Rec⁵⁰ 100

April 12, 1884,
 signed and Complaint in writing, upon oath
 signed Theo Mullen filed with me charging that
 H. V. Spicer and G. M. Howard, on or about the 12th day
 of April 1884, at the county of Union State of Ohio, did
 unlawfully and maliciously destroy and injure
 property (a buggy) not their own, but of the personal
 property of Plaintiff Mullen, of the value of \$10 damage
 to said buggy.
 April 12, 1884, Issued warrant against H. V. Spicer and
 G. M. Howard, and delivered to Sam Barnett Constable,
 April 12 1884, warrant returned with bodies of defendants, Con-
 stables return "I took the bodies of the within named H. V.
 Spicer and G. M. Howard, and have them before the
 Justice April 12th 1884, Sam Barnett Constable,
 April 12 1884, the defendants to bring a writ of Habeas Corpus
 April 12, 1884, Commitment of defendants and on account of the
 absence of witnesses trial adjourned to April 14 1884
 10 o'clock A.M. thereupon said H. V. Spicer & G. M. Howard
 with Uriah Cahill and Gro M. Peck, sureties approved by
 me, entered into a recognizance before me for their
 appearance at the time above named for trial
 April 14, 1884 Issued subpoena for Plaintiff witnesses writ
 Arthur Sprague, Marion Holyers, Girard Stewart, Ed Berger
 and Rosina Scott. Subpoena returned served by Barnett Const
 April 14 1884 Issued subpoena for Defendant witnesses
 writ, D Russel, W G March and Gro M Peck. Subpoena
 returned all absent except Russel. Barnett Constable
 April 14, 1884, 10 o'clock A.M. The defendants
 and witnesses (except Russel) appeared,
 Arthur Sprague, Marion Holyers, Girard Stewart
 Ed Berger, Rosina Scott and Theo Mullen witnesses
 for the State and H. V. Spicer, G. M. Howard, W G. March
 Gro M. Peck witnesses for defendants, sworn and
 examined and thereupon argument was
 made by J. B. Benton atty for State and P. B. Woodburn
 atty for defendants.
 On hearing the testimony, I dismissed this com-
 -plaint and discharged the defendants In my
 opinion the complaint was without probable cause
 April 14, 1884, Received of Theo Mullen complainant \$13.20
 Costs in abov case.
 June 10 1884 Rec⁵⁰ 100
 J. H. Kinkade, J.P.
 Rosena Scott

February
 of Ohio
 ofully
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 Mullen
 against
 ed
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 havros
 h 10th 1884,
 met, Court
 for me
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 charged
 has
 udant
 r and
 wo
 to be
 ounty
 accordingly
 March 10 1884
 Charros
 iler
 a certified
 at Const

No 42

The State of Ohio

vs

Judson William

J. S. costs

Off 40

War 40

File 10

Jud 40

Sat 20

Jud 15

Record 60

\$225

April 8 1884 Recd

in full my fees

J. E. Kincaid, J.P.

Constables costs

ser war 40

Mileage " 40

Attendance 100

Conveyance 100

\$280

April 19 1884 Recd

Sam Bennett Const

Assault & Battery

April 15, 1884.

Complaint in writing upon oath, and signed by Samuel Van Vorhis filed with me charging that one Judson Williams, on or about the 13th day of April 1884 at the County of Union State of Ohio, in and upon the body of Samuel Van Vorhis then and there did an unlawful assault did make, and that the said Samuel Van Vorhis then and there did strike, beat, wound, and ill treat, and that the said Samuel Van Vorhis then and there did contrary to the form of the Statute in such case made and provided, April 15 1884, issued warrant against said defendant and delivered to Sam Bennett Constable to serve, April 15, 1884, warrant returned with body of defendant, Constables return, "pursuant to the command of this writ, I have arrested the within named Jud Williams and have him now in Cust this 15th day of April 1884

Sam Bennett Constable The defendant on being arraigned entered a plea of guilty as charged, thereupon and on said plea I ordered and adjudged him to pay a fine of One dollar and the costs herein stated in the margin hereof \$5⁰⁰ total \$6⁰⁰

April 28, 1884 Received of R. S. Bennett Six dollars in full satisfaction of above judgment for fine and costs

J. E. Kincaid, J.P.

No 43

The State of Ohio

vs

Ira Hammond

J. S. fees

Off 40

War 40

Jud 40

Jud 15

War 45

Cost 25

Mitt 40

Record 45

File 15

\$305

Apr 29 1884 Recd

my fees

J. E. Kincaid, J.P.

Constables costs

Ser war 40

Mile " 25

Conveyance 100

Dust 75

Cost 150

Mitt 20

Exp " 25

Ser " 40

Atten 100

Bring up 40

\$615

April 29, 1884 Recd

the above fees

Sam Bennett Const

Petit Larceny

N^o 43
The State of Ohio
vs

April 25 1884.

Ira Hammond

Complaint in writing underneath signed Sam Bennett filed with me charging that one Ira Hammond near about the 23rd day of April 1884 at the County of Union State of Ohio did unlawfully take steal and carry away of the personal property of Henry Christ and of the personal property of Harry Ernie clothing and of the personal property of A. Bellus horse shoes or of the value of \$15

J.P. fees

Clerk 40

Writ 40

Jud 40

Jud 15

Trans 45

Cert 25

Mitt 40

Record 45

File 15

\$305

Apr 29 1884 Recd

my fees

J.H. Kinkade J.P.

Constables costs

Ser 200 40

Mile " 25

Comings 100

Dust 75

Asset 150

Mitt 20

Exp " 25

Ser " 40

Alten 1.00

Bringt for 40

\$615

Apr 29 1884 Recd

the above fees.

Sam Bennett Const

April 25 1884 Issued warrant against said Ira Hammond and delivrd to Sam Bennett Constable.

April 25 1884 Warrant returned with body of defendant Constables return.

I have arrested the within named Ira Hammond and now have him in court April 25th 1884. Sam Bennett Constable the defendant being before me I stated the charge to him and he entered a plea of guilty as charged thereupon I find said offense has been committed and the defendant is guilty thereof and I do order and adjudge him to pay a fine of \$107 and cost and sentenced him to be confined in the jail of said county for the term of 30 days.

April 25 1884 Issued a mittimus according to mittimus returned "April 25 1884"

Committed the within named Ira Hammond to the custody of the within named jailer John H. Rice with whom I left a certified copy of this writ Sam Bennett Const

April 28 1884 made transcript and delivered to Probate Judge

J.H. Kinkade J.P.

No 44
 The State of Ohio
 vs
 Hugh J. Perry

J. P.'s costs
 aff 40
 War 40
~~Jury~~ 40
 Trans 45
 Cert 25
 Recog 40
 Record 45
 File 15
 \$2.50

August 8, 1884,

Complaint in writing upon oath signed by George Jones, filed with me, charging that Hugh J. Perry, on or about the 4th day of August 1884 at the County of Union, State of Ohio in and upon the body of one Evan B. Jones unlawfully did make an assault, and then the said Evan B. Jones then and there did beat wound and illtreat, with intent him the said Evan B. Jones, then and there unlawfully, purposely and of deliberate and premeditated malice to kill.

August 8th 1884, Issued Warrant against said Hugh J. Perry, and delivrd to Sam Bennett Const. August 9, 1884, Warrant returned with body of defendant. Constable's return "I took the body of the within named Hugh J. Perry, and have him before the Justice Aug 9th 1884. Sam Bennett Const, S. Piper Esq also appeared as Counsel for deft. The defendant plead not guilty to the charge but waived an examination of witnesses to sustain same, and submitted to be found over without such examination.

Thereupon I do find said offense has been committed and there is cause to believe the defendant guilty thereof. I therefore ordered him to enter into a recognizance in the sum of \$1000. with sufficient sureties for his appearance at Court of Common Pleas which was done accordingly recognizance signed by H. J. Perry and J. E. Howz.

Sept 2nd 1884 Transcript made and filed with John L. Burger Clerk of Court of Common Pleas, Union Co. O. Together with original affidavit and final recognizance

Constables costs
 35 miles 1.90
 Ser war .40
 Amoyance 4.00
 Attendance 1.00
 Assistance 3.00
 \$10.30

J. H. Kintade J.P.
 J. H. Kintade J.P.

No 45
 The State of Ohio
 vs
 John G. Connell

J. P.'s costs
 aff 40
 War 40
 Mitt on adj 40
 Order on jailer 40
 Recog & app for app 40
 Sub writ for state 50
 Final recog 40
 Trans 90
 Cert 25
 Record 90
 File 35

Continuance 20
 5.50
 Sept 29 1884 Recog
 my fees
 J. H. Kintade J.P.

Constables costs
 ser war 40
 Mile ap same 20
 Attendance 200
 Ser mit 40
 Mile same 20
 Cop " 25
 Ser order 40
 Mile same 20
 Cop " 25
 430

Sept 29 1884 Recog
 my fees

No 45
The State of Ohio
vs
John G. Connell

August 14, 1884

Profane swearing.

J.P.'s costs
Aff 40
War 40
Mittimus 40
Order on jailer 40
Recog & app for mittimus 40
Sub writ for state 50
Final recog 40
Trans 90
Cert 25
Record 90
Filer 35
Continuance 20
Sept 29 1884 Recd
my fees
J.H. Kinkade J.P.

Complainant in writing upon oath signed by Charles Kuntz filed with me charging that John G. Connell, late of said county on or about the 6th day of August, 1884, at the county of Union, state of Ohio, being a person over 14 years of age did curse and profanely swear by using the name of God in vain. I consider the complainant wholly irresponsible for costs and required him to procure some responsible security therefor, thereupon Cris Kuntz, was accepted as satisfactory security, and entered into the following acknowledgement, "Marysville O. August 14, 1884, I hereby acknowledge myself security for costs in case the within complaint & indictment by the magistrate or an indictment not found, & Kuntz taken and acknowledged before me this 14th day of August 1884, J.H. Kinkade J.P. this acknowledgment was taken on the back of the affidavit, August 14, 1884, I issued warrant against said John G. Connell and delivered to Sam Bennett Constable to serve.

Constables costs
ser war 40
Mile or same 20
Attendance 200
ser mit 40
Mile same 20
Cop " 25
Ser order 40
Mile same 20
Cop " 25

August 16, 1884, Warrant returned with body of defendant, Constable's return, "I took the body of the within named John G. Connell and have him in for the justice Aug 16, 1884, Sam Bennett Constable"

August 16, 1884, the defendant being before me plead "not guilty to the charge, but not being ready for trial requested an adjournment for time to prepare, thereupon trial adjourned to Wednesday next August 20th 1884, 9 o'clock A.M. The defendant not offering any recognizance mittimus issued and delivered to Sam Bennett Constable for commitment of said John G. Connell to jail of County for safe keeping.

Sept 29 1884 Recd
my fees

August 16, 1884 Mittimus returned, indorsed "August 16, 1884, I committed the within named John G. Connell to the custody of the within named Jailer John Hobanack, with whom I left a certified copy of this writ, Sam Bennett and

1001224 PM
 August 16, 1884, Upon application for the release of said John G. Cornell, upon recognizance I issued an order upon the jailer of the County for the delivery of said defendant to be brought before me to enter into recognizance and deliver said order to Sam Bennett and August 16, 1884, Order returned Constable return "August 16, 1884 Received this order and served a copy of the same on the within jailer, and now have the within named defendant before the Court Aug 16th 1884, Sam Bennett Const, thereupon said John G. Cornell with Edmund Turner his surety approved by me entered into a recognizance before me for his appearance in the sum of \$100= at the time and place above named for trial,

August 18, 1884. Issued subpoena for witnesses for the State to wit, Arthur Staley, Arm Barnes, Charley Kowitz, Alonzo Elliott, Tobias Beighler, and George Parthauer.

August 20th 1884, the defendant appeared and waived an examination of witnesses to sustain the charge and submitted the to be found or without such examination. Thereupon I find said offense has been committed and there is no cause to believe the defendant guilty thereof. Therefore I ordered him to enter into a recognizance in the sum of \$50 with sufficient sureties for his appearance at the next term of the Court of Common Pleas in & for Union County Ohio, which was accordingly done, by John G. Cornell and Edmund Turner his surety duly approved by me,
 J. H. Kincaid Jr

No 46
 The State of Ohio
 VS
 Noah Poling

J. P. s cost
 Off 40
 War 40
 2 adj 40
 1st Mitt 40
 Pff 1st subwit 50
 Deft " " 50
 Pff 2^d " " 25
 Off for adj 40
 Ser suit 40
 3 recy deft 120
 Order of Pow 40
 abs present 40
 Transcrip 120
 Cost trans 25
 Filing paper 55
 Record 120
 \$ 8, 85

Constable Bennett
 Attendance 200
 Ser suit " 40
 Mileage same " 20
 Copy " 25
 Cost 150
 2^d Pff sub 4th 55
 Miles 12 75
 Ser deft sub 170
 Miles 17 100
 \$ 40

No 46
 The State of Ohio
 VS
 Noah Poling

Peace Warrant.

August 1st 1884.

Complaint in writing on oath signed by Thomas Beecraft filed with me stating that he has just cause to fear and does fear that Noah Poling will commit a certain offense against him that the said Noah Poling will unlawfully assault said Thomas Beecraft or his wife Eliza Beecraft, by beating or striking him the said Thomas Beecraft, or his said wife Eliza Beecraft, and will do him or her great bodily harm and further he fears that said Noah Poling will burn or destroy the house in which he lives. Thereupon I required the complainant to acknowledge himself responsible for costs, who then signed the following

- J. P. s cost 40
- off 40
- War 40
- 2 adj 40
- 1st mitt 40
- Plff 1st submitt 50
- Deft 1st " " 50
- Plff 2^d " " 25
- off for adj 40
- submitt 40
- 3 recy deft 120
- Order of pow 40
- off specmt 40
- Transcrip 120
- Cost trans 25
- Filing paper 55
- Record 120

"Massillon, O., August 1, 1884,
 I hereby acknowledge myself security for costs
 Thomas Beecraft
 Attest J. H. Kincaid, J.P.

