

Criminal Case File

Case No. 1860-CR-0001

No. 60-CR-1

Union Common Pleas.

STATE OF OHIO

against

Samuel Osborne
Defendant.

JAN TERM 1860

Defl. Discharged

Journal No. 6 Page 628

No Record Page

Ex. Doc. Page

102
State of Ohio for
compt'l of
Margaret Scott
vs
Saml Ogburn

D.

P. Margaret Skatt S. Basford
S. M. Ogborn }
Samuel Ogborn }

November 10th 1859 Mississ. Pratt an unmarried woman and Resident of the County of Licking and State of Ohio this day made him a sworn under oath to me that she has been delivered of a daughter child and that Samuel Ogborn is the father of said child. Her said accusation was then recusas to writing by me and sworn to her and is then shown a warrant for said Samuel Ogborn directed to Horace Beach Constable of Jerome Township in said County.

Nov 10th 1859 With the body of Samuel Ogborn the said Constable returned the warrant Nov 10th 1859 C. had the body of the before named Samuel Ogborn H. Beach Constable May fees Servs & Mileage 60⁰⁰ est. 15⁰⁰ affidavit before Justice of Peace

The said Margaret Skatt also present who was duly shown by me and examined by me in the presence of said Samuel Ogborn as to the examination requested to writing by me and filed. During the said complaint had the said Samuel Ogborn whereupon refusing to pay the said Margaret Skatt to her satisfaction it is ordered and adjudged that he enter into a recognizance in the sum of three hundred dollars for his appearance at the next term of the Court of Common Pleas of Licking County to answer said complaint.

(Turn over)

State of Ohio
vs
S. Ogborn
S. Bastardy
Filed January 14, 1860
Tabor Kanelake Clerk

and abide the order of the Court thereon
The Said Samuel Ogbourn and Andrew McCann
pbell entered into recognizance accordingly as follows

The State of Ohio Union County \$8

Be it Remembered that on this 10th day of November
AD 1859 Samuel Ogbourn and Andrew McCampbell
personly appeared before me J. Wells a Justice of the
peace of Jerome Township of Saia County and jointly and
severly acknowledged themselves to be and be indebted unto
the State of Ohio for the use and benefit of Jerome
Township in Said County in the sum of Three hundred
Dollars to be Levyed of their goods and Chattels Lands
and tenements upon this condition that if the Said
Samuel Ogbourn shall personly appear before the Court
of Common Pleas next to be holden in and for Said
County of Union on the first Day of term thereof &
Continue from Day to Day and then and there answer
unto a complaint of Bastardy made by Margaret
Pratt against him and abide the order of Court
thereon then this Recognizance to be void otherwise
to be and remain in full force in Law

(Signed) Samuel V. Ogbourn
 A. H. McCampbell

Taken and acknowledged before me the
Day and year above written

Fees
affidavit 25
Warrent 25
Swaring plaintiff 5
Recognizance 25
Transcrip 25
Certificate 25
\$130

J. Wells J.P.

6 Constable fees
Service on warrent 130

The State of Ohio Union County
Jerome Township \$8

I do hereby certify that the above
is a full and true copy from my
Docket of the proceedings had by
and before me at my office in
Said Township in the above case or action

J. Wells J.P.
of Jerome Township
and County aforesaid

H. Peattie
Affidavit

The State of Ohio Union County ss
Personally appeared before me J.N. Wells a justice
of the peace in and for said County ~~of said~~^{Coangabut} Pratt
an unmarried woman resided within said county
and made complaint under oath that on the
30th day of January last she was delivered of a bastard
child and that Samuel Osborne is the father
of said child

Margaret Pratt

The above complaint was reduced to writing by
me and sworn to and subscribed before me
This 10th day of Nov. A.D. 1859

J.N. Wells J.P.

M. Pratt
vs
S. Osgood

The State of Ohio Union County
be it remembered that on this 10th Day of November
A.D. 1859 Samuel Osborn and Andrew Hobart
Campbell personally appeared before me J. N.
Wells a Justice of the peace of Jerome Township
of said County and jointly and severally acknowl-
edged themselves to owe and be indebted unto
the State of Ohio for the use and benefit of
Jerome Township in said County in the sum
of Three hundred Dollars to be Levyed of their
goods and Chattels Lands and tenements upon this
Condition that if the said Samuel Osborn
shall personally appear before the Court of
Common Pleas next to be holden in and for said
County of Union on the first Day of the term
thereof continue from Day to Day and then and
there answer ~~unto~~ a Complaint of Bastardy made
by Margaret Pratt against him ^{and abide} by the order of
Court thereon then this Recouvrance to be void
otherwise to be and remain in full force ~~in Law~~

Signed

Samuel P. Hunt
A. H. Campbell

Taken and acknowledged before me the day
and year aforesaid

J. N. Wells J.P.

Criminal Case File

Case No. 1860-CR-0002

No. 60123

Union Common Pleas.

STATE OF OHIO

against

John J. Bauer
Defendant.

APR TERM. 1863

Defendant 825

Journal No. 7 Page 3

Record No. 2 Page 7

Ex. Doc. 11 Page 99

The State of Ohio
vs

John P Bauer

Filed February 1, 1860
John Randall Clerk

Plea of guilty and
fine \$20, award
costs.

A True Bill

Phinda Manchester

Foreman of the Grand Jury
I. T. & A. D. D. p. 374

& for record

Recorded in Criminal Record Book 1

The State of Ohio Court of Common Pleas of the Term of January in the
Union County, 3 year of our Lord one thousand eight hundred and sixty

The Jurors of the Grand Jury of ~~Holland~~ ^{the} County of the State
of Ohio, impaneled, sworn and charged, to in-
quire of crimes, and offences, committed within
the said County of Union, in the name, and by
the authority of the State of Ohio, on their oaths,
do present and find, that John B Bauer late of
said County, on the twenty eighth day of January
in the year of our Lord one thousand eight
hundred and sixty, at the County aforesaid,
did unlawfully sell intoxicating liquors to one
Vincent Brown, ^{then and there being} to be drunk upon the premises where
sold, to wit at the County of Union aforesaid, wh-
ich intoxicating liquors, were then and there, by
the said Vincent Brown, drunk upon the premises
where sold to wit at the County aforesaid, Contra-
ry to the form of the Statute in such case made
and provided and against the peace and dy-
nity of the State of Ohio,

John B Coatz Prosecuting
Attorney Union County Ohio

The State of Ohio

18

John P Bauer

Filed Feb. 2^d 1860
John Randall Clerk

A True Bill

Wm. W. Manchester

Foreman of the Grand Jury

Continued. Please not guilty
for trial

S. J. page 126

Ex d. (Brinsford) p. 13
for
Record

The State of Ohio Court of Common Pleas of the Term of January, in the year of
Union County ss our Lord, one thousand eight hundred and sixty

The Jurors of the Grand Jury of the State of Ohio, impaneled, sworn and charged to inquire of crimes and offences committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do present and find that John P Bauer, late of said County, on the ~~2nd~~ fourth day of October in the year of our Lord one thousand eight hundred and fifty nine, at the County aforesaid, did unlawfully sell intoxicating liquors to one Perry Measley, then and there being, to be drank upon the premises where sold to him, at said County, which intoxicating liquors were then and there by the said Perry Measley, drank upon the premises where sold to him, at the County aforesaid, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

John B Coats Prosecuting
Attorney Union County Ohio

7th
State of Ohio
John Bauer

Filed Feb, 2^d 1860
John Randall Clark

of Crandall

Philadelphia Manchester
" " " " " " " "
Inventor of the Peacock
Crimson & D. p 3
no second

The State of Ohio Court of Common Pleas of the Term of January in the year
Union County, } of our Lord one thousand eight hundred and sixty,

The Jurors of the Grand Jury of the State of Ohio, impaneled
sworn and charged, to inquire of crimes, and offen-
ces, committed within the said County of Union,
in the name, and by the authority, of the State of
Ohio, on their oaths, do present and find that,
John B. Baer late of said County, on the
Twenty third day of December in the year our
Lord one thousand eight hundred and fifty nine at
the County of Union aforesaid, did unlawfully sell
intoxicating liquors to one John Gladden —
to be drunk upon the premises where sold, to w^t at
the County of Union aforesaid, which intoxicating
liquors, were then and there, by the said John
Gladden, drunk upon the premises where sold, to w^t at
at the County of Union aforesaid, contrary to the
form of the Statute in such case made and
provided, and against the peace and dignity
of the State of Ohio,

*Jno B Coatz Prosecuting
Attorney Union County Ohio*

The State of Ohio

John P Bauer

Filed February 1, 1860
John Randall Clerk

Printed Est S. p. 3
No records

A True Bill

W. W. Manchester

Foreman of the Grand Jury
For trial to be nullified

The State of Ohio

Union County Court of Common Pleas of the Term of January in the year
of Our Lord one thousand eight hundred and sixty.

The jurors of the Grand Jury of the State of Ohio, impaneled,
sworn and charged, to inquire of crimes and offenses
committed within the said County of Union, in the name
and by the authority of the State of Ohio, on their oaths do
present and find that, John P. Bauer in ~~late~~
said County, on the thirtieth day of January, in the year of
Our Lord one thousand eight hundred and sixty, at
the County aforesaid, did unlawfully sell intoxicating
liquors, to one Joseph J. Yantiss, then and there being
drank upon the premises where sold, doubt; at said County,
which intoxicating liquors, were then and there, by the
said Joseph J. Yantiss, ^{then} drank upon the premises
where sold, to and, at the County aforesaid, contrariwise
to the form of the Statute in such case made and provided
and against the peace and dignity of the State of Ohio.

John B. Coatz Prosecuting
Atty Union County Ohio,

9

The State of Ohio

3

John P Bauer

Filed February 1, 1860
John Randall Clerk

A True Bill.

P. Milander, Manchester

Foreman of the Grand Jury
Grant Ex Dp 3
no second

The State of Ohio Court of Common Pleas of the Term of January, in the year of
Union County our Lord, one thousand eight hundred and sixty.

The Jurors of the Grand Jury of the State of Ohio, impaneled, sworn, and charged, to inquire of crimes and offences, committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths do present and find that John P Bauer late of said County, on the twelfth day of January in the year of our Lord one thousand eight hundred and Sixty six, the County aforesaid, did unlawfully sell intoxicating liquors to one William Bancroft, then and there being, & he drank up on the premises where sold to wit, at said County, which intoxicating liquors, were then and there, by the said William Bancroft, drank upon the premises where sold to wit, at the County aforesaid, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio,

John B. Coats Prosecuting
Atty Union County Ohio

The State¹⁰ of Ohio
By

John P Bauer

After February 1, 1860
Taber Randall Clerk
Print Ex. D, p 3
No record

A. True Bell

W. Milander Manchester

Foreman of the Grand Jury

The State of Ohio, County of Common Pleas of the Term of January in the year of
Union County our Lord one thousand eight hundred and sixty,

The Jurors of the Grand Jury of the State of Ohio impannelled,
sworn and charged to inquire of crimes and offences
committed within the said County of Union, in the name and
by the authority of the State of Ohio, on their oaths do present
and find that John P. Bauer in late of said
County on the twenty third day of September in the year
our Lord one thousand eight hundred and fifty nine
at the County aforesaid, did unlawfully sell intoxi-
cating liquors to one Gideon Draper in there and
thus being, to be drank upon the premises where sold,
to wit, at said County, which intoxicating liquors
were there and there, by the said Gideon Draper drank
upon the premises where sold, to wit, at the County
aforesaid, contrary to the form of the Statute in such
case made and provided and against the peace
and dignity of the State of Ohio,

John B. Gaetz Prosecuting
Atty Union County Ohio

D.D.P. 374

The State of Ohio
vs
John P. Bauer "

Time	\$ 20 00
costz	5 93
this writ	70

This writ on the 10th day of July 1860
and on the 12th day of July 1860 made at
monies in full on the writ
less service 35
notage 5
summons 40
return 10
total \$0 90

Filed July 12, 1860
Tabor Randall Clerk

Recorded

Abraham W. H.

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETINGS:

WHEREAS, at the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 16th day of April A. D. 1860 the State of Ohio recovered

against John P. Bauer

as well as the sum of Twenty

dollars, for fine, as also the sum of \$ 5.93 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said John P. Bauer You cause to be made the fine

and costs aforesaid with interest thereon from the 16th day of April A. D. 1860 until paid; also the sum of \$ 0.70 the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to levy, then take the body of the said John P. Bauer

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

Taber Randall

Witness, JAMES TURNER, Clerk of said Court at

the Court House in Marysville, this 10th day of

July

A. D. 1860

Taber Randall Clerk

No. 100-10-2

Union Common Pleas.

STATE OF OHIO

against

John P. Baird
Defendant.

FEB TERM. 1861

Left, fined \$10

Journal No. 7 Page 100

Record No. No Record Page

Ex. Doc. R Page 4606

APP. D. P. 304

UNION COMMON PLEAS.

THE STATE OF OHIO,

John P. Bauer

Admit today in any sum not exceeding \$50,
or more than \$200.

John G. Coatz
Pros. Atty.

Filed this 17th day of April

A. D., 1861

, Entd on App D,

Saber Randall

I have taken the body of the within named John P. Bauer
The name of his bail is John L. Ger. I herewith return the recognizance.
this 17th day of April A.D. 1861.
Fees = Service 35
Village 5
Return 10
Bond 50 = \$100

THE STATE OF OHIO, UNION COUNTY, ss.

BE IT REMEMBERED, that on the 17th day of April, in the year of our Lord, one Thousand Eight Hundred and Sixty one personally came before me Philip Snider, Sheriff of the County of Union, John P. Bauer and John L. Geer and severally acknowledged to owe the State of Ohio the sum of fifty dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following, to wit :

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

Attest Philip Snider Sheriff

JP Bauer

SL Geer

T

YO

if he be

Comm

Court,

unto a

Lee

And I

THE STATE OF OHIO, UNION COUNTY, SS.

TO THE SHERIFF OF UNION COUNTY, GREETING:

YOU are commanded to take John P. Bauer

if he be found in your county, and him safely keep, so that you have his body before our Court of Common Pleas for the County of Union, aforesaid, on the first day of the next Term of said Court, that being the 29th day of April A. D., 1861 to answer

unto an Indictment found against him in said Court for Selling intoxicating
liquors in violation of law

And have you then and there this writ.

WITNESS, TABER RANDALL, Clerk of said Court of Common Pleas, at Marysville, this 17th day of April A. D., 1861

Taber Randall Clerk.

APP. D. P. 288

UNION COMMON PLEAS.

THE STATE OF OHIO,

John P. Bauer
vs.

Admit to bail in any sum not ~~less than~~ \$50,
or more than \$200.

John B. Coats
Pros. Att'y.

Entered on App. D.

Filed this 11th day of Feb.

A. D., 1861

Tabu Randall, CLERK.

I have taken the body of the within named John P.
Bauer the name of his bail is John L. Beer, I herewith
return the recognizance
Fees = service 3⁵
mileage 50 = 90

Philip S. Ide Sheriff

THE STATE OF OHIO, UNION COUNTY, SS.

TO THE SHERIFF OF UNION COUNTY, GREETING:

YOU are commanded to take John P. Bauer

if he be found in your county, and him safely keep, so that you have his body before our Court of Common Pleas for the County of Union, aforesaid, on the first day of the next Term of said Court, that being the 25th day of February A. D., 1861 to answer

unto an Indictment found against him in said Court for Selling Intoxicating Liquors in violation of Law

And have you then and there this writ.

WITNESS, TABER RANDALL, Clerk of said Court of Common Pleas, at Marysville, this 5th day of February A. D., 1861

Taber Randall

Clerk.

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the 11th day of February in the year of our Lord, One Thousand Eight Hundred and 61 personally came before me,

Philip Snider

Sheriff of the County of Union

John P. Bauer and John L. Geer

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

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

John P. Bauer

J L Geer

Attest Philip Snider Sheriff

Criminal Case File

Case No. 1860-CR-0003 -

No. 600000

Union Common Pleas.

STATE OF OHIO

against

William Roberts

Defendant.

APR TERM 1860

Defendant fined 85⁰⁰

Journal No. 7 Page 5

Record No. NO Record Page

Ex. Doc. Page

Manufactured by THE BEVERLY-BALDWIN CO., 288 North High
Street, Columbus, Ohio.

The State of Ohio

By

William Robertz

Filed February 1, 1860
Leaber Randall Clerk

A True Bill

P. W. Manchester

Foreman of the Grand Jury
Died Guilty & fined

The State of Ohio / Court of Common Pleas of the term of January, in the year of our
Union County, / Lord one thousand eight hundred and sixty.

The Jurors of the Grand Jury of the State of Ohio, impaneled, sworn,
and charged, to inquire of crimes and offences, committed
within the said County of Union, in the name, and by the authority
of the State of Ohio, on their oaths deposed and finds
that William Robertz, late of said County, on the twenty
seventh day of June - in the year of our Lord one thousand eight
hundred and fifty nine, at the County aforesaid did unlaw-
fully sell intoxicating liquors to one Nelson Thompson
then and there being, to be drunk upon the premises where sold,
to wit, at said County, which intoxicating liquors were then
and there, before said Nelson Thompson drank upon the prem-
ises where sold, to wit, at the County aforesaid, contrary
to the form of the Statute, in such case made and provided
and against the peace and dignity of the State of Ohio.

John B. Coats / Prosecuting
Atty, Union County Ohio.

Criminal Case File

Case No. 1860-CR-0004

No. 60-32-4

Union Common Pleas.

STATE OF OHIO

against

W^m H Cartwell

Defendant.

OCT TERM, 1860

Defendant fined 85 $\frac{1}{2}$

Journal No. 7 Page 64

Record No. 2 Page 6

Ex. Doc. 10 Page 162

I. 7. p 64
D D P 502
for Record

The State of Ohio

Recorded in
Crown, record.
No. 2 p 5

B

William McCleartnell

Filed February 1, 1860
John Randall Clerk

A True Bill.

W. W. Manchester

Foreman of the Grand Jury
Please guilty and
fine \$20.00

The State of Ohio } County of Common Pleas of the Term of
Union County } January, in the year of our Lord one thousand
eight hundred and sixty.

The Jurors of the Grand Jury of the State of Ohio, impaneled
sworn and charged to inquire of crimes and offences
committed within the said County of Union, in the name
and by the authority of the State of Ohio, on their oaths
do present and find that William H. Cartmell late
of said County, on the twenty-fourth day of December, in the year
of our Lord one thousand eight hundred and fifty-nine
at the County aforesaid, did unlawfully sell intoxicating
liquors to one Solomon Brown, second, then and
there being, to be drank upon the premises where sold
to wit, at said County, which intoxicating liquors were
then and there, by the said Solomon Brown, second, drank
upon the premises where sold, to wit, at the County aforesaid,
Contrary to the form of the Statute in such case
made and provided, and against the peace and
dignity of the State of Ohio.

John B. Coats, Prosecuting
Atty, Union County, Ohio

Criminal Case File

Case No. 1860-CR-0005

Criminal Case File

Case No. 1860-CR-0006

Criminal Case File

Case No. 1860-CR-0007

No. 60-108-7

Union Common Pleas.

STATE OF OHIO

against

Emanuel Brown

Defendant.

APR TERM, 1860

Defendant filed $\frac{5}{6}$ ac.

Journal No. 7 Page 4

Record No. 2 Page 8

Ex. Doc. Page

The State of Ohio

vs

Emanuel Brown

Filed Feb 2, 1860
John Randall Clerk

A True Bill

Philander Manchester

Foreman of the Grand Jury
Please guilty and fined

Recorded in
Book 2, p 8
John R. Reed

The State of Ohio
Union County,

Court of Common Pleas of the County of January in the
year of our Lord one thousand eight hundred and sixty.

The Jurors of the Grand Jury of the State of Ohio, impaneled
sworn and charged, to inquire of crimes, and offences
committed, within the said County of Union in the
name and by the authority of the State of Ohio, on
their oaths, do present and find, that Emanuel Brown,
late of said County, on the twentyfifth day of Decem-
ber, in the year of our Lord, one thousand eight hun-
dred and fifty nine, at the County of Union aforesaid,
did unlawfully sell intoxicating liquors to
one Solomon Brown first, then and there being to
be drank upon the premises where sold, to wit at the
County of Union aforesaid, which intoxicating
liquors were then and there, by the said Solomon
Brown, first, drank upon the premises where sold,
to wit at the County of Union aforesaid, contrary
to the form of the Statute in such case made and
provided, and against the peace and dignity
of the State of Ohio.

John B. Coates Prosecuting
Attorney, Union County Ohio

Criminal Case File

Case No. 1860-CR-0008

No. ~~60-07-8~~

Union Common Pleas.

STATE OF OHIO

against

Daniel Brown

Defendant.

APR TERM 1860

Defendant fined \$6 -

Journal No. 7 Page 4

Record No. 2 Page 9

Ex. Doc. _____ Page _____

The State of Ohio
vs

Emanuel Brown

Filed Feb. 2^d 1860
John Randall Clark

A True Bill

Wm. W. Manchester
Foreman of the Grand Jury

Please guilty & fine

Recorded in Book
2 Crim. Record p. 9.

The State of Ohio } Court of Common Pleas of the Terms of January in the year
Union County, } of our Lord one thousand eight hundred and sixty,

The Jurors of the Grand Jury of the State of Ohio, impaneled,
sworn and charged, to Enquire of Crimes and Offen-
ces, committed within the said County of Union,
in the name, and by the authority of the State of Ohio,
on their oaths do present and find that Emanuel
Brown late of said County, on the Twenty fourth day
of December in the year of our Lord one thousand
Eight hundred and fifty nine, at the County of
Union aforesaid did unlawfully sell intoxicating
liquors to one Solomon Brown, ^{second} then and there being
drunks upon the premises where sold, to wit at the County of Union
aforesaid, which intoxicating liquors ever then
and there, by the said Solomon Brown ^{second}, drunks upon
the premises where sold, to wit, at the County of Union
aforesaid, Contrary to the form of the Statute in
such case made and provided and against
the peace and dignity of the State of Ohio.

John B. Coeate Prosecuting
Attorney Union County Ohio,

Criminal Case File

Case No. 1860-CR-0009

No. 60-187-01

Union Common Pleas.

STATE OF OHIO

against

W^m H. Cartwell
Defendant.

APR TERM, 1860

Defendant fined \$100

Journal No. 7 Page 24

Record No. 2 Page 3

Ex. Doc. _____ Page _____

The State of Ohio

S.

William McCartmell

Filed Feb, 2^d 1860

Jacob Randall Clerk

Received in Crim. R.
Door No. 2, p. 6.

L. 7. p 24.

Offered on record

A True Bill

Phanda Manchester

Foreman of the Grand Jury

for trial

\$10.00 & costs,

The State of Ohio Court of Common Pleas of the Terms of January, in the year
Union County of our Lord one thousand eight hundred and sixty,

The Jurors of the Grand Jury of the State of Ohio, impaneled,
sworn and charged, to inquire of crimes and offences,
committed within the said County of Union, in the
name and by the authority of the State of Ohio, on their
oaths, do present and find, that William H. Cartmell
late of said County, on the fourteenth day of January, in
the year of our Lord one thousand eight hundred
and sixty, at the County of Union aforesaid, did
unlawfully sell intoxicating liquors to one John
Lieber, then and there being, to be drank upon the
premises where sold, to wit at the County of Union
aforesaid, which intoxicating liquors, therewith
and there, by the said John Lieber, drank upon the
premises where sold, to wit at the County of Union
aforesaid, Contrary to the form of the Statute in
such case and prohibited, and against the peace
and dignity of the State of Ohio,

John B. Coats Prosecuting
Attorney of Union County Ohio,

Criminal Case File

Case No. 1860-CR-0010

No. 65-CR-101

Union Common Pleas.

STATE OF OHIO

against

James Green
Defendant.

OCT TERM 1860

Journal No. 7 Page 82

Record No. No Record Page

Ex. Doe. 10 Page 163

The State of Ohio

A

James Green

Filed April 17, 1860
John Randall Clark

A True Bill

Amos Bracken
Rec for safety

Governor of the Grand Jury
I. J. p. 82

D. 2, p 504

No record

The State of Ohio Court of Common Pleas of the Term of April, in the year of
Union County ss our Lord one thousand eight hundred and sixty

The Jury of the Grand Jury of the State of Ohio, impaneled
sworn and charged to inquire of crimes and offenses
committed within the said County of Union, in the name
and by the authority of the State of Ohio, on their o^r
th^t, do present and find, that James Greene
late of said County, on the second day of April
in the year of our Lord one thousand eight hundred
and sixty, at the County of Union aforesaid,
did unlawfully sell intoxicating liquors, to one
Enoch Burrow^z, then and there being, to be dran-
k upon the premises where sold, to wit, at said
County, which intoxicating liquors were then
and there, by the said Enoch Burrow^z, drank
upon the premises where sold, to wit, at the
County aforesaid, contrary to the form of
the Statute in such case made and
provided, and against the peace and
dignity of the State of Ohio.

John Bleath Prosecuting
Atty Union County Ohio

Notary Public

The State of Ohio

vs
James Greene

Filed April 17, 1860

Attala Romanell et al.

A True Bill

Amos Beach Jr.

Foreman of the Grand Jury

for trial

Plea not guilty

Original Ex. D, p 4

Geo Second

The State of Ohio 3 Court of Common Pleas of the Term of April in the
Union County ss 3 Year of Our Lord one thousand eight hundred and sixty

The jurors of the Grand Jury of the State of Ohio, Empannelled
sworn and charged to inquire of crimes and offences,
committed within the said County of Union, in the
name and by the authority of the State of Ohio, on
their oaths, do present and find, that James S.
Greene late of said County, on the fourteenth
day of April in the year of our Lord, one thousand
~~Eight~~ Eight hundred and sixty, at the County of
Union aforesaid, did unlawfully sell intoxicating
liquors to one George Kennedy, then and
there being, to be drank upon the premises where
sold to him, at said County, which intoxicating
liquors were then and there, by the said George
Kennedy, drank upon the premises where sold
to him, at the County aforesaid, Contrary to
the form of the Statute in such case made and
provided, and against the peace and dignity
of the State of Ohio.