- Constable Bennett
- Attendance 200
- Submitt " 40
- Mileage same 120
- Corp " 25
- Cost 150
- Plff sub 4th 55
- Miles 12 75
- Sub deft sub 170
- Miles 17 100

Signed and acknowledged before me this 1st day of August 1884, J. H. Kincaid J.P.
 This acknowledgment was indorsed upon the affidavit

August 1st 1884. Issued warrant against said Noah Poling and delivered to Sam Bennett Constable August 19 1884. The above warrant not being served the regular Constables not being able to serve the same I appointed Sol Butz Constable to serve the same and administered to said Sol Butz an official oath as Constable. August 19, 1884, Wednesday same the said Noah Poling in custody of said special Constable Sol Butz, who made return of warrant "I took the body of the within named Noah Poling and had him before the Justice Aug 19th 1884 Sol Butz Sp Const.

On motion of defendant Noah Poling and on account of the absence of witnesses trial adjourned until tomorrow August 20 1884 at 2 o'clock P.M. Thereupon in default of recognizance mittimus issued and delivered to Sam Bennett Constable for commitment of said

\$740

Sp Am^t Butz fees
 Ser war 40
 Mileage same 75
 Assistance 300
 Conveyance 300
 Ser order 40
 Mileage 20
 Cop 25
 \$800

Went Poling to Jail of County for safe keeping,
 August 19, 1884, Mittimus returned served,
 August 19, 1884, Issued subpoena for plaintiffs
 witnesses to wit: Jonah Marks, James Moody,
 Jacob Smith, Samuel Marks, Eliza Bowersoft,
 Henry Poling and Jacob Brownsmith,
 August 19, 1884, Issued subpoena for defendants
 witnesses to wit: Arch Poling, Eliza Poling
 Theodore Poling, Adaline Poling, Geo Westfall
 and Lester Eakin,

August 20, 1884, the above subpoenas returned
 served by Brownsmith constable except James Moody
 and Henry Poling State witnesses not found,
 August 20, 1884. The defendant desiring to be
 released upon recognizance, I issued an
 order upon the jailer of the County for the body
 of the defendant and delivered the same to Sgt
 Butz Sp Const to serve, order returned forthwith
 Indorsed as follows: "Aug 20th 1884, received this
 order and served copy of the same on the within
 jailer and now have the within named defendant
 before the court Aug 20th 1884, Sgt Butz Sp Const"
 The defendant being before me entered into
 a recognizance in the sum of \$100 with George
 Westfall his surety approved by me, for his
 appearance at the time and place above
 named for trial.

August 20th 1884, 2 o'clock P.M., this day came
 the defendant and also the following witnesses
 to wit for the State; Jonah Marks, Samuel Marks, Jacob
 Brownsmith and the complainant.

For the defense Arch Poling, Eliza Poling, Theodore
 Poling Adaline Poling, Geo Westfall & Lester Eakin
 Thereupon on motion and affidavit of
 Complainant and on account of the absence
 of Henry Poling a material witness trial
 adjourned to August 29 1884, 9 o'clock A.M.,
 the time being made by agreement.

August 20th 1884, the defendant entered with George
 Westfall his surety approved by me into a
 recognizance for his appearance before
 me at the time and place above named
 for trial, in the sum of \$100

Witnesses
 Jonah Marks 130
 Saml " 130
 Jacob Brownsmith 130
 Arch Poling 150
 Eliza " 1.00
 Theo " 150
 Adaline " 150
 Geo Westfall 130
 Lester Eakin 140
 1210

Witnesses
 Jonah Marks 130
 Saml " 130
 Jacob Bronsmit 130
 Arch Poling 150
 Eliza " 1.00
 Thos " 150
 Adaline " 150
 Geo Westfall 130
 Loster Eakin 140

[210]

August 20th 1884, Issued subpoena for witness
 for State Court Henry Poling.
 August 29, 1884 Subpoena returned served by copy
 by Thomas Bancroft Complainant.
 August 29, 1884, This day came the defendant
 with his attorney James B Cole Esq., the State
 being represented by J. M. Kennedy Esq.,
 trial had Jacob Bronsmit, Jonah Marks
 Samuel Marks, and Complainant Thos Bancroft
 witnesses for the State, and Arch Poling deft,
 Geo Westfall, Adaline Poling & Thos Poling witnesses
 for defendant sworn and examined,
 thereupon ^{of legal just cause for said complaint and} ordered the defendant to
 enter into a recognizance in the sum of \$50
 for his appearance before the Court of Ann Arbor
 Mich. Co. D. to answer to said charge and
 abide the judgment of the court
 and not depart without leave and in the mean time
 to be of good behavior and to keep the peace toward
 the citizens of the State generally and the said
 Thomas Bancroft specially, which was done
 accordingly with George Westfall & Eakin
 his sureties.

J. H. Kinkade J.P.

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 Jacob
 Theodore
 Eakin
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 trial
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 re named

1887

The State of Ohio vs Zeas Terry Nash

August 12, 1884

Assault with intent to kill

Complaint in writing subscribed and signed by Margaret Nash filed with me charging that on Terry Nash on or about the 12th day of August 1884, at the County of Union, State of Ohio, in and upon the body of the said Margaret Nash, unlawfully did make an assault and her the said Margaret Nash, then and there did beat wound and ill treat with intent her the said Margaret Nash then and there unlawfully purposely and of deliberate and premeditated malice to kill.

August 12 1884. Issued warrant against said Terry Nash and delivered to Sol Butz, Sp Constable whom I deputized and to whom I administered an official oath as constable to serve said warrant. The said warrant was not served at this time and was afterwards delivered to Sam Bennett regular Constable to serve.

August 28, 1884 This day came the said Terry Nash in custody of Sam Bennett Constable who made return of warrant "I took the body of the victim named Terry Nash and have him before the

Justice Aug 28th 1884. Sam Bennett Constable on motion of defendant and at his request trial adjourned until 2 o'clock P.M. of this day, thereupon issued written order to Sam Bennett Constable who has the prisoner in charge, to detain him in custody at the village Prison Mansville, O.

August 28, 1884 2 o'clock P.M. the said Zeas Terry Nash defendant came in custody of said Constable, who made return of said written order "Aug 28 1884 by virtue of this order, I detained the said Zeas Terry Nash in custody in the village Prison Mansville Ohio during adjournment and now have him before the Court 2 o'clock P.M., Aug 28, 1884. Sam Bennett Const.

Present: A. J. Carpenter Esq on behalf of defendant and D. W. Ayers Esq on behalf of the State. Defendant pleaded not guilty. Trial had, Margaret Nash, sincerely sworn and examined as witnesses for State, and thereupon find said offense has been committed and there is cause to believe the defendant guilty thereof. Therefore ordered him to enter into a recognizance in the sum of \$500 with sufficient sureties for his appearance at the Court of Common Pleas in Co. O, and the defendant not appearing sufficient bail was committed to the village Prison and delivered the same to Sam Bennett Constable. With this return made on Aug 28th 1884 I committed the within named Zeas Terry Nash to the custody of the within named Sam Bennett Constable with whom I left a certified copy of this writ Sam Bennett Const.

J. P. s. Costs 40
Aff 40
War 40
Sw & wit 15
Transp 45
Certy 25
Final Mitt 40
File 15
Recrd 45
Order to Const 40
Sp s/o Const 40
\$345

Jan 6 1885 Recd Dwyers
Recd Burgher
J. H. Kirkman

Constables Costs
Ser war 40
Mileage 2 50
Charyance 4 00
Asst 3 00
Subsist 50
Jail fee 40
Ser mitt 40
Cof 25
Mitt 20
Allen 1 00
Bridg out for 40
Jail fee 75
1380

Jan 6 1885 Recd
Theobon fees
Sam Bennett Const

No 48
The State of Ohio vs Zeas Terry Nash

J. P. s. Costs 40
Aff 40
War 40
Sw & wit 20
Judgt 40
Transcript 45
Certying 25
Final Mitt 40
File 3 papers 15
Recrd 45
\$310

Constables fees
Ser war 40
Mileage 1 00
Ser mitt 40
Cof 25
Mileage 20
Attendance 1 00
Com to jailer 40
Bridg out for 40
Transportation 3 00
Subsistence 50
Assistance 3 00
\$10 55

witnesses
Wigman

No 48
 The State of Ohio
 vs
 Zevas Terry Nash
 J. P. S. Costs
 Aff 40
 War 40
 Sw 4 writ 20
 Judgt 40
 Transcript 45
 Certifying 25
 Final Mitt 40
 File 3 paper 15
 Return 45
 \$3.10

December 30th 1884.
 Complaint in writing upon oath and signed by Margaret Nash filed with me, charging that ~~one~~ stating that she has just cause to fear and does fear, that Zevas Terry Nash will commit a certain offense against the person and property of the said Margaret Nash to wit: that the said Zevas Terry Nash will unlawfully assault beat and strike and kill her the said Margaret Nash and will unlawfully willfully and maliciously set fire to burn and destroy the dwelling house of her the said Margaret Nash, there in said county situate.

Peace Warrant

Constables fees
 Ser war 40
 mileage 1.00
 Sermit 40
 Cop 25
 mileage 20
 Attendance 1.00
 Corn to jailer war 40
 Bring out for 40
 Transporter 3.00
 Subsistence 50
 Assistance 3.00
 \$10.55

December 30 1884. Issued warrant against said defendant Zevas Terry Nash and delivered to Sam Burnett Constable. December 31st 1884 Warrant returned with body of defendant Constables Return "I took the body of the within-named Zevas Terry Nash and have him before the justice Dec 31st 1884 Sam Burnett Constable."

Witnesses
Margan

December 31st 1884. Trial had Margaret Nash, Lincoln Cook and Polly Cook, sworn and examined as witnesses for the State, Z. T. Nash sworn and examined as witnesses for defense Arguments made by J. Kennedy Esq. for defense case submitted.

Therefore I am of the opinion that there is just cause for the complaint. I therefore ordered the defendant to enter into a recognizance in the sum of fifty dollars with sufficient sureties for his appearance at Court of Common Pleas in said county of Union. And the defendant not offering sufficient bail, I issued a writ mittimus for his commitment, and delivered the same to Sam Burnett Constable

December 31st 1884 Mittimus returned "Dec 31st 1884 I committed the within named Zevas Terry Nash to the custody of the within named jailer John Hobbs and with whom I left a certified copy of this writ. Sam Burnett Constable"

Jan 17th 1885 Made transcript + delivered to J.P. Kinrade

N^o 49.

The State of Ohio

vs

Wm Hutchinsone

March 27, 1885.

Petit Larceny.

Complaint in writing on oath signed by A. F. Robinson filed with me charging that John Jones, or some persons of names unknown to affiant on or about 27th day of March, 1885, at the County of Union, State of Ohio, did unlawfully take and carry away hay of the value of \$5⁰⁰ the property of John W. Robinson. Thereupon I require the complainant to acknowledge himself responsible for costs who then signed the following: "I do hereby acknowledge myself security for costs, in case this complaint is dismissed or an indictment not found, March 27th 1885."

A. F. Robinson

Signed and acknowledged before me, this 27th day of March 1885.

J. H. Kenton J. P.

March 27, 1885. Issued warrant against John Jones or some persons of names unknown, and not being able to find the regular Constables I appointed D. S. Price, constable to serve said warrant and I administered to said D. S. Price an official oath as constable, and delivered the warrant to him to serve.

March 27, 1885. Warrant returned with bodies of Charles W. Kelory and J. F. Link, Constables return "I took the bodies of the within named Charles W. Kelory and J. F. Link and had them before the Justice March 27, 1885."

D. S. Price Special Constable

March 27, 1885. Said Charles W. Kelory & J. F. Link being arraigned entered a plea of not guilty, and thereupon on account of the lateness of the hour, I adjourned further hearing of the case until tomorrow morning March 28, 1885, 10 o'clock A.M., and in default of proper recognizance, I issued a mittimus for the confinement of said Charles W. Kelory and J. F. Link in the County Jail during said adjournment.

March 28, 1885. This day came the complainant and withdrew the charges as to said Charles W. Kelory and J. F. Link and thereupon I issued an order to the keeper of the jail of said County to discharge said Charles W. Kelory & J. F. Link and permit them to go free.

J. P. s Costs ^{with Henry Link}
 Deposition of Plaintiff 40
 Warrant 80
 Continuance 20
 Mittimus 40
 Fee 15
 Record ⁴⁵
~~Order on Jail~~ 2,50

Price of Const. cert. 80
 Ser. writ 40
 Mile " 40
 Attendance 1 00
 Ser. mitt 80
 Mile " 40
 Cop " 25

the above constables fees were paid by John W. Robinson

J. P. cert
 Affidavit 40
 Warrant 80
 Continuance 20
 1st Mittimus 40
 P^l Sub writ 35
 Dep^o Sub writ 45
 Swearing Out 50
 J^udy 40
 F^ural Mitt 40
 File 45
 Record 90
 Order on Jail 40
 \$5,65

Bonnett Constable fees
 Ser. writ 80
 Mile " 20
 Attendance 1 00
 Assist 1 50
 1st Mittimus ser 80
 " mile 20
 Assist 1 50
 Ser P^l sub writ 35
 Mileage 30
 Ser selfs sub writ 65
 Mileage 75
 Ser order 40
 Mileage 20
 Cop 25
 Ser mitt 40
 Mile " 20
 Cop " 25
 \$9,75

received my fees Sam Bennett Const

J.P. cert
 Affidavit 40
 Warrant 50
 Continuum 20
 1st Mittimus 40
 2nd Sub writ 35
 3rd Sub writ 45
 Swearing out 50
 Jury 40
 Trial Mitt 40
 File 45
 Record 70
 Ornaments 40
 \$5.65

March 28, 1885. Issued another warrant against John Jones or some persons whose names are unknown, and delivered to Sam. Bennett Constable to serve.
 March 28, 1885 Warrant returned with bodies of Wm Reed & Wm Hutchinson. Constables returning. I took the bodies of the within named Wm Reed and Wm Hutchinson, and had them before the Justice March 28th 1885. Sam. Bennett Constable. The defendants Wm Reed & Wm Hutchinson being arraigned entered a plea of not guilty. On motion of defendant and absence of witnesses trial adjourned until 11 o'clock A.M. Thereupon issued mittimus for confinement of said Reed & Hutchinson in the County Jail during adjournment they not offering sufficient bail.