John B. Coats) Prosecuting
Atty Union County Ohio

¹³
The State of Ohio

as

James Greene

Toled April 17, 1860
Tate Randall Clerk

Adverse Bill

Amos Brack Jr.

Poreman of the Sandpits

Crim Ex. D p 4

no sc end

The State of Ohio
Union County

Court of Common Pleas of the Term of April in the year
our Lord one thousand eight hundred and sixty,

The Juries of the Grand Jury of the State of Ohio suspended
and sworn and charged to inquire of crimes and
offences, committed within the said County of Union,
in the name and by the authority of the State of Ohio,
on their oaths, do present and find, that James
Grane, late of said County on the thirteenth day
of April in the year of our Lord one thousand eight
hundred and sixty, at the County of Union afo-
resaid did unlawfully sell intoxicating liq-
uor to one George Kennedy, then and there being
no law drunk upon the premises where sold, to wit,
at said County, which intoxicating liquor
ever then and there by the said George Kennedy
drank upon the premises, to wit, at the County
aforesaid, contrary to the form of the Statute in
such case made and provided, and agai-
nst the peace and dignity of the State of
Ohio.

John B. Coalter Prosecuting
Att'y Union County Ohio

COURT COMMON PLEAS.

THE STATE OF OHIO,

vs.

James Grunt

Filed April 17, 1860
Jahn Romdall Clerk

Indictment for

A TRUE BILL.

Amos Beach Jr

Foreman of the Grand Jury.

*Grunt et al. p 4
no record*

The State of Ohio,
Union County, ss.

Court of Common Pleas of the County of Union,
and State of Ohio, of the term of April
in the year of our Lord one
thousand eight hundred and Sixty.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union aforesaid, duly elected, empanneled, sworn and charged, to inquire of crime, offences and misdemeanors, committed within the said county of Union, in the name, and by the authority of the said State of Ohio, upon their oaths aforesaid, do find and present that *James Greene*

late of said County, on the Sixteenth day of April in the year of our Lord one thousand eight hundred and Sixty at the County of Union aforesaid did unlawfully sell intoxicating liquors to one *Uriah Alden* to be drank upon the premises, and in the building where sold, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

John B. Coats
Prosecuting Attorney Union County.

COURT COMMON PLEAS.

THE STATE OF OHIO,

vs.

James Greene

Filed April 17. 1860
John Randall Am

A TRUE BILL.

Amos Beach Jr

Foreman of the Grand Jury.

Ex Parte D. p 4

Pro se et alia

The State of Ohio,
Union County, ss.

Court of Common Pleas of the County of Union
and State of Ohio, of the term of April
in the year of our Lord one
thousand eight hundred and sixty.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the
County of Union aforesaid, duly elected, empanneled, sworn and charged, to inquire of
crime, offences and misdemeanors, committed within the said county of Union, in the
name, and by the authority of the said State of Ohio, upon their oaths aforesaid,
do find and present that James Green

late of said County, on the thirteenth day of April in the
year of our Lord one thousand eight hundred and sixty at the County of
Union aforesaid did unlawfully sell intoxicating liquors to one Uriah
Alden to be
drank upon the premises, and in the building where sold, contrary to the form of
the statute in such case made and provided, and against the peace and dignity of
the State of Ohio.

John B. Coats
Prosecuting Attorney Union County.

Ohio

11

COURT COMMON PLEAS.

THE STATE OF OHIO,

vs.

James Green

At a session of the
Litter Randall Clerk

Indictment ~~for~~

A TRUE BILL.

Amos Bracken
Foreman of the Grand Jury.

Brinkley D. B. 3
no record

The State of Ohio,
Union County, ss.

Court of Common Pleas of the County of Union,
and State of Ohio, of the term of April
in the year of our Lord one
thousand eight hundred and sixty.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union aforesaid, duly elected, empanneled, sworn and charged, to inquire of crimes, offences and misdemeanors, committed within the said county of Union, in the name, and by the authority of the said State of Ohio, upon their oaths aforesaid, do find and present that James J. Greene

late of said County, on the Ninth day of December in the year of our Lord one thousand eight hundred and fifty nine, at the County of Union aforesaid did unlawfully sell intoxicating liquors to one James J. Greene to be drank upon the premises, and in the building where sold, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

John B. Cradock

Prosecuting Attorney Union County.

COURT COMMON PLEAS.

THE STATE OF OHIO,

vs.

James Grund
~~~~~

*Sued April 17, 1860  
John Randall Clerk*

~~Indictment for~~

A TRUE BILL.

*Amos Brack Jr.*  
Foreman of the Grand Jury.

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*Crim. Ex. D. p. 3  
One Record*

The State of Ohio,  
Union County, ss.

Court of Common Pleas of the County of Union,  
and State of Ohio, of the term of April  
in the year of our Lord one  
thousand eight hundred and Sixty.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union aforesaid, duly elected, empanneled, sworn and charged, to inquire of crime, offences and misdemeanors, committed within the said county of Union, in the name, and by the authority of the said State of Ohio, upon their oaths aforesaid, do find and present that James Green

late of said County, on the tenth day of April in the year of our Lord one thousand eight hundred and Sixty at the County of Union aforesaid did unlawfully sell intoxicating liquors to one George Kennedy to be drank upon the premises, and in the building where sold, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

John B. Coats

Prosecuting Attorney Union County.

The State of Ohio  
vs

James Green

Filed April 17, 1860  
John Randall Clerk

A True Bill

Amos Brack Jr

Foreman of the Grand Jury

For true and no Gilty

The State of Ohio  
Union County

Court of Common Pleas of the Term of April in the year of  
and said one thousand eight hundred and sixty.

The jury of the Grand Jury of the State of Ohio, impaneled,  
sworn and charged to inquire of crimes and offenses,  
committed within the said County of Union, in  
the name and by the authority of the State of Ohio,  
on this day, do present and find, that James  
Greene late of said County, on the sixteenth day  
of April, in the year of our Lord one thousand  
eight hundred and sixty, at the County of  
Union aforesaid, did unlawfully sell intox-  
icating liquors to one George Kennedy, then  
and there being, to be drank upon the premises  
where sold, to wit, at said County, which  
intoxicating liquors were then and there, by the  
said George Kennedy, drank upon the premises  
where sold, to wit, at the County aforesaid,  
Contrary to the form of the Statute in such  
case made and provided, and against  
the peace and dignity of the State of Ohio,

John B. Coats Prosecuting  
Att'y Union County Ohio

Criminal Case File

Case No. 1860-CR-0011

No. 60-1821

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# Union Common Pleas.

---

STATE OF OHIO

against

*John G. Werner*  
Defendant.

OCT TERM. 1860

*Defendant fined \$5<sup>00</sup>*

Journal No. 7 Page 63

Record No. 2 Page 6

Ex. Doc. Page

The State of Ohio

B

John George Zuerner

Filed April 18, 1860  
John Randall Clerk

Received in  
from Second  
No. 2 p. 6.  
A True Bill

Anos Beach Jr.

Foreman of the grand jury  
Plea of guilty and sentence

The State of Ohio Court of Common Pleas of the Term of April in the year  
Union County of our Lord one thousand eight hundred and sixty,

The jurors of the Grand Jury of the State of Ohio impaneled  
and sworn and charged to inquire of crimes  
and offenses committed within the said  
County of Union, in the name and by the  
authority of the State of Ohio, and their oaths  
do present and find that John George Brown  
et al. late of said County, on the twentieth  
day of March in the year of our Lord  
one thousand eight hundred and  
sixty, at the County of Union aforesaid  
did unlawfully sell intoxicating liquors  
to one Keylas Wood, then and there  
being, to be drunk upon the premises where  
sold, to wit, at the County of Union upon  
said, which intoxicating liquors were  
then and there, by the said Keylas Wood dra-  
nk upon the premises where sold, to wit at  
the County of Union aforesaid, contrary  
to the form of the Statute in such case  
made and provided and against  
the peace and dignity of the State of Ohio.

John B. Coats Prosecuting  
Atty Union County Ohio

Criminal Case File

Case No. 1860-CR-0012

No. ~~45 - 50 - 52 - 54~~

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## Union Common Pleas.

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STATE OF OHIO

against

Raoul Fossey  
Defendant.

OCT TERM 1860

Defendant fined \$5 <sup>w</sup>

Journal No. 7 Page 64

Record No. 2 Page 24

Ex. Doc. \_\_\_\_\_ Page \_\_\_\_\_

The State of Ohio

is

Aaron Clessey

Filed April 18, 1860  
John Bancalie Clerk

A True Bill

Mos Bruch Jr

Foreman of the Grand Jury

Please Gilty

Recorded in  
Book Record no. 2  
page 24

The State of Ohio  
County of Union Pleas of the Term of April in the year  
Union County, your Lord one thousand eight hundred and sixty,

The Jury of the Grand Jury of the State of Ohio, impaneled  
sworn and charged to inquire of crimes and offences  
committed within the said County of Union, in the  
name and by the authority of the State of Ohio, on  
their oaths do present and find that Aaron  
Tassay late of said County on the twenty fifth day  
of February in the year of our Lord one thousand  
Eight hundred and sixty, at the County of  
Union aforesaid, did unlawfully sell  
intoxicating liquors to Harrison Guy, then  
and there being, to be drunk upon the premises,  
where sold to wit at the County of Union aforesaid,  
which intoxicating liquors were,  
then and there, by the said ~~Harrison Guy~~  
drunk upon the premises where sold to wit, at  
the County of Union aforesaid, contrary  
to the form of the Statute in such case made  
and provided and against the peace  
and dignity of the State of Ohio.

John B. Coatz Prose  
Ling At My Union County Ohio

Criminal Case File

Case No. 1860-CR-0013

No. 60-17-13

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# Union Common Pleas.

---

STATE OF OHIO

against

Thomas Kodas  
Defendant.

OCT TERM, 1860

Debt, fixed \$3<sup>00</sup>

Journal No. 7 Page 93

Record No. 2 Page 25

Ex. Doc. 10 Page 166

No 22

COURT COMMON PLEAS.

THE STATE OF OHIO,

vs.

Thomas Hedges

Filed April 18. 1860  
John Randall Clerk

Indictment ~~for~~

248 G 14 93  
D. D p 510

A TRUE BILL.

Amos Beach Jr  
Foreman of the Grand Jury.

\$5 00 for second  
Recorded in Criml  
Record B. 2 p 2586

The State of Ohio,  
Union County, ss.

Court of Common Pleas of the County of Union  
and State of Ohio, of the term of April  
in the year of our Lord one  
thousand eight hundred and sixty.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union aforesaid, duly elected, empanneled, sworn and charged, to inquire of crime, offences and misdemeanors, committed within the said county of Union, in the name, and by the authority of the said State of Ohio, upon their oaths aforesaid, do find and present that Thomas Hedges

late of said County, on the twenty sixth day of February in the year of our Lord one thousand eight hundred and sixty at the County of Union aforesaid did unlawfully sell intoxicating liquors to one George Lee to be drank upon the premises, and in the building where sold, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

John B. Coats

Prosecuting Attorney Union County.

Criminal Case File

Case No. 1860-CR-0014

No. 60-OR-14

# Union Common Pleas.

STATE OF OHIO

against

Thomas Hodges  
Defendant.

OCT TERM. 1860

Defendant fined \$5<sup>00</sup>

|               |          |
|---------------|----------|
| Journal No. 7 | Page 93  |
| Record No. 2  | Page 25  |
| Ex. Doc. 10   | Page 166 |

The State of Ohio No 21

4

Thomas Hodges

Filed April 18, 1860  
Taber Randall Clerk

L 7, p 93

D.D. p 510  
*for record*

A True Bill

Amos Beach Jr.

Foreman of the Grand Jury

\$ 5 00

Recorded by R.  
Book  
p 25 Book 2

The State of Ohio      Court of Common Pleas of the Term of April in the  
Union County      year of our Lord one thousand eight hundred and sixty.

The Jurors of the Grand Jury of the State of Ohio, Empannelled  
sworn and charged, to inquire of crimes and offences  
Committed within the said County & Union, in the  
name and by the authority of the State of Ohio,  
on their oaths do present and find <sup>that</sup> Thomas  
Hedgess, late of said County on the first day  
of April in the year of our Lord one thousand eig  
ht hundred and sixty at the County of Union  
aforesaid, did unlawfully sell intoxicating liq  
uor to one George Lee then and there being to be  
drank upon the premises where sold to wit, at  
the County of Union aforesaid, which intox  
icating liquor were then and there, by the  
said George Lee, drank upon the premises  
were sold, to wit at the County of Union  
aforesaid, Contrary to the form of the Statute  
in such case made and provided and  
against the peace and dignity of the  
State of Ohio,

John B. Coal D. Prosecuting  
At the Union County Ohio,

Criminal Case File

Case No. 1860-CR-0015

Criminal Case File

Case No. 1860-CR-0016

No 50-CR-16

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# Union Common Pleas.

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STATE of OHIO.

against

*Benjamin L. Helsby*  
Defendant.

OCT TERM, 1860

JUDGMENT VS DEFENDANT

Journal No. 7 Page 74

Record No. No Record Page \_\_\_\_\_

Ex. Doc. \_\_\_\_\_ Page \_\_\_\_\_

Benjamin F Kelley

vs

The state of Ohio

Action in Error



Law of 1859  
page 77

Filed Aug 23<sup>rd</sup> 1860  
John Randall Clerk

State of Ohio

vs

Benjamin F Kelley

Benjamin F. Kelley      County Common Pleas  
vs.      3 Min. County Ohio, <sup>1871</sup>  
The State of Olidell 3 return in Error

The said plaintiff Benjamin F. Kelley compleins of the state of Ohio defendant and for that on the 14<sup>th</sup> day of July 1860 the said defendant recovered against said plaintiff judgement for the sum of eight dollars fine and thirteen  $\frac{25}{100}$  dollars costs by the consideration of J. G. Bartram Mayor of the incorporated village of Mayfield in a certain prosecution then pending before said Mayor wherein the state of Ohio was plaintiff and Benjamin F. Kelley was defendant charged with driving his hogs at large unlawfully - A copy of the record of the said judgement and proceedings in which case duly certified is hereto attached marked & H and made part of this petition - And the said Benjamin F. Kelley avers there is error in the said record and proceedings in this to wit

1<sup>st</sup>      The said Mayor had no right to pass sentence <sup>officer and constable Benjamin F. Kelley</sup> and render judgment <sup>after the defendant</sup> demanded a trial by jury

2<sup>d</sup>      That said court erred in overruling the motion to quash the proceedings the demand for trial

3<sup>rd</sup>      That the court rendered judgement for the plaintiff the state of Ohio against defendant

4<sup>th</sup>      That the said court erred in rendering judgement against said Benjamin F. Kelley the same

being contrary to law and against the evidence  
produced in the case

5 That the said judgment was given for  
the said The state of Ohio for the use of the Inca  
sorated village of Marysville which was  
contrary to law

6<sup>th</sup> The said judgment was rendered  
against the said Benjamin F. Kelsey  
Whereas said court could by law  
pass no final judgment in the case  
but discharge the accused

7<sup>th</sup> That the said judgment was ren-  
dered against said Benjamin F. Kelsey  
Whereas by the law and the evidence  
the same should have been rendered  
in his favor he discharged

The said Plaintiff Benjamin F.  
Kelsey therefore asks judgment that the  
said judgment may be reversed and the  
said Benjamin F. Kelsey restored to all things  
he has lost by reason thereof

John D. Adams

Atty. for Plaintiff

The state of Blue Earth County

I Benjamin F. Kelsey plffn Crv being com-  
do oaths say the statements made in the  
foregoing & the same true as I believe B. F. Kelsey  
swm to before me by Benjamin F. Kelsey and in my presence  
this 21<sup>st</sup> day of Aug 1860 W. H. Ross J.P.

I hereby waive the issuing and service  
of process in the above case, and enter  
the appearance of the defendant in error

John L. Bates  
Atty for deft

Manyville Union County Ohio

The State of Ohio } July 12<sup>th</sup> A.D. 1860

For the use of the in This day came  
Corporate Village of Mr. Bancroft Dept Marshall.

Manyville and made Complaint on oath

vs that Benjamin F. Kelley late of  
Benjamin F. Kelley said County and Village, did  
permit Eight Swine the property

Mayors for of Said Kelley to run at large

Appendant & file 30 Contrary to Law in such Case Made

Warrant & file 30 and provided. Viz: A Law to

2 Subpoena 30 prevent the running at large of

9 additional 45 Bond for appa 25 Swine - I therefore issued a

Continuance 10 Warrant for Said Benjamin F.

Swine witness 55 Kelley and delivered the same

Judgment 25 to L.W. Smith Marshall of said

Transcript & Village of Manyville who return

Bills of exception 10 it on the 13<sup>th</sup> with the endorsement

930 words 200 I have arrested the within named

Certifying 25 B.F. Kelley and have his body

here in Court for Service 25

Marshall for (Smith) attend once 75 Milage 10 L.W.

arrest 25 Smith Marshall - I also is

Milage 10 sued a Subpoena on the part

Attendance 75 of the State (on the 12<sup>th</sup>) for John

Subpoena 45 Wiedman John Gundeman

Milage 20 Frank West Solomon Hearly

(Bancroft) Tom Drak & O.W.R. Ingman

Living Subp 65 and gave it to William Banc

Milage 10 croft assistant Marshall of said

Village

Witnesses who returned it endorsed  
Bancroft 50 served on all the within named  
Widman 50 witnesses by reading this writ  
Lundrum 50 in their presence - for Service 65  
F. Welsh 50 Village 10 - Mr. Bancroft, Asst. Marshall  
Healy 50 July 13<sup>rd</sup> A.D. 1860 The Defendant  
Ingram 50 Benjamin F. Kelsey being arraigned  
Frake 50 for Plea says he is "Not Guilty"  
Diggin 50 and not ready for trial for  
Chas Sabin 50 want of witnesses whereupon  
A. Kelly 50 I adjourned the Case to the 14<sup>th</sup>  
H. Kelly 50 inst at 6 o'clock A.M. the Defendant  
J. J. Smith 50 giving bond in the sum of Twenty  
five Dollars for his appearance  
and issued a Subpoena for John  
Hoover, Patrick Diggin, Charles Sabin,  
Allen Kelsey, Henry Kelsey and Sarah  
J. Smith and delivered it to  
J. W. Smith Marshall of said  
Village who returned it endorsed  
"Served on all the within named  
witnesses except Hoover who was  
not found - for Service 45 Village 20

J. W. Smith, Marshall  
July 14<sup>th</sup> 1860 The Defendant appeared  
and by his Atty J. W. Robins on Motion  
to quash the proceedings for insuffi-  
ciency of the affidavit on which the  
warrant issued, which I overruled.

The Defendant then by his atty demanded a trial by Jury as provided for by the Constitution of the State of Ohio which motion was also overruled. The Defendant then went to trial under protest which was had by examining the following witnesses viz John Weidman John Gunderson <sup>and Baycroft</sup> Frank Welsh Solomon Heasly John Drake & C.W.M. Ingman on the part of the State and Patrick Duggan, Charles Sabin, Allen Kelsay, Henry Kelsay & Israel J Smith on the part of the defendant. After hearing the evidence it is considered and adjudged by me that the Defendant Benjamin F Kelsay make his fine to the State of Ohio for the use of the village of Marysville in the sum of Eight Dollars and pay the costs of prosecution taxed at Thirteen &  $\frac{2}{3}$ oo Dollars During the trial the Defendant by his atty J.W. Robinson submitted the following Bill of exceptions for my signature which is here made part of the record

The State of Ohio      On trial before  
vs      C. S. Bartram  
                    & Mayor of the Incorporated  
Benjamin F. Kelley      Village of Marysville Ohio  
                    Paris Township Union County

Be it remembered that on the trial of  
this prosecution under the Statute of  
March 28<sup>th</sup> 1859 "to prevent the running  
at large of Swine" before the undersigned  
Mayor of the Incorporated village of  
Marysville in Paris Township Union  
County Ohio in and for said County &  
village at his office therein on the 14<sup>th</sup> day  
of July 1860 the said Plaintiff to maintain  
the prosecution proved that 8 of the defendants  
hogs over ~~sixty~~ days of age were found off  
of the defendants premises on the 12<sup>th</sup> day  
of July 1860 without having their noses  
cut or singed so as to effectually prevent their  
rooting - And then rested

The defendant then to maintain his defense  
proved that he had kept these hogs on his  
farm for the last three weeks until the 11<sup>th</sup>  
day of July 1860, but prior to said three weeks  
the hogs wen out several times, but no proof  
of the knowledge or consent of defendant.  
And on that evening brought them to his  
barn lot in town & put them therein  
and directed his son about twelve years  
of age to fasten a hole which he knew was  
in the fence of said lot - That his said son  
did stop the hole but the stopping proved  
to be insufficient & the hogs got out at  
that place on the 12<sup>th</sup> of July without the  
knowledge or consent of the defendant -  
That the defendant as soon as he knew  
the hogs afore said were out took them  
up = and thus rested

The State thereby way of rebuttal proved  
that the boy did not fasten the hole  
sufficiently and that defendant had work  
hands working for him who were able to  
have fastened the hole sufficiently and that  
the defendant did not personally or by his  
said work hands or otherwise except by said  
son see that said hole in the fence was

This was all the proof produced  
in the case

and there upon the court  
decided that although the defendant  
did not know his hogs could get out  
or were out of the lot in which he put  
them, was guilty of negligence in not  
seeing that the hole was sufficiently fastened  
and therefore guilty of the offence charged  
to which the defendant objected and asked  
the undersigned to sign this Bill of exception  
in the case to be made a part of the  
record which is accordingly here done

This the 14<sup>th</sup> July 1860

E G Bastian <sup>2d</sup> Mayor of  
the incorporate village of Maysville

I hereby certify the foregoing a true copy  
of the original entry on my Docket -

July 14<sup>th</sup> 1860 E G. Bastian Mayor  
of the incorporate village of Maysville

The State of Ohio  
vs

Benjamin L Kelsey

Officer

The State of Ohio, Union County

The Incorporated Village of Marysville

Before me E. G. Bartram Mayor of the Incorporated Village of Marysville in said County, personally came William Bancroft Deputy Marshal of said Village who being duly sworn according to law deposed and saith that on or about the 12<sup>th</sup> day of July AD 1860, in said village and county, one Benjamin F. Kelsey late of said village and county, did permit and suffer unlawfully certain swine of which he was the owner to go at large off the premises and lands of said Benjamin F. Kelsey, to cut within the Incorporated limits of said village, in said County, without the noses of said swine, having so cut, or without being so singed or either of them so as to effectually prevent their rooting said swine are eight in number ~~do not~~ and all over the age of Sixty days, and this deponent says that said Benjamin F. Kelsey is guilty of the fact charged, and further this deponent saith not

W. Bancroft

I worn to and subscribed before me at the County aforesaid this 12<sup>th</sup> day of July AD 1860

E. G. Bartram Mayor  
of said Village

The State of Ohio  
for the use of the village  
of Marysville

vs  
B T Kelley  
Warrant

I have arrested Mr.  
Miller named & of  
Kelley & have his bond  
here-in. Court  
will be served as  
at the place  
Indictment  
John Smith  
Marshal

THE STATE OF OHIO, UNION COUNTY, SS.

To the Marshall of the Incorporated Village of Marysville in said County, greeting.

WHEREAS, complaint has been made before me, Mayor of the Incorporated Village aforesaid, upon the oath of W<sup>l</sup> Bancroft that Benj' G Kelsey

late of the Incorporated village of Marysville

aforesaid, on or about the 12<sup>th</sup> day of July A. D. 1860 at the incorporated village of Marysville in the County of Union in the State of Ohio, did

permit Eight swine to run at large  
contrary to Law

THESE are therefore to command you to take the said

Benj' G Kelsey

if he be found in your your county; or if he shall have fled, that you pursue after the said

Benj' G Kelsey

into any other County within this State, and take and safely keep the

service Benj' G Kelsey

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

Given under my hand and seal, this 12<sup>th</sup> day of July A. D. 1860

E. G. Bancroft MAYOR Seal

Criminal Case File

Case No. 1860-CR-0017

Criminal Case File

Case No. 1860-CR-0018

No. 287

# Union Common Pleas.

STATE OF OHIO

against

*Henry Lawl*  
Defendant.

FEB TERM 1861

|             |          |      |           |
|-------------|----------|------|-----------|
| Journal No. | <u>7</u> | Page | <u>96</u> |
| Record No.  | <u>2</u> | Page | <u>27</u> |
| Ex. Doc.    |          | Page |           |

Manufactured by THE BEVERLY-BALDWIN CO., 288 North High  
Street, Columbus, Ohio.

22

The State of Ohio  
by  
Henry Lamb

Received in Comt  
R. B. 2 p 27

Court of Common Pleas

The State of Ohio

21

Henry Lamb

Ltd Oct. 2<sup>d</sup> 1860  
John Randall Clerk  
A True Bill

John Cassil

Foreman of the Grand Jury  
Recorder in Criml  
Record Book 2  
p 2F

The State of Ohio      County of Common Pleas of the County  
Union County ss      of Union and State of Ohio, of the Year  
1860 of October, in the year of our Lord one  
Thousand eight hundred and sixty

The Juries of the Grand Jury of the State of Ohio, within  
and for the body of the County of Union aforesaid, duly  
elected, impaneled, sworn and charged to inquire of  
certain offenses, and misdemeanors, committed within  
the said County of Union, in the name, and by the  
authority of the ~~sixt~~ State of Ohio upon their oaths  
aforesaid do find and present that Henry  
~~Lamb~~ in the late of said County, on the  
second day of ~~January~~ in the year of our Lord  
one thousand eight hundred and sixty, at the County  
of Union aforesaid, did unlawfully sell intoxicating  
liquors to one Peter Beavers — he drank upon the  
premises where sold, contrary to the form of the Statute  
in such case made and provided, and against the  
peace and dignity of the State of Ohio.

John B Coats Prosecuting  
Attorney Union County Ohio.

THE STATE OF OHIO, UNION COUNTY, SS.

TO THE SHERIFF OF UNION COUNTY, GREETING:

YOU are commanded to take

*Henry Lamb*

if he be found in your county, and him safely keep, so that you have his body before our Court of Common Pleas for the County of Union, aforesaid, on the first day of the next Term of said Court, that being the *25<sup>th</sup>* day of *February* A. D., 1861 to answer

unto an Indictment found against him in said Court for *Selling Intoxicating Liquors in Violation of Law*

And have you then and there this writ.

WITNESS, TABER RANDALL, Clerk of said Court of Common Pleas, at Marysville, this *5<sup>th</sup>* day of *February* A. D., 1861

*Taber Randall* Clerk.

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the 12<sup>th</sup> day of February in the year of our Lord, One Thousand Eight Hundred and 61 personally came before me,

Philip Snider Sheriff of the County of Union  
Henry Lamb and David C. Lane and severally acknowledged to owe the State of Ohio the sum of Fifty dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following, to wit :

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

Attest—Philip Snider Sheriff

Henry Lamb <sup>his</sup> mark

David C. Lane

ANOTHER FINE

that the recognizance to be given before the court in the place where  
the defendant was found to be made by the sheriff or constable of the county where he  
was found, or by the justice of the peace thereat made, shall be valid to the same  
length of time as the recognizance made before the sheriff or constable of the  
place where he was found.

Some other places have made the same provision in their laws, but the same  
is not now in force in the state of Michigan, and it is not now in force in the state of Indiana,  
and it is not now in force in the state of Ohio, or indeed, except off of the coast.

I have taken the body of the within named Henry  
Lamb, the name of his bail is David L. Lane. I here  
= with return the recognizance this 12<sup>th</sup> day of February  
A. D. 1861. Feds- Service 35, Bond 50, mileage 65 = \$1.50

Philip Snider Sheriff

APP. D. P.

288

UNION COMMON PLEAS.

THE STATE OF OHIO,

Henry Lamb <sup>vs.</sup>

Admit to bail in any sum not ~~exceeding~~ <sup>less</sup> \$50  
or more than \$200

John B. Coats  
Pros. Att'y

Filed this 14 day of Octo-

A. D., 1861

Ent<sup>a</sup> on App. D,

Tabor Randall. Clerk

Criminal Case File

Case No. 1860-CR-0019

No. 60-15-117

# Union Common Pleas.

STATE OF OHIO

against

Christian Nier

Defendant.

FEB TERM 1861

Defendant fined  
\$3 ~~10~~

Journal No. 7 Page 97

Record No. 2 Page 26

Ex. Doc. Page

25-

Court of Common Pleas

The State of Ohio

as

Christian Kick

Filed Oct, 2<sup>d</sup> 1860  
John Randall Clerk

A True Bill

John Cassie

Foreman of the Grand Jury  
Recorded in Grand Record  
Book 2 p 26

The State of Ohio  
Union County ss

Court of Common Pleas of the County of  
Union and State of Ohio on the Term of  
October in the year of our Lord  
One thousand eight hundred and sixty.

The jurors of the Grand Jury of the State of Ohio within  
and for the body of the County of Union aforesaid, duly  
elected, impaneled, sworn and charged to inquire of  
offences, and misdemeanors, committed ~~within~~ within  
the said County of Union, in the name and by the authority  
of the State of Ohio, upon their oaths aforesaid, do find  
and present that Christian Nickum — late  
of said County, on the fifteenth day of September in  
the year of our Lord one thousand eight hundred and  
sixty, at the County of Union aforesaid, did unlawfully  
sell intoxicating liquors to one Warren Harris —  
to be drank upon the premises where sold, contrary to the  
form of the Statute in such case made and provided  
and against the peace and dignity of the State of  
Ohio.

John B Coatz) Prosecuting  
Attorney Union County Ohio,

Criminal Case File

Case No. 1860-CR-0020

No. 10-000

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# Union Common Pleas.

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STATE OF OHIO

against

Michael Eganet

Defendant.

FEB TERM, 1861

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Deft. fined \$5-<sup>00</sup>/<sub>7</sub>

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Journal No. 7 Page 97

Record No. 2 Page 27

Ex. Doe. \_\_\_\_\_ Page \_\_\_\_\_

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Criminal No.

The State of Ohio

vs

Michael Emmet

J. J. h 97

Recorded in  
Crim R. B 2  
page 27

Court of Common Pleas

The State of Ohio

28

Michael Emmert

Filed Oct 2<sup>d</sup> 1860  
John Randall Clerk

A True Bill

Josin Cassie

Proman of the Grand Jury

Not guilty

The State of Ohio      County Common Pleas of the County of Union  
Union County ss      and State of Ohio of the Term of October  
O      I in the year of our Lord one thousand  
Eight hundred and sixty.

The jury of the Grand Jury of the State of Ohio,  
within and for the body of the County of Union aforesaid,  
duly elected, impaneled, sworn and charged to inquire  
of crimes offences and misdemeanors, committed  
within the said County of Union, in the name, and  
by the authority of the said State of Ohio, upon their  
oaths aforesaid, do find and present that, on  
Michael Zimmerman late of said County on  
the eighth day of September in the year of our Lord  
one thousand eight hundred and sixty, at the County  
of Union aforesaid, did unlawfully sell intoxicating  
liquors to one David Conklin to be drunk upon  
the premises where sold, contrary to the form of the statute  
in such case made and provided and against the  
peace and dignity of the State of Ohio.

John B Coal & Prosecuting  
Atty Union County Ohio

THE STATE OF OHIO, UNION COUNTY, SS.

TO THE SHERIFF OF UNION COUNTY, GREETING:

YOU are commanded to take Michael Emmert

if he be found in your county, and him safely keep, so that you have his body before our Court of Common Pleas for the County of Union, aforesaid, on the first day of the next Term of said

Court, that being the 25<sup>th</sup> day of February A. D., 1861 to answer

unto an Indictment found against him in said Court for Selling Intoxicating Liquors in Violation of Law

And have you then and there this writ.

WITNESS, TABER RANDALL, Clerk of said Court of Common Pleas, at Marysville, this 5<sup>th</sup> day of February A. D., 1861

Taber Randall Clerk.

THE STATE OF OHIO, UNION COUNTY, ss.

BE IT REMEMBERED, that on the 13<sup>th</sup> day of February, in the year of our Lord, one Thousand Eight Hundred and 61 personally came before me Philip Snider, Sheriff of the County of Union, Michael Ermert and William Ermert and severally acknowledged to owe the State of Ohio the sum of Fifty dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following, to wit :

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

Wm. Snider Sheriff

Michael Ermert

THE STATE OF OHIO, UNION COUNTY, ss.

compliance to be doing, and of no effect: ordered to do the same in the place and manner before the judge and the Clerk, person or persons not failing the Clerk, from time to time to do the like, on the first day of the next term thereafter, and there to bring to the same judge and the Clerk, person or persons not failing the Clerk, from time to time to do the like, to be directed as to the office charged in this paper.

I have taken the body of the within named Michael Emmert, the name of his bail is William Emmert  
I herewith return the recognizance this 12<sup>th</sup> day of February  
A.D. 1861. Fees = Service 35. Bond 50. mileage 20 = \$1.05

Philip Snider Sheriff

APP. D. P. 288

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.

Michael Emmert

cep

Admit to bail in any sum not exceeding \$50,  
or more than \$200.

John B. Coates

Pros. Atty.

Ent<sup>d</sup> on App. D,

Filed this 14. day of Feb,

A. D. 1861

C  
Tabor Randall CLERK.

Criminal Case File

Case No. 1860-CR-0021

Criminal Case File

Case No. 1860-CR-0022

No. 100-B-22

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## Union Common Pleas.

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STATE OF OHIO

against

Henry Farnam <sup>and</sup>  
Defendant.

FEB TERM, 1861

Deft fined \$5<sup>00</sup>

Journal No. 7 Page 102

Record No. 2 Page 29

Ex. Doc. \_\_\_\_\_ Page \_\_\_\_\_

Criminal No

The State of Ohio

v/s

Henry Tarnum

Recorded in  
from Record Book  
2<sup>o</sup> page 29

Court of Common Pleas

The State of Ohio

AS

Henry Farnum

Filed Oct. 2<sup>d</sup> 1860  