Bennett Constable fees
 Ser writ 80
 Mile " 20
 Attendance 100
 Assistant 150
 1st Mittimus ser 80
 " mile 20
 Assist 150
 Ser Pff sup writ 35
 Mileage 30
 Ser self's sub writ 65
 Mileage 75
 Ser order 40
 Mileage 20
 Cop 25
 Ser mit 40
 Mile " 20
 Cop " 25
 \$9.75

March 28th 1885, Mittimus returned "March 28th 1885" committed the within named Wm Reed and Wm Hutchinson to the custody of the within named Jailor Marion Hopkins with whom I left a certified copy of this writ, Sam Bennett Constable"
 March 28, 1885. Issued subpoenas for F. N. Hamilton Charles H. Kellogg and S. B. Demarest witnesses for State, and also one for Nicholas Hutchinson, Elizabeth Hutchinson, John Hutchinson, John Warner and James Nicely, witnesses for defendants.

March 28, 1885. Subpoenas both returned witnesses all served by Bennett Constable except Charles H. Kellogg not found.
 March 28, 1885. The complainant and witnesses appeared. Thereupon I issued an order upon the jailor to have the prisoners Wm Reed & Wm Hutchinson brought before me. Order returned "March 28th 1885" by virtue of this order I received the within named defendants Wm Reed and Wm Hutchinson from the custody of the within named Jailor and now have them before the Justice, Sam Bennett Constable. The parties being ready to proceed T. B. Beaton, Attorney for defendants interposed a motion to dismiss received my feet this action for the reason that their names are William Reed & William Hutchinson and neither of them being John Jones or connected with this case.

March 28, 1885. Subpoenas both returned witnesses all served by Bennett Constable except Charles H. Kellogg not found.
 March 28, 1885. The complainant and witnesses appeared. Thereupon I issued an order upon the jailor to have the prisoners Wm Reed & Wm Hutchinson brought before me. Order returned "March 28th 1885" by virtue of this order I received the within named defendants Wm Reed and Wm Hutchinson from the custody of the within named Jailor and now have them before the Justice, Sam Bennett Constable. The parties being ready to proceed T. B. Beaton, Attorney for defendants interposed a motion to dismiss received my feet this action for the reason that their names are William Reed & William Hutchinson and neither of them being John Jones or connected with this case.

Sam Bennett Const
 Motion overruled. Ruling excepted to by Defendants Counsel

March 28, 1885. Subpoenas both returned witnesses all served by Bennett Constable except Charles H. Kellogg not found.
 March 28, 1885. The complainant and witnesses appeared. Thereupon I issued an order upon the jailor to have the prisoners Wm Reed & Wm Hutchinson brought before me. Order returned "March 28th 1885" by virtue of this order I received the within named defendants Wm Reed and Wm Hutchinson from the custody of the within named Jailor and now have them before the Justice, Sam Bennett Constable. The parties being ready to proceed T. B. Beaton, Attorney for defendants interposed a motion to dismiss received my feet this action for the reason that their names are William Reed & William Hutchinson and neither of them being John Jones or connected with this case.

Witness fees
 F. N. Hamilton 50
 L. B. Demont 50
 John W. Robinson 25
 A. F. Robinson 25
 Nicholas Hutchinson 90
 Elizabeth " 90
 John " 90
 John Warner 50
 James Mealey 50
 # 520

trial had, John W. Robinson, A. F. Robinson
 L. B. Demont, and F. N. Hamilton sworn and
 examined as witnesses for the state, and
 Nicholas Hutchinson, John Hutchinson, John
 Warner, James Mealey, Wm Hutchinson and
 Wm Reed sworn and examined as witnesses
 for defendants.
 Case argued by W. Piper for state and T. B.
 Benton for defense.
 Thereupon said defendant Wm Hutchinson
 waived a jury and submitted to be sentenced
 by me as follows.

State of Ohio.
 vs
 William Hutchinson

} Before J. H. Knicker of Paris
 Township Union County Ohio.
 Before J. H. Knicker a J. P. of Union
 County, Ohio. On examination of complaint made
 in behalf of the state against me on charge of petit
 larceny I thereby waived a jury and submit
 to be tried by said Justice.

March 28 1885. William Hutchinson
 mark
 Attest J. H. Knicker

Thereupon I find said offense has been
 committed and that said William Hutchinson
 is guilty thereof I do therefore order and
 adjudge him to pay a fine of \$25 and that
 he be imprisoned in the County Jail for 30
 days, and until said fine and costs are paid
 thereupon I issued a mittimus accordingly.
 The said Wm Reed is hereby discharged as
 the evidence against him is not sufficient
 to hold him.

March 28, 1885, Mittimus returned " March 28th 1885
 I committed the within named William Hutchinson
 to the custody of the within named Jailer Martin
 Hopkins with whom I left a certified copy of this writ.
 Ben Bennett Constable

April 11th 1885, Made transcript of costs and filed
 with auditor to be allowed by Commissioners
 J. H. Knicker J. P.

N^o 50

The State of Ohio
 vs
 John Martin

J. P. fees
 aff 40
 War 40
 Recogn adj 40
 Subpoena 30
 Continuance 20
 Record 45
 Recogniz 40
 File 25
 \$ 280

Sept 30 1885 Rec &
 my fees
 J. H. Knicker J. P.

Constables fees
 Service War 40
 Mileage 100
 Arrangement 300
 Attendance 200
 \$ 640

Sept 30/85 Paid Const
 Bennett his fees

N^o 50

Peace warrant

The State of Ohio
vs
John Martin

September 29, 1884.

Complainant in writing upon oath and signed by Henry Martin filed with me charging that he has just cause to fear and does fear that one John Martin will kill or wound him the said Henry Martin thereupon required security for costs, and James Thompson acknowledged himself as security for costs as follows:
"Marysville, O. Sept^r 29, 1884. I hereby acknowledge myself as security for costs in case the above complaint is dismissed,
Jas Thompson.

J.P.'s fees
Off 40
War 40
Recogn adj 40
Subpoena 30
Continuance 20
Record 45
Recogniz 40
File 25

\$ 2.80

September 29, 1884, Issued warrant against the said John Martin and delivered it to

Sept 30/85 Rec'd
Bennett's fees

Sam Bennett constable to serve September 29, 1884. Warrant returned with

Constables fees
Service War 40
Mileage 100
Conveyance 300
Attendance 200
\$ 6.40

copy of defendant Constables return "I took the body of the within-named, John Martin and have him before the Justice

Sept 30/85 Paid
Bennett's fees

Sept 29th 1884 Sam Bennett constable Sept 29, 1884 By agreement of all parties cause continued until September 30 1884 at 2 o'clock P.M., the said John Martin entered into a recognizance for his appearance at that time in the sum of One thousand dollars with Oll Scott his security duly approved by me as good.

Sept 30/85 Paid
Bennett's fees

September 29 1884 Issued subpoena for Defts witnesses Charles and William Peter subpoena returned served by deft. September 30, 1885, 2 o'clock P.M., Parties all appeared and by agreement cause is allowed to rest upon defendant entering into a recognizance in the sum of \$100 with Johanna Martin his wife as security, which was accordingly done.
J.H. Kineade J.P.

The State of Ohio
vs
Wiley Stanbury

for taking and certifying affidavit	40
for filing papers	5
for warrant	40
adjournment 2.	40
Bond	40
Subpoenas 5-	1.25
7	35
swearing witnesses 6	.30
per 100 words	1.47
	<u>\$ 5.02</u>

February 22nd 1886
 State of Ohio Union County J.S.
 Before me one of the justices of the peace for said County, Personally came Josie Thomas which being duly sworn according to law depose and says that she has just cause to fear, and does fear, that Wiley Stanbury will commit a certain offence against the person of her the said Josie Thomas to wit, that the said Wiley Stanbury will unlawfully assault beat and strike her the said Josie Thomas, that said Wiley Stanbury did unlawfully threaten to shoot, strike, and beat her the said Josie Thomas on or about the 9 day of October A.D. 1885 and has frequently threatened the life of the affiant since said 9th day of October A.D. 1885 putting her in great fear of her life and further the deponent saith not
 Josie Thomas

Constables costs	6.55
Total costs	
on Wiley Stanbury	\$ 11.57

Sworn to and subscribed before me at the County aforesaid this 22nd day of February A.D. 1886
 Wm Smith J. P.

Madison Spain	1.00
Daniel Bighles	1.00
David Blue	1.00
Leff Atkins	1.00
Will Davis	1.00
Frank Guy	.75
	<u>5.75</u>
John Powers	1.00
George Atkins	1.00
Jacob Stall	1.00
George	1.00
Jesse L. Davis	1.00
Aaron Barnes	5.00
total against	<u>\$ 22.32</u>
Wiley Stanbury	

February 23rd 1886 Complaint in writing on oath signed by Josie Thomas filed with me charging that Wiley Stanbury on or about the 9th which being duly sworn according to law depose and says that she has just cause to fear and does fear and does fear that Wiley Stanbury will commit a certain offence against the person of her the said Josie Thomas, to wit; that the said Wiley Stanbury will unlawfully assault beat and strike her the said Josie Thomas that said Wiley Stanbury did unlawfully threaten to shoot, strikes and beat her the said Josie Thomas on or about the 9th day of October A.D. 1885 and has frequently threatened the life of the affiant since said 9th day of October A.D. 1885 putting her in great fear of her life and further the deponent saith not

February 23rd 1886 I issued warrants against Wiley Stanbury and delivered to John W. Herrington Const
 Wm Smith J. P.

February 23rd, A.D. 1886

Warrant returned with body of Defendant

My fees

Service - .40

Mileage .30

Transportation .00

1.70

J. M. Harrington Const

The State of Ohio Union County ss;

Be it remembered that on the 23rd day of February A.D. 1886 Rebecca J. Stansbury personally appeared before me and acknowledged herself to owe the State of Ohio the sum of One hundred dollars to be levied on her goods and chattles Lands and tenements, Of default be made in the condition following to wit: The condition of this recognizance is such that if the above bound Wiley Stansbury shall personally appear before me the said Wm Smith at my office in the Township of Paris in said County on the 25th day of February A.D. 1886 at 1 o'clock P. M. then and there to answer a charge of one Josie Thomas who being duly sworn according to law deposes and says that she has just cause to fear and does fear, that Wiley Stansbury will commit a certain offence against the person of her the said Josie Thomas to wit: That the said Wiley Stansbury will unlawfully assault, beat, and strike her the said Josie Thomas that said Wiley Stansbury did unlawfully threaten to shoot strike and beat her the said Josie Thomas on or about the 9th day of October A.D. 1885 and has frequently threatened the life of the said affiant since said 9th day of October A.D. 1885 putting her in great fear of her life, and further the deponent saith not) And abide my order as such justice and not depart without, leave, then this cognizance shall be void, otherwise it shall be and remain in full force and virtue in law

Rebecca J. Stansbury

Taken and acknowledged before me on the day and year above written
Wm Smith Justice of the Peace

February 23rd 1885 trial postponed to Feby 25th 1886 at 1 o'clock in the after noon Wm Smith J. P.

February 23rd 1886 This day came the said Wiley Stanbury, in custody of J. M. Harrington Constable who made return of the warrant February 23rd 1886 received this warrant and have the body of said Wiley Stanbury J. M. Harrington Constable

Judgment 40

February 24th 1886 Josie Thomas has deposited five dollars in my hands to secure costs ~~Wm Smith J. P.~~

Teach
court attendance 1.00

February 24th 1886 Issued subpoenas for Plaintiff for Madison Spain, Daniel Beighler, ~~Charles Davis~~, David Blue, Leps Atkins, and Will Davis
subpoenas for Defendants witnesses, John Powers junior and George Atkins and gave to J. M. Harrington to serve

February 25th 1886 Issued subpoenas for Plaintiff for Frank Guy, Subpoenas for Defendant for Jacob Stall and George Davis and gave to J. M. Harrington to serve

Total Amt. of Justice fees
\$.542
By cost of J. P. 2.50
Abt due - \$.2.92

February 25th 1886 - one o'clock P. M. Parties appeared and trial adjourned By D. W. Ayers counsell for Defendant and the consent of J. M. Kennedy counsell for Plaintiff till February 26th at 10 o'clock A. M.