John Randall Clerk

A True Bill

John Cassie

Policeman of the Grand Jury

Gentle  
8500 fm

The State of Ohio      Court of Common Pleas of the County of Union  
Union County ss      and State of Ohio, of the Term of October in  
the year of our Lord one thousand eight  
hundred and sixty.

The jury of the grand jury of the State of Ohio, within and  
for the body of the County of Union aforesaid, duly elected em-  
pannelled, ~~and~~ sworn and charged to inquire of cri-  
minal offences, and misdemeanors, committed within the said  
County of Union, in the name and by the authority of the State  
of Ohio, upon their oaths aforesaid, do find and present that,  
Henry Farnum      late of said County on the  
first day of September in the year of our Lord one  
thousand eight hundred and sixty, at the County of Union  
aforesaid, did unlawfully sell intoxicating liquors to one  
John Mather - to be drank upon the premises  
where sold, contrary to the forms of the Statute in such case  
made and provided and against the peace and dignity  
of the State of Ohio.

John B Coatz Prosecuting  
Attorney Union County Ohio

THE STATE OF OHIO, UNION COUNTY, SS.

TO THE SHERIFF OF UNION COUNTY, GREETING:

YOU are commanded to take Henry Farnum 2<sup>d</sup>

if he be found in your county, and him safely keep, so that you have his body before our Court of Common Pleas for the County of Union, aforesaid, on the first day of the next Term of said Court, that being the 25<sup>th</sup> day of February A. D., 1861 to answer

unto an Indictment found against him in said Court for Selling Intoxicating Liquors in violation of Law

And have you then and there this writ.

WITNESS, TABER RANDALL, Clerk of said Court of Common Pleas, at Marysville, this 5<sup>th</sup> day of February A. D., 1861

Taber Randall Clerk.

THE STATE OF OHIO, UNION COUNTY, ss.

BE IT REMEMBERED, that on the 15<sup>th</sup> day of February, in the year of our Lord, one Thousand Eight Hundred and Sixty one personally came before me Philip Snider, Sheriff of the County of Union, Henry Farnum 2<sup>nd</sup> and Adam Richey and severally acknowledged to owe the State of Ohio the sum of fifty dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following, to wit :

The condition of this Recognizance is such, that, whereas the above bounden Henry Farnum 2<sup>nd</sup> has been arrested by me, on a writ of capias, issued out of the Court of Common Pleas, in and for the county of Union, on a certain indictment presented in said Court, against the said Henry Farnum 2<sup>nd</sup>, for the offence charged in said indictment. Now, therefore, if the said Henry Farnum 2<sup>nd</sup> so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas, of the county aforesaid, on the first day of the next term thereof, then and there to plead to the same indictments, and abide the Judgment of the Court thereon, and not depart the Court without leave, then this Recognizance to be void, and of no effect; otherwise to be and remain in full force and virtue in law.

attest Philip Snider Sheriff

Henry Farnum  
Adam Richey

APP. D. P. 288

UNION COMMON PLEAS.

THE STATE OF OHIO,

*Henry Tamur Jr.*

Admit to bail in any sum not ~~less than~~ \$50,  
or more than \$200.

*John B. Coatz*

Pros. Att'y.

*Ent'd on App. D.*

Filed this 16<sup>th</sup> day of February  
A. D., 1861

*John Randall* Clerk.

THE STATE OF OHIO, UNION COUNTY, ss.

I have taken the body of the within named Henry Farnum 2<sup>d</sup> the name of his bail is Adam Richey. I herewith return the recognizance.

|        |         |          |
|--------|---------|----------|
| Fees = | Service | 35       |
|        | Mileage | 30       |
|        | Bond    | 50       |
|        | return  | 10 = 135 |

Criminal Case File

Case No. 1860-CR-0023

No. 60-CR-223

# Union Common Pleas.

STATE OF OHIO

against

Wm. Hildreth et al

Defendant.

FEB TERM 1861

Left, fixed \$10 <sup>w</sup>

Journal No. 7 Page 112

Record No. 2 Page 23

Ex. Doc. 10 Page 196

The State of Ohio  
vs  
Wm Hildreth & others

I. J. p 112  
- D. D. p 568

& for record

Recorded in book?  
Record No. 1  
page 23<sup>o</sup>

County Common Pleas

The State of Ohio

Y. A.

This bill was found upon testimony given antecedent to  
the Grand Jury, by order of the Court, at the request  
of the Prosecuting Attorney.

John Cassie  
Foreman of the Grand Jury

William Heildreth senior  
Benona Heildreth, David  
Heildreth and Marquis Heildreth

Filed Oct. 2<sup>nd</sup> 1860  
John Randall Clerk

A True Bill

John Cassie  
Foreman of the Grand Jury  
Plead not guilty to all.

Recorded

The State of Ohio      County Common Pleas of the County of Union  
Union County ss      and State of Ohio of the First Octoher in the  
Year our Lord one thousand eight hun-  
dred and sixty.

The jury of the Grand Jury of the State of Ohio, within and  
for the body of the County of Union aforesaid, duly elected impan-  
neled sworn and charged to inquire of crimes, offences and  
misdemeanors, committed within the said County of Union, in  
the name and by the authority of the ~~said~~ State of Ohio, upon  
their oaths aforesaid, do find and present that William He-  
ldreth senior, Benona Heldreth, David Heldreth and  
Merquis Heldreth, late of the County of Union aforesaid, on  
the thirty first day of July, in the year our Lord one thousand  
eight hundred and sixty, with force and arms, at the County of  
Union aforesaid unlawfully did make an assault in and  
upon one Charles Wilson, then and there being, and him the said  
Charles Wilson, then and there unlawfully did strike, beat,  
wound and ill treat, contrary to the form of the statute in  
such case made and provided, and against the peace  
and dignity of the State of Ohio.

John B. Coats, Prosecuting  
Attorney Union County Ohio

The State of Ohio  
vs.  
Magnus Hildreth &  
William Hildreth sen.

Transcript

The State of Ohio ) Assault & Battery  
vs ) August 1<sup>st</sup> 1860

Benona Hildreth } This day came Charles Wilson  
Marques Hildreth } and made oath that on or about  
Davis Hildreth & } the 31<sup>st</sup> day of July A.D. 1860 at the  
William Hildreth son. } county of Union in the state of  
Ohio, Benona Hildreth Marques  
Hildreth Davis Hildreth and William Hildreth  
son, did unlawfully assault strike wound and  
beat him the said Charles Wilson.

Took his affidavit thereof. D.D. Welsh  
acknowledging himself security for costs.  
Thereupon issued a warrant against Benona  
Hildreth Marques Hildreth Davis Hildreth and  
William Hildreth son, and delivered the same  
to L.W. Smith constable.

Warrant returned August 2<sup>d</sup> 1860 endorsed as  
follows: I received this writ August 1<sup>st</sup> 1860  
I have arrested the within named Benona Hildreth  
Marques Hildreth Davis Hildreth & William Hildreth  
son, and have their bodies here in Court.

Fees Service 100 Mileage 100 Expenses & conveyance 100  
Attendance 75. August 2<sup>d</sup> 1860 L.W. Smith constable  
August 2<sup>d</sup> 1860 Defendants appeared and  
made a motion for separate trial.

Motion overruled. Charles Wilson George  
Wilson & Ralph Wilson were sworn and examined  
on behalf of the state. and at 12 o'clock M. adjourned  
for half an hour

About 1 o'clock P.M. resumed examination of witnesses, Charles Neal Gilman Hildreth and William Hildreth Jr. were sworn and examined for the defendants. A motion to discharge Bonona Hildreth was made and he was accordingly discharged and then sworn and examined as witness for defendants.

After hearing the evidence David Hildreth was discharged, and Marques Hildreth and William Hildreth son. were ordered by me to enter into a recognizance in the sum of Fifty dollars each for their appearance at court which was done accordingly, Davis Hildreth being their surety. Recognized the following witnesses on behalf of the State, to wit; Charles Wilson, Ralph Wilson and George Wilson  
L.P. Fees.

|                                 | Witness fees.              |
|---------------------------------|----------------------------|
| Taking and certifying affidavit | 25                         |
| Hiring Warrant for four persons | 1.00                       |
| Swearing down witnesses         | 35                         |
| Recognizance of defendants      | 25                         |
| Recognizance of witnesses       | 45                         |
| Filing papers                   | 20                         |
| Record                          | <del>Handy book</del> \$30 |
| Const. fees                     | \$2.80                     |
| L.W. Smith                      | 3.75 paid by County        |
|                                 | \$1.75                     |

The State of Ohio Union County, Paris Township &  
I do hereby certify that the foregoing is a full  
and true copy from my docket of the proceeding  
had by and before me at my office in said  
Township in the above action

William H. Ross J.P. of Paris Township  
Fee on transcript \$55 paid by County

1  
We the Jurors the Jurors empanelled  
the case State of Ohio v  
William Hildreth Senr Benona Hildreth  
David Hildreth & Marques Hildreth  
do find the defendants guilty as  
charged in the Indictment

Levi Phelps foreman

Crim. Doc. .... Page ... 22

THE STATE OF OHIO,

vs.  
Marques Hildreth &  
William Hildreth sen.

RECOGNIZANCE OF DEFENDANTS.

Filed, ..... 18

BEVINS, PAINT, CLEVELAND.

Filed Sept 15, 1860  
Talbot Randall Clark

The State of Ohio,  
Miami County, ss } Whereas, William Hildreth & Margerie Hildreth  
have been arrested and is now in custody, at the suit of the State of Ohio, in an action of  
assault & battery

NOW THEREFORE BE IT REMEMBERED, That on the 2<sup>nd</sup> day of August in the year 1860 personally came before me, Wm. H. Robt, a Justice of the Peace, in and for the township of Paris in the County aforesaid William Hildreth, Margerie Hildreth & David Hildreth and acknowledged themselves to owe unto the State of Ohio, the sum of forty one hundred Dollars, to be levied on their goods and chattels, lands and tenements, in case default be made in the condition following: Which is that the said William Hildreth & Margerie Hildreth shall be and appear before the Court of Common Pleas of said County at the first day of the next term thereof at 10 o'clock, A.M., in the year 1860 to answer to the action aforesaid, and not depart the Court without leave; then this obligation to be void, otherwise to be and remain in full force and virtue in law. If one of said William & Margerie Hildreth shall appear as aforesaid, then this obligation is in force for fifty dollars only.

Taken, Signed and Acknowledged, on the day and year aforesaid, before me,



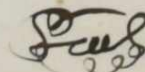
W. H. Robt

Justice of the Peace.

Wm Hildreth Jr  
Margerie Hildreth



David Hildreth



The State of Ohio  
vs  
Mary Ann Kildreth &  
William Kildreth son.

Recognition of  
Witnesses

The State of Ohio Union County is  
Be it remembered that on the 2<sup>nd</sup> day of August  
A.D. 1860 Charles Wilson Ralph Wilson and  
George Wilson

personally appeared before me W. H. Robt one of the  
Justices of the peace in and for the County aforesaid  
and jointly and severally acknowledged themselves each  
to owe the State of Ohio the sum of Fifty dollars  
each, to be levied of their goods and chattles lands and  
tenements if default be made in the condition following  
to wit: The condition of this recognizance is such  
that if the above bonders Charles Wilson Ralph Wilson  
and George Wilson

shall personally be and appear before the court of  
common Pleas on the first day of the next term  
thereof in and for said Union County, to give evidence  
and the truth to say on behalf of the State touching  
such matters as shall then and there be inquired  
of them and not depart the court without leave  
then this recognizance shall be void; otherwise it  
shall remain in full force and virtue in law

Ralph S. Wilson *Seal*  
Charles Wilson *Seal*  
George Wilson *Seal*

Signed and acknowledged before me this 2<sup>nd</sup> day  
of August A.D. 1860 W. H. Robt J.P.

Criminal Case File

Case No. 1860-CR-0024

Criminal Case File

Case No. 1861-CR-0001

No. 61-CR-1

# Union Common Pleas.

STATE OF OHIO

against

Joseph Taspel

Defendant.

APR. TERM, 1861

Sentenced to Ohio Pen.

Journal No. 7 Page 133

Record No. 2 Page 10

Ex. Doc. A Page 4607

The State of Ohio

vs

Joseph Parker

Attendant of S Parker

Filed May 10, 1861  
Tabu Randall Clark

The State of Ohio Union County -  
Selina Draper being first duly sworn says that she is  
the sister of Joseph Triplett's wife - that she helped Mrs Triplett  
to make a vest for her husband a short time after his last  
confinement in the jail of this county in January 1861 - that they  
made said vest out of an old coat which Mrs Triplett  
brought from the jail - that there was no blood on said coat  
that the remnants of cloth now in the care of H. W. Robinson  
were the fragments of said coat left after making said vest  
& that there never was any effort made within her knowledge to  
conceal said coat or the said remnants & further she  
saith not

Selina Draper

Sworn to before me by Selina Draper & by her subscribed  
in my presence this 10 day of May 1861

W. H. Robb, P.P.

The State of Ohio

vs  
Joseph Triplett

Affidavit of W.P. Anderson

Filed May 10, 1861

Tabor Pennington Clerk

The State of Ohio Union County

W. P. Anderson being first duly sworn says that he on the 9<sup>th</sup> of May 1861 examined the remnants of a coat which were then in the care of A. B. Robinson & by him exhibited to this affiant - that this affiant was jailor of this county at the time Joseph Triplett was imprisoned in the jail of this county <sup>on the 1<sup>st</sup> of January 1861</sup> & for some time afterwards - that he noticed the coat which said Triplett was wearing when he was first brought into jail - & upon examination of the said remnants he believes that they are a part of said coat - that the sleeves of said coat were torn off - that the wife of said Triplett took said coat away from the jail about one week after his <sup>imprisonment</sup> & that he had not seen it since until these remnants were shown to him - that said Triplett never showed any disposition to conceal said coat & there were no evidences of blood on it that this affiant discovered

Also said Anderson further says ~~that he~~ that he saw said Triplett's finger when he was first put into the jail & that the skin was knocked off of the end of the same & it looked raw, fare & tender - The skin was knocked off & exposed the flesh & further he saith ~~not~~ that when said Triplett was first brought to jail his finger was tied up in a rag & the rag was bloody W. P. Anderson

I sworn to before me by W. P. Anderson & by him subscribed in my presence this 9<sup>th</sup> day of May 1861  
J. D. Smith J. P.

The State of Ohio

vs

Joseph Naples

Affidavit of H. Sabine

Dated May 10, 1861  
H. Sabine Randall Esq.

of One Union Corp -

Bylas Sabin being first duly sworn says that he was present at the Parley shape shanty or camp on the morning of the 19<sup>th</sup> of January 1861 & examined the ashes & fragments of clothing lying near the large stump described in his plot of the said premises & that on one piece of the same he could & did distinguish the figures of calico indicating that it was a part of the dress & from its appearance he is satisfied that those fragments were a part of the child's clothing & not a part of any man's garments

Bylas Sabin

Swear to before me by Bylas Sabin & by him subscribed in my presence this 8 day of May 1861

W.H. Robt J.P.

The State of Ohio  
vs  
Joseph Wright

affidavit of M J Dugan

Filed May 10, 1861  
John Randall Clerk

The State of Ohio Union County

Mary Jane Triplet being first duly sworn says that she is 14 years old - that she helped her mother make a vest for her father out of her father's old coat which her mother had brought from the jail a short time after her father's arrest that the sleeves of said coat were torn off & that there was no blood on it - that they tore up the said coat & made a vest for her father out of the best portion of it which vest he now has with him in jail - that the remnants of said coat which were left after making the vest were brought to the jail of this County on the 9<sup>th</sup> of May 1861 & then & there given to A.B. Robinson - that said remnants have not been concealed, nor was the <sup>coat</sup> concealed after she said it

Mary Jane Triplet

I swear to before me by Mary Jane Triplet do her subscribe in my presence this 10 day of May 1861

W.H. Robt Jr.

The State of Ohio

vs

Joseph Triplett

Motion to arrest Judge

Filed May 11, 1861

Lawson Remondall Clerk

The State of Ohio & Court of Common Pleas of Union  
against ~~of County Ohio~~  
Joseph Duplet ~~of~~

And now comes the defendant Joseph  
Duplet and moves the court to arrest judgment in  
this case for the following reasons to wit:-

First

The sixth, tenth, eleventh & twelfth counts in the  
said indictment as they were originally numbered  
are each & every one of them defective & insufficient to  
sustain a verdict and judgment of murder in  
the first degree inasmuch as they do not charge  
upon what part of the body of the said Rosetta  
Daper was mortally burned

Second

The said sixth tenth eleventh & twelfth  
counts are further defective & insufficient to sustain  
a verdict & judgment of murder in the first  
degree inasmuch as they do not charge that  
the said Rosetta Daper died of the mortal burn but  
instead thereof the <sup>and</sup> sixth count charges that the  
said Rosetta Daper died "by means and in the  
perpetration of which said mortally burning" etc  
~~etc~~ and the said tenth eleventh & twelfth counts  
charge that the said Rosetta died "by means of  
which said mortally burning" all of which is  
insufficient in Law

Wherefore he prays an arrest of judgment

Robinson & Robinson  
Atty's for defendant

The State of Ohio

vs

John Triplett

Name of Jury

Empannelled

April Term 1861

The State of Ohio vs Joseph Triplet  
Jury empannelled.

- |    |                     |                       |
|----|---------------------|-----------------------|
| 1  | John Reed Edward    |                       |
| 2  | Andrew Keyes        |                       |
| 3  | Absalom Leggett a   |                       |
| 4  | Warrel Owen         |                       |
| 5  | Garret Harris /     |                       |
| 6  | Perry Buck a        | 25 Edmund D. Smith    |
| 7  | John Q. Chapman     | 26 John Gray          |
| 8  | Joseph Evans /      | 27 Samuel M. Campbell |
| 9  | James Martin :      | 28 George Ticknor     |
| 10 | James Henderson :   | 29 Zachariah Noteman  |
| 11 | Stephen J. Davis /  | 30 Adam Richey        |
| 12 | John C. Elliott :   | 31 Joseph H. Feltner  |
| 13 | Othniel Jewett      | 32 Elton T. Ryan      |
| 14 | John M. Combs       | 33 Alexander Bethard  |
| 15 | William Laughry :   | 34 Sylvester Southard |
| 16 | Isaac M. Ulster     | 35 Nathaniel Raymond  |
| 17 | Nelson Cone         | 36 Allen E. Farnum    |
| 18 | Edward Bowen :      |                       |
| 19 | Charles Bodkin :    |                       |
| 20 | Henry Crist         |                       |
| 21 | William Winget      |                       |
| 22 | William Peper       |                       |
| 23 | Andrew M. Gill /    |                       |
| 24 | Aaron D. Doolittle, |                       |

State of Ohio  
vs  
Joseph Lipsett  
Wittman

Received this Court Process 22<sup>nd</sup> M<sup>r</sup> 61  
and served by delivering the within  
Process to Joseph Lipsett the Doctor  
of Ohio County  
He deposing say 25<sup>th</sup> January 1861  
Says, I rec'd a copy of the  
Petition & Summons, also a copy of the  
Bill of Complaint on the 1<sup>st</sup> instant

The State of Ohio Union County S.S.  
To the Keeper of Jail of the County aforesaid  
Greeting. Whereas Joseph Triplet late of  
said County has been arrested by Charles  
Rathbun Coroner of Union County Ohio upon  
the finding verdict and return of a coroner's  
jury on an inquest duly held on the body  
of one Roseltha Draper lately found dead  
in said County on the 20<sup>th</sup> day of January <sup>AD</sup> 1861  
which said finding verdict and return of said  
jury charges the said Joseph Triplet with  
causing the death of the said Roseltha Draper  
by violence at said County and that the said  
Joseph Triplet on the day and year aforesaid  
at the County of Union and State of Ohio did  
purposely and of deliberate and premeditated  
malice kill and murder the said Roseltha  
Draper and the said Joseph Triplet being then  
and there present at said inquest and the finding  
verdict and return aforesaid said Jury was forthwith  
arrested as aforesaid by said Coroner and brought  
before me one of the Justices of the peace  
in and for the County of Union and State of Ohio  
and has been examined by <sup>J.D. Smith</sup> one of the  
Justices of the peace of aforesaid in and for said  
County on such charge and has been held  
by me to appear before the court of Common Pleas  
of said County on the first day of the next  
Term thereof.

Wherefore in the name of the State of  
Ohio, I command you to receive the  
said Joseph Triplet into your custody  
in the jail of <sup>the</sup> County aforesaid there  
to remain until he be discharged by  
due course of Law and  
Given under my hand, seal this  
22<sup>nd</sup> day of January <sup>AD</sup> 1861

J.D. Smith <sup>Seal</sup>

State of Ohio  
vs  
Joseph Triplett  
Transcript

Filed Oct, 2<sup>d</sup> 1861  
John Randall Attm

State of Ohio

as  
Joseph Lupton  
Matthews

I received this writ January 20<sup>th</sup> 1861  
and served by delivering it within named  
Joseph Lupton to the  
County Clerk of Clermont County 25<sup>th</sup> January 25-  
A. V. Mathews Conat

The State of Ohio Union County S.S.  
To the Keeper of the ~~Jail~~ of the County  
aforesaid Greeting  
Whereas Joseph Gippert of the county  
aforesaid <sup>has</sup> been arrested ~~on the~~ by the  
Coroner of Union County Ohio by the verdict  
of a Coroners Jury taken on inquest on the  
body of Razeltha Draper who was lately found  
dead and which ~~verdict~~ of said Jury  
is that the deceased came to his death  
by first the violation of his ~~body~~ person and  
various other wounds inflicted upon his body  
and from the Testimony before us we  
do verily believe that one Joseph  
Gippert caused the death of the  
said Razeltha Draper by acts of violence,

And has been brought before me J. D. Smith  
one of the Justices of the Peace in  
and for said County for trial which  
trial has been necessarily postponed  
by reason of the absence of a material  
witness

Therefore I command you in the  
name of the State to receive the said  
Joseph Gippert into your custody  
in the Jail of the County aforesaid  
there to remain until discharged  
by due course of Law

Given under my Hand and Seal  
this 20<sup>th</sup> day of January A.D. 1861 J. D. Smith J. P. Seal

State of Ohio  
vs  
Joseph Shipton  
Recognizance  
of  
Witnesses

The State of Ohio Union County S.S.  
Be it remembered that on the 3<sup>rd</sup> day of  
January in the year of our Lord one thousand eight  
Sixty one Charles Rathbun John Barbour and  
Alexander Gavis personally appeared before me J.D.  
Smith one of the Justices of the peace in and for the  
County aforesaid and acknowledged themselves to  
owe the State of Ohio the sum of One Hundred Dollars  
<sup>to be</sup> levied of their goods and chattles lands and ten-  
ments if default be made in the condition following  
to wit:

The condition of this recognizance is such that  
if the above bounden Charles Rathbun Jr Barbour  
and Alexander Gavis shall personally be and ap-  
pear before the court of common pleas on the first  
day of the term thereof next to be holden in and  
for the County aforesaid, to give evidence and  
the truth to say on behalf of the State touching  
such matters as shall then and there be enquired  
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

C. Rathbun

H.C. Gavis

J.W. Barbour

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

014  
J.W.  
S8E  
78  
~ST

The State of Ohio

vs

Joseph Dingley

or

Motion to quash indictment

or on or on or

Filed April 30, 1861

Lake Randall Clerk

The State of Ohio } Court of Common Pleas  
is } of Marion County - Ohio  
Joseph Triplett Motion of Defendant

The said defendant now comes & moves the court to quash the indictment in this case for the reasons following - to wit

Because First

The first count thereof is defective in not charging a mortal injury & also in not describing the injury & upon what part of the body it was inflicted & also because it does not say she died of said injury

Second

The second count is defective in the same manner as the first

Third

The third count is defective in not describing the injury & upon what part of the body it was inflicted & because it does not charge she died of such injury

Fourth

The fourth count is defective also in the same manner as the third

Fifth

The fifth count is also defective in not charging a mortal wound - in not describing the wound - in not describing upon what locality the wound was inflicted & finally because it does not carry that death was the consequence of the injury she received from the defendant

Sixth

The sixth count is also defective in not describing the wound & the locality of the wound & it does not say she died of the wound

7

## Seventh

The Seventh Count is also defective inasmuch as it does not charge any woman much less a wife woman or give any description of any wound - It does not charge that she died & it simply charges that she was killed but does not say by whom

8

## Eighth

The eighth count is defective also inasmuch as it does not charge that the dwelling house was the property of Paule Paper at the time of the burning - the description of the offense is too indefinite - It does not describe the wound or upon what part of the body was committed & it does not say she died of the wound

9

## Ninth

The ninth count is defective in every particular in which count No 7 is defective as well as in many other respects apparent upon the inspection of said Count

10

## Tenth

The tenth count is defective also - because it is repugnant - It does not describe the locality of the burn & it does not say she died of the burn

11

## Eleventh

The eleventh & twelfth counts are defective also in not describing the wound & its locality & do not say she died of the burn

12

## Twelfth

The thirteenth count is defective inasmuch as it does not sufficiently define the wound & its locality & does not say she died of the wound - It is defective also as a charge of Murder inasmuch as it ought to say the "purpose" gave her the mortal wound & therefore is good only as a count for Manslaughter

Wherefore said defendant prays that said indictment  
may be quashed by the judgment of this court &  
that he be released

Robinson & Robinson

Atts for Dft

The State of Ohio

vs

Joseph Tipton

Motion for New Trial

Filed May 4<sup>th</sup> 1861

John Randall Clerk

The State of Ohio v Court of Common Pleas  
vs. of Union County Ohio  
Joseph Triplett

The said defendant Triplett now  
comes & makes his motion to the Court for a new trial in this  
case

First

Upon the ground that the verdict is  
contrary to Law

Second

Upon the ground that the verdict is  
contrary to the evidence

Third

Upon the ground that material evidence  
has been discovered since the trial which is impor-  
tant for the defendant in making his defense  
to wit - that the defendant has been for more than a  
year last past & was on the 18<sup>th</sup> of January 1861  
insane & incapable of committing the crime  
charged. Also it was proven by the State that the  
defendant when first found after the death of Rosetta  
Drown was wearing a suspicious coat with sleeves  
torn off & turned wrong side out & that said coat was  
not afterwards found - the defendant was taken  
by surprise by this evidence & now has discovered  
evidence that the defendant had been wearing the

same coat in that manner for days  
immediately prior to the death of said Rosetta &  
also that he had it on him under another coat  
the next day when the evidence <sup>the supposed</sup> of crime was  
discovered & also the suspicious appearance of a  
certain boot was proven by the State which can  
now be fully explained by evidence unknown  
& which was not available at the time of the trial  
by reason of surprise — also new evidence has  
been discovered showing that the <sup>burnt</sup> payments of clothes  
discovered near the same were the remains of the  
dress of said Rosetta & not the remains of any  
garment of the defendant

<sup>5</sup> Rosetta

~~Upon the ground that the~~  
~~jurors did not~~  
For these & for other reasons this defendant  
asks for a new trial      Robinson & Robinson  
Atty for defendant

State of Ohio  
vs  
Joseph Lipsett  
Defendant

No cause lies against him and the within name is not formal.

J. V. Coffman, Comt

THE STATE OF OHIO,

Minn County, ss.

To any Constable of

Parc

Township:

You are commanded to subpeona

J W Southard

to appear before me, the undersigned, a Justice of the Peace, in and for said Township and County,  
~~at the court house~~  
~~at my office~~ therein, on the 22<sup>d</sup> day of Jan 1861, ~~at~~ <sup>forthwith</sup> o'clock, M.,  
to give testimony and the truth to say, in a cause pending before me, wherein

is plaintiff, and

State of Ohio Joseph Lripat

is defendant.

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

GIVEN UNDER MY HAND, this

22<sup>d</sup>

day of Jan

A. D. 1861

J D Smith JUSTICE OF THE PEACE.

The State of Ohio  
as  
Joseph Supter  
Subpoena

Received this morn<sup>ing</sup> 2<sup>nd</sup>/86,  
My respect by calling in the present  
by the within named & make the following  
his address 35-mile<sup>e</sup> 10  
Penns<sup>ly</sup> divided on Valley of R.<sup>d</sup> R.  
Mayo<sup>s</sup> 3<sup>r</sup>-cut.

THE STATE OF OHIO,  
*Union* County, ss.

To any Constable of

*Paris* Township:

You are commanded to subpoena

*Charles Rathbun & Alexander Davis  
Polly Mayo*

to appear before me, the undersigned, a Justice of the Peace in and for said Township and County,  
at my office therein, on the *20<sup>th</sup>* day of *Jan* *1861*, at *fourth with* o'clock M.  
to give testimony and the truth to say, in a cause pending before me, wherein

is plaintiff, and

*State of Ohio.  
Joseph Triplett*

is defendant.

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

GIVEN UNDER MY HAND, this

*20<sup>th</sup>* day of *Jan* A. D. 18*61*

*J. D. Smith* JUSTICE OF THE PEACE.

State of Ohio  
vs  
Joseph Siplet  
Subpoena

Received this morn<sup>t</sup> June 21. A. M.  
Quoted from my reading in the presents  
of A. Johnson and John Dyer  
thus vis'd  
Jn H. Mathews

Jun 22 1861

THE STATE OF OHIO,

Union

County, ss.

}

To any Constable of

Paris

Township:

You are commanded to subpoena

Ad Johnston and John Draper

to appear before me, the undersigned, a Justice of the Peace, in and for said Township and County,  
at my office therein, on the 22<sup>nd</sup> day of January 1851, at 9 o'clock, A.M.,  
to give testimony and the truth to say, in a cause pending before me, wherein

is plaintiff, and

is defendant.

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

GIVEN UNDER MY HAND, this

21<sup>st</sup> day of Jan A.D. 1851

J D Smith

JUSTICE OF THE PEACE.

State of Ohio  
vs  
Joseph Lisket  
Subpoena

Received this note on 21<sup>st</sup> 1861  
and damage by Neagley in the amount  
of \$ 13.75 and for extra car  
fees 45 cent  
Jno 22 1861  
John E. Coffey  
Personal messenger to the Mayor of New York

THE STATE OF OHIO,

Union

County, ss.

To any Constable of

Paris

Township:

You are commanded to subpoena

Chat Rathbun & Alex Canis  
Polley Mayho

to appear before me, the undersigned, a Justice of the Peace in and for said Township and County,  
at my office therein, on the 22<sup>nd</sup> day of Jan 1861, at 10 o'clock A M.  
to give testimony and the truth to say, in a cause pending before me, wherein

State of Ohio  
Joseph Lipset  
is plaintiff, and

is defendant.

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

GIVEN UNDER MY HAND, this 21<sup>st</sup> day of Jan A. D. 1861

J. D. Smith JUSTICE OF THE PEACE.

State of Ohio

as  
Joseph Sripat  
Subpoena

The service this went Gen 22<sup>nd</sup> 1861  
under Service by meaking in this messent  
of James McCleary & Sibley Draper  
Dr. John Barber. J.W. Mathews Clerk  
Gen 22<sup>nd</sup> 1861  
less 55 cent

THE STATE OF OHIO,

Union

County, ss.

To any Constable of

Paris

Township:

Your are commanded to subpoena

In o Barbour  
d James McCurdy v Gideon Dauber

to appear before me, the undersigned, a Justice of the Peace, in and for said Township and County,  
~~Court House~~  
at my office therein, on the 22<sup>nd</sup> day of January 1861, at ~~forthwith~~ 0 o'clock M.,  
to give testimony and the truth to say, in a cause pending before me, wherein

is plaintiff, and

State of Ohio Joseph Triplett

is defendant.

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

GIVEN UNDER MY HAND, this

22<sup>nd</sup> day of Jan

A. D. 1861

J D Smith

JUSTICE OF THE PEACE.

State of Ohio

v.s.  
Joseph Siplet  
Subpoena

Received this Month June 2<sup>nd</sup> 1861  
and denied my Requesting in the premises  
of Mr. Ben Drayton et al. No Business  
Jno 2<sup>nd</sup> 1861  
July 4<sup>th</sup> 1861  
John R. Miller

THE STATE OF OHIO,  
*Union* County, ss. } To any Constable of *Paris* Township:

You are commanded to subpoena

*Clora Draper & William Burns*

to appear before me, the undersigned, a Justice of the Peace, in and for said Township and County,  
~~the Court House~~ at ~~my office~~ therein, on the *22<sup>nd</sup>* day of *January* 18*61*, at ~~Fairmount~~ o'clock, M.,  
to give testimony and the truth to say, in a cause pending before me, wherein

*State of Ohio.*  
*Joseph Lepelt*  
is plaintiff, and  
is defendant.

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

GIVEN UNDER MY HAND, this *22<sup>nd</sup>* day of *January* A. D. 18*61*

*J D Smith* JUSTICE OF THE PEACE.

State of Ohio  
Joseph Lipsett  
Subpoena

Received this morn Jan 22<sup>nd</sup> 1861  
and served by Meaglin in the present  
~~letter~~ of Libam Drayton for the Drayton  
Fees & costs  
Jan 22<sup>nd</sup> 1861 Dr Mathew Clegg

THE STATE OF OHIO,  
Union County, ss.

To any Constable of

Paris

Township:

You are commanded to subpoena

Gideon Draper & Parley Daper

to appear before me, the undersigned, a Justice of the Peace, in and for said Township and County,  
~~with cause to~~ at my office therein, on the 22<sup>nd</sup> day of Jan 1861, at ~~Northworth~~ o'clock M.,  
to give testimony and the truth to say, in a cause pending before me, wherein

is plaintiff, and

*State of Ohio  
Joseph Triplett*

is defendant.

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

GIVEN UNDER MY HAND, this

22<sup>nd</sup> day of Jan A. D. 1861

*J. D. Smith*

JUSTICE OF THE PEACE.

State of Ohio  
Joseph Triplett

January 20<sup>th</sup> 1861 This day Charles Rathbun  
Coroner of Union County Ohio arrested Joseph  
Triplett on the verdict of a Coroners Jury taken on  
inquest on the body of Roseltha Draper, who was  
 ~~lately found dead and which verdict of said~~

J P Court jury is as follows

Subpoena for 20 We the undersigned jurors empaneled and sworn  
" for 31, 25 on the 20<sup>th</sup> day of January AD 1861 at the Township  
" 2, 20 of Paris in the County of Union and state of Ohio  
" 3, 25 by Charles Rathbun Coroner of said County, to inquire  
" 2, 26 and a true presentment make in what manner  
" 2, 20 and by whom Roseltha Draper on the 20<sup>th</sup> day of  
" 1, 15 January 1861 came to her death, after having heard  
Subpoena 35 the ~~verdict~~ evidence and examined the Body, we  
Mittimus fil 30 do find that the deceased came to her death, by  
swearing 10W. 30 first the violation of her person and various other  
Judgment 25 wounds inflicted on various parts of her Body and  
Other 60 afterward burned by fire and from the testimony  
Mittimus fil 30 before us we do verily believe that, one Joseph Triplett  
A Journeyman 10 caused the death of Roseltha Draper by acts of violence  
Recognizance 30 25 as aforesaid

Subpoena 5 Given under our hands at the time and place  
Transcript 90 of said inquisition above mentioned

Certificate 25

(signed)

\$ 5.30

S McMahill  
John F. Sabine  
John Barbour  
G. L. Sellars  
William Drake  
Joseph Powers

Jan 20<sup>th</sup> 1861 Issued Subpoena for Charles Rathbun  
Court and Alexander Cavis. Subpoena returned endorsed  
serving subpoena Received this writ Jan 20<sup>th</sup> 1861 and served by  
for 2 wit 45 reading in the presents of the within named C  
" 3 " 75 Rathbun & A. Cavis fees Service 35cts mileage 10  
" 2 " 55 J N Rathbun Const  
" 3 " 55 Jan 20<sup>th</sup> 1861 The prisoner Joseph Triplett being in  
" 2 " 45 Court on being arraigned for plea says that he is  
" 2 " 45 Not Guilty of the fact charged against him  
Attendant 75 On motion of Defendant the case was adjourned until  
Court on Jan 22<sup>nd</sup> 1861 9 o'clock A.M. And Triplett remanded  
Mittimus 75 to jail. Charles Rathbun & Alex Cavis, wit, for State  
Court on present

Mittimus 125 Jan 20<sup>th</sup> 1861 Issued Mittimus to Jailer. Mittimus returned  
endorsed. Received this writ January 20<sup>th</sup> 1861 and served  
by delivering the within named Joseph Triplett to the Jailer  
of said County W P Anderson. Fees service 25 copy 25 commitment  
25 J N Rathbun Const

Jan 21<sup>st</sup> 1861 Issued Subpoena for Charles Rathbun and  
Alexander Cavis & Polly Mayho

Subpoena returned endorsed

Received this writ Jan 21<sup>st</sup> 1861 and served by reading  
in the presents of C Rathbun & Alex Cavis fees 45cts  
personally served on Polly Mayho fees 35cts Jan 22<sup>nd</sup> 1861

J N Rathbun Constable

Jan 21<sup>st</sup> 1861 Issued subpoena for A.S. Johnston and  
John Draper. Subpoena returned endorsed

Received this writ Jan 21<sup>st</sup> 1861 and served by

reading in the presents of A S Johnston and John  
Draper fees 55 cents Jan 22<sup>d</sup> 1861 J N Rathbun  
Jan 22<sup>d</sup> 1861 Issued Subpoena for John Barbour James  
McCurdy & Gideon Draper

Witness fees Subpoena returned endorsed

J N Rathbun 100 Received this ~~Writ~~ Jan 22<sup>d</sup> 1861 and served by reading  
Alex Cavis 100 in the presents of James McCurdy & Gideon Draper &  
Parley Draper 50 John Barbour Jan 22<sup>d</sup> 1861 Fees 55cts

Gideon Draper 50

J N Rathbun Const

Polly Mayho 50 Jan 22<sup>d</sup> 1861 Issued Subpoena for Cloe Draper and  
Coe Draper 50 William Burns

J M McCurdy 50 Subpoena returned endorsed, Received this writ  
John Barbour 50 Jan 22<sup>d</sup> 1861 and served by reading in the presents  
A S Johnston 50 of Cloe Draper & W<sup>m</sup> Burns Jan 22<sup>d</sup> 1861 fees 45cts  
John Draper 50

J N Rathbun

Jan 22<sup>d</sup> 1861 Issued subpoena for Gideon Draper  
& Parley Draper. Subpoena returned endorsed

Received this writ Jan 22<sup>d</sup> 1861 and served by  
reading in the presents of Gideon Draper & Parley  
Draper Fees 45cts Jan 22<sup>d</sup> 1861

J N Rathbun Constable

Jan 22<sup>d</sup> 1861 Issued subpoena for J. M. Southard Subp.  
oena. Returned endorsed as follows

Received this writ Jan 22<sup>d</sup> 1861 and the within  
named J. M. Southard not found

J N Rathbun Const

January 22<sup>d</sup> 1861 9 o'clock A.M. The defendant appeared  
trial had. Parley Draper. Gideon Draper. Polly Mayho.  
Cloe Draper. Alexander Cavis. James McCurdy. John Barbour

and Charles Rathbun sworn and examined as witnesses  
for the State of Ohio. And As Johnston and John  
Fraker sworn and examined as witnesses for the defendant.  
After hearing the testimony and said offence not being  
a bailable one it is therefore considered by me that  
the said Joseph Triplett be committed to the jail  
of Union County Ohio to await the action of the court  
~~of Common Pleas on said charged~~

Issued a writ of mittimus directed to the Jailer of Union  
County Ohio, and gave the same to J N Rathbun  
Constable

Mittimus returned endorsed Received this  
writ January 22<sup>d</sup> 1861 and served by delivering  
the within named Joseph Triplett to the Jailer of said  
County Fees copy 25 committing 25 Being out twice  
Committing twice 75 J N Rathbun Const

Recognized the following witnesses (to appear  
before the Court of Common Pleas at the next Term)

Charles Rathbun John Barbour & Alexander  
Caris

The State of Ohio, Union County, Paris Township, S.S.  
I do hereby certify that the above is a full and true copy  
from my docket of the proceedings had by and before me  
at my office in said township in the above action

J D Smith  
J.P. of the aforesaid township

and wrong, and believes him to have been too capable  
of helping between us & it and were I during the  
entire acquaintance of sufficient worth the  
said Joseph Kiplet, knew had any conni-  
ction with said George Washington Ryan  
and him tele th 20<sup>th</sup> day of January  
A.D. 1861, and then the expenses which  
weed not well, whereas to his want

I sell short thereof

Gives to Due Subscription Boston  
on this day May 10<sup>th</sup> A.D.  
L. Memmehill Jr.

The State of Ohio  
vs  
Joseph Kiplet  
Appellant  
v. M. Southard

H D

Filed May 10 1861

Sabir Randall  
Clerk

The state of Ohio

vs Indictment for murder  
Joseph Tippelt / Min common Pleas court

Be it remembered that after the return  
of the verdict of the jury in this case of guilty as recorded  
in this case, the defendant having filed his motion for  
a new trial on the ground of newly discovered  
evidence and on the trial of said motion for new  
trial the counsel of defendant to sustain his said  
motion filed and read to the court the affidavits  
hereunto attached of ~~H. H. Johnson - John C. Parker~~  
~~Henry Farnsworth - D. D. Welsh, R. C. Clark~~  
~~C. W. R. Ingman, Joseph Newlove, Mr. Malin~~  
~~C. S. Hamlin - S. M. McMillill, P. B. Smith~~  
~~W. A. Davis, John Cooley, W. P. Anderson and~~  
~~A. B. Robinson, and no others - and the counsel~~  
for the state filed and read to the court the  
affidavits hereunto attached of Edward Powers  
and Clarkson. S. & Cherry, John Barbours  
and J. M. Southard and no others - That no evidence  
was introduced after trial of the cause before the jury by the state or defendant as  
to the reason of the defendant's ~~being~~ <sup>being</sup> ~~deceased~~ <sup>deceased</sup>  
Whereupon the court ruled that said  
affidavits do not show a good cause of new  
trial to which relies the defendant ~~excepted~~  
and prayed that this his bill of Exceptions in that  
behalf might be allowed which is accordingly  
done and upon his motion ordered to be made a part  
of the record in this case Wm Lawrence Seal  
J. W. G.

The State of Ohio Union County -

D. D. Welsh being first duly sworn says that he has been acquainted with Joseph Tuptit for many years last past & also with the condition of his mind - that said Tuptit for several years next preceding his arrest on the 19<sup>th</sup> January 1861 has been an exceedingly intemperate man & that by reason of excessive & almost constant intemperance or some other cause he had become almost entirely demented & his mind destroyed - that when drunk his mind was scattered, his language incoherent and senseless & extremely silly & foolish & at times seemed unconscious of what he was doing - that such ardent & state of mind was not the immediate effects of liquor but that by long & constant use of intoxicating drinks of the worst quality his mind had become wasted, destroyed, stolidified - and that at times for some months before his arrest Tuptit was not a man of sane mind

D. D. Welsh

Subscribed before me by D. D. Welsh & subscribed by him in my presence  
this 8<sup>th</sup> day of May 1861

R. H. Black  
Mayor of the incorporated  
village of Newville

The State of Ohio

as  
Joseph Triplett  
or more

Affidavit of J. A. Welsh

Dated May 10, 1861  
John Randall Clerk

The State of Ohio Union County -

R.C. Clark being first duly sworn says that he has been acquainted with Joseph Triplett for many years - that for more than a year next preceding his arrest on the 19<sup>th</sup> of January 1861 he was an exceedingly intemperate man - that by reason of excessive intemperance or from other causes he had become almost entirely demented & his mind destroyed - that his talk was incoherent & senseless & his conduct extremely silly & unnatural - that by long & almost constant use of bad whisky his perception faculties had become ruined & his reasoning faculties a wreck - that when drunk he became unconscious of what he was doing & acted like a crazy man & that at times for some months immediately preceding his arrest the said Triplett was insane as his affiant believes

R.C. Clark

Sworn to before me by R.C. Clark & by him subscribed in my presence this 8<sup>th</sup> day of May 1861

J.D. Smith J.P.

The State of Ohio

vs  
Joseph Triplett  
or or or

Affidavit of R. G. Clark

Ltda May 10, 1861  
John Randall Clark

The State of Ohio Union County

C W R Ingman being first duly sworn says that he has known Joseph Tipton for more than three years last past - that for more than a year last past said Tipton has been exceedingly intemperate & almost constantly under the influence of liquor until his arrest for murder - that from the use of intoxicating liquor & drunkenness or from other causes he had become almost entirely demented & his mind destroyed - that ~~he~~ it tooks for months prior to his said arrest on the 19<sup>th</sup> of January 1861 he was insane as this affiant believes - his talk was incoherent & senseless & his actions exceedingly foolish and unnatural - Drunkenness for more than a year last past prior to his arrest has invariably produced that state of mind with him.

O. W. R. Ingman

Sworn to before me by C. W. R. Ingman & by him subscribed in my presence this 8<sup>th</sup> day of May 1861

W. G. Robt. Jr.

The State of Ohio

co

Joseph Triplus

affidavit of G. W. R. Chapman

Filed May 10, 1861  
Falter Randall CR

In State of Ohio Union County -

Joseph Newlove being first duly sworn says that he has been acquainted with Joseph Triplett for more than two years last past - that for more than one year next preceding his arrest on the 19<sup>th</sup> of January 1861 he has known said Triplett to be an excusing by intemperance man - that on several occasions during that time he saw him on the Street when he seemed almost wholly bereft of reason which he indicated by incoherent & senseless talk & by foolish conduct - that by long & excessive intemperance he had become almost entirely demented & his mind destroyed

Joseph Newlove

Sworn to before me by Joseph Newlove of him subscribing my presence this 8 day of May 1861

J. D. Smith Jr.

The State of Ohio

vs

Joseph Triplett

Affidavit of Joseph Andrew

Filed May 10, 1861  
Tabn Randall Clem

The State of Ohio Min Court ss  
William C. Malin being first duly sworn says that he has been  
acquainted with Joseph Triplett for several years - that for more  
than a year last past next preceding his arrest on the 19<sup>th</sup> of  
January 1861 the said Triplett was an exceedingly intemper-  
ate man - that by long & almost constant use of bad Whiskey  
or from some other cause he had become almost demented  
& his mind destroyed - that his talk was sensless & his conduct  
exceedingly foolish - that this was not the immediate result  
of liquor but that by long & constant use of Whiskey his mind  
had become stupified<sup>& destroyed</sup> - that when under the influence of Whiskey  
he often seemed almost bereft of reason & that at times for  
some months last before his arrest he was not a man of sane  
mind as this affiant believes

W. C. Malin

Sworn to before me by W. C. Malin & by him subscribed in  
my presence this 8 day of May 1861

W. H. Robb, Jr.

The State of Ohio

vs  
Joseph Wright

Affidavit of W.C. Martin  
True True

Dated May 10, 1861  
Lester Remond Clark

State of Ohio vs Joseph Triplett  
Court of common pleas Union  
County Ohio.

State of Ohio Union County Ohio.

C.S. Hamilton being sworn says that he has for ten years last past known the defendant Joseph Triplet, and had many opportunities to become acquainted with the said defendants mental condition, especially with in a year next last past prior to the 19th day of January 1861; and he says that said Triplet has for more than three years next preceding the 19th day of January 1861 ~~had~~ been an excessively intemperate man, and <sup>by reason</sup> ~~of~~ his mind <sup>was</sup> very much injured and almost destroyed - so much so that his talk was incoherent and senseless, and that he has seen and heard him talking alone ~~to~~ ~~no one~~ and seen him justiculating as if addressing a crowd, when no one was near enough to him to hear what he said, and when said Triplet did not know as affiant believes, that any one was within sight or hearing of him. Affiant has seen him several times doing so. His ~~last~~ <sup>present</sup> maid has been greatly injured and almost destroyed, and affiant believes he was at

times unconscious of his actions and  
insane ~~unconscious~~ and prone to fits  
19th day of January 1861

C S Hamlin

Swear'd by C S Hamlin before  
me and signed by him in my  
presence, this 10th day of May  
1861

Peter Randall Clerk

The State of Ohio Union County's

Seth McMahil being first duly sworn says <sup>Joseph</sup> he said Triplett

on the morning of the 19<sup>th</sup> of January 1861 & that he is of the impression  
that Triplett had two coats on him at that time - one over the  
other & the one on the outside was the one that had the blood  
on it or he also says he has been acquainted with Triplett  
for more than a year immediately preceding his arrest on the  
19<sup>th</sup> of January 1861 - that said Triplett during ~~that~~ time  
has been in the constant & excessive use of intoxicating  
liquor - that by reason of excessive intemperance or from  
other causes he had become very greatly debilitated - that at ~~the~~  
times when under the influence of liquor he seemed almost  
destitute of reason & <sup>whole</sup> unconscious of what he was doing - talking  
incoherently to himself, or to others & that at all times within a  
year next preceding his arrest his conduct & conversation  
has been marked with such gross folly & unnaturalness as  
indicated that he was possessed only of a mere work of a mind  
& that said Triplett at such times & at all times when under  
the influence of liquor for the last year was insane as this  
affiant believes

H. M. Malice

I swear to before me by Seth McMahil & by him subscribed in my  
presence this 8<sup>th</sup> day of May 1861

W. H. Roff Jr.

The State of Ohio

"

Joseph Triplett

Affidavit of S. M. Martin

Filed May 10, 1861

John Randall Clerk

The State of Ohio Minor County

P.B. Smith being duly sworn says that he is well acquainted with Joseph Triplett now account of murder & has been fifteen years - that for several days immediately preceding the death of Rosalthe Draper he saw him Triplett wearing a coat which was ragged & the sleeves were torn off & the coat turned wrong side out - that he had seen Triplet several times wearing said coat in that manner during said time - ) that he does not regard Triplet as a malicious or dangerous man but as the court may regards him as impulsive & not dangerous - that by long & constant use of intoxicating liquors his mind has become very much impaired, in a state of great imbecility & insensibility even when not under the influence of liquor & that when under the influence of liquor he becomes insane & unconscious of what he does - that liquor effects him differently from any other person he knows of & makes him <sup>act as if</sup> crazy = he swears & curses & talks in all kinds of manners when all alone or when Triplet is not conscious of any one being present - that after he recovers from these spells he is wholly unconscious of what happened in the mean time that said Triplet had been in this condition for more than a year last past before the death of said Rosalthe & further he says not - P.B. Smith

Sworn to before me by P.B. Smith & by him subscribed in my presence this 6<sup>th</sup> day of May 1861 W.H. Robb P.P.

The State of Ohio

to

Joseph Dyer

Affidavit of P B Smith

The State of New Union County

John Coddie  
Alexander Lewis being first duly sworn says that they have been  
acquainted with Joseph Triplett & the condition of his mind for  
many years last past - that for several years last past next  
preceding his arrest on the 19<sup>th</sup> of January 1861 Triplett has been an  
extremely intemperate man - that by reason of long & almost  
constant excessive intemperance he had at the time of his arrest  
become almost entirely demented & his mind destroyed - his  
language was incoherent when under the influence of whisky  
he would curse friend & foe alike as he walked alone seemingly  
unconscious of what he was doing, & when sober his mind seemed  
wasted stupified & gone & incapable of reasoning & that at times  
for some months next preceding his arrest he was insane as  
these affiants believe

Also these affiants further say that they ~~saw~~ <sup>are</sup> & the two who  
saw Triplett with the coat on him that had no sleeves in the night  
of the 19<sup>th</sup> January 1861 & that they ~~saw~~ <sup>are</sup> & the two who saw him next  
morning when Triplett had a different coat on & that it is  
their impression & they believe that Triplett had two coats on  
at that time - that the one he had on in the night was under  
the other - & that the outside one only had blood on it - They also  
say that they had seen Triplett wearing this same coat  
for several days ~~in~~ <sup>on</sup> the night preceding the death of  
Rosetta Duper in the same manner he was wearing  
it that night - to wit = without sleeves & turned wrong  
side out - Also that the book exhibited to them by  
A B Robinson on the 10<sup>th</sup> of January 1861 is the same that they found  
on the ground the morning after the fire but that the key has been cut off of  
it since then

W H Glass

John Coddie

I swear to before you by Alexander Lewis <sup>his</sup> signature subscribed  
in my presence this 7<sup>th</sup> day of May 1861

W H Glass Mayor  
of the incorporated village  
of Marysville

Wednesday 10. 1861  
Labor Randall CR

The State of Ohio Union Court -

AB Robinson being duly sworn says that in the collection of the testimony in this case on behalf of the defendant he alone took part & that all the statements made in the affidavits used on the hearing of this motion relative to the insanity of the defendant were unknown to him until after the trial of this case & the same had been submitted to the jury except that he knew that the defendant was a very temperate man & that he was not sufficiently acquainted with defendant Joseph Rupke to know concerning the intellect of mind or insanity when intoxicated or the degree of his dementedness when not intoxicated - That the testimony introduced by the State in the trial of the case to prove attempt of defendant to conceal guilt took this affiant by surprise & being entirely unprepared this affiant believes it had a very material effect upon the jury in favorable to the defendant & that this affiant by reason of said surprise knew of no evidence to contradict said testimony & that this affiant further is confident that the defendant knew nothing of the intention of the State to offer such testimony & did not know of the testimony to contradict the same - This affiant further says he visited the place where the child was found on the morning of the 5<sup>th</sup> May 1861 & found the foot of the book which it was charged the defendant concealed which he produces to the court - He also produced in court the payment of a cost exhibited to W. F. Anderson on the 9<sup>th</sup> May & which the State charged the defendant & concealing - He also says he discovered a large number of small snags about the grounds where the blood was found ~~as testified~~ at the trial of this case -

AB Robinson

Swear'd before me, AB Robinson My hand is substituted in my place this 10 of May 1861  
Tabor Randall Clerk

The State of Ohio Union County 88

Edward Powers being first duly sworn says  
that he has been acquainted with Joseph Triplet for  
~~and never has been his~~ <sup>and never has been his</sup> ~~or~~ <sup>or</sup> acquaintance with him  
twenty years, that the said Triplet is a man of low  
order of mind, but of sufficient strength to enable him to  
distinguish between right and wrong - that he has  
been addicted to intemperance during most of the  
time appiant has been acquainted with him, but  
no more so during the year next preceding his  
arrest ~~last for five years previous to that~~ on the  
20<sup>th</sup> day of January AD 1861, then for ~~two~~  
years prior thereto, never was reputed insane,  
and appiant never believed said Joseph Triplet,  
at any time, during said time of acquaintance  
with him to be insane - his mind may have been  
somewhat injured by whiskey, but not to the extent to  
render him incapable of ~~distinguishing~~ <sup>judging, and distinguishing</sup> ~~or to produce insanity~~  
right and wrong, when under the influence of  
intoxicating liquors, acted very much as other  
men do in the same condition,

Edward Powers

Searved to and subscribed before me this 10<sup>th</sup> day  
of May AD 1861.

J. D. Smith J.P.

The State of Ohio  
vs  
Joseph Triplett  
Affidavit of  
E. Powers

Filed May 10 1861  
Faber Randal Clerk

The State of Ohio Licking County ss.

Charles Rathbun being ~~and~~ first duly  
sworn says that he is a physician and surgeon  
and has practiced as such for fifteen years  
last past, that he has frequently during said  
time examined persons afflicted with insa-  
nity, Affiant further says that he has been  
acquainted with Joseph Triplet for ten years  
last past, and immediately preceding his arrest  
on the 20<sup>th</sup> day of January AD 1861, never saw  
any evidence or indications of insanity in upon  
nor about the said Joseph Triplet - never ther-  
eby or believed him at any time during said  
acquaintance with him to be insane never  
heard him reputed to be or charged with being  
<sup>prior to his arrest on the 20<sup>th</sup> day of January AD 1861,</sup>  
insane, and does not believe him to have been  
insane on the 19<sup>th</sup> day of January AD 1861. Said  
was the coroner who held the inquest on the dead body of Bonelli the dragoon  
Affiant took particular notice of the condition  
of the mind of the said Joseph Triplet, on the  
~~morning of the 20<sup>th</sup> day of January AD 1861~~  
~~the last time he was seen~~  
AD 1861, and believes his mind at that time to have  
been as clear if not clearer than it at any  
former time during ~~and acquaintance~~  
with him. No evidence of insanity could be  
perceived upon examining the said Joseph  
Triplet on said 20<sup>th</sup> day of January AD 1861.  
<sup>Affiant believes that Triplet during his acquaintance with him to have been  
fully capable of judging between right and wrong, & that when interrogated  
and questioned like other drunk men, as farther more  
particular,</sup>  
Sworn to and subscribed before me this 10<sup>th</sup> day of May  
AD 1861,

C. Rathbun

J. D. Smith J. D.

The State of Ohio  
vs  
Joseph Siplet  
Appellant &  
& Ruthven  
D

Filed May 10 1861  
Taber Randall Clerk

In the State of Ohio Union County,

Samuel A Cherry being first duly ~~sworn~~ affirmed says that he has been acquainted with Joseph Triplett for twenty years last past and next preceding his arrest on the 20<sup>th</sup> day of February AD 1861. That the said Joseph Triplett was and is a person of sound ~~and~~ order of mind, & it is affiant believes during the entire time of his acquaintance with him by the said Joseph Triplett was fully capable of distinguishing between right and wrong (except when intoxicated) and then as ~~such~~ capable of thus judging between right and wrong as other men in the like condition. Affiant said no greater evidence of intemperance in the habits and character of the said Joseph Triplett during the past one year than or former years. Never heard that the said Joseph Triplett reported or charged to be insane, does not believe him at any time during affiants acquaintance with him, to have been insane, but said Triplett often drunk away <sup>other business</sup> tasks to himself, and as such has been his character for years.

S. A. Cherry

Affirmed to and subscribed before me this  
10<sup>th</sup> day of May AD 1861 J D Smith J.P.

The State of Ohio  
vs  
Joseph Geipert  
et al

Officer of S.A. Chas.

Filed May 10 1861  
Taxes Randall Clark

The State of Ohio Union County 88.

John Burkleus being duly sworn says that he has been acquainted with Joseph Triplet for Eight years last past and immediately preceding his arrest on the 20<sup>th</sup> day of January A.D. 1861. that the said Joseph Triplet is, and ever has been since affiant's acquaintance with him, a man of low order & intellect, but possessed a mind sufficient to enable him clearly to distinguish between right and wrong (as affiant believes) his mind may have been injured by intoxication, but not to the extent to produce insanity or render him incapable of distinguishing between right and wrong. Affiant does not ~~think~~ <sup>judge</sup> ~~that~~ <sup>and</sup> he said believe that the said Joseph Triplet was more addicted to intoxication during ~~the~~ <sup>last</sup> year of his acquaintance with him than he had been ~~less~~ for two years prior thereto. Said said Joseph Triplet often during said last mentioned time, Said Triplet was never reputed to be insane to the knowledge of affiant, and affiant never believed <sup>him</sup> to be insane during said time of his acquaintance with him.   