Total const. fees \$.7.55
By cost of J. P. 2.50
Abt Due \$.5.05

Feb 25th 1886 Issued subpoenas for Defendant for Aaron Barns and gave to J. M. Harrington const to serve

Received this writ Feb 24th 1886 and served the same Feb 25th 1886 in the fore noon personally by copy

Fees mileage - 45
service - 65
copies - 1.25
total \$2.35
J. M. Harrington Const

Received this writ Feb 24th 1886 and served personally by copy to John Powers junior, George Atkins, and Josie Davis

Fees mileage .45
service .45
copies .75
total \$1.65
J. M. Harrington Const

Received this writ Feb 25th 1886 served by reading ^{on} same day Feb 25th 1886 J. M. Harrington Const
on Aaron Barns

Received this writ Feb 25th 1886 served by reading ^{on} same day Feb 25th 1886 J. M. Harrington Const
on Jacob Stall & George Davis

Received this writ Feb 25th 1885 served by reading ^{to} Frank Guy
Fees service .25
total 4.85
J. M. Harrington Const

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Judgment 40
 court attendance 1.00
 Total Amt. of Justice fees \$5.42
 By cost of J. P. 2.50
 Abt due - \$2.92
 Total const. fees \$7.55
 By cost of J. P. 2.50
 Abt due \$5.05

February 26th 1886 One O'clock A. M. Parties appeared
 trial had and on hearing the testimony, I dismissed this
 complaint and discharged the defendant. In my
 opinion, the complaint was without probable cause;
 it is therefore considered by me that said ~~Wiley~~
~~Stankney~~ pay his costs herein taxed at ~~sixty~~
~~fifty~~ ~~dollars~~ and Josie Thomas costs
 taxed at ~~thirty~~ ~~five~~ ~~dollars~~; by cash five dollars
 a balance against Josie Thomas ~~thirty~~ and ~~five~~ dollars
 balance \$
 Witnesses for Plaintiff
 Madison Spain 2 days = \$1.95
 Daniel Beighler 2 days - 1.95
 David Blue 2 days 1.95
 Leps Akins 2 days 1.95
 Will Davis 2 days 1.95
 Frank Guy 2 days 1.50
 Total \$11.25
 Defendants witnesses
 John Powers 2 days \$1.95
 George Akins 2 days - 1.95
 Jacob Stall 2 - 1.95
 George Davis 2 - 1.95
 Jesse Davis 2 - 1.95
 Aaron Barnes 2 - 1.95
 Total \$11.70

Each witness allowed pay for 5 miles except Frank Guy

The State of Ohio
vs
John Williams

State of Ohio Union County J.S.
Before me Wm Smith a justice of the peace personally
Came Joey Mills and Nellie Amrine who being duly
sworn according to law, deposes and says that on or
about the 13th day of May 1886 at the County of Union
in the corporate limits of the Village of Mansville One
John Williams did unlawfully threaten to Kill the said
Joey Mills of Lon Mayo, Also on the same day near
Paris Township Cemetery in the public highway near
expose his nakedness and used obscene and vulga
language to ^{the said} Nellie Amrine; Joey Mills
Nellie Amrine

warrant .40
affidavit .40
filing .5
Transcripts
certifying same .25
Mittimus .40
recognizance .40
Swearing wit 3 .15
record .75
Transcript .75
Certifying same .25
3.55

Sworn to and subscribed before me this 13th day of May
1886
Wm Smith
Justice of the peace
Issued warrant and gave to Moses Coolidge Constable
May 3rd 1886 Wm Smith J.P.

Record the above cost
in full
Wm Smith J.P.

May 14th 1886 Return
I have the body of the within named John Williams and
have now before the Justice

Mileage .50
service 3.50
Total \$4.00

Constable cost \$5.00
Moses Coolidge Const
witnesses

godk & m
May 14th A.D. 1886 Defendant appeared; Trial had, Joey
Mills & Lon Mayo, ^{sworn and} examined on first count. Nellie Amrine
examined on second and last count. Witnesses for the State
and Defendant refused to testify or have witnesses, witnesses
for Plaintiff sworn and examined, and thereupon I find
said offence on last count has been committed and there is
cause to believe the defendant guilty thereof; I therefore
ordered him to enter into a recognizance in the sum of
One hundred dollars with sufficient sureties for his appearance
at court, and the defendant not offering bail; I issued a
mittimus for his commitment, and delivered the same
to Moses Coolidge Constable Wm Smith J.P.

Joey Mills paid .50
Lon Mayo paid .55
Nellie Amrine paid .60
By Wm Smith J.P.

May 14th 1886 Mittimus returned, I committed the within
John Williams to the custody of the within factor, with
whom I left a certified copy of this writ

Fees Mileage .20
Service .40
Copy .40
Total \$1.00

Moses Coolidge Constable

we words 473

The State of Ohio Union County ss;

Be it remembered that on the 14th day of May, in the year 1886 Nellie Amrine ^{and} Alfred Amrine personally appeared before me and jointly and severally acknowledged themselves to owe the State of Ohio the sum of One hundred dollars to be levied on 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 Nellie Amrine shall personally be and appear before the Court of Common Pleas, on the first day of the next Term thereof then and there to answer a charge of Indecent exposure of his person in the presence of Nellie Amrine 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 give evidence and the truth to say, on behalf of the state, touching such matters as shall then and there be required of her and not depart the Court without leave, then this recognizance shall be void otherwise it shall remain in full force and virtue in law

Nellie Amrine
Alfred Amrine

The court will subpoena John Bonnel and Albert Gibson and I have required Joey Mills & Lon Mayo to appear before the court which they will do

Wm Smith J. P.

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The State of Ohio }
Against }
John William }

May 13th, A.D. 1886

Justices Costs

affidavit	_____	.40
warrant	_____	.40
filing	_____	.05
mittimus	_____	.40
recognizance	_____	.40
swearing witnesses 3	_____	.15
record	_____	.75
transcript	_____	.75
certifying same	_____	.25
		<u>\$3.55</u>

Constable Costs

Mileage	_____	.50
service	_____	<u>\$3.50</u>
tryal	_____	.00

State of Ohio
vs
Salona Spencer

July 7th 1886 Complaint in writing, upon oath, and signed by John M Harrington, filed with me, charging that Salona Spencer on or about the 2nd day of July 1886 at the County of Union with a certain knife which she stole said Salona Spencer then and there did unlawfully maliciously and purposely cut and stab one Cary Harrington then and there being with intent thereby then and there the said Cary Harrington to kill, And this deponent doth verily believe that the said Salona Spencer is guilty of the fact charged; and further this deponent saith not

Signed J. M. Harrington
Sworn to and subscribed before me, at the County aforesaid this 7th day of July 1886

Wm Smith Justice of the Peace
July 7th 1886 Issued state warrant for the body of Salona Spencer and delivered the same to J. M. Harrington Const, to serve forthwith

Wm Smith J. P.
I took the body of the within named Salona Spencer and have her before the Justice Wm Smith July 7th 1886 J. M. Harrington Const Trial postponed till 2 Oclk P. M. and and the said defendant Salona Spencer turned over in the care of J. M. Harrington Const till 2 Oclk P. M. July 7th 1886 Wm Smith J. P.

July 7th 1886 Suppoenas issued for defendant for Eliza Gregory, Lazen Gregory, and Doro Gregory and gave the same to Moses Coolidge Const

Wm Smith J. P.
July 7th 1886 Plaintiff appeared by John M Harrington at 2 P. M. and gave up the case and paid the cost one dollar
Wm Smith

Justices Cost	
Affidavit	.40
Warrant	.40
Subpoenas	.65
Adjournment	.20
Swearing witnesses	.50
Bond	.40
Transcript	.85
Certifying same	.25
Total	\$3.65

Constable cost	
Mileage	.65
Service	.40
Conveyance	1.50
Mileage 12 miles	.80
Service on witnesses	.95
7 copies	2.00
Attendance	1.00
Total	\$7.30

State of Ohio
vs
Charles Webster

Justices Cost	
Affidavit	.40
Warrant	.40
Subpoenas	.65
Adjournment	.20
Swearing witnesses	.50
Bond	.40
Transcript	.85
Certifying same	.25
Total	3.65

Transcript Oct 2/86

Constable Cost	
Mileage	.65
Service	.40
Conveyance	1.50
Mileage 12 m	.80
Service on witnesses	.95
7 copies	2.00
Attendance	1.00
Total	\$7.30

State of Ohio
vs
Charles Webster

Bill of Particulars
Before Wm Smith a justice of the peace of Paris Township
Union County, Ohio.

Justice cost
affidavit .40
warrant .40
subpoenas .65
adjournment .20
swearing witnesses .50
Bond .40
transcript .85
copying same .25
3.65

State of Ohio Union County, ss.
Riley James being duly sworn, says;
Charles Webster late of ~~late~~ Union County Ohio
did on or about the 25th day of September A.D. 1886
at said county then and there being did unlawfully
and forcibly **Commit** an assault upon the body of
the said Riley James He the said Riley James
then and there living Ke the said Riley James
then and there ^{being with intent} to kill and murder and did then
and there ~~him~~ the said Riley James assault with
a stone held in the right hand of the said Charles
Webster and the said Charles Webster was guilty
of other wrongs to said Riley James he then and
there being and further he saith not, and said Riley
James believes said Charles Webster guilty of the
facts charged

subscribed and sworn to before me,
This 27th day of September 1886

Riley James

Wm Smith justice of the peace

September 27th A.D. 1886 Issued warrants and delivered
to Massan Hopkins Sheriff to serve forthwith
Wm Smith J.P.

Transcript Oct 4/86

Constable cost
mileage .65
service .40
conveyance 1.50
mileage 12 m .50
service on 8 witnesses .95
7 copys 2.00
attendance 1.00
\$7.30

~~September 28th A.D. 1886 - 9 Oclk A.M. The above
Charles Webster brought for trial, Trial adjourned till
3 Oclk P.M. Subpoena witnesses and prisoners
committed to the Sheriff of Union County Ohio
until relieved by law Wm Smith J.P.~~

September 28th A.D. 1886 I took the body of Charles
Webster and have him before the justice Sept 28/86
J. W. Riley Const

September 28th 1886 This day,
came the said Charles Webster in custody of J. W.
Riley constable who made return of the warrant, Sept 28th
1886 received this warrant and have the body of
the said Charles Webster J. W. Riley const

The said ^{Defendant} Charles Webster plead not guilty Trial
adjourned til 3 Oclk P.M. Same day to subpoena
witnesses for State, September 28th A.D. 1886
Oclk P.M. Trial had, Riley James, A Rigdon
W. Robins, W. Grogan, Mc Heller, J. Haycock, W. Smith Doctor A
Boylon & Burt Gabriel sworn and examined Carried to page 301

The State of Ohio
vs
Joseph Reems,

Bill of Particulars filed
Before Wm Smith a justice of the peace of
Paris Township Union County Ohio
State of Ohio Union County, Jo.
Riley James being duly sworn, says;
Joseph Reems Late of said County of Union
did on or about the 25th day of September A.D.
1886 at said county of Union did then and there
unlawfully and forcibly ~~make~~ an assault upon the
body of the said Riley James the the said Riley
James then and there being the said Riley James
then and there to Kill, and he did then and there him
the said Riley James Assault with a stone in the
right hand held by the said Joseph Reems and
other wrongs to him the said Riley James commit
and the said Riley James verily believes said
Joseph Reems guilty of the facts charged and further
he saith not

Justices Cost
affidavit 40
Warrant 40
Adjournment 20
Swearing Witnesses 30
Bond 40
Transcript 85
certifying same 25
\$2.80

Transcript Oct 27/86

subscribed and sworn before me
This 27th day of September 1886
Wm Smith justice of the peace
Riley James

Issued warrant

September 27th A.D. 1886, and delivered to Marian
Hopkins, Sheriff to serve forthwith Wm Smith J.P.

~~September 28th A.D. 1886 - 9 Oclk A.M. The above Joseph Reems
Brought before me Wm Smith J.P. for trial. Trial adjourned
till 3 Oclk P.M. for time to subpoena witnesses and prisoners
committed to the Sheriff of Union County Ohio until
released by law Wm Smith J.P.~~

September 28th A.D. 1886 - 9.30 O'clock A.M.

Constable cost
Fees 40
Service 25
Mileage 1.05
Conveyance 1.50
Assistance 1.50
Total \$4.70

I have arrested the within Joseph Reems and now
have him in before the justice
Fees - 40
Service 25
Mileage 1.05
Conveyance 1.50
Total \$4.70
John W. Heely Constable
This day, came the said Joseph Reems and
incarcerated by J. W. Heely Const. who made
return of the warrant Sept 28/86 received
this warrant and have the body of said Joseph Reems
The Defendant Joseph Reems Pleads not guilty

Trial adjourned till 3 O'clock P.M. Sept 28-1886 same
day till 3 Oclk P.M. to subpoena witnesses for Plaintiff
Subpoenas issued for St. Rigdon, W. Robins, W. Grogan,
Mc Heller, J. Haycock, Wm Smith Doctor A. Boylon
and Burt Gabriel

carried on page 302

State of Ohio
vs
Charles Webster

Witness fees
A. Rigdon .90
A. Robins .90
W. Grogan .90
Mac Heller .90
J. Haycock .90
W. Smith .90
A. Boylon .90
Burt Gabriel .90
\$7.20

State of Ohio
vs
Charles Webster

as witness for the state and thereupon I find said offence has been committed and there is cause to believe the Defendant guilty thereof. I therefore ordered him to enter into a recognizance in the sum of One hundred dollars with sufficient sureties for his appearance at the first term of the Court of Common Pleas of Union County Ohio which he complied with by giving Bond with A. W. McElvain, Job Meeks and M Hopkins as sureties

Wm Smith J. P.

~~October~~ September 5th 1886 Transcript and papers delivered to J. J. Bergner in court room Wm Smith J. P.

Witness fees

A. Rydon	.90
A. Robins	.90
W. Grogan	.90
Mae Keller	.90
L. Haycock	.90
W. Smith	.90
A. Boylon	.90
Burt Gabriel	.90
	<u>\$7.20</u>

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Grogan,
Boylon

State of Ohio
vs
Joseph Reems

September 28th A.D. 1886 - 4 o'clock P.M.
Trial had Riley James, A Rigdon, W. Robins,
W. Grogan, Mc Heller, J. Haycock, Wm Smith
Doctor A Baylon, and Burt Gabriel sworn and
examined as witnesses for State

And thereupon I find said offence has been committed
and there is cause to believe the defendant guilty
thereof I therefore ordered him to enter into a recognizance
in the sum of One hundred dollars with sufficient
sureties for his appearance at the Court of Common
Pleas of Union County Ohio next in session, with

by giving ^{bond} ^{with} ^{which} ^{he} ^{complies}
A. W. Mc Elvain & Job Meeks, as sureties

October 5th 1886 Transcript and papers in the above
Case delivered to J. Q. Bergner Clerk of the Court of
Common Pleas Wm Smith J. P.

Witness fees

W. Grogan .50
Burt Gabriel 150
\$1.00

The State of Ohio
vs
Henry C. Kennedy Def

affidavit	40
Bill of Particulars	5
warrant	40
adjournment	20
Jury	40
Recognizance	40
subpoenas	145
	30
	1,25

Received the cost
in full Wm Smith J. P.

2,95
1,60
335
1,25
total 570

Recd my cost in full
John W. Nicoley

Recd the witnesses cost
in full
Caroline Reems

Robins,
Smith
and
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the Court of
J. P.

The State of Ohio
vs
Henry C. Kennedy
affidavit 40
Bill of Particulars 40
warrant 40
adjournment 20
Judge 40
recognizance 40
subpoenas 1.45
30
1.75

Received the cost
in full Wm Smith J. P.

Bill of Particulars filed
Before Wm Smith a justice of the peace of Paris
Township Union County Ohio
Before Wm Smith a justice of the peace of Paris
Township in Union County, Ohio
State of Ohio Union, Jo;
Caroline Kennedy being duly sworn, says;
5 That she has just cause to fear and does fear
that Henry C. Kennedy will commit a a
certain offence against the person of her the said
Caroline Kennedy to wit; that the said Henry
C. Kennedy will unlawfully, assault beat strike
and to kill her the said Caroline Kennedy and
further this deponent saith not;
Subscribed and sworn to before me this } Caroline Kennedy
3rd day of November 1886

Wm Smith
Justice of the peace
Issued warrant above 3rd A.D. 1886 and delivered to
John W. Nicely to serve forthwith

November 4th A.D. 1886 - 11.30 A.M. I have arrested
the within named Henry C. Kennedy and now have
him in before the justice. John W. Nicely Constable
constable fee \$ 1.00
service .40
mileage .55
conveyance 1.00
Total \$2.95

2.95
1.00
3.95
1.75
5.70

Recd my cost in full
John W. Nicely

November 4th A.D. 1886 Issued subpoenas for
Wm Kennedy and Edna Kennedy to appear
forthwith and gave to John W. Nicely to serve
Wm Smith J. P.

November 4th A.D. 1886 - 11.30 A.M. Parties appeared
trial adjourned til 1 O'clock P.M.

Recd the witnesses cost
in full
Caroline Kennedy

November 4th A.D. 1886 - 1.30 O'clock P.M. parties
appeared trial had Caroline Kennedy and
Wm Kennedy sworn and examined for Plaintiff
Henry C. Kennedy examined without being sworn
for the defence and acknowledged that she
had on the night of the 2nd of November A.D. 1886
took hold of Caroline Kennedy by one wrist with
one hand and by the neck with the other
hand in anger and threatening in a menacing

Then the said Caroline Kennedy Thereupon
 it is considered by me That said offence has
 been committed and there is cause to believe
 the defendant guilty thereof, I therefore ordered
 him to enter into a recognizance in the sum of fifty
 dollars with sufficient surety for his appearance
 at the Court of Common Pleas ^{of Union County}
 Ohio next in session which he complied with by
 giving Bond with D. W. Henderson as surety

November 4th A. D. 1886 I received this writ and ~~read~~
 afterward I served the same and in the manner
 and at the time shown in the annexed ~~list~~ and
 Table; that is, I read this writ to the witnesses
 whose names are marked R
 Witnesses Wm Kennedy 8- 50
 Edna Kennedy 8 50
 Total \$1.00

The State of Ohio
 against
 John Moss

affidavit	.40
filing	.05
warrant	.20
Bond	40
	<hr/>
	1.25

Recd Dep't 7/87
 the above cost in full
 Wm Smith J. P.

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The State of Ohio
against
John Moss

affidavit .40
filings .05
warrant .40
Bond .40

1.25

Recvd Dep^y 7/87
the above cost in full
Wm Smith J. P.

Bill of Particulars filed
Before Wm Smith J. P. of Paris Township Union
County Ohio ss;
The state of Ohio Union County Paris J. P. ss;
Josie Moss, makes **Complaint** on oath before
me Wm Smith a justice of the peace of said
Township and says that is a resident of Union
County Ohio and that she has just cause to fear
and does fear that one John Moss of said
County will unlawfully, maliciously & wilfully
assault and beat and kill her the said Josie
Moss and that he will kill or injure her
property to wit; one milch cow the property
of the said Josie Moss and other injuries to
her the said Josie Moss then and there
commit signed Josie Moss

Sworn to and subscribed by the said Josie
Moss before me this the 9th day of March
A. D. 1887 Wm Smith J. P.

warrant issued, and then ordered by Josie Moss
to hold on till further orders from her the
said Josie Moss Wm Smith J. P.

I consider the complainant wholly irresponsible for
costs and required her to procure some responsible
security there for, There upon J. M. Kennedy was
accepted as satisfactory security and entered into
the following acknowledgement.

I acknowledge myself security and responsible for
the costs in case the above **complaint** shall
be dismissed. J. M. Kennedy
Taken and acknowledged before me, this 9th day of
March A. D. 1887 Wm Smith J. P.

The State of Ohio
Against
James Stafford

Affidavit .40
 Warrant .40
 Subpoenas 3 wit .35
 Subpoenas 5 wit .50
 Swearing 7 .35
 Judgment .40
 Recognizance of wit 1.00
 Commitment 40
 Transcript 1.50
 Certifying same 25
 April 5th 1887 \$15.55
 Constable cost 4.00
 one day attendance before justice 1.00
 Total \$16.45
 Witnesses
 Nelson Ditz .50
 Hattie Williams .50
 Wm Webster .75
 J. J. Johnson .75
 Frank Lock .75
 3.25
 conveyance 2.00
 sustenance 1.20
 \$4.00

The State of Ohio Union County. ss;
 Before me Wm Smith one of the justices of the peace for said county, personally came Mary A. Robison who being duly sworn according to law, deposed and saith that James Stafford late of said county, on or about the 30th day of March in the year of our Lord One thousand Eight hundred & Eighty Seven at the County of Union aforesaid, did in and upon her the aforesaid then and there being unlawfully and violently did make an assault on her the said Mary A. Robison then and there forcibly, assault her ~~will~~ and unlawfully did attempt to ravish and carnally know her the said Mary A. Robison she then and there being a woman other than the daughter or sister and being above the age of Twelve years and this ^{deponent} doth verily believe that the said James Stafford is guilty of the fact charged; and further this deponent saith not;
 signed Mary A. Robison
 sworn to and subscribed before me at the County aforesaid, this 31st day of March A.D. 1887

Wm Smith justice of the peace
 March 31st A.D. 1887 Warrant issued and given to
~~Moses Cochrane~~ ^{John W. Keely} Constable to serve returnable forthwith
 Wm Smith J.P.

April 10th A.D. 1886 Issued Subpoenas for Plaintiff for Nelson Ditz, Hattie Williams, & William Webster, to appear April 2nd A.D. 1887 at 9 o'clock A.M. Wm Smith J.P.

April 1st A.D. 1887 Issued subpoenas for Defendant for James Mendenhall, Josephine Mendenhall, J. D. Johnson & Ben Lock, ^{Frank & Lock} to appear April 2nd A.D. 1887 at 9 o'clock A.M. Wm Smith J.P.

April 2nd 1887 I have the body of the within named James Stafford
 fees
 mileage 40
 service 40
 conveyance 2.00
 sustenance 1.20
 \$4.00

John W. Keely constable
 April 1st 1887 I received this writ; and afterward I served the same in the manner and at the time shown in the annexed list and table; that is, I ~~read this writ to the 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~~

whose names are marked C

Witnesses

- Nelson Dilby C Apr 1/87
- Hattie Williams C .. -
- W. A. Webster C .. - 5 miles

Const fees

Mileage	5 miles	.40
service 2 witnesses		.45
copies 3		.75
		<u>.75</u>

\$1.60 John W. Steele Constable

April 1st A.D. 1887 I received this writ, and afterward I served ⁱⁿ the manner and at the time shown in the annexed list and table; that is I left a copy thereof at the usual place of residence of those whose names are marked

C.

Witnesses

- James Mendenhall C Apr 1/87 failed to appear
- Josephine Mendenhall C .. failed to appear
- J. J. Johnson C .. 5 miles
- Ben Lock C .. Excused by Defendant
- Frank Lock C .. 5 miles

Const fees

Mileage 32 miles	7.95
service on 5 witnesses	.65
Copies 5	1.25
	<u>1.25</u>

\$9.85

John W. Steele Constable

April 2nd A.D. 1887 - 9 o'clock A.M. time set for trial parties ^{present and} were ready for trial; trial had Mary A. Robison, Nelson Dilby, Hattie Williams and Wm A Webster sworn and examined in behalf of the Plaintiff

James Stafford, J. J. Johnson, and Frank Lock sworn and examined in behalf of the Defendant, after hearing the evidence for the Plaintiff and Defendant I was satisfied the defendant was guilty of the charges preferred against him in the affidavit, thereupon it is considered by me that the said James Stafford should be bound over to the ^{term of the} next Court of common pleas of Union County Ohio under bonds of One hundred dollars which the said James Stafford failed to give thereupon I remand him the said James Stafford to the Sheriff of Union County Ohio for safe keeping until released by due course law

Ami Smith J.P.

Affidavit for State Warrant

The State of Ohio
vs
Jack Thompson and
Thomas Underwood

May 30th 1887

Recd my fees in full
Wm Smith J. P.

The State of Ohio, Union County, ss:

Before me Wm Smith one of the Justices of the Peace for said County, personally came John Moss who being duly sworn according to law, deposes and saith that Jack Thompson and Thomas Underwood late of said County, on or about the 28th day of May in the year of our Lord One thousand eight hundred and Eighty Seven at the County of Union aforesaid, did unlawfully assault and with a certain knife in the said Jack Thompson then and there in his right hand had and held did unlawfully and maliciously and purposely cut one John Moss then and there being with intent thereby then and there him the said John Moss to Kill and this deponent doth verily believe that the said Jack Thompson and Thomas Underwood are guilty of the fact charged; and further this deponent saith not;

attest
Moses Coalidge

signed John X Moss
marks

Sworn to and subscribed before me, at the aforesaid this 30th day of May A.D. 1887 Wm Smith Justice of the Peace

May 30th 1887

Recd my fees in full

Sam Bennett Const

May 30th A.D. 1887 warrant issued and delivered to Sam Bennett Constable for the bodies of Jack Thompson and Thomas Underwood returnable forthwith.

Return I have arrested the within named Jack Thompson & Thomas Underwood and now have them in Court

Fees

Service .80
Mileage .40
Attendance 1.00
\$2.20

Sam Bennett Constable

May 30th A.D. 1887 - 10 O'clock A.M. Parties present after talking the matter over parties complimented by mutual consent by the plaintiff paying the cost. Thereupon it is considered by me that the parties be dismissed from this suit Wm Smith J. P.

The State of Ohio
Against
J.C. Wygant

Warrant .20
adjournment .20
commitment .20
Bond .20
Subp 1 writ .25
Subp 1 writ .25
Subp 3 writ .35
Subp 1 writ .25
Subp 1 writ .25
Subp 3 writ .35
Subp 1 writ .25
adjournment .20
Smearing 14 writ .70
Judgments .40
Recognizance 5 writ .80
Record 1960 words 2.93
\$5.38
Transcript
Recording 2.93
Certifying .25
\$11.56
Constable fees
Warrant \$6.55
Commitment .85
Subpenas .20
Subpenas 2.30
Subpenas .45
Commitment .85
Attendance & days 1.00
\$12.20

The State of Ohio
Against
J. C. Wygant

Warrant .240
 adjournment .20
 commitment .40
 Bond .240
 Subp 1 wit .25
 Subp 1 wit .25
 Subp 3 wit .35
 Subp 1 wit .25
 Subp 1 wit .25
 Subp 3 wit .35
 Subp 1 wit .25
 adjournment .20
 Swearing 14 wit .70
 Judgment .40
 Recognizance 5 wit .80
 record 1960 words 2.93
 \$ 8.38
 Transcript
 recording 2.93
 certifying .25
 \$ 11.56
 Constable fees
 Warrant \$6.55
 Commitment .85
 Subpenas .20
 Subpenas 2.30
 Subpenas .45
 Commitment .85
 attendances 4 days 1.00
 \$ 12.20

The state of Ohio }
 Union County, ss } Paris Township.
 Before me William Smith, a justice of the peace
 in and for said County personally came L. C.
 Huff, who being duly sworn according to
 law, deposes and says, that on or about the
 10th day of may A. D. 1887 at the County of
 Union one J. C. Wygant unlawfully and feloniously
 did falsely pretend to said L. C. Huff that letters
 Patent of the United States bearing date
 February 6th 1883 had been granted to said
 J. C. Wygant by the United States for an
 invention of the said J. C. Wygant denom-
 inated and called an improvement in the
 economist wire lock loop for rails and boards
 fence, that said patent was the still existing
 and in full force, that the the said Wygant
 then owned the same and had the full and
 exclusive right to sell and assign to the affiant
 the exclusive right to sell and assign to the affiant
 the exclusive right to make use and vend the same
 within the County of Delaware and through
 the territory thereof in the state of Ohio. By
 which said false pretenses the said J. C. Wygant
 then and there unlawfully and feloniously did
 obtain from the said affiant L. C. Huff a certain
 promisory note dated on or about May 10th 1887
 of the amount and value of One hundred
 and fifty dollars of the goods chattles and
 property and effects of the said affiant L. C.
 Huff with intent then and there and thereby
 to cheat and defraud, whereas in truth and
 in fact, letters patent of the United States
 bearing date of February 6th 1883 or any
 other date had not been granted to the
 said J. C. Wygant by the United States at any
 time whatever for any such invention of the
 said J. C. Wygant denominated and called an
 improvement in the economist wire lock loop
 for rails and boards fence and said patent was
 not then still existing and in full force, and
 the the said J. C. Wygant did not then own the
 same and did not then have the full and
 next page

exclusive right to sell and assign to this affiant the full and exclusive right to make use and vend the same within the said County of Delaware nor through the Territory thereof and the said J. C. Wygant at the time he so falsely pretended as aforesaid well knew the said false pretenses to be false.
second Count.