was one of the coroners jury that held the inquest on the dead body of Bassett Chapman on the 20<sup>th</sup> day of January, 1861, said said Triplet cry that day said no indications of insanity on him at that time.

J.W. Bonjour

Swear to and subscribed before me this 10<sup>th</sup> day of May A.D. 1861. J.D. Smith J.P.

The State of Ohio

vs  
Joseph Shipton  
Appellant  
vs Mr. Bartow

(H)

Filed May 10<sup>th</sup> 1861  
Tabor Randall Clerk

The State of Ohio Union County ss.  
J. W. Southard being first duly sworn says  
that he is a Physician and Surgeon, and has  
practiced as such for ten years last past,  
that he has frequently during said time been  
called to examine ~~and treat~~ patients  
persons afflicted with insanity, and  
during said time <sup>has</sup> treated several patients  
during the first stages of insanity, that he  
has been acquainted with Joseph Kiplet,  
though not intimately, so far ~~as~~ than  
six years and saw him frequently during  
the last year next preceding his arrest  
on the 20<sup>th</sup> day of January AD 1861, that  
he never during said time of his ~~arrest~~ asper-  
-tance with him, saw any indications or  
symptoms of insanity in upon or about  
the said Joseph Kiplet, ~~at that time~~  
~~he was not then insane, that he was~~  
~~never then connected with Kiplet~~  
~~patient~~ was present on the 20<sup>th</sup> day  
of January AD 1861, at the Coroners ~~examination~~  
upon the dead body of Rosalitha Draper,  
said Joseph Kiplet there, and examined  
his person, with Doctors Rathbun  
and Henderson, and saw no evidence  
or indications of insanity in upon or about  
said Joseph Kiplet, at that time, and  
believe him at that time to have been  
sane, and fully capable of judging between eight

and wrong, and believes him to have been thus culpable  
of holding between us & it and covering it during the  
entire acquaintance & efficient with the  
said Joseph H. Holt, knew had any concur-  
nition with said Joseph Holt very anxious  
and him tele to 20<sup>th</sup> day of January  
A.D. 1861, and then the examinee returned  
and not until examined to consent to  
tell what he knew.

Given to our Subord. Notary  
on the day May 10<sup>th</sup> 1861  
John Mahan C. S.

The State of Ohio  
vs  
Joseph Holt  
Appellant  
v. M. Southard

#D

Filed May 10 1861  
Sister Randall Clerk

A - 10  
UNION COMMON PLEAS.

The State of Ohio

vs.

Joh Diplett

Fi. Fa. Lev. Fa. for costs.

Plaintiff's Cost, \$ 91.51  
Defendant's Cost, \$ 10  
This Writ

Cates Pro<sup>o</sup> City  
Recorder

To \_\_\_\_\_ A. D. 18

Att'y.

Returned and Filed Aug. 3. A. D. 1861

Jacob Ranaace Clerk.

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

WHEREAS, in a certain action of Murder lately prosecuted in our Court of Common Pleas within and for the said County of Union, wherein

The State of Ohio was

plaintiff, and Joseph Triplett

defendant, the costs of said Prosecution were taxed at  
ninety one dollars, and fifty one cents.

YOU ARE THEREFORE COMMANDED, that of the goods and chattels, or for want of goods and chattels; of the lands and tenements of the said

Joseph Triplett

in your county, you cause to be made the cost aforesaid, and costs that may accrue. And of this writ make due return in sixty days; hereof fail not at your peril, and have you then there this writ.

Witness my hand and Seal of the said Court, at Marysville  
this 3d day of August A.D. 1861

Tabor Randall Clerk,  
of the Court of Common Pleas, Union County.

A 4604

3

\$

UNION COM. PLEAS *April* Term, A. D. 1861

is entitled to \$ for day attendance as  
*on the case of The State of Ohio vs John Triplett*  
witness before the G. J. this term, and \$ <sup>100</sup><sub>100</sub> mileage, this 10 day of May 1861

*Taber Randall* CLERK.

Received of Auditor an order for the above in full.

\$

UNION COM. PLEAS

Term, A. D. 18

is entitled to \$ for day attendance  
as witness before the G. J. this term, and \$ <sup>100</sup><sub>100</sub> mileage, this day of 18  
CLERK.

Received of Auditor an order for the above in full.

\$

UNION COMMON PLEAS

Term, A. D. 18

is entitled to \$ <sup>100</sup> for day attendance as witness  
before the G. J. this Term, and <sup>100</sup> mileage, this day of A. D. 18  
CLERK.

Received of the Auditor an Order for the above in full.

\$

UNION COM. PLEAS,

Term, A. D., 18

is entitled to \$ <sup>100</sup> for day attendance as witness  
before the G. J. this Term, and \$ <sup>100</sup> mileage, this day of A. D. 18  
CLERK.

Received of the Auditor an Order for the above in full.

\$

UNION COMMON PLEAS,

Term, A. D., 18

is entitled to \$ <sup>100</sup> for day attendance as witness  
before the G. J. this Term, and \$ <sup>100</sup> mileage, this day of A. D. 18  
CLERK.

Received of the Auditor an Order for the above in full.

Criminal Case File

Case No. 1861-CR-0002

No. 2

# Union Common Pleas.

STATE OF OHIO

against

Andrew Noelle  
Defendant.

JAN TERM 1862

Defl off Docket

Journal No. 7 Page 201

Record No. No Record Page \_\_\_\_\_

Ex. Doc. \_\_\_\_\_ Page \_\_\_\_\_

## UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.

*Andrew Nocle*~~Admit to bail in any sum not exceeding \$50,  
or more than \$200.~~*John B. Coatz*) Pros. Att'yFiled this 17<sup>th</sup> day of April

A. D., 1861

*Taber Randall* CLERK.

I have taken the body of the within named Andrew Nocle.  
The name of his bail is David D. Melch & James D. Smith, I here-  
with return the recognizance this 17<sup>th</sup> day of April A.D. 1861.  
Geo = Service 35  
Village 5  
Bond 10 \$ 1.00  
Return

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the 17<sup>th</sup> day of April in the year of our Lord, One Thousand Eight Hundred and Sixty one personally came before me,

Philip Snider

Sheriff of the County of Union

Andrew Noelp David D. Welsh and James D. Smith and severally acknowledged to owe the State of Ohio the sum of fifty dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following, to wit :

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

A. Nalpy  
J. G. Geigh  
J. D. Smith

THE STATE OF OHIO, UNION COUNTY, SS.

TO THE SHERIFF OF UNION COUNTY, GREETING:

YOU are commanded to take Andrew Noelp

if he be found in your county, and him safely keep, so that you have his body before our Court of Common Pleas for the County of Union, aforesaid, on the first day of the next Term of said Court, that being the 29<sup>th</sup> day of April A. D., 1861 to answer

unto an Indictment found against him in said Court for Selling intoxicating liquor in violation of law

And have you then and there this writ.

WITNESS, TABER RANDALL, Clerk of said Court of Common Pleas, at Marysville, this 17<sup>th</sup> day of April A. D., 1861

Taber Randall Clerk.

Criminal Case File

Case No. 1861-CR-0003

No. 100-202-3

# Union Common Pleas.

STATE OF OHIO

against

Newton Case

Defendant.

APR TERM 1861

Defendant fined \$5.00

Journal No. 7 Page 132

Record No. 9 Page 219

Ex. Doe. A Page 459

The State of Ohio

10

Newton Case

Filed February 27, 1861  
John Randall Clerk

A True Bill

J.V. Wills

Foreman of the Grand Jury

Gault

Crim. L. 4, D. p. 5,

No record

Recorded in Court Record No. 1 p 30

The State of Ohio      Court of Common Pleas of the  
Union County S.S.      County of Union and State  
of Ohio of the Term of February  
in the year of our Lord one Thousand  
Eight hundred and Sixty one

The jurors of the Grand Jury of the State of Ohio  
empanelled sworn and charged to enquire of crimes and  
offences committed within the body of the County of Union  
aforesaid, in the State of Ohio, in the name and by the  
authority of the State of Ohio upon their oaths do present  
and find. That Newton Case late of said County on the  
twelfth day of January in the year of our Lord one  
Thousand eight hundred and Sixty one, at the County  
of Union aforesaid, did unlawfully sell intoxicating  
liquors to one John Wilmot -- to be drank upon  
the premises where sold, contrary to the form of the Statute  
in such case made and provided and against  
the peace and dignity of the State of Ohio

John B Coats  
Prosecuting Attorney Union  
County Ohio.

Criminal Case File

Case No. 1861-CR-0004

No. 21-1024

# Union Common Pleas.

STATE OF OHIO

against

Newton Case

Defendant.

MAR TERM. 1862

Defendant fined \$5.00

Journal No. 7 Page 242

Record No. 2 Page 32

Ex. Doc. A Page 4618

2 fibre

The State of Ohio

Recorded in Book 18  
Page 32

as

242  
244

Newton Case

Filed February 27, 1861  
John Randall Clerk

A Plaintiff

J. R. Wills

March 31, 1861

Foreman of the Grand Jury

J. T. 242

Ex D-17

for Record

Longmire

To Be or Remained that at a Court of Common  
Please begin at the Court House in Marysville  
within the County of Union in the State  
of Ohio on the day of the 2d  
Honorable W L Presiding Judge - Therefore on the  
day of 1861 the following Bill of Indictment was  
filed with the Clerk of said Court which reads to wit

The State of Ohio Court of Common Pleas of the County of Union  
Union County ss and State of Ohio, of the Year of  
February in the Year of our Lord one  
thousand eight hundred and sixty one.

The Jurors of the Grand Jury of the State of Ohio, empannelled  
sworn and charged to inquire of crimes and offences committed  
within the body of the County of Union aforesaid, in the  
State of Ohio, in the name and by the authority of the State of  
Ohio, upon their oaths do present and find that Newton  
Cass late of said County on the eighth day of January  
in the year of our Lord, one thousand eight hundred and  
sixty one, at the County of Union aforesaid, did unlawfully  
sell intoxicating liquors to one Darius McEntire to be  
drank upon the premises where <sup>sold</sup> Contrary to the form of the  
Statute in such case made and provided and against the  
peace and dignity of the State of Ohio.

John B Coats Prosecuting  
Attorney Union County Ohio

Criminal Case File

Case No. 1861-CR-0005

No. 31-CR-5

# Union Common Pleas.

STATE OF OHIO

against

*Newton Case*

Defendant.

MAR TERM 1862

Defendant found  $6\frac{5}{7}$

|             |   |      |      |
|-------------|---|------|------|
| Journal No. | 7 | Page | 244  |
| Record No.  | 2 | Page | 33   |
| Ex. Doc.    | N | Page | 4609 |

49

The State of Ohio  
Recorded on page 33  
Book 2

as

Newton Case  
Filed February 27, 1861  
John Randall Clerk

A Chkd Bill

S. M. Wells

Foreman of the Grand Jury

J. T. Jr. 244 Please guilty  
24. D. 16. Guilty  
for Record

Please guilty  
Guilty

The State of Ohio      Court of Common Pleas of the County of Union,  
Union County ss      and State of Ohio, of the Term of February  
in the year of our Lord, one thousand eight  
hundred and sixty one,

The Jurors of the Grand Jury of the State of Ohio, impaneled  
sworn, and charged to inquire of crimes and offences, committed  
within the body of the County of Union, aforesaid, in the State  
of Ohio, in the name and by the authority of the State of Ohio,  
upon their oaths, do present and find, that Newton Case  
late of said County, on the fifteenth day of January in the  
year of our Lord, one thousand eight hundred and sixty one  
at the County of Union aforesaid, did unlawfully sell  
intoxicating liquors to one Hiram Cleverger to be drank upon  
the premises, where sold, contrary to the form of the Statute  
in such case made and provided and against the  
peace and dignity of the State of Ohio.

John B Coats Prosecuting  
Attorney Union County Ohio

Criminal Case File

Case No. 1861-CR-0006

Criminal Case File

Case No. 1861-CR-0007

Criminal Case File

Case No. 1861-CR-0008

No. 61-38-8

# Union Common Pleas.

STATE OF OHIO

against

Thomas Ridley  
Defendgnt.

APR TERM, 1861

Deft. fixed \$30<sup>00</sup>

Journal No. 7 Page 143 160

Record No. No Record Page

Ex. Doc. A Page 4602

THE STATE OF OHIO

v8.

*Thomas Riddell*

---

RECOGNIZANCE OF WITNESSES.

---

WRIGHTSON & Co., Printers, 167 Walnut St., Cin.

John Riddell  
and wife  
John Riddell  
and wife

The State of Ohio, Union COUNTY, ss.

Be it remembered, that on the 12<sup>th</sup> day of January in the year A. D. 1861, Samuel Scott John Scott & O. Lewis  
Daniel Shirk personally appeared before me J. D. Niwell

one of the Justices of the Peace in and for the County aforesaid, and severally acknowledged themselves to owe to the State of Ohio the sum of One Hundred Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to wit:

The condition of this recognizance is such, that if the above bound Samuel Scott  
John Scott & O. Lewis Daniel Shirk  
shall personally be and appear before the Court of Common Pleas on the first day of the term thereof, next to be holden in and for the County aforesaid, then and there to give evidence and the truth to say, on behalf of the State, touching such matters as shall then and there be inquired of them, and not depart the Court without leave, then, and as to such of the above bound as perform this condition, this recognizance shall be void; otherwise, it shall be and remain in full force and virtue in law.

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

JUSTICE OF THE PEACE.

{ Samuel Scott  
Osymondus Lewis  
Daniel Shirk  
John Scott

Criminal Case File

Case No. 1861-CR-0009

No GL-CR-7

---

# Union Common Pleas.

---

STATE of OHIO.

against

*James Giesler*  
Defendant.

APR TERM 1861

Journal No. 7 Page 147

Record No. **No Record** Page

Ex. Doc. \_\_\_\_\_ Page \_\_\_\_\_

State of Ohio  
vs  
James Fish &  
Matthew A. Fish

State of Ohio |  
against |  
James Fish &  
Martha A Fish |

February 28<sup>th</sup> 1861

This day came Eliza Henderson, and made oath that on or about the 23<sup>rd</sup> day of February AD 1861 (and at various times previous to the 23<sup>rd</sup> day of February 1861) at the County of Union in Said State, the Eliza Henderson was unlawfully assaulted, kicked, beaten, bruised, wounded, and otherwise illtreated and this deponent sayeth that one James Fish and one Martha A Fish is guilty of the fact charged.

Took her affidavit thereof: whereupon issued a Warrant against James Fish and Martha A Fish and delivered the same to Jesse Sherman Constable

February 28<sup>th</sup> 1861

Warrant returned with the Body of one of the defendants James Fish.

February 28<sup>th</sup> 1861

I have taken the Body of the within named James Fish and he is now in Court the within named Martha A Fish not able to be removed for so long a time

Jesse Sherman Constable

February 28<sup>th</sup> 1861

One of the defendants James Fish, appeared trial had; Eliza Henderson Solomon Butz, A G Bettard Mrs Reed Wm Bowen, Lucy Bowen Mary Lowe now Roading Hannah Croy Jesse Davis & Elizabeth Latimer on part of state and Melinda Bowen and Jane Bowen on part of defence sworn and examined and whereupon the defendant James Fish (Plead not guilty) was ordered by me to enter into a Recognizance in the sum of three Hundred Dollar for his appearance at the Court of Common Pleas for said County for

on the first day of the next term thereof,  
which was done accordingly Henry Garrison  
and Adam Richey his Sureties,

Recognized the following Witnesses on part of  
the State Eliza Henderson & Solomon Butz

Item of fees

Judges fee

affidavit for 2 persons \$ .50

Warrant " " " .50

1<sup>st</sup> Subpoena 1.35-

2<sup>nd</sup> " .45

Swearing Witnesses .85-

trial .75-

2 Recognizances .50  
4.90

Constable's fees

on warrant .40

" Subpoenas 1.35-

on trial .75-

2.70

Witness fees

E Henderson .50

S Butz .50

A G Bethard .50

Mrs Reed .50

Wm Bowen .50

Lucy Bowen .50

Mary Lowe .50

W W Reading .50

H Croy .50

E Latimer .50

I Davis .50

M Bowen .50

Jane Bowen .50

6.50

Total costs

\$ 1410 H. Richey P.M.

State of Ohio  
Union County Dover Township 53

I certify the foregoing to be a full and true copy  
from my Docket of the proceedings had by and before me in at my office  
in said Township in said the foregoing case action.

James B. Richey  
Justice of the Peace  
of the aforesaid Township

Transcript \$ 00.25 -  
Certificate .25  
.60

: It would be nothing amiss and probably better  
on part of the State to summons R. V. Reed said Cray  
Hannah Cray Sarah A. Beading Mrs. R. V. Reed and  
Asse Sherman as witnesses

Criminal Case File

Case No. 1861-CR-0010

No. 11-43-10

---

# Union Common Pleas.

---

STATE OF OHIO

against

John Atherton  
Defendant.

OCT TERM, 1861

Sentenced to O. Pen.

Journal No. 7 Page 123

Record No. 2 Page 34

Ex. Doe. A Page 4607

The State Ohio

is

John Atherton

"

The State of this 3<sup>rd</sup> April 1<sup>st</sup> 1861 this day come  
against William G. Elliott and make  
John Atherton & Sarah Atherton  
plaintiffs costs at the county of Union & State of  
Affidavit 25 sue that the Store of William G.  
warrant 50 Elliott was entered by way of  
Subpoena 15 back window coming through the  
Serving 13 witnesses 65 ware room breaking door off  
Judgment 25 the hinges going into the Store &  
mittimus 50 taking some considerable amount  
filling 3 papers 15 of goods that this deponent says  
Witnesses 350 that he verily believes that one  
constable costs 50 guilty of the facts charged  
on warrant 15 took his Affidavit thereof there  
attendance at trial 75 upon issued warrant against  
mittimus 50 John Atherton & Sarah Atherton  
wage on mittimus 60 and delivered the same to John  
watching prisoners at night 75 H. Read Const.  
assistant 2 persons 15 April 1<sup>st</sup> A.D. 1861 warrant de-  
team to take persons 3.15 turned with the bodies of  
horse fed at Maysville 75 the defendants warrant endorsed  
horse fed at night 50 I have the bodies of the defendant  
on the way back 50 in custody trial had  
Transcript 51 witnesses for plaintiff sworn  
certificate 25 to be examined are as follows  
William G. Elliott J. H.  
Thompson Joseph Baile, Arthur  
Talman John Yerington, Eliza-  
ander Hedges Erastus Wintis  
J. C. Bowyer S. L. Yantiss  
John Green Lewis Brice  
Elizabeth Yantiss D. A. S. Davis

was Sworn and Examined for the defendants & after  
hearing the testimony of the above witnesses the defen-  
dants was by me ordered to enter into recognizance  
in the sum of one Thousand Dollars for their appear-  
ance at the Court of Common Pleas next to be Holden in  
said County which he Neglected to do whereupon  
I issued a Writ for their commitment and del-  
ivered the same to John W. Read constable

The State of Ohio vs Union Co., Ohio  
vs Elizabethtown York Township  
John & Sarah Atherton

The plaintiff in the above case is to Sam  
Brew for taking care & keeping said prisoners &  
the constable & his two assistants over night  
to meals 25 each                          \$ 3.50  
to bedding for same                          \$ 1.00  
                                                        \$ 3.50

The State of Ohio Union County S.S.  
I do hereby certify that the above is a full and true  
copy from my docket of the proceedings had by and  
before me at my office in said Township in the  
above action                          W. G. Davis A.P. of the aforesaid Township

|                            |                 |         |
|----------------------------|-----------------|---------|
| May 27 <sup>th</sup> 1861  | paid S. Brew    | \$ 3.50 |
| June 6 <sup>th</sup> 1861  | paid Mtnsp fees | 5.25    |
|                            | justice fee     | 2.45    |
| June 25 <sup>th</sup> 1861 | paid J. Winter  | 3.15    |
| September 3/61             | Constable fees  | 0.45    |

APP. D. P.

UNION COMMON PLEAS.

THE STATE OF OHIO.

John Atherton  
vs.  
John Atherton

Admit to trial in my common pleas court  
or more than ~~one~~

John B. Coats  
Pros. Atty.

Entered on app D,

Filed this 21<sup>st</sup> day of Aug.

A. D. 1861

Tabor Randall  
Clerk.

Recd this 20<sup>th</sup> July 8, 1861, I have taken the body of the  
within named John Atherton, whose body ~~should~~ remain  
in jail under my custody

Philip Smith Sheriff

Fee = Service 35  
Return 15  
= 50  
mileage

THE STATE OF OHIO, UNION COUNTY, SS.

TO THE SHERIFF OF UNION COUNTY, GREETING:

YOU are commanded to take

*John Atherton*

*or any other County in said State of Ohio*

if he be found in your county, and him safely keep, so that you have his body before our Court of Common Pleas for the County of Union, aforesaid, on the first day of the next Term of said Court, that being the 22<sup>d</sup> day of August A. D., 1861 to answer unto an Indictment found against him in said Court for *Burglary*

And have you then and there this writ.

WITNESS, TABER RANDALL, Clerk of said Court of Common Pleas, at Marysville, this 8<sup>th</sup> day of July A. D., 1861

*Taber Randall* Clerk.

Received this writ October 28<sup>th</sup> A.D. 1861.  
No goods or chattels lands or tenements found  
where on to levy.

Fees - Service 35 - Philip Snider Sheriff  
mileage 5 -  
return 10

61-10

A - 14

The State of Ohio  
vs  
John Atherton

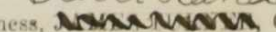
basto \$46.50  
thizurit 10

Coats Bonatty

The State of Ohio, Union County, sa.

TO THE SHERIFF OF SAID COUNTY, GREETING:

WHEREAS, at the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 25<sup>th</sup> day of October A. D. 1861 the State of Ohio recovered against John Atherton as well as the sum of f dollars, for fine, as also the sum of \$4651 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said John Atherton You cause to be made the fine and costs aforesaid with interest thereon from the 25<sup>th</sup> day of October A. D. 1861 until paid; also the sum of \$ the costs of increase on said judgment and the accruing costs. But for want of ~~goods and chattels, lands and tenements whereon to lay~~, then take the body of the said ~~to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or shall accrue, shall be paid, or he be otherwise legally discharged;~~ and of this writ make legal service and due return.

*Taber Randall*  
Witness,  Clerk of said Court at

the Court House in Marysville, this 28<sup>th</sup> day of October A. D. 1861

*Taber Randall Clerk*

Criminal Case File

Case No. 1861-CR-0011

No 61-CR-11

**Union Common Pleas.**

**STATE of OHIO.**

*against*

*James Herasliy*  
Defendant.

**APR TERM 1861**

JUDGMENT VS DEFENDANT

\$ 5<sup>00</sup>

Journal No. 7 Page 152

Record No. \_\_\_\_\_ Page \_\_\_\_\_

Ex. Doc. A Page 4601

The State of Ohio  
vs  
Ia<sup>d</sup> Heasley

Crim. Ex Dp 7  
for Recd.

The State of Ohio

24

James Keasley

Filed May 1. 1861  
John Randall Clerk

A True Bill

James Thompson

Foreman of the Grand Jury

This bill was found upon testimony sworn and sent to the  
Grand Jury, by order of the Court at the request of the人民  
Attorney, James Thompson  
Foreman of the Grand Jury,

The State of Ohio  
Union County ss      Court of Common Pleas of the County of Union  
and State of Ohio of the Term of April, in the  
Year of our Lord one thousand eight hundred  
and sixty one.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of  
the County of Union aforesaid, Impowered sworn and charged, to  
inquire of crimes, offences and misdemeanors, committed within the  
said County of Union, in the name and by the authority of the State of  
Ohio, upon their oaths, do find and present, that James Hesley  
late of the County of Union aforesaid, on the fourth day of March, in  
the year of our Lord one thousand eight hundred and sixty one  
with force and arms at the County of Union aforesaid unlawfully  
did make an assault in and upon one John Marks, then and there  
being, and him the said John Marks, then and there unlawfully  
did strike, beat wound and ill-treat, contrary to the form of the  
Statute in such case made and provided and against the peace  
and dignity of the State of Ohio.

John B. Coats Prosecuting  
Attorney of Union County Ohio.

State of Ohio  
vs  
Ed Healy

affair

THE STATE OF OHIO, UNION COUNTY, SS.

Before me E G Bartaun Mayor of the Incorporated Village of Maysville in said County, personally came John G Masters who being duly sworn according to law, deposeth and saith that James Heasly late of said incorporated village, on the 4<sup>th</sup> day of March in the year of our Lord, one thousand eight hundred and sixty one at the incorporated village of Maysville in the County of Union aforesaid, did commit an assault & battery on him the said John G Masters

and this deponent does verily believe that the said James Heasly is guilty of the fact charged, and further this deponent saith not.

Sworn to and subscribed before me, at the County aforesaid, this fourth day of March in the year of our Lord, one thousand eight hundred and sixty one

E G Bartaun MAYOR.

State of Ohio  
vs  
Pat Heasly  
Mauran

Jack Kinnelmore must good for costs  
Aug 22 1857

THE STATE OF OHIO, UNION COUNTY, SS.

To the Marshall of the Incorporated Village of Maysville in said County, greeting.

WHEREAS, complaint has been made before me, Mayor of the Incorporated Village aforesaid, upon the oath of John G. Marks that James Heasly

late of the Incorporated village of Maysville aforesaid, on or about the 4<sup>th</sup> day of March A. D. 1861 at the incorporated village of Maysville in the County of Union in the State of Ohio, did

Commit an assault & Battery on  
him the said John G. Marks

\* THESE are therefore to command you to take the said

James Heasly

if he be found in your your county; or if he shall have fled, that you pursue after the said

James Heasly

into any other County within this State, and take and safely keep the

said James Heasly

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

Given under my hand and seal, this

4<sup>th</sup>

day of March

A. D. 1861

E. S. Battin

MAYOR.

Seal



RECOGNIZANCE OF WITNESSES.

The State of Ohio, Union COUNTY, ss.

Be it remembered that on the 4<sup>th</sup> day of March A. D. 18 61.

John G Masters personally appeared before me E G Battam Mayor of the incorporated village of Marysville in the County aforesaid, and ~~severally~~ acknowledged ~~he~~ ~~they~~ owe the State of Ohio the sum of One Hundred Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to wit:

The condition of this recognizance is such, that if the above bound

John G Masters

shall personally be and appear before the Next Court of Common Pleas on the first day of the term thereof, next to be holden in and for the County aforesaid, then and there to give evidence and the truth to say, on behalf of the State, touching such matters as shall then and there be inquired of ~~he~~, and not depart the Court without leave, then, and as to such of the above bound as perform this condition, this recognizance shall be void; otherwise, it shall be and remain in full force and virtue in law.

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

E G Battam MAYOR.

State of Ohio  
vs  
Jas Hasty

---

Recognizance

---

In regular session on the 1<sup>st</sup> day of October A.D. One thousand eight hundred and twenty four, I do solemnly promise to the State of Ohio, to keep the peace, and to do no violence to any person, and to support the Constitution and Laws of the United States, and the State of Ohio.

I do further promise to support the Constitution and Laws of the State of Ohio, and to do no violence to any person, and to support the Constitution and Laws of the United States, and the State of Ohio.

RECOGNIZANCE AFTER TRIAL.

The State of Ohio, Union COUNTY, ss.

Be it remembered that on the 4<sup>th</sup> day of March in the year of our Lord, one thousand eight hundred and forty-four James Heasly & Hylas Satrum

personally appeared before me E G Bartrum Mayor of the incorporated village of Marysville  
in the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio the sum of  
Fifty dollars, to be levied of their goods and chattels, lands and tenements, if  
default be made in the condition following, to wit: The condition of this recognizance is such, that if the above bound

James Heasly shall personally be and appear before the next  
Court of Common Pleas, on the first day of the term thereof, next to be holden in and for the County aforesaid  
then and there to answer a charge of an assault & battery com-  
mitted on Geo G Marks

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.

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

James Heasly  
H. Satrum

E G Bartrum MAYOR.

State of Ohio      Be it remembered that on the  
Union County S.S.      18<sup>th</sup> day of February 1861,

Eliza Henderson and Solomon Butz personally appeared before me J.B. Richey one of the Justices of the peace in and for the County aforesaid, and severally acknowledged themselves to owe the State of Ohio the sum of fifty dollars each to be levied of their goods and chattels lands and tenements, if default be made in the condition following to wit. The condition of this Recognizance is such that if the above Bounden Eliza Henderson and Solomon Butz, shall personally be and appear before the Court of Common Pleas on the first day of the term thereof next holden for the County aforesaid, to give evidence and the truth to say on behalf of the State touching such matters as shall then and there be required of them and not depart the Court without leave, then this Recognizance shall be void otherwise to be and remain in full force and virtue in Law.

Eliza <sup>her</sup> Henderson      Seal  
G. marks      Seal

Solomon Butz      Seal

Taken and acknowledged before me on the day and year above written J.B. Richey Justice of the peace

State of Ohio { Be it remembered that on  
Union County S.S. } the 28<sup>th</sup> day of February 1861  
{ James Fish Harry Farnum & Adam Richey  
Personally appeared before me J B Richey one of  
the Justices of Peace in and for the County aforesaid  
and Jointly and severally acknowledged themselves  
to owe the State of Ohio the sum of three hundred  
Dollars to be levied of their goods and chattels,  
Lands and tenements if default be made in  
the following conditions to wit. the condition  
of this Recognizance is such that if the above  
Named James Fish shall personally be and appear  
Before the Court of Common Pleas on the first  
day of the term thereof, next to be helden in and  
for the County aforesaid, then and there to answer  
a charge of Assault and Battery  
and abide the judgment of the court, and  
not depart without leave, then this Recognizance  
shall be void; otherwise it shall be and remain  
in full force and virtue in law.

James Fish Seal  
Harry Farnum Seal  
Adam Richey Seal

Taken and acknowledged before me on the day  
and year above written J B Richey Justice of  
the Peace

Criminal Case File

Case No. 1861-CR-0012

No. 1-4-5

## Union Common Pleas.

**STATE OF OHIO**

*against*

Frank Coughlin  
Defendant.

JAN TER 1862

Journal No. 7 Page 236

Record No. No Record Page

*Ex. Doc.* ..... *Page* .....

9

COURT COMMON PLEAS.

THE STATE OF OHIO,

VI

David Conklin

Filed Oct. 22<sup>o</sup> 1861  
Gaber Randall Clark

卷之三

A TRUE BILL.

A TRUE BILL.

Foreman of the Grand Jury.

The State of Ohio,  
Union County, ss.

Court of Common Pleas of the County of Union  
and State of Ohio, of the term of October  
in the year of our Lord one  
thousand eight hundred and sixty one

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the  
County of Union aforesaid, duly elected, empanneled, sworn and charged, to inquire of  
crimes, offences and misdemeanors, committed within the said county of Union, in the  
name, and by the authority of the said State of Ohio, upon their oaths aforesaid,  
do find and present that David Conklin

late of said County, on the fifteenth day of October in the  
year of our Lord one thousand eight hundred and sixty one at the County of  
Union aforesaid did unlawfully sell intoxicating liquors to one John  
Kirkland to be  
drank upon the premises, and in the building where sold, contrary to the form of  
the statute in such case made and provided, and against the peace and dignity of  
the State of Ohio.

John B. Coats

Prosecuting Attorney Union County.

//

COURT COMMON PLEAS.

---

THE STATE OF OHIO,

vs.

*David Conklin*

*Filed Oct. 22<sup>o</sup> 1861*

*Jacob Randall Clerk*

*Indictment for*

A TRUE BILL.

*Levi Longfellow*

Foreman of the Grand Jury.

---

The State of Ohio,  
Union County, ss.

Court of Common Pleas of the County of Union  
and State of Ohio, of the term of October  
in the year of our Lord one  
thousand eight hundred and Sixty one

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union aforesaid, impaneled, sworn and charged, to inquire of crimes, offences and misdemeanors, committed within the said county of Union, in the name, and by the authority of the said State of Ohio, upon their oaths aforesaid, do find and present that David Conklin

late of said County, on the Seventeenth day of October in the year of our Lord one thousand eight hundred and Sixty one at the County of Union aforesaid did unlawfully sell intoxicating liquors to one Nelson Thompson to be drank upon the premises, and in the building where sold, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

John B Coats  
Prosecuting Attorney Union County.

10

COURT COMMON PLEAS.

---

THE STATE OF OHIO,

vs.

*David Conklin*

---

*Levi Songblake*  
for filed Oct. 22<sup>nd</sup> 1861  
Tabu Randall Clark

A TRUE BILL.

*Levi Songblake*

Foreman of the Grand Jury.

---

The State of Ohio,  
Union County, ss.

Court of Common Pleas of the County of Union  
and State of Ohio, of the term of October  
in the year of our Lord one  
thousand eight hundred and sixty one

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the  
County of Union aforesaid, duly elected, empanneled, sworn and charged, to inquire of  
crimes, offences and misdemeanors, committed within the said county of Union, in the  
name, and by the authority of the said State of Ohio, upon their oaths aforesaid,  
do find and present that David Conklin

late of said County, on the tenth day of September in the  
year of our Lord one thousand eight hundred and sixty one at the County of  
Union aforesaid did unlawfully sell intoxicating liquors to one John  
Kirkland to be  
drank upon the premises, and in the building where sold, contrary to the form of  
the statute in such case made and provided, and against the peace and dignity of  
the State of Ohio.

John B. Coeats

Prosecuting Attorney Union County.

Criminal Case File

Case No. 1862-CR-0001

Criminal Case File

Case No. 1862-CR-0002

No 62-CR-2

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**Union Common Pleas.**

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**STATE OF OHIO.**

*against*

*John Mayo*  
Defendant.

**JAN TERM, 1863**

Journal No. 7 Page 274

Record No. — Page —

Ex. Doc. A Page 4616

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State of Ohio  
vs  
John Mayo

No Recosa

January 9<sup>th</sup> A.D. 1862

The defendant John Mayo was this day brought into open Court & duly arraigned and the witness Shawelment being read to him for plea Shawelment says Shawelment says he is not guilty in manner and form as he stands charged therein.

Gaber Randall Clerk

The State of Ohio

28

John Mayo

Brim. D p. 27

No Record

A True Bill

William Gabriel

Foreman of the Grand Jury

Filed January 8<sup>th</sup> 1862

Gaber Randall  
Clerk

Copied from 8 1862  
for Gaber Randall Esq

The State of Ohio      Court of Common Pleas of the County of Union  
Union County ss      and State of Ohio, of the Term of January in the  
Year of our Lord one thousand eight hundred  
and sixty two,

II. The Jurors of the Grand Jury of the State of Ohio, within and for the Body  
of the County of Union aforesaid, in the State of Ohio, duly impaneled,  
sworn and charged to inquire of crimes, offences and misdemeanors  
committed within the said County of Union, in the name and by the  
authority of the State of Ohio, upon their oaths aforesaid, do find and  
present, that John Mayo, late of the County of Union aforesaid, on the  
thirtieth day of December, in the year of our Lord one thousand eight  
hundred and sixty one, with force and arms at the County of Union  
aforesaid, with a certain gun then and there loaded with gunpowder  
and diverso leaden shot, which said gun he, the said John Mayo  
in both his hands, then and there had and held, one Andrew Mearks  
did unlawfully and maliciously shoot, with intent then and there,  
him, the said Andrew Mearks to kill, contrary to the form of the Statute  
in such case made and provided, and against the peace and dignity  
of the State of Ohio.

W

III.

And the Jurors of the Grand Jury aforesaid, in the name and by the  
authority of the State of Ohio aforesaid, upon their oaths aforesaid,  
do further find and present that the said John Mayo late of the  
County of Union aforesaid, in the State of Ohio, on the thirtieth  
day of December in the year of our Lord one thousand eight hundred  
and sixty one, with force and arms, at the County of Union aforesaid  
in the State of Ohio, with a certain gun then and there loaded with  
gunpowder and <sup>thirteen</sup> ~~thirteen~~ leaden shot, which said gun he the

said John Mayo, in both his hands, then and there had and held, one Andrew Marks, then and there being, did unlawfully and maliciously shoot, with intent, then and there, and thereby, him the said Andrew Marks unlawfully to kill and murder, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

III.

And the jurors of the Grand Jury aforesaid, in the name and by the authority of the State of Ohio aforesaid, upon their oaths aforesaid, do further find and present, that the said John Mayo, late of the County of Union aforesaid, in the State of Ohio, on the thirtieth day of ~~December~~ in the year of our Lord one thousand eight hundred and sixty one, with force and arms, at the County of Union aforesaid, in the State of Ohio, in and upon one Andrew Marks then and there being, did unlawfully make an assault, and then and there, with a certain, gun which he the said John Mayo in both his hands then and there had and held, and which said gun, then and there, was loaded with gunpowder and other destructive materials, at and against the said Andrew Marks, he the said John Mayo then and there, maliciously, feloniously and purposefully, did shoot, with intent, then and there, him the said Andrew Marks to kill and murder, contrary to the form of the Statute, in such case made and provided and against the peace and dignity of the State of Ohio.

IV.

And the jurors of the Grand Jury aforesaid, in the name and by the authority of the State of Ohio, aforesaid, upon their oaths aforesaid do further find and present that the said John Mayo late of the

County of Union aforesaid, in the State of Ohio, on the thirtieth day of December in the year of our Lord one thousand eight hundred and sixty one, with force and arms, at the County of Union aforesaid in the State of Ohio, with a certain gun, then and there, loaded with gunpowder and diverse leaden shot, which said gun he the said John Mayo then and there in both his hands had and held, at and against one Andrew Marks then and there being unlawfully and maliciously did shoot, with intent, then and there, and thereby, him the said Andrew Marks to wound, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

John B. Coats  
Prosecuting  
Attorney of Union County, Ohio

APP. D. P.

UNION COMMON PLEAS.

THE STATE OF OHIO,

John Mayo  
vs.  
John Mayo

Admit to bail in any sum not exceeding \$50,  
or more than \$200.

John B. Coats  
Pros. Att'y

Re a/c app. D,

Filed this 8<sup>th</sup> day of January

A. D. 1862

I have taken the within named John Mayo  
whose body remains in the jail of Union County  
under my custody for want of bail  
Lees- Service 35  
Mileage 55  
Dinner 10 = 50  
Union County Sheriff of

Gabe Randall CLERK

THE STATE OF OHIO, UNION COUNTY, SS.

TO THE SHERIFF OF UNION COUNTY, GREETING:

YOU are commanded to take

*John Mayo*

if he be found in your county, and him safely keep, so that you have his body before our Court of Common Pleas for the County of Union, aforesaid, on the first day of ~~January~~ next Term of said Court, that being the \_\_\_\_\_ day of

A. D., 1862 to answer

unto an Indictment found against him in said Court for

*Shooting with*

*Intent to Kill*

And have you then and there this writ.

WITNESS, TABER RANDALL, Clerk of said Court of

Common Pleas, at Marysville, this 8<sup>th</sup> day of January,

A. D., 1862

*Taber Randall Clerk.*



Criminal Case File

Case No. 1862-CR-0003

No. ~~42-37-3~~

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## Union Common Pleas.

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STATE OF OHIO

against

*Adam Blue*

Defendant.

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MAR TERM 1862

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*Dismissed*

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Journal No. 7 Page 244

Record No. *No Record* Page

Ex. Doc. \_\_\_\_\_ Page \_\_\_\_\_

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Sumt Recognized the following witness in behalf of the  
State Namek Blue

justice fees in this action for taking and certifying affidavit 25-  
issuing warrant for defendant 25 Recogiance of defendant 25 = 50  
Recogiance of witness 25 swearing and examining two witnesses 10 95  
issuing subpoena for witness 15 for taking and certifying transcript 55 70  
cost fees for servis and return of warrant 25 mileage 20 = 45  
Servis and Return of Subpoena 15 Mileage 15 = 30  
two wit 50 each 50  

---

\$ 3.65

The State of Ohio Union County Jackson Township  
I do hereby certify that the above is a full and true  
copy from my docket of the Proceedings had by and  
before me at my office in said Township in the  
above action

J. P. of the Jackson Township

State of Ohio  
vs  
Adam Blue  
Transcript

Wm. C. Pendleton  
2/28/1817 Attest

The State of Ohio  
VS

Adam Blue

The complainant being Required by me to acknowledge himself Responsible for the costs herein entred into the acknowledgement following I acknowledge Myself Responsible for the costs herein in case the complaint shall be dismissed in any stage of the action in any court to which the same may be taken

Mannoah Blue

January 11<sup>th</sup> 1862 This day came Mannoah Blue and made oath that he has just cause to fear and does fear that Adam Blue will wound or kill him or otherwise injure him took his affidavit thereof thereupon issued warrant Adam Blue and delivered the same to William Wilson constable also issued subpoena Blue as witness in behalf of the state and delivered to William Wilson const

Jan 11<sup>th</sup> 1862 warrant returned with the body of the defendant Received this writ Jan 11<sup>th</sup> 62 I have taken the body of the within named Adam Blue and delivered to him a copy of this warrant and of the affidavit Received herewith from the justice subpoena returned served by reading the same to servis and return of warrant 25 milage 20 servis subpoena 15 milage 15

This cause ~~came~~ came on to trial Mannoah Blue and Sarah Ann Blue witnesses sworn and examined for and thereupon the defendant 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 next to be holden in the county of Union which was done accordingly Adam Blue and William Blue his

Recognizance of  
Adam Blair to  
Keep the Peace & appear  
before the court of common  
Pleas next  
Jan 1<sup>st</sup> 1862

The State of Ohio Union County ss  
Be it remembered that on the 11<sup>th</sup> day of January  
in the year 1862 Adam Blue & William Blue  
Personally appeared before me one of the Justices  
of the Peace in and for the County of Union and jointly  
and severally acknowledged themselves to owe the State  
of Ohio the sum of three hundred dollars to be levied of  
my goods and chattles lands and tenements if default be made  
in the condition following to wit the condition of this  
Recognizance is such that if the above named Adam Blue  
shall personally be and appear before the court of common  
Pleas on the first day of the term thereof next to be  
held in and for the County aforesaid then and  
there to answer the charge of Manoah Blue who has  
filed his affidavit that he has just cause to fear and  
does fear that the said Adam Blue will wound or  
kill him or otherwise injure him and abide the order  
of the court thereon and in the mean time to keep  
the peace and be of good behaviour towards the  
citizens of the State generally and especially towards  
the said Manoah Blue Then this Recognizance shall  
be void otherwise to be and remain in full force  
and virtue in law

Adam Blue  
William Blue

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

Barney Mather, J.P.

Recognition of  
witness in behalf  
of State

State of Ohio

Adam <sup>W</sup> Blair

Jan 10<sup>th</sup> 1862

The State of Ohio Union County ss  
Be it Remembered that on the 1<sup>st</sup> day of January  
in the year 1862 Manoah Blue Personally appeared  
before me Harvey Mather one of the Justices of the  
Peace in and for the county aforesaid and acknowledged  
himself to owe the state of Ohio the sum of one  
hundred dollars to be levied of his goods and  
chattels lands and tenements if default be made  
in the condition following to wit

The condition of ~~#~~ this Recognizance is such  
that if the above bounden Manoah Blue Shall  
Personally be and appear before the court of common  
Pleas on the first day of the term thereof next to  
be holden in and for the county aforesaid to give  
evidence and the truth to say on behalf of the  
State touching such matters as shall then  
and there be <sup>in</sup>quired of him and <sup>not</sup> depart the court  
without leave then this Recognizance ~~#~~ Shall be  
void otherwise it shall remain in full force and  
virtue in law

Manoah Blue

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

Harvey Mather, J.P.

The State of Ohio

vs

Adam Blue

Sited March 31, 1862  
John Randall Clerk

The State of Ohio } In the County of Common  
vs } Pleas of Union County  
Adam Blue } Ohio, Recoginized as  
Prae Warant &c,

It is hereby agreed  
that this action and all further proceedings  
be dismissed and further proceedings  
hereunder the same are to be deservantur  
ed, at the costs of the defendant, which  
is to include the costs made before the  
Justice of the Peace heretofore paid by the  
presenting witness, Maroah Blue,  
as well as the costs in the County of  
Common Pleas,

March 31<sup>st</sup> 1862,

Adam Blue  
Maroah Blue

Criminal Case File

Case No. 1862-CR-0004

No. 2-57-1

# Union Common Pleas.

STATE OF OHIO

against

Henry Harrington  
Defendant.

June Term 1863

Journal No. 7 Page 266

Record No. \_\_\_\_\_ Page \_\_\_\_\_

Ex. Doc. A Page 466 18

APP. D. P.

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.  
Henry Harrington

Admit to bail in any sum not exceeding \$50,  
or more than \$200.

Coats

Pros. Att'y.

Filed this day of

A. D. 1863

CLERK.

I have taken the suit in  
Name Henry Harrington  
from which this writ issued

January 21st 1863

Fees & Mileage 60

Service

Return

35-  
10-  
105-

W. Nathan Shull

THE STATE OF OHIO, UNION COUNTY, SS.

TO THE SHERIFF OF UNION COUNTY, GREETING:

YOU are commanded to take

*Henry Harrington*

if he be found in your county, and him safely keep, so that you have his body before our Court of Common Pleas for the County of Union, aforesaid, ~~on the first day of the next Term of said Court, that being the~~ *forthwith* day of ~~January~~ A. D., 1863 to answer unto an Indictment found against him in said Court for

*Gambling*

And have you then and there this writ.

WITNESS, TABER RANDALL, Clerk of said Court of Common Pleas, at Marysville, this 20<sup>th</sup> day of *January*

A. D., 1863

*Taber Randall*

Clerk.

## UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.  
*Henry Harrington*

---

Admit to bail in any sum not less than \$50,  
or more than \$200.

Facts  
Pros. Att'y.Filed this 2<sup>d</sup> day of Sept.

A. D., 1862

*Taber Randall* CLERK.

I received this writ August 29, 1862. I have  
taken the body of the within named Harry  
Harrington, the name of his bail is John C. Elliott  
I herewith return the recognizance  
Philip Shadrack Sheriff

|                |         |
|----------------|---------|
| Fees - Service | 35-     |
| Mileage        | 40      |
| Mond           | 50      |
| Return         | 10      |
|                | \$11.35 |

The State of Ohio, Union County, ss.

BE IT REMEMBERED, that on the 1st day of September in the year of our Lord, One Thousand Eight Hundred and Sixty two personally came before me, Henry Harrington & Philip Sieder Sheriff of the County of Union Henry Harrington and John C. Elliott and severally acknowledged to owe the State of Ohio the sum of fifty dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following, to wit :

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

H. Harrington  
John C. Elliott

**THE STATE OF OHIO, UNION COUNTY, SS.**

## TO THE SHERI

YOU are commanded to take Henry

if he be found in your county, and him safely kept in the Common Pleas for the County of Union, aforesaid, until the Court, that being the 8<sup>th</sup> day of April, 1856.

unto an Indictment found against him in said

And have you then and there this writ.

**WITNESS**

## Common

A. D., 180

OF UNION COUNTY, GREETING:  
Hanington

, so that you have his body before our Court of aid, on the first day of the next Term of said

September A. D., 1862 to answer

~~it~~ Pending for Gassing

BER RANDALL, Clerk of said Court of  
at Marysville, this 29<sup>th</sup> day of August

Taber Randall Clerk.

Criminal Case File

Case No. 1862-CR-0005

No. 22-62-5

# Union Common Pleas.

STATE OF OHIO

against

*Henry Naevaham*  
Defendant.

JAN TERM 1863

Def. fined \$5<sup>00</sup>

Journal No. 7 Page 295

Record No. 2 Page 36

Ex. Doc. A Page 4617

The State of Ohio

as

George Heisterkamp

Filed April 2 1862  
Later Randall Clem

7-293

A True Bill

Philander Manchester

<sup>20</sup> Foreman of the Grand Jury

Recorded in  
Book 2 page 36

This day the defendant being arraigned  
of the indictment being read to him.  
for plea says he is not guilty  
January 26 1863

Juber Randall Clem

The State of Ohio  
Union County,

Court of Common Pleas of the County  
of Union and State of Ohio of  
the Term of March in the year  
of our Lord one thousand eight  
hundred and sixty two,

The Juries of the Grand Jury of the State of Ohio,  
within and for the body of the County of Union, aforesaid,  
Empannelled sworn and charged to inquire of  
crimes, offences, and misdemeanors, committed within  
the said County of Union, in the name and by the authority  
of the State of Ohio, upon their oaths aforesaid, do find  
and present that Henry Hanrahan, late of  
said County on the twelfth day of February, in  
the year of our Lord one thousand eight hundred  
and sixty two, at the County of Union aforesaid, did  
unlawfully sell intoxicating liquors to one Richard  
Hildine, to be drank upon the premises where  
sold, contrary to the form of the Statute in  
such case made and provided and against  
the peace and dignity of the State of Ohio,

Jno B Coats) Prosecuting  
Attorney of Union County Ohio

APP. D. P.

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.  
Henry Hamahan

Admit to bail in any sum not exceeding \$50  
or more than \$200

John B. Coats Pros. Att'y

Filed this day of

A. D. 1863

Mcanda

CLERK

I have arrested the within named  
Henry Hamahan and have him before  
this court from which this writ issue

January 20 1863

Sees fees 35

Milage 10

Restora 10

55

Geo. Robinson Sheriff

THE STATE OF OHIO, UNION COUNTY, SS.

TO THE SHERIFF OF UNION COUNTY, GREETING:

YOU are commanded to take

*Henry Hanrahan*

if he be found in your county, and him safely keep, so that you have his body before our Court of Common Pleas for the County of Union, aforesaid, on the first day of the next Term of said Court, that being the *forthwith* day of

A. D., 1863 to answer

unto an Indictment found against him in said Court for *Selling intoxicating Liquors in violation of Law*

And have you then and there this writ.

WITNESS, TABER RANDALL, Clerk of said Court of Common Pleas, at Marysville, this 20<sup>th</sup> day of January  
A. D., 1863

*Taber Randall* Clerk.

UNION COMMON PLEAS.

THE STATE OF OHIO,

Henry Hansakan

*Lipman*  
Admit to bail in any sum not exceeding \$50,  
or more than \$200.

*Coatz*  
Tros. Att'y

Filed this 2<sup>d</sup> day of September

A. D. 1862

End on app. D

*Abner Randall* Chanc.

I receive this writ August 29, 1862, I have taken  
the body of the within named Henry Hansakan the  
name of his bail is D. D. Welsh. I herewith return  
the recognizance

Fees = Service 35-  
                mileage 5-  
Bond 50-  
Return 10 = \$1.00

THE STATE OF OHIO, UNION COUNTY, ss.

BE IT REMEMBERED, that on the 1st day of September, in the year of our Lord, one Thousand Eight Hundred and sixty two personally came before me, Philip Snider, Sheriff of the County of Union, Henry Hannahan and David D. Welsh and severally acknowledged to owe the State of Ohio the sum of fifty dollars, each, to be levied on their goods and chattels, lands and tenements,—if default be made in the conditions following, to wit :

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

Henry Hannahan  
O. D. Welsh

THE STATE OF OHIO, UNION COUNTY, SS.

TO THE SHERIFF OF UNION COUNTY, GREETING:

YOU are commanded to take Henry Hannahan

if he be found in your county, and him safely keep, so that you have his body before our Court of Common Pleas for the County of Union, aforesaid, on the first day of the next Term of said Court, that being the

8<sup>th</sup> day of September A. D., 1862 to answer

unto an Indictment found against him in said Court for I Selling intoxicating Liquor in violation of law

And have you then and there this writ.

WITNESS, TABER RANDALL, Clerk of said Court of Common Pleas, at Marysville, this 29<sup>th</sup> day of August

A. D., 1862

Taber Randall Clerk.

A - 28 62-5

Union Com. Pleas  
The State of Ohio  
vs  
Henry Hannahan

State of Ohio Plea that this court be held 1865,  
Mus Co. as Commissioner to this court  
& have made money in full  
Dues sum in 45-  
Court 45-  
Procuse 10  
Release 10  
Other 1.5-0  
Balances my hand 2.025-

Time \$ 5.00  
Costs 11.57  
This writ 70

Filed Decr 16. 1865  
Tabu Randall Clerk

Recorded  
John B. Goats  
Pro Atty

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

WHEREAS, at the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 23<sup>d</sup> day of January A. D. 1863 the State of Ohio recovered against Henry Hannahan as well as the sum of five dollars, for fine, as also the sum of \$11.57 for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Henry Hannahan You cause to be made the fine and costs aforesaid with interest thereon from the 23<sup>d</sup> day of January A. D. 1863 until paid; also the sum of \$ the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to levy, then take the body of the said Henry Hannahan to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

Taber Randall  
Witness, JAMES TURNER, Clerk of said Court at

the Court House in Marysville, this 15<sup>th</sup> day of

December A. D. 1865 Clerk

Taber Randall pk

Criminal Case File

Case No. 1862-CR-0006

No. 62

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## Union Common Pleas.

---

STATE OF OHIO

against

Reuben W. Nisco  
Defendant.

Oct. 1st 1862

Journal No. \_\_\_\_\_ Page \_\_\_\_\_

Record No. \_\_\_\_\_ Page \_\_\_\_\_

Ex. Doc. \_\_\_\_\_ Page \_\_\_\_\_

The State of Ohio  
is  
R W Wiss  
"

not indeed

The State of Ohio July the 10 1862

R. W. Weitz  
cast  
IT Recd Warrant 25  
Suppon for 1 Writ 15  
Suppon for 1 Writ 15  
Affidavit 25  
Recognizance 25  
Transcript 50  
Proceedings 4 Writ 25  
Judgment 200  
Court Sparks County 20  
Supponing 1 Writ for Stale 35  
Do. To be expence 35  
190

{ This day came John Woods  
and made oath that Rubin  
W. Weitz late of Union County  
did an or about the 14<sup>th</sup> day  
of October 1861 at the County  
of Union personally committed  
an assault upon the said John  
Woods by throwing a large  
stick of wood or Club at  
the said John Woods Took  
his affidavit therof thereupon  
issued a warrant against  
Rubin W. Weitz and delivered  
the same to Mr Sparks Court  
July the 10 1862

Warrant returned with the  
Body of the Defendant  
and Indorsed  
I have the Body of the within  
named Defendant R. W. Weitz  
in Court for Service of Warrant 25  
July the 10 1862 mileage 3m 20  
Attendance trial 75  
Mr Sparks court 120

Friedlade and George H. Woods for the State of Emaline  
Schafield <sup>John</sup> for the defense Swore and Examined  
thereupon the defendant was ordered by me to  
enter into a recognizance in the sum of Twenty  
five Dollars for his appearance at Court which was  
done accordingly Mr Sparks his Sureties  
J. C. Sickle Justice of the Peace

State of Ohio Miami County  
Clairborne Township If  
I do ~~very~~ hereby Certify that the above  
is a full and true copy from my booklet  
of all proceedings had by and before me in  
the above cause

Signed

I, C. Sibley  
Justice of the Peace of the aforesaid  
Township

John Woods  
of Salavit  
J P bee 25

The State of Ohio } Affidavit.  
against }  
Reuben W Weisz } State of Ohio Union County 38.

The Undersigned John Woods being first duly sworn according to law on his oath says, that on the 14th day of April A.D. 1862 at the County of Union in the State of Ohio, the said Reuben W Weisz did unlawfully, and with force and arms, in and upon the body of one John Woods, then and there being, unlawfully did make an assault, and therein the said John Woods then and there did beat, wound and ill treat, with a large club, and stick of wood, with intent in and upon him the said John Woods, thus and there feloniously, fully and of malice afore thought to wound kill and murder him the said John Woods, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

John Woods  
Sworn to by John Woods before me and signed by him in my presence  
the day of July A.D. 1862. J.C. Bidley J.S.

Recognition  
of  
R. W. Weisz  
Opus 25

State of Ohio Union County 88

Be it Remembred that on the 10 day of  
July 1862 Ruben W Thirz and Wm Woods  
personally appeared before me J. C. Sidle  
one of the Justices of the Peace in and  
for said County of aforesaid and Fairly  
and Severly acknowledged themselves  
to owe the State of Ohio the sum of Twenty  
Five Dollars to be paid of their goods  
and Chattels Lands & Tenements if  
default be made in the payment  
following to wit the Condition of  
this Recogizance is such that the  
above named Ruben W Thirz shall persona  
lly and appear before the Court of Common  
pleas on the first day of the term next  
thereaf next to be holden in and for  
said County of aforesaid then and there to  
answer the Charge of an assault to kill  
Wound or Murder one John Woods and  
to abide the Judgment of the Court  
and not to depart without leave from  
this obligation to be paid otherwise  
it shall be and remain in full force  
and virtue in Law <sup>Ruben W Thirz.</sup>  
<sup>Wm Woods</sup>  
Taken and acknowledged before me  
on the 10 day of July A.D. 1862  
J. C. Sidle Justice of the Peace

Criminal Case File

Case No. 1862-CR-0007

Criminal Case File

Case No. 1863-CR-0001

No. 3-62

# Union Common Pleas.

STATE OF OHIO

against

*Amos Beard*  
Defendant.

JAN TERM, 1863

Journal No. \_\_\_\_\_ Page \_\_\_\_\_

Record No. \_\_\_\_\_ Page \_\_\_\_\_

Ex. Doc. \_\_\_\_\_ Page \_\_\_\_\_

These are letters to command you to take  
the said Amos Beard & his friends in your  
County, or if he shall have fled, that you  
furnish after said Amos Beard, into my office  
Conveyed within this State, and take and safely  
keep the said Amos Beard, so that you have his  
Body forthcoming before me, or some other Justice  
to number the said complaint, and be further  
dealt with according to law.

Give under my hand and seal this 19<sup>th</sup> day  
of January 1803

John Robinson & Wm. Read

State of Ohio

v/s

Amos Beard

Rec'd this mid Jan'y 19<sup>th</sup> 1803 and on the  
same day arrested the within named  
Amos Beard defendant and have  
him here in court

Fees per mes 25cts

Mileage 10

Attenda on  $\frac{1}{25}$

$\$1\frac{1}{2}0$

John Rogard Sheriff

Hancock 17<sup>th</sup> 1802

John Robinson & Wm. Read

The State of Ohio Union County to  
To any Constable of said county greeting.  
Whereas complaint has been made before me one of  
the Justices of the peace in and for said county  
aforesaid upon the oath of aaron Price, that  
Amos Beard, late of the County aforesaid, on or  
about the 12<sup>th</sup> day of January A D 1803, at the  
County of Union in the State of Ohio, did unlaw-  
fully and feloniously Steal and carry away the  
property of the said Aaron Price, of the value of  
one Hundred and Sixty Dollars, to wit, Six Ten  
Dollar Bank Bills, on the State bank of Ohio  
a one Dollar Bill on a New York Bank, a Three  
Dollar Bank Bill on a New York Bank, and a  
Five Dollar Bank Bill on a New York Bank  
Two Dollars and Fifty cents in Gold coin of the  
United States, Eight Dollars & Fifty cents in Silver  
coin of the United States, and the balance of said  
property, to make up the one hundred and Sixty  
Dollars was in Treasury Notes of the United States  
The amount of said Treasury notes might possibly  