And affiant aforesaid upon his oath aforesaid ^{and} deposes and says that on or about the 10th day of May 1887 at the County of Union and State aforesaid J. C. Wygant unlawfully and feloniously did falsely pretend to said L. C. Huff that letters patent of the United States bearing date February 6th 1883 had been granted to him the said J. C. Wygant by the United States for an invention of the said J. C. Wygant denominated and called an improvement in the economist wire wire lock loop for rails and boards, that said patent was then still existing alive and in full force, that he the said J. C. Wygant then owned the same, and had the full and exclusive right to make use and vend the same within the County of Delaware and to the territory thereof in the State of Ohio and had the full and exclusive right to sell and assign to the affiant the right to so make use and vend the same within the territory last named, by which said false pretenses the said J. C. Wygant then and there unlawfully and feloniously did procure the signature of affiant L. C. Huff as maker to a promissory note dated on or about said 10th day of May 1887 and given for the payment of One hundred and fifty dollars and of the value of one hundred & fifty dollars with intent then and there and thereby to cheat and defraud, whereas in truth and in fact letters patent of the United States bearing date of February 6th 1883 or any other date had not been granted to the said J. C. Wygant by the United States
next page

at any time whatever for any such invention of the said L. C. Wygant denominated and called an improvement in the economist wire lock loop for rails and boards, and said patent was not then existing and in full force, and he the said L. C. Wygant did not then own the same and did not have the full and exclusive right to sell and assign to this affiant the full and exclusive right to make use and vend the same within the said county of Delaware nor any where else, and the said L. C. Wygant at the time he so falsely pretended as aforesaid well knew the said false pretenses to be false, and further this deponent saith not,

Lewis C. Huff
sworn to before me by the said L. C. Huff and by him subscribed in my presence
This 2nd day of September A. D. 1887

Wm Smith justice of the peace
September 2nd, A. D. 1887 warrant issued for the defendant L. C. Wygant and delivered to Sam Bonnett Constable to serve forthwith and return to me
Wm Smith J. P.

Return of warrant

I took the body of the within named L. C. Wygant and have him before the justice Wm Smith September 2nd, A. D. 1887

Fees	
mileage 60-	\$ 2.15
service	1.00
attendance	1.50
assistance	.50
Subsistence	.50
Total	\$ 6.50

Sam Bonnett constable
September 2nd, A. D. 1887 This day came the said L. C. Wygant, in custody of Sam Bonnett constable who made return of the warrant, September 2nd, A. D. 1887 received this warrant and have the body of said L. C. Wygant

Said Bonnett Const
on motion of J. M. Kennedy ^{Attorney} and on account of the absence of L. C. Huff a material witness Trial adjourned till Saturday 3rd A. D. 1887 at 2 O'clock P. M. at my office. Thereupon mittimus issued and delivered to Sam Bonnett Constable, for commitment of L. C. Wygant
Next page

~~the Sheriff~~ ^{the Sheriff} ~~will~~ ^{will} discharged according to law
 to ~~put~~ ^{put} of County for safe keeping
 Wm Smith J. P.

Return

September 2nd, A. D. 1887 I committed the within
 named J. C. Wygant ^{to the custody of} ~~Marion Hopkins~~ ^{Marion Hopkins} to the
 to the custody of the within ^{Magnesy} ~~Saylor~~ ^{Marion Hopkins} with whom I left a
 certified copy of this writ

to the
 fees }
 Mileage .20
 service .40
 Copy .25
 Total .85

Sam Bonnett constable

September 3rd, A. D. 1887 The Defendant ^{J. C. Wygant} came
 with George Beecher as surety and entered into
 Bonds for the appearance of Said Defendant J. C.
 Wygant at 2 O'clock P. M. Same day September
 3rd, A. D. 1887 Wm Smith J. P.

September 3rd, A. D. 1887 - 2 O'clock P. M. the
 time set for trial parties present, the defendant
 J. C. Wygant claimed that he could not justly to
 himself go on with the trial without a material
 witness that lived in Licking County Ohio there
 upon by Mutual Consent of the attorneys the trial
 was adjourned till the 14th day of September A. D. 1887
 at 2 O'clock in the afternoon. By the def-
 endent giving Bond for his appearance at the above
 date and hour for the sum of Five hundred dollars
 with George Beecher as his surety.

Wm Smith J. P.

September 3rd, A. D. 1887 subpoena issued for
 James Stewart in behalf of the defendant and
 delivered to the defendant ^{J. C. Wygant} to serve at his own request
 returnable September 14th, A. D. 1887 at 2 O'clock
 P. M. Wm Smith J. P.

September 3rd, A. D. 1887 subpoena issued for
 Marion Saylor in behalf of the defendant and
 delivered to Sam Bonnett Constable to serve returnable
 September 14th, A. D. 1887 at 2 O'clock P. M.

Wm Smith J. P.

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J. P.

~~September 12th A. D. 1887 Subpenas Issued for
H. B. Knapp and to to Bring Copy of the affidavits
made by J. C. Wygant as to Patent right and
gave to Plaintiff to serve by his request in his
behalf returnable September 14th A. D. 1887 at 2 O'clock
P. M. Wm Smith J. P.~~

~~September 12th A. D. 1887 Subpenas Issued for
John Deaverlo, Joseph F. Bowers and James
M. Huff in behalf of the Plaintiff and gave
to the Plaintiff to serve at his request returnable
September 14th A. D. 1887 at 2 O'clock P. M.
Wm Smith J. P.~~

~~September 12th A. D. 1887 subpoena Issued
subpena ^{Plaintiff for} H. B. Knapp and to Bring copy
of Affidavit made by J. C. Wygant as to Patent
right and Delivered to J. C. Huff at Huff's
request returnable September 14th A. D. 1887 at
2 O'clock P. M. Wm Smith J. P.~~

~~September 3rd A. D. 1887 Subpena Issued for
Marion Taylor in behalf of the Defendant and
Delivered to Saml Bonnett constable to serve return-
able September 14th A. D. 1887 at 2 O'clock
P. M. Wm Smith J. P.~~

~~September 3rd A. D. 1887 Subpena Issued for
James Stewart in behalf of the Defendant and
delivered to the Defendant to serve at his own
request returnable September 14th A. D. 1887
at 2 O'clock P. M. Wm Smith J. P.~~

~~September 14th A. D. 1887 Two O'clock P. M.
Time set for Trial, Parties present Trial
had and continued until 5.30 O'clock and
not time to finish trial, by consent of
Parties trial adjourned til September 15th A. D.
1887 at 8.30 O'clock A. M. Wm Smith J. P.~~

~~September 14th A. D. 1887 Subpenas Issued for
George Beecher, Walter, Beecher & George Wilcox
and gave to Saml Bonnett ^{constable} to serve returnable
September 15th A. D. 1887 at 8 1/2 O'clock A. M.
Wm Smith J. P.~~

September 15th A. D. 1887 I issued subpoena for Jackariak Hunt in behalf of the defendant and gave to Sam Bonnett to serve returnable fourthwith
Wm Smith J. P.

September 3rd A. D. 1887 I received this writ; and afterward I served the same in the manner and at the time shown in the annexed list and table; Marion Taylor not found
Constable fees
Mileage .20 Sam Bonnett Constable

September 14th A. D. 1887 I received this writ; and afterward I served the same in the manner and at the time shown in the annexed list and table; that is, I read this writ to the 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 C. The others not found.
George Becker copy 1 mile
Walter Becker copy 8 -
George Wilcox copy 8 -
fees Mileage 19 miles 1.10
Service on 3 witnesses 45
3 Copies 75
Amount \$2.30 Sam Bonnett Constable

September 15th A. D. 1887 I received this writ; and afterward I served the same in the manner and at the time shown in the annexed list and table;
witness Jackariak Hunt
fees Mileage 1 mile .20 } Jackariak Hunt sep 15/87
Service 1 wit .25 } 1 mile
Total .45 Sam Bonnett Constable

September 12th A. D. 1887. Issued subpoenas for John Heaverlo, Joseph F. Bowers & James M. Huff and gave to L. C. Huff at his request to serve returnable September 14th A. D. 1887 at 2 O'clock P. M.
Wm Smith J. P.
September 2nd A. D. 1887 I received this writ; and served the same on the 13th day of September 1887 By reading to the following witnesses John Heaverlo, Joseph F. Bowers and James M. Huff
22 miles each
L. C. Huff

September 12th A. D. 1887 I issued subpoenas for John Heaverlo, Joseph F. Bowers and James M Huff in behalf of the Plaintiff and gave to L. C. Huff at his request to serve returnable September 14th A. D. 1887 at 2 O'clock in the afternoon. Wm Smith L. P.

September 12th A. D. 1887 Subpoena issued for H. B. Knapp L. P. and to bring copy of the affidavit made by L. C. Hygant as to patent right ~~in~~ of Plaintiff and gave to L. C. Huff to serve at his request returnable September 14th A. D. 1887 at 2 O'clock P. M. Wm Smith L. P.

September 14th A. D. 1887 The subpoena of James Stewart no returns made. Wm Smith L. P.

September 14th A. D. 1887 I received this writ; and afterward I served the same in the manner and at the time shown in the annexed list and table; That is, Marion Taylor not found
Fees
Mileage 1 mile, 20 Sam Bennett Constable

September 12th A. D. 1887 I received this writ; and served the same on the 13th day of September A. D. 1887 By reading the within contents to John Heaverlo, Joseph F. Bowers, and James M. Huff
Each of the 22 miles distant
John Heaverlo 22 miles L. C. Huff
Joseph F. Bowers 22 —
James M. Huff 22 —

X

September 12th A. D. 1887 I received this writ; and served the same by reading the within contents to H. B. Knapp
22 Miles distant
L. C. Huff

September 14th A. D. 1887. 2 O'clock P. M. time set for trial Parties present Trial had L. C. Huff, John Heaverlo, Joseph F. Bowers, & James M Huff Sworn and examined in behalf of the Plaintiff Trial continued til 5.30 O'clock P. M. and not time to finish the evidence it was agreed by Council to adjourn til September 15th A. D. 1887 at 8.30 O'clock A. M.

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September 14th A. D. 1887 Subpoenas Issued for George Beecher, Walter Beecher, and George Wilcox, in behalf of the defendant and gave to Sam Bonnett Constable to serve returnable September 15th A. D. 1887 at 8.30 O'clock A. M. Wm Smith J. P.

September 14th A. D. 1887 I received this writ; and afterward I served the same in the manner and at the time shown in the annexed list and table;

My fees		} Days of service George Beecher ^{copy} Sept 13/87 1 mile Walter Beecher Copy Sept 13/87 8 - George Wilcox copy " " " 8 - Sam Bonnett Constable
Mileage 19 miles	1.10	
Service on 3 witnesses	.45	
3 Copies	.75	
Amount	\$1.230	

September 15th A. D. 1887 Subpoena Issued for Zackariah Hunt in behalf of the Defendant returnable fourth with and gave to Sam Bonnett Constable to serve. Wm Smith J. P.

September 15th A. D. 1887 I received this writ; and afterward I served the same in the manner and at the time shown in the annexed list and table;

My fees that is I read this writ to the witness marked R		} Witness R Zackariah Hunt Sept 15 th 1887 1 mile
Mileage 1 mile	.20	
Service 1 witness	.25	
Amount	.45	

September 15th A. D. 1887 8.30 A. M. time adjourned to Parties present Trial resumed J. C. Hygant, James Stewart, George Beecher, Walter Beecher, George Wilcox, and Zackariah Hunt sworn and examined in behalf of the Defendant, after hearing all the evidence I considered the defendant guilty thereupon it is considered by me that the said J. C. Hygant be bound over to the first term of the Court of common pleas of Union County Ohio, of which the said J. C. Hygant refused to give Bonds, for his appearance thereupon I committed the said J. C. Hygant to the Sheriff of Union County Ohio till released by due course of law.

Wm Smith J. P.

Returns of Mitimus

September 15th 1887 I committed L. C. Hygant to the custody of ~~the~~ the within named Jailer Marion Hopkins with whom I left a certified copy of this writ

Step Service — , 40

Mileage — , 20

Copy — , 25

Total — , 85 Sam Bennett Constable

Copy of Recognizance of witnesses for the Plaintiff

The State of Ohio, Union County ss;

Be it remembered, that on the 15th day of September in the year 1887 personally appeared before me H. B. Knapp, J. F. Bowers, John Beaverlo, James M Huff and Lewis C. Huff, and acknowledged themselves to owe the State of Ohio ^{cash} the sum of two hundred dollars, to be levied of their goods and chattels, Lands and tenements if Default be made in the conditions following to wit; The condition of this recognizance is such that if the said H. B. Knapp, J. F. Bowers, John Beaverlo, James M Huff and Lewis C. Huff shall personally be and appear before the Court of Common Pleas on the the first day of the next term thereof, then and there to give evidence and the truth to say on behalf of the State of Ohio touching such matters as shall then and there be required of them and not depart the Court without leave, then this recognizance shall be void; Otherwise it shall remain in full force and virtue in law;

Signed

H. B. Knapp

J. F. Bowers

John Beaverlo

James M Huff

Lewis C. Huff

Taken and acknowledged before me on this day, and year above written

Wm Smith Justice of the peace

Witnesses fees Plaintiffs

John Beaverlo	2 days 44 miles	\$, 3.20
Joseph F Bowers	2 days 43 miles	3.20
James M Huff	2 days 44 miles	3.20
H. B. Knapp	2 days 44 miles	3.20
		<hr/> 12.40

next page

Defendants witnesses fees

George Beecher 1 day 2 miles	.60
Walter Beecher 1 day 16 miles	1.30
George Wilcox 1 day 16 miles	1.30
Zackariah Hunt 1 day 0 miles	.50
	<hr/>
	3.70

Justice fees

\$8.38

September 21st A. D. 1887 Transcripts Delivered
 to L. L. Bergner Clerk of the Court of Union County
 Ohio
 Wm Smith J. D.

Constable fees

\$13.20

Witness fees

\$16.50

The State of Ohio
 vs
 Joshua Grubb

The State of Ohio
vs
Joshua Grubb

affidavit 40
warrant 40
Bond 40
691 words
subpoenas 7 .65
Judgment 20
1.95

The State of Ohio vs Joshua Grubb
Union County Jo;

Before me one of the Justices of the peace for said County personally came Aggie D. Grubb who being duly sworn according to law deposes and says that she has just cause to fear, and does fear that Joshua Grubb will commit a certain offence against the person of her, the said Aggie D. Grubb to wit; that the said Joshua Grubb will unlawfully assault beat, and strike her the said Aggie D. Grubb and further the deponent saith not

her
Aggie X Grubb
mark

sworn to and subscribed before me at the County aforesaid this 17th day of December A.D. 1887
Wm Smith J.P.

And I Wm Smith J.P. examining the prosecuting witness as to her means to pay or secure costs find upon that examination that she is wholly unable to pay or secure costs and upon further examination made before issuing the warrant of her ~~and~~ other parties I am satisfied that she required the protection of the law for the safety of her person and life; I issued the warrant to the Sheriff of Union County Ohio the 19th day of December A.D. 1887 for the arrest of Defendant Joshua Grubb
Wm Smith J.P.

Returns of warrant -
December 19th 1887 I have the within named Joshua Grubb in court
Sheriff's fees
Transportation
and mileage \$4.00 W. Hopkins Sheriff

Trial adjourned by consent of the parties and their Attorneys till December 22nd, A.D. 1887 at 1 O'clock P.M. by the Defendant Joshua Grubb giving bond with Eli Parvill his surety for his appearance on said day and hour Wm Smith J.P.

Witness present for Plaintiff Albert Barnes, Katie Barnes, vs Eliza Bancroft, and Notified by me to appear at my office December 22nd, A. D. 1887 at 1 O'clock P. M. Wm Smith J. P.

Subpenas Issued by order of the Defendant For E. Breese, S. Stout, Mrs S. Stout Webb Grubb, Mrs Breese, Eli Horvill, and Jay McElroy and delivered to Henry Mitchell constable to serve returned December 22nd, A. D. 1887 at 1 O'clock P. M. Wm Smith J. P.

Bond

The State of Ohio Union County ss; Be it remembered that on the 19th day of December in the year A. D. 1887 personally appeared before me Wm Smith one of the justices of the peace in and for the County aforesaid and jointly and severally acknowledged themselves to owe the State of Ohio the sum of fifty dollars to be levied of their goods and chattels land and Tenements if default be made in the condition following to wit; The condition of this recognizance is such that whereas the said Joshua Grubb the 13th day of December 1887 in the County aforesaid did unlawfully threaten to beat and wound one Aggie Grubb of said County now if the said Joshua Grubb shall personally be and appear before this Court on the 22nd day of December A. D. 1887 at 1 O'clock P. M. of said day then and there to answer the charge of said unlawfull threat and abide the order of the Court thereon and in the mean time to keep the peace and be of good behavior generally and especially toward the said Aggie D. Grubb this recognizance to be void, otherwise to be and remain in full force and virtue in law Eli Horvill

Taken and acknowledged before me on this day and year first above written Wm Smith J. P.

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W. J. P.

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Sheriff
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Smith J. P.

Decy returns of subpoenas

December 21st A. D. 1887 received this writ and served the same on the same day by delivering a certified copy to each witness named in the writ

E. Breese	copy	7 miles	\$ 1.20
D. Stout	Reading	7 miles	1.20
Mr Stout	copy	7 miles	1.20
Webb Grubb	copy	7 miles	1.20
Mrs Breese	Reading	7 miles	1.20
Eli Horvill	copy	7 miles	1.20
Fay McElroy	copy	7 miles	1.20

Constable fees

Copies	7 -	1.75
service	5 -	1.40
reading	2 -	.40
Mileage	20 miles	1.00
		<u>\$4.15</u>

Henry Mitchell constable
 December 22nd A. D. 1887 One O'clock P. M. time set for Trial The Prosecuting witness failed to appear or for one hour thereafter I consider this case dismissed at the cost of the prosecuting witness Aggie D. Grubb and tax the cost at Eleven dollars & 30 cts

Wm Smith J. P.

The state of Ohio
 vs
 John Brown

warrant	.20
adjournment	.20
affidavit	.20
filing	.10
Bonds	.40
total	1.10

Received the cost in full Thos Smith J. P.

constables cost
 Received my cost in full
 Sam Bonnett Const

The state of Ohio
vs
John Brown

The state of Ohio vs John Brown no
March 21st 1888 Complaint in writing upon
oath and signed by Wilson Brown, filed
with me, charging that John Brown on or
about the 19th day of March at the county
of Union state of Ohio unlawfully did
make an assault in and upon one Cull
Anthony & Frank Pullins and the said
Cull Anthony & Frank Pullins did then
and there unlawfully strike and wound,

3 writ
day by
witness

20
20
20
20
20
20
20

warrant .20
adjournment .20
affidavit .40
filing .10
Bonds .40
March 26th

Received the cost in
full Wm Smith J.P.

John P Morse acknowledged himself
security for the costs

March 21st A.D. 1888 Issued State
warrant and gave to Sam Bonnett Const
to serve and returns forthwith
Wm Smith J.P.

constable
3 o'clock
Prosecuting
hour
dismissed
truss
at

J.P.

constables cost
Received my cost
in full
Sam Bonnett Const

return of warrant
I took the body of the within named John
Brown and have him before the Justice
March 21st A.D. 1888

Fees	
Mileage	.20
Service	.40
Attendance	1.00
Total	\$ 1.60

Sam Bonnett Constable

March 21st A.D. 1888 This day came the said
John Brown in custody of Sam Bonnett
constable who made return of the warrant,
March 21st A.D. 1888 received this warrant
and have the body of said John Brown
Sam Bonnett Const

on motion of John Brown not being ready
for trial, Trial adjourned til March 22nd 1888
at 10 o'clock in the fore noon, Thereupon the said
John Brown with John P Morse & Wilson
Brown his sureties, approved by me entered
into a recognizance before me for his appearance
at the time and place above named for the trial
Wm Smith J.P.

State of Ohio } Before Wm Smith
 vs } J. P. Paris Jr Union
 John Brown } County Ohio

We the undersigned witnesses in
 the above entitled case received
 our fees in full
 Marysville March 21st 1888

John Miller
 James Malay
 Elijah Brown
 E Wilson Brown

Wm Brown, James Brown sworn and examined
 for the Defendant.

After hearing the evidence on both sides it
 was considered by me that the **Defendant**
 was not guilty of the charges preferred against
 him. Thereupon it is considered by me that
 this case be dismissed at the costs of the state

Wm Smith J. P.

The ~~prosecuting attorney~~ ^{witness} Wilson Brown paid the costs as he
 was required to do when he brought this suit

Wm Smith J. P.

No 1

State of Ohio
 vs
 John Orr.

Justice fees.	
Warrant	40
Affidavit	40
Filing	15
Record	.45
Ads.	40
	<u>1.80</u>

Const. fees	
meage	20
Service	40
Attendant	1.00
	<u>1.60</u>

James W. Tilton J.P.

No 1

State of Ohio

Peace Warrant

vs
John Orr.

June 12th 1888. Complaint in writing upon oath and signed by Viola D. Orr. filed with me stating that she has just cause to fear and does fear that one John Orr will unlawfully maliciously and wilfully assault and beat her and kill her the said Viola D. Orr.

Justice fees.
Warrant 40
Affidavit 40
Filing 15
Record .45
Abs. 40
1.80

June 12th 1888. Issued Warrant against the said John Orr and delivered it to John G. Shirk, Constable to serve. June 12th 1888. Warrant returned. Constable's return; I took the body of the writ in named John Orr, and have him before you" June 12th 1888.

John G. Shirk Constable

June 12th 1888. The said defendant being now before me and said charge being made known to him he waived further examination and was bound over to the Court of Common Pleas now in session in a bond of Two Hundred Dollars, signed by the Defendant John Orr and J. L. Cameron.

Const. fees
 mileage 20
 Service 40
 Return 1.00
 1.60

James W. Tilton J.P.

The recognizance is not taken on the docket,
but taken on a separate sheet, so that the original
can, if necessary, be filed in Court

Wm Smith J. P.
March 22nd, A.D. 1888 - 10 o'clock A.M. time
set ^{for trial} by adjournment for Trial, Parties appeared
+ The ^{the} Defendant files the, following, answer to wit:
The Defendant waives a trial by Jury in writing
and submits to be tried by said Magistrate
and asks him to try said cause and render
final Judgment therein

Wilson Brown and James Mulloy, sworn &
examined for Plaintiff

Elijah Brown & Arthur Miller sworn and examined
for the Defendant.

After hearing the evidence on both sides it
was considered by me that the **Defendant**
was not guilty of the charges preferred against
him. Thereupon it is considered by me that
this case be dismissed at the costs of the State

Wm Smith J. P.

The ~~prosecuting~~ ^{witness} ~~attorney~~ Wilson Brown paid the costs as he
was required to do when he brought this suit

Wm Smith J. P.

State of Ohio
vs
George Moots

Justice Fees
Warrant 40
Affidavit 40
Filing 15
Record 45
Transcript 70
2.10

Oct 19th 1888. Complaint on oath in writing signed by J. T. Norris filed with me stating that one George Moots late of said County of Union on or about the 11th of June 1888 at the County of Union aforesaid did unlawfully and feloniously steal, take away and convert to his own use one horse being then and there the property of one Henrietta Townsend and that he verily believes that the said George Moots is guilty of the facts charged

Oct 19th 1888. Issued Warrant against the said George Moots and delivered the same to J. T. Norris Special Constable

Oct 30th 1888 Warrant returned, Constables return; I took the body of the within named George Moots and have him be for the Justice this 30th day of Oct. A.D. 1888

J. T. Norris, Special Constable
Oct 30th 1888 The said defendant being now before me and said charge being made known to him he waived further examination. I then ordered him to give bond in the sum of Five Hundred Dollars for his appearance before the Court of Common Pleas of Union County, now in session, which was done - J. T. Norris and Thos. H. Fleck going on his bond - I then made a transcript of these proceedings and delivered the same to said Court.

J. W. Lillon J.P.

State of Ohio
vs
John St. Clare

Justice Fees
Warrant 40
Affidavit 40
Filing 20
Record 45

Constables Fees
Warrant 40
Mileage 20
Attendance 1.00
Conveyance 1.00
2 Assistants 3.00
Jail fee 1.75
Mullinners 2.50
Copy Mullinners 2.50
6.80
7.20

No 3 Union Co.

State of Ohio
vs
John St. Clare

September 25-1889
Complaint on oath in writing signed by R. D. Van Gordon
filed with me, stating that one John St. Clare late of
said County on or about the 25th day of September 1889 did
unlawfully carry a dangerous weapon concealed on his
person, to wit a pistol, commonly known as a revolver
and Affiant further makes oath that the said John
St. Clare on the day and year aforesaid at the
County aforesaid did unlawfully threaten one
T. F. Perdue in a menacing manner.

Justice Fees
Warrant .40
Affidavit .40
Filing 20
Record 45

Sep 25-1889 Issued warrant against the said John
St. Clare and delivered the same to Sam Bonnett
Constable in and for Paris Tp Union Co. Ohio
Sep 25- Warrant returned. Constables return - "I have
arrested the with in named defendant John St. Clare
and now have him in Court - Fees \$0.35 Sam Bonnett
Constable -

Constables Fees
Warrant .40
Mileage 20
Attendance 1.00
Conveyance 1.00
2 Assistants 3.00
Jail fee .75
Mullinns .60
Copy Mullinns .25

\$7.20

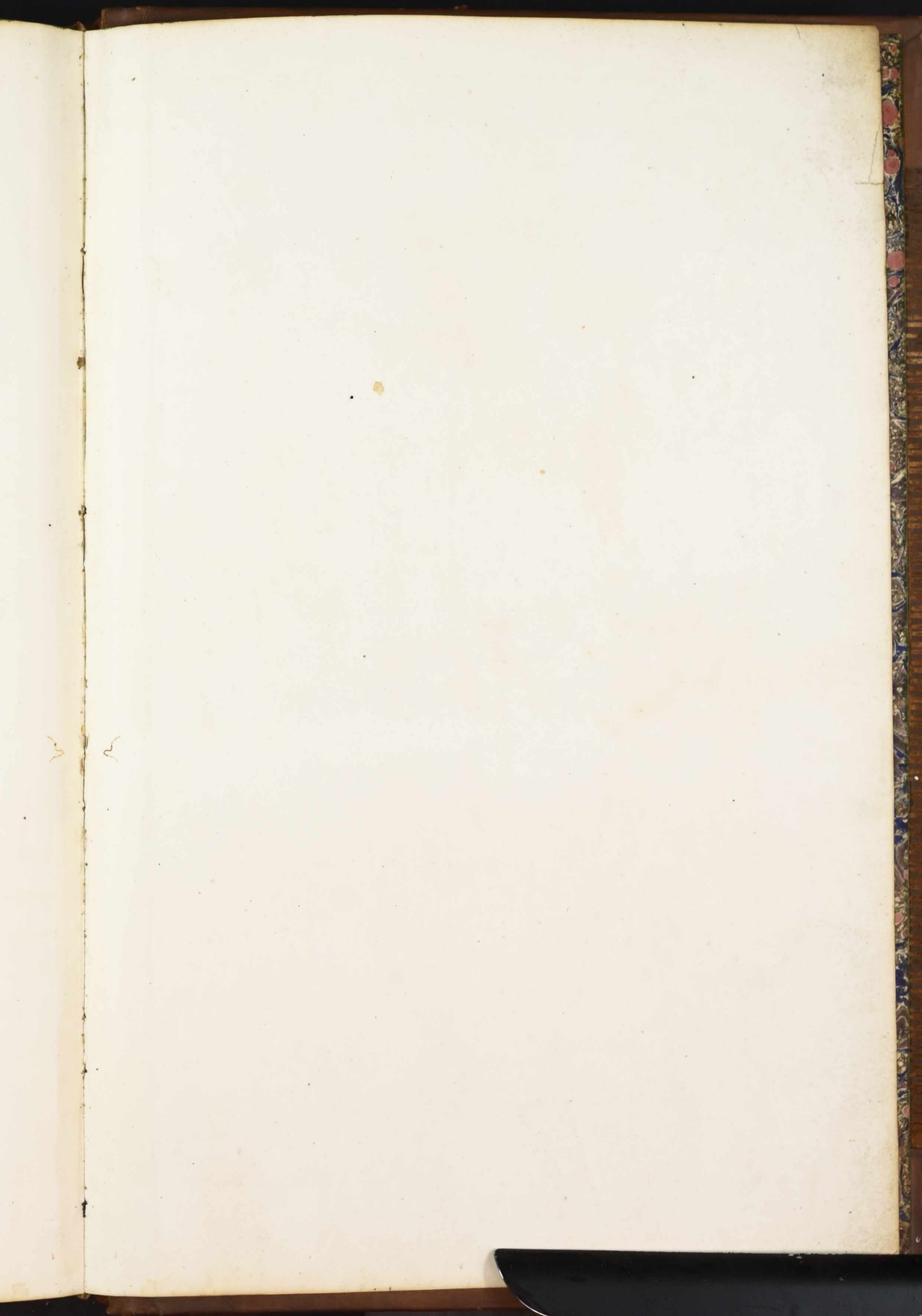
Sep 25-1889 The said defendant being now before
me and arraigned on said charges he plead
guilty of the first charge in that he carried a dangerous
concealed on his person
weapon and on the second charge, of unlawfully
threatening one T. F. Perdue he plead not-guilty - I then
examined him and T. F. Perdue ^{under oath, on} the above charges and
required the said John St. Clare to give bail in the sum
of two hundred dollars for his appearance before the Court of
Common Pleas of said County on the first day of the next term
thereof with which requisition he failed to comply. I
then issued mittimus ^{of his commitment to the jail of said County} and delivered the same to Sam
Bonnett Constable - Sep 25th-1889 Constables return
Sep. 25th-1889 I committed the within named John St. Clare
to the within named Jailor Thomas Martin with whom
I left a certified copy of this writ. Fees 85^{cts} Sam
Bonnett Constable - R. D. Van Gordon and T. F. Perdue
gave bond in the sum of \$100 for their appearance on the
first day of the next term of the Court of Common Pleas
of Union Co. O. to testify in behalf of the State touching such
matter as shall then and there be required of them. I then
made a transcript of the proceedings, J. M. Lillon J.P.
Oct 25-1889

585
245

340

570
360

340







toward the said Aggie D. Grubb then
this recognizance to be void; otherwise
to be and remain in full force and virtue
in law.

Ch. 100

Taken and acknowledged before me on
this day and year first above written

Wm Smith J. P.

put on file

Wm Smith J. P.

The State of Union County, SS.

To any Constable of

Paris

Township:

You are commanded to subpoena E. Breese, S. Stout,
Mrs S. Stout, Webb Grubb Mrs
Breese Eli Horvill & Fay McElroy
 to appear before me, the undersigned, a Justice of the Peace in and for said Town-
 ship and County, at my office therein, on the 22nd day of December,
1887, at 1 o'clock P.M., to give testimony, and the truth to say, in a cause pend-
 ing before me, wherein The State of Ohio

is plaintiff, and Joshua Grubb
is defendant.

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

Given under my hand this 20th day of December

A. D., 1887.

Wm Smith Justice of the Peace.

Subpena.

The State of Ohio

vs.

Joshua Grubb

Wm Smith

Justice of the Peace.

Docket No. 320 No.

Returnable Dec 22 1887
A. P. M.

Constable.

ROBERT CLARKE & CO.

Publishers, Booksellers, and Stationers,

65 WEST FOURTH STREET,

CINCINNATI, O.

Henry Mitchell Constable

I Received this note
 December 21 1887
 and served the same by
 delivering a certified copy
 to each of them
 to Green copy + 50 served
 safe shot R 65
 Mrs. Shelly R 60
 Matt Grubb R 50
 Mrs. Rector R 65
 El. Rector R 50
 Jay Mc Elroy R 50
 3 40
 5 45
 4 25

George Lovell, being
sworn says that on the
29th day of October 1891
he left a note to Adam
Walford a Justice of the
Peace of Allen T. V. an
account on Jacob
Leonard amounting to
\$10.75 interest and \$8.
subject to a credit of
2.75. No other credits or
thereon nor payment
made said Walford is
now dead and the
account unpaid.

of the hands of
of Lawrence M. Brady
of Justice of the Peace
of said Township

The State of Ohio, Assault and
vs
Philip Grackham Battery.

Warrant issued by
by J. W. Kunkade, P. of Paris
Township Union County Ohio,
and returned before John B. Coats
a Justice of the Peace of said County.
Warrant returned with the body
of the defendant, The defendant
being arraigned plead guilty, The
following named witness was
sworn for the ~~State~~ State

At Bl Shop, some came in
and were talking.

Dr Reid Testified.

Filing 2 papers

Warrant	40
Aff	40
Filing 3 papers	15
Judgment	40
Entering	15
Declarin 2 writs	10
Justices cost -	\$ 7,60
Constable	3,95
Fine	500
	<u>70,55-</u>

Burns case 3^d day of
Sept at ~~so~~ one o'clock

The State of Ohio Union County S.S.
To any Constable of said County greeting
Whereas complaint - has been made before
me by one Aggie D. Grubb on oath that
she has just-cause to fear, and does
fear that one Joshua Grubb will
commit a certain offense against the person
of her the said Aggie D. Grubb to wit, that
the said Joshua Grubb will unlawfully
assault beat and strike her the said Aggie
D. Grubb.

These are therefore to command you to
apprehend the said Joshua Grubb and
bring him forthwith before me or some
other magistrate having cognizance of the
matter, in said County to show cause
why he should not find surety to keep
the peace, and be of good behavior toward
the citizens of the State generally, and the
said Aggie D. Grubb especially, and
for his appearance before the proper
court -

Given under my hand this 17 day
of December A.D. 1887

Wm Smith Justice of the Peace

The State of Ohio
Against
Joshua Grubb

Dec 19 / 1887

I have the within annexed
papers & books in regard

Mr. Vopel's

Shenandoah Trees
Mortgage of \$400

Milford Connecticut

10 Feb. 1892

J. D. Coats atty at law

Dear sir The old man
(A. B. Witter) has succeeded
in inducing Ira C. Kimball
together with his own malignancy
to give me trouble in the prob-
bate court relative to the land
father left Pearl Kimball
He claims overcharges & has
according filed a petition in
said court by Thomas Connor
to recover the overcharge. Now
if you can gain access to the
claim please find out how

much they have made there
Claims by how much over &
above the overcharge.

These rascals are bent on
all the mischief possible.

This Justice Thomas Connor
could not come to me as a
neighbor but must go around
the neighborhood & pry into
business & make a general inquiry
as to how much I have staked
& how much things cost &c.

The fences & the Windmill
are the subjects mostly under the
scrutiny. I could not rent it with
this mill to furnish water, & I wish
you will find out if I may remove
it & have them pay \$10.⁰⁰ or 12.⁰⁰ per
year rental therefor. The fences
have been spoiled by a B. falling
bees upon it yours in haste E. E. White

Witnesses for the Defendant
in the case of the State vs
J. Grubb vs Wm Smith et al.

E. B. Bress

S. Stout

Mrs S. Stout

Wm Grubb

Mrs Bress

Eli Nowell

Fray W. Gray

STATE WARRANT.

ASSAULT AND BATTERY.

THE STATE OF OHIO,

against

Philip Griebbaum

Returned and Filed,

August 26th 1891.

CONSTABLE'S FEES.

Service,	\$	140
Mileage,		24
Attendance,		1.00
<i>Chargance</i>		1.00
Total,	\$	314

Pursuant to the command of this Writ, I have arrested the within named *Philip Griebbaum* and have *hinnow* in Court, this *26* day of *aug* 1891
Sam Barnett Constable.

STATE WARRANT.—ASSAULT AND BATTERY.


THE STATE OF OHIO, }
 Union County, ss, }

To any Constable of said County, Greeting:

WHEREAS, Complaint has been made before me, *J. H. Kuntz* one of the Justices of the Peace in and for the County aforesaid, upon the oath of *Chas. Rausch* that one *Philip Griesbamer* late of the County aforesaid, on or about the *24* day of *Aug* A. D. 18*81* at the County of *Union* aforesaid, in and upon the body of *Chas. Rausch*, then and there being, an unlawful assault did make, and him, the said *Chas. Rausch* then and there unlawfully did strike, beat, wound and ill treat, and other wrongs to the said *Chas. Rausch* then and there did, contrary to the form of the Statute in such case made and provided, and against the Peace and Dignity of the State of Ohio.

These are therefore to command you to take the said *Philip Griesbamer* if *he* be found in your County, or if *he* shall have fled, that you pursue after the said *Philip Griesbamer* into any other County within this State, and take and safely keep the said *Philip Griesbamer* so that you have *his* body before me or some other Justice of the Peace, to answer the complaint aforesaid, and be further dealt with according to law.

Given under my Hand and Seal, this *25* day of *Aug* A. D. 18*81*.

J. H. Kuntz
Justice of the Peace. 

The State of Ohio, Union County ss
Before me, ^{John B. Coats} one of the Justices of the
Peace in and for said County, personally
appeared David Wood who being
duly sworn says that one Harry
Speckman late of said County of
Union did on 24th day of October
A.D. 1890 at said County of Union
State of Ohio did unlawfully assault
the said David Wood and did then
and there assault beat maim
and illtreat said David Wood
to the said David Wood then and
there being, contrary to the Statute
in such Case made and provided
and against the Peace and dignity
of the State of Ohio, and said
David Wood says he truly believes
said Harry Speckman is guilty
of the fact charged.

David Wood
witness

Sworn to and subscribed by the
said David Wood before me this
the 24th day of October A.D. 1891

John B. Coats J.P.

The State of Ohio
vs
Henry Speckman

Affidavit

State of Ohio Warren County ss
 Before me one of the justices of the peace
 for said County, personally came Jessie
 Thomas, who being duly sworn according
 to Law deposes and says that she has just
 cause to fear, and does ^{feel} that Wiley Stanberry
 will commit a certain offence against the
 person of her the said Jessie Thomas to wit:
 That the said Wiley Stanberry will unlawfully
 assault beat and strike her the said Jessie
 Thomas. That said ^{Wiley Stanberry} did unlawfully threaten
 to shoot strike and beat her the said Jessie
 Thomas on or about the 9th day of October
 A.D. 1885 and has frequently threatened
 the life of the said offiant since said
 9th day of October A.D. 1886. putting her
 in great fear of her life and further
 the deponent saith not

Jessie Thomas

Sworn to and subscribed before me, at the
 County of said this 22nd day of February
 A.D. 1886. Wm Smith J.P.

The State of Ohio
vs
Wiley Stankery

affidavit

J. M. Kennedy
att

~~Aug 31/86~~

Witnesses for Plaintiff

Abner Carns 20

Ratie Carne

Eliza Bancroft

Adjourned til Dec; 22/87
at 1 O'clock P. M.

STATE WARRANT.

THE STATE OF OHIO.

Union County, ss.

To any Constable of said County. Greeting:

WHEREAS, complaint has been made before me, one of the Justices of the Peace in and for the County aforesaid, upon the oath of *David Ward*

that *Harvey Speakman*, on or about the *24th* day of *October* AD *1891*, at the County of *Union*, in the State of Ohio, did unlawfully assault him the said *David Ward*, and did then and there assault, beat, wound and ill treat said *David Ward*, then and there being, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

These are therefore to command you to take the said *Harvey Speakman*

if he be found in your County; or if he shall have fled, that you pursue after the said *Harvey Speakman*

Harvey Speakman into any other County within this State, and take and safely keep the said *Harvey Speakman*

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

Given under my hand and seal, this *24th* day of *October* A. D. *1891*

HELLO

John Bleats

Justice of the Peace in and for said County.



Let the Justice make a scroll with the pen around the seal

THE STATE OF OHIO

vs.

Harvey Speakman

WARRANT.

RETURN.

I took the body of the within named

and have before the Justice

FEES.

Mileage, - \$
Service, - \$

A. D. 18

Constable.

The State of Ohio Union County S.S.

Before me, one of the justices of the peace for said county, personally came Aggie D Grubb, who being duly sworn according to law, deposes and says that she has just cause to fear, and does fear, that Joshua Grubb will commit a certain offense against the person of her the said Aggie D. Grubb, to wit: that the said Joshua Grubb will unlawfully assault beat and strike her the said Aggie D Grubb and further this deponent saith not

Aggie D. ^{her} Grubb
mark

Sworn to and subscribed before me at the County aforesaid this 17 day of December A.D. 1887

Wm Smith J. P.

State warrant issued Dec, 17/87 and gave to James Bonnett to serve returnable forthwith