have not more than Ninety five Dollars, The val-  
ue of said six Ten Dollar Ohio Bank Bills  
was fifty Dollars, the value of said New York Bills  
was four Dollars, the value of said Gold coin was  
Two Dollars & Fifty cents, the value of said Silver  
coin was Eight Dollars & Fifty cents, and the value  
of said Treasury Notes was one hundred Dollars, all  
of which was the property of said aaron Price, &  
the said Amos Beard did at the time and place  
above written, unlawfully take & carry away, and  
feloniously Steal, and convert to his own use, all of  
said property, well knowing the same to be the property  
of said Price

No. 4, Docket, Page \_\_\_\_\_

State of Ohio

vs.

Amye Beard

'S SUBPOENA.

Returned and filed, January 17<sup>th</sup> 1863

Wm Robinson J. P.

WITNESSES.

|                                                     | HOW SERVED. | DAY OF SERVICE. | MILES DISTANT. |
|-----------------------------------------------------|-------------|-----------------|----------------|
| <u>January 17<sup>th</sup> 1863 Rec'd this writ</u> |             |                 |                |
| <u>same day served by Reading to</u>                |             |                 |                |
| <u>John Beard &amp; Aaron Price</u>                 |             |                 |                |
| <u>not served on Amanda Beard</u>                   |             |                 |                |
| <u>by consent of parties</u>                        |             |                 |                |
| <u>fees service</u>                                 |             | <u>25</u>       |                |
| <u>milage</u>                                       |             | <u>10</u>       |                |
| <u>Adam Walford Court</u>                           |             |                 |                |

A. D. 18\_\_\_\_\_, I received this writ; and afterward, I served the same in the manner and at the time shown by the annexed list and table, that is, I read this writ to the witnesses whose names are marked R, I stated its contents to those whose names are marked S, and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

CONSTABLE.

|                                      |          |
|--------------------------------------|----------|
| Mileage, _____ Miles,                | \$ _____ |
| Service on _____ Witnesses, \$ _____ | \$ _____ |
| Copies, _____                        | \$ _____ |
| Amount,                              | \$ _____ |

MY FEES.

The State of Ohio, Union COUNTY, ss.

To any Constable of said County, greeting:

You are hereby commanded to summon C Sarah Price, John Beard and  
Amelia Beard

to be and appear before me, Wm Robinson one of the Justices of the Peace in and for said  
County, at My office in said County forthwith, and there to give testimony, and  
the truth to say, touching a certain complaint made on behalf the State, against John Beard

and hereof fail not, under the penalty of one hundred dollars, and have you then and there this writ.

Given under my hand and seal, this 17<sup>th</sup> day of January A.D. 1863

Wm Robinson JP



State of Ohio  
v/s  
Anos Beard

Bond \$350.00

filed January 17, 1863. Wm. Robinson, pro

plaintiff. The defendant,  
Anos Beard, was a  
negro male, about 30 years old,  
and was a slave at the time  
of his trial. He was  
accused of having  
committed a rape upon  
a white woman, and was  
convicted of the crime.  
He was sentenced to death  
by hanging, and was  
executed on January 17, 1863.

The State of Ohio union County  
Be it remembered that on the 17<sup>th</sup> day of January  
in the year of our Lord 1863 Amos Beard James  
H Witeratt & David H Price John Beard  
personally appeared before me Wm Robinson a  
Justice of the peace in and for said county, and  
Jointly and severally acknowledged themselves  
to owe the State of Ohio the sum of Three Hundred  
and Fifty 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 Recouvrance is such that  
if the above bound Amos Beard Shall personally  
be and appear before the Court of Common Pleas  
on the first day of the term thereof next to  
be holden in and for said County aforesaid  
and then and there to answer to the charge of  
Stealing and feloniously taking and carrying  
away One Hundred and Seventy Dollars of Money  
partly Bank Bills on some New York Banks and  
partly Bank Bills of Treasury notes on the United  
States & partly gold and silver coin of the  
United States, and abide the Judgment of the  
Court, and not depart without leave, then  
this Recouvrance shall be void otherwise to be and re  
main in full force and virtue in law.

Taken and acknowledged before me <sup>Amos Beard</sup>  
Me on the day and year first <sup>James H Witeratt</sup>  
above written <sup>S H Price</sup> <sup>John Beard</sup>  
<sup>Wm Robinson J P</sup>

State of Ohio  
v s  
Amos Beard  
Transcript

State of Ohio } January 17<sup>th</sup> 1863  
v/s This day came Aaron Price  
Amos Beard, I made complaint, and made oath  
that one Amos Beard late  
of Union County, and State of Ohio, did un-  
lawfully and feloniously Steal and carry away  
the property of the said Aaron Price, of the value  
of one Hundred And Seventy Dollars, to wit. Six  
Ten Dollar Bank Bills on the State Bank of Ohio  
Sundry Bills on some New York Banks, one Nine  
Dollar Bank Bill on some Indiana Bank, Eight  
Dollars and Fifty cent in Silver coin, Two Dol-  
lars and Fifty cent in Gold coin. the balance in  
Treasury Notes of the United States, Took his  
affidavit thereof. Therefore issued a warrant  
against the said Amos Beard, and delivered  
the same to Adam Wolford constable,

January 17<sup>th</sup> 1863. Warrant returned with  
the body of the defendant, Received this writ  
January 17<sup>th</sup> 1863, and on the same day arrested  
the within named Amos Beard the defendant  
and have him here in court, per Service 25cts  
Mileage 10 cent attending court 75cts Total \$1.10

Adam Wolford constable  
Issued a Subpeona for Aaron Price John Beard &  
Amanda Beard, and delivered the same to Adam  
Wolford constable, Subpeona returned, endorsed  
as follows, Recd this writ January 17<sup>th</sup> 1863. Served  
same day by reading to John Beard & Aaron Price  
Not served on Amanda Beard, by consent of parties  
per Service 25cts Mileage 10cts Total 35cts

Adam Wolford const

The defendant in court, trial had,  
Aaron Price and John Beard witnesses. Sworn &  
examined, and thereupon the defendant Amos  
Beard was ordered by me to enter into a recog-  
nizance in the sum of Three Hundred and Fifty  
Dollars for his appearance at the court of com-  
mon pleas on the first day of the next term of  
said court in Said County & State aforesaid  
which was done accordingly - James H. Witterapp  
D H Price & John Beard, his Surety,  
witnesses, Not recognized, as they were all  
ready Subpeoned to appear before the Grand  
Jury in this case.

The State of Ohio Union County Paris Township  
I do hereby certify that the above is a full  
and true copy from my docket of the proceedings  
had by and before me at my office in said  
Township in the above action, Together with  
the affidavit, warrant, Subpeonas, & Bond in  
this case

Wm Robinson J P Gulliver

Justice fees \$2,35  
constable fees 1,45 \$3,80

State of Ohio

No 1

Amos Beard

Filed January

19<sup>th</sup> 1863

Wm Robinson

The state of Ohio Union  
Union County ss. Before me Wm Robinson one  
of the justices of the peace for said county personally came  
Aaron Price who being duly sworn according  
to law deposed and said that on or about the 12<sup>th</sup>  
day of January 1863 at the County of Union  
aforesaid one Amos Beard did unlawfully &  
feloniously steal and carry away of the property  
of the said Aaron Price of the value of one hundred  
and seventy dollars to wit six ten dollar Bank  
Bills on the State Bank of Ohio - one dollar Bank Bill  
on a New York Bank - a three dollar and three  
<sup>Bank and a five dollar Bank Bill on a New York Bank</sup>  
and a New York two dollars fifty cents in Gold Coin  
of the United States - Eight dollars fifty cents in  
Silver coin of the United States, and the balance  
of said property to make up the One hundred and seventy  
dollars was in Treasury Notes of the United States.  
The amount of said Treasury notes might possibly have  
been not more than ~~one hundred~~<sup>sixty five</sup> dollars. The value  
of said fifteen dollars this Bank Bill was fifty dollars - the  
value of said New York Bills was four dollars, the value of  
said Silver coin was two dollars fifty cents - the value of  
and the value of said Treasury notes was one hundred dollars  
and Silver Coin was eight dollars fifty cents all of  
which was the property of said Aaron Price & the said Amos  
Beard did at the time above mentioned unlawfully take  
& carry away and feloniously steal & convert  
to his own use well knowing the same to be the property of said Price  
<sup>all good property</sup> ~~the same~~ <sup>three</sup> ~~four~~

Sworn to and subscribed before me at the court house by Aaron Price this 17<sup>th</sup> day  
of January 1863

Wm Robinson J P

Criminal Case File

Case No. 1863-CR-0002

Criminal Case File

Case No. 1863-CR-0003

No. ....

## Union Common Pleas.

STATE OF OHIO

against

Thomas Ridley

Defendant.

JAN TERM 1863

Sentenced to Ovis Ga

Journal No. 7 Page 287

Record No. 2 Page 37

Ex. Doc. A Page 461

The State of Ohio

Thomas Ridly

Recorded in Book

No 2 page 37

17 page 184

A True Bill

B. H. B. Griswold

Foreman of the Grand Jury

Filed January 20, 1863  
Gabe Randall Clerk

January 21<sup>st</sup> 1863. This day the defendant  
being arraigned & the indictment having  
been read to him for plea says he is  
not guilty Gabe Randall Clerk

The State of Ohio  
Union County ss

Court of Common Pleas within and  
for the County of Union in the State  
of Ohio, of the Term of January in  
in the year of our Lord, one  
thousand, eight hundred and  
sixty three,

The Juries of the Grand Jury of the State of Ohio, Impanned,  
Sworn and charged to inquire of Crimes, Offenses and  
Misdemeanors, Committed within the body of the  
County of Union aforesaid, in the State of Ohio, in the  
name and by the Authority of the State of Ohio upon their  
oaths, do find and present, that Thomas Ridly, late of  
the County of Union aforesaid in the State of Ohio, on the  
third day of July, in the year of our Lord one thousand  
eight hundred and sixty one, about the hour of eleven  
o'clock, in the night season of the same day, at the County  
of Union aforesaid, in the State of Ohio, the shop of one  
John Orahod, there situate, wilfully, maliciously,  
forcibly, feloniously, and burglariously, did break  
and enter, with intent, then and there, the goods and  
chattels of the said John Orahod, in the said shop, then  
and there being found, then and there, wilfully ma-  
liciously, forcibly, feloniously and burglariously to  
steal, take and carry away, Contrary to the form  
of the Statute in such Case made and provided  
and against the peace and dignity of the State of  
Ohio.

II.  
And the Juries of the Grand Jury,  
aforesaid, in the name and by the authority of the

State of Ohio, aforesaid, upon their oaths aforesaid, do further find and present, that the said Thomas Riddly, late of the County of Union aforesaid, in the State of Ohio, on the third day of July, in the year our Lord one thousand eight hundred and sixty one, about the hour of eleven o'clock, in the night season of the same day, at the County of Union aforesaid, in the State of Ohio, the shop of one John Orahood, there situate, wilfully maliciously, forcibly, feloniously and burglariously, did break and enter, with intent, then and there, the property, goods and chattels of the said John Orahood in the said shop then and there being found, then and there, wilfully, feloniously and burglariously, to steal take and carry away, and he, the said Thomas Riddly, then and there, in the said shop, one rifle gun of the value of Forty Dollars, one hand vice of the value of One Dollar, sixteen bullet cherries of the value of Eight Dollars, two screw plates of the value of One Dollar and fifty cents, one shot pouch of the value of Four Dollars, three chisels of the value of Seventy five cents, two gouges of the value of Fifty cents, and two knives of the value of Seventy five cents, of the property, goods and chattels of the said John Orahood, in the said shop, then and there being found, then and there feloniously and burglariously, did steal take and carry away, Contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

III.

And the jurors of the Grand Jury aforesaid in the name and by the authority of the State of Ohio aforesaid, upon their oaths aforesaid, do further

find and present, that the said Thomas Riddell, late of  
the County of Union aforesaid, in the State of Ohio,  
on the third day of July, in the year of our Lord one  
thousand eight hundred and sixty one, at the County  
of Union aforesaid, in the State of Ohio, one rifle gun  
of the value of Forty Dollars, one hand Kev of the value  
of one dollar, sixteen bullet Cherries of the value of  
Eight Dollars, two screw plates of the value of one  
Dollar and fifty centz, one shot pouch of the value of  
Four Dollars, three chisels of the value of twenty five  
centz, two gauges of the value of Fifty centz, and  
two knives of the value of seventy five cents, in  
all of the value of Fifty six Dollars and fifty centz,  
of the property, goods and chattels of the said John  
Orahood then and there being found, then and there,  
unlawfully and feloniously, did steal take and carry  
away, contrary to the form of the Statute in such case  
made and provided, and against the peace and dignity  
of the State of Ohio.

John B Coats Prosecuting  
Attorney of Union County Ohio

D. P. 22

## UNION COMMON PLEAS.

The State of Ohio

vs.

Thomas Ridley

|                 |    |              |
|-----------------|----|--------------|
| Debt,           | \$ | <u>33.82</u> |
| Costs,          |    | <u>0.00</u>  |
| Increase Costs, |    | <u>70</u>    |
| This Writ,      |    |              |

Recorded

Returned and Filed

186

Clerk.

Lois

Att'y.

Rec'd this writ January 27. 1863  
 No goods or chattels lands or tenements  
 found wherein to levy Januay 27. 1863  
 Less Service \$ 5  
 mileage 5  
 return 10  
 Total \$ 15.00

*C. H. Mahan Sheriff*

The State of Ohio, Union County, ss.

TO THE SHERIFF OF Union COUNTY, GREETING.

WHEREAS, at the COURT OF COMMON PLEAS, of the County aforesaid, begun and held in the Court House, in the town of Marysville, on the 23<sup>d</sup> day of January A. D. 1863

The State of Ohio

recovered against Thomas Ridley

as well as the sum of \_\_\_\_\_ dollars and \_\_\_\_\_

cents for \_\_\_\_\_ debt, as the sum of \$ \_\_\_\_\_ for \_\_\_\_\_ damages ; as also the sum

of \$ 33 82 for its cost and charges in that behalf expended, as of record is

manifest.

You are therefore commanded, that of the goods and chattels, and for want thereof, of the lands and tenements of the said Thomas Ridley

you cause to be made the debt, damages, and cost aforesaid, with interest thereon at \_\_\_\_\_ per cent. from the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 186 \_\_\_\_\_, until paid, also the sum of

the costs of increase on said Judgment, and accruing costs; and of this writ make legal service and due return.

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

Witness, TABER RANDALL, Clerk of said Court, at the Court House aforesaid, this 27<sup>th</sup> day of January A. D. 1863

Taber Randall Clerk.

Criminal Case File

Case No. 1863-CR-0004

No. 43-167-1

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## Union Common Pleas.

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STATE OF OHIO

against

*John Franklin*  
Defendant.

JAN TERM 1863

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*Sentenced to this Pen*

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Journal No. 17 Page 290

Record No. 2 Page 35

Ex. Doc. A Page 466

The State of Ohio  
vs

John Franklin

January 23 1863 this day the  
defendant being arraigned and the  
obstruction having been read to him  
for plea says ~~he~~ he is not guilty

John Randall Clerk

A True Bill

M. H. R. Givens

Foreman of the Grand Jury

copied Jan 22 1863

Recorded

in Book 2  
page 35

Dated January 22 1863  
John Randall Clerk

The State of Ohio  
Union County ss

Court of Common Pleas  
within and for the County  
of Union, in the State of Ohio,  
of the Term of January,  
in the year of our Lord one  
thousand eight hundred  
and sixty three.

The Jurors of the Grand Jury of the State of Ohio, Empaneled,  
Sworn and charged to inquire of crimes offences and  
misdemeanors, committed within the body of the County  
of Union aforesaid, in the State of Ohio, in the name and  
by the authority of the State of Ohio, upon their oaths  
do find and present that, John Franklin, late  
of the County of Union aforesaid, in the State of Ohio,  
on the fourth day of May, in the year of our Lord  
one thousand eight hundred and sixty two, at  
the County of Union aforesaid, in the State of Ohio,  
in and upon one Almira Moody then and there  
being, did unlawfully make an assault, and her the  
said Almira Moody, then and there did beat wound  
and illtreat with intent her the said Almira Moody,  
violently, forcibly, and against her will, then and  
there, unlawfully and feloniously to ravish and  
carnally know, to the great damage of the said  
Almira Moody, Contrary to the form of the Statute  
in such case made and provided and against  
the peace and dignity of the State of Ohio

John B. Coaly, Prosecuting  
Attorney of Union County Ohio.

D. A. P. 20

UNION COMMON PLEAS.

The State of Ohio

vs.  
John Franklin

|                 |    |       |
|-----------------|----|-------|
| Debt,           | \$ | 32,10 |
| Costs,          |    | 0.00  |
| Increase Costs, |    | 70    |
| This Writ,      |    |       |

Recorded

Returned and Filed

1863

Clerk.

Coatz

Att'y.

Mcccciii this vint January 27<sup>th</sup> 1863  
No Boos or Blattes Lams or Cemments  
Young where one to Lucy

Gees Milage \$  
Lews 35-  
Ruton 50-  
Bill unknown they

January 27<sup>th</sup> 1863

The State of Ohio, Union County, ss.

TO THE SHERIFF OF Union COUNTY, GREETING.

WHEREAS, at the COURT OF COMMON PLEAS, of the County aforesaid, begun and held in the Court House, in the town of Marysville, on the 23<sup>d</sup> day of January A. D. 1863

The State of Ohio  
recovered against John Franklin

as well as the sum of \_\_\_\_\_ dollars and \_\_\_\_\_  
cents for \_\_\_\_\_ debt, as the sum of \$ \_\_\_\_\_ for \_\_\_\_\_ damages ; as also the sum  
of \$ 32 10 for its \_\_\_\_\_ cost and charges in that behalf expended, as of record is  
manifest.

You are therefore commanded, that of the goods and chattels, and for want thereof, of the lands  
and tenements of the said John Franklin

you cause to be made the debt, damages, and cost aforesaid, with interest thereon at \_\_\_\_\_ per  
cent. from the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 186 \_\_\_\_\_, until paid, also the sum of  
\_\_\_\_\_ the costs of increase on said Judgment, and accruing costs; and of this writ  
make legal service and due return.

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

Witness, TABER RANDALL, Clerk of said Court, at the Court  
House aforesaid, this 27<sup>d</sup> day of January A. D. 1863

Taber Randall Clerk.

Criminal Case File

Case No. 1863-CR-0005

No. 63-68-5

# Union Common Pleas.

STATE OF OHIO.

against

*Sarah J. Harris*  
Defendant.

JAN TERM 1863

*Loand Away*

Journal No. 7 Page 292

Record No. ~~No Record~~ Page \_\_\_\_\_

Ex. Doc. A Page 4622

The State of Ohio

A

Sarah Jane Harris

This indictment is found upon testimony  
taken and sent to the grand jury by  
the Court at the request of the Plaintiff  
McCormick

H. H. B. Guisewell  
Foreman of the Grand Jury

A. True Blue

G. W. B. Guisewell

Foreman of the Grand Jury

Filed January 22<sup>d</sup> 1863  
John Randall Clerks

The State of Ohio  
Union County ss

Court of Common Pleas within  
and for the County of Union in  
the State of Ohio, of the Term of  
January in the year our Lord  
One thousand eight hundred  
and sixty three.

The Jurors of the Grand Jury of the State of Ohio, Impaneled,  
sworn and charged to inquire of crimes, offenses  
and misdemeanors, committed within the  
body of the County of Union aforesaid, in the State  
of Ohio, in the name and by the authority of the  
State of Ohio, upon their oaths do find and  
present that Sarah Jane Harris, late of the County  
of Union aforesaid, in the State of Ohio, on  
the twentyfifth day of July in the year of our  
Lord one thousand eight hundred and sixty  
two at the County of Union aforesaid, in the  
State of Ohio, one delaine dress of the value of Three  
Dollars, one white lawn dress of the value of Three  
Dollars, and one white lawn skirt of the value of  
one dollar of the goods, chattels and property of  
one Cynthia E. Tipton, then and there being found,  
unlawfully and feloniously, did steal take and  
carry away, Contrary to the form of the Statute  
in such case made and provided and  
against the peace and dignity of the State  
of Ohio

John B Coats Prosecuting  
Attorney of Union County Ohio

Criminal Case File

Case No. 1863-CR-0006

No. 63-162-10

# Union Common Pleas.

STATE OF OHIO

against

Almira Moody

Defendant.

APR TERM 1864

Left off Docket

Journal No. 7 Page 373

Record No. \_\_\_\_\_ Page \_\_\_\_\_

Ex. Doc. A Page 4639

The State of Ohio

vs

Almira Moody

January 23<sup>rd</sup> 1863 This day the defendant  
being arraigned by the Commonwealth having  
been read to her for plea says she is not guilty  
Laura Standall Clerk

A True Bill

R. H. B. Griswold

Foreman of the Grand Jury

copied Jan'y 22<sup>nd</sup> 1863

Dated January 22<sup>nd</sup> 1863

Taber Randall Clerk

The State of Ohio  
Union County ss

Court of Common Pleas  
within and for the County of  
Union, in the State of Ohio,  
of the Term of January in  
the year of our Lord one  
thousand eight hundred and  
sixty three.

The Jurors of the Grand Jury of the State of Ohio Empaneled,  
sworn and charged to inquire of crimes offenses and  
misdemeanors, committed within the body of the County  
of Union, aforesaid, in the State of Ohio, in the name  
and by the authority of the State of Ohio, upon their oaths  
do find and present, that Almira Moody, late of the  
County of Union, aforesaid, in the State of Ohio, on the  
seventeenth day of July in the year of our Lord one  
thousand eight hundred and sixty two, at the County  
of Union aforesaid, in the State of Ohio, one shawl  
of the value of Three Dollars, one silk dress of the value of  
Nine Dollars, one bonnet of the value of Three Dollars, two  
delaine dresses of the value of Four Dollars, six sheets of  
the value of Five Dollars, one lawn dress of the value of Two  
Dollars and fifty cents, one duster of the value of one  
Dollar and fifty cents, one silk cap of the value of  
Three Dollars, Two skirts of the value of Ten Dollars and  
fifty cents, one cloth cap of the value of Five Dollars,  
one veil of the value of Twenty five cents, one parasol of  
the value of Twenty five cents, one pair of drawers of the  
value of Seventy five cents, one breast pin of the value  
of Four Dollars and seventy five cents, and one finger  
ring of the value of one Dollar, in all of the value of

Fifty three Dollars and fifty cents, of the goods chattels  
and property of Susan Malone, then and there being  
found, feloniously did steal, take and carry away,  
Contrary to the form of the Statute in such case  
made and provided, and against the peace and  
dignity of the State of Ohio.

John B Coats Prosecuting  
Attorney of Union County Ohio

Criminal Case File

Case No. 1863-CR-0007

No. 43-277

# Union Common Pleas.

STATE OF OHIO

against

*John D. Henry*  
Defendant.

JAN TERM 1863

Deft. fined \$5<sup>00</sup>

Journal No. 7 Page 282-291

Record No. 2 Page 39

Ex. Doc. A Page 4613

State Warrant

for  
John S Lenox

The State of Ohio

John S Lenox

J.P. Feb 25.

Number the 26<sup>th</sup> Recd the Writ  
I have the Body at the said J S Lenox his Esq.  
Hus

|        |       |
|--------|-------|
| Door's | 2 5 - |
| street | 2 5 - |
| bridge | 1 5 - |
|        | 6 5 - |

Atchulellie cornetab

The State of Ohio. Union County, is

To any custode of said County, Greeting:  
Whereas Complaint has been made before me  
one of the Justices of the peace to and for the County  
of前述, upon the oath of Chas. N. Bryant that  
Joh S Lenox late of the County of前述 did  
on or about the 25th day of November AD 1862 at  
the County of Union and Laff, wifey holding  
and keeping a certain box in the said town,  
N. Bryant and his the said Chas. N. Bryant  
did then and there unbox wifey holding  
and keeping and a certain box  
the h thsaid Joh S Lenox in his right hand  
then and there have and had, stuck but  
unboxed and dice to him the said Chas.  
N. Bryant, and with ways to the said Chas.  
N. Bryant. then and there did hit him  
the said Chas. N. Bryant. then and there  
unbox wifey holding, keeping and  
of his hand of unbox to him and murder

There are the few command you to  
take the said Joh S Lenox off he found  
to you County or if he shall have place, that  
you pursue after the said Joh S Lenox  
into any other County within this state, and  
take and safe keep the said Joh S Lenox  
so that you have his body forthcoming from me  
or some other Justice to answer the said complaint  
and be further dealt with according to law.

Given under my hands and seal this 26th  
day of November AD 1862

O. W. Whittle J. P. Esq

John Stole  
of Ohio

John G. Lusk

John G. Leon  
John Liddle

Bond

The State of Ohio Union  
County S.S. Be it remembred that  
on the 26 day of Nov AD 1862 John T  
Lemoy & John Siddle personally appeared  
before me & wrote one of the parties  
of the peace in and for said county  
aforesaid and jointly and severally acknowledged  
themselves to the State of Ohio the sum  
of one Thousand Dollars to be levied of their  
goods and chattels Lands and tenents if default  
be made in the condition following to  
wit the condition of this recognizance  
is such that if the above bound John T  
Lemoy Shall personally be and appear  
Before the court of Common Pleas on  
the first day of the term thereof  
next to be holden in and for  
the county aforesaid and then and there  
to answer to the charge of assault  
and Battery with intent to kill  
one Charles Wm Bryant 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

J. M. T. Lemoy  
John Siddle

Taken and acknowledged before me  
on the day and year first above written E. Montague L.D.

No. 53-57-7

# Union Common Pleas.

STATE OF OHIO

against

John T. Lovoy  
Defendant.

JAN TERM 1863

Defendant fined \$5 -  $\frac{1}{7}$

Journal No. 7 Page 288

Record No. 2 Page 39

Ex. Doc. Page

The State of Ohio

as

John S Lenox

for Record

This indictment is found upon testimony given  
and sent to the Grand Jury by order of the  
Court, at the request of the Prosecuting attorney

John S. Lenox  
Foreman of the Grand Jury

A True Bill

B. H. B. Guiney

Foreman of the Grand Jury

Recorded in Book  
2 page 39

Dated January 23<sup>d</sup> 1863  
John Randall Clerk

The State of Ohio  
Union County ss } Court of Common Pleas  
within and for the County  
of Union, in the State of  
Ohio, of the Term of January,  
in the year of our Lord one  
thousand eight hundred and sixty  
three.

The Jurors of the Grand Jury of the State of  
Ohio, impanelled, sworn and charged, to  
inquire of crimes, offenses and misdemeanors com-  
mitted within the body of the County of Union  
aforesaid, in the State of Ohio, in the name  
and by the authority of the State of Ohio, upon  
their oaths, do find and present, that John  
T Lenox, late of the County of Union aforesaid,  
in the State of Ohio, on the twenty fifth day of  
November, in the year of ~~our~~ Lord one thousand  
eight hundred and sixty two, at the County of  
Union aforesaid, in the State of Ohio, in and upon  
one Charles W Bryant, then and there being, unlawfu-  
lly and forcibly, did make an assault, in a men-  
acing manner, and him the said Charles W Bryant  
then and there, with great force and violence, did beat,  
strike, wound and ill treat, and other wrongs to  
the said Charles W Bryant, then and there did, contr-  
ary to the form of the Statute in such case made  
and provided, and against the peace and dignity of  
the State of Ohio.

John Boatz Prosecuting  
Attorney of Union County  
Ohio

Criminal Case File

Case No. 1863-CR-0008

No. 63-CR-8

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# Union Common Pleas.

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STATE OF OHIO

against

John Wood

Defendant.

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## JAN TERM, 1863

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Defendant Served 620<sup>u</sup>

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Journal No. 7 Page 2 91

Record No. 2 Page 3 91

Ex. Doc. A Page 4615

L 28802291

Stock fine Same day 15 291

Liles / Amman 23<sup>rd</sup> 1863  
John Stomell Clerk

The State of Ohio

vs

John Woods

Recorded in  
Book 2 page 39.

A True Bill

B. H. B. Guinnall  
Foreman of the Grand Jury

This indictment is based upon testimony  
taken and sent to the Grand Jury  
as to the conduct of the  
Prosecuting witness.

B. H. B. Guinnall  
Foreman of the Grand Jury

The State of Ohio      County of Common Pleas within  
Union County ss      and for the County of Union, in  
the State of Ohio, of the Term  
of January, in the year of our  
Lord one thousand eight hundred  
and sixty three,

The jurors of the Grand Jury of the State of Ohio, empaneled  
sworn and charged to inquire of crimes offenses and  
misdemeanors, committed within the body of the County  
of Union aforesaid in the State of Ohio, in the name  
and by the authority of the State of Ohio, upon their  
oaths, do find and present, that John Woods late  
of the County of Union aforesaid, in the State of Ohio,  
on the fourteenth day of April in the year of our Lord  
one thousand eight hundred and sixty two, at the  
County of Union aforesaid in the State of Ohio, in  
and upon one Reuben W. Weisz, then and there being  
unlawfully and forcibly did make an assault,  
in a menacing manner, and him the said Reuben  
W. Weisz, then and there, with great force and violence  
did beat, strike, wound and ill treat, and other corou-  
gs to the said Reuben W. Weisz 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,

John B. Coats Prosecuting  
Attorney of Union County  
Ohio

Criminal Case File

Case No. 1863-CR-0009

No. 63-CR-7

# Union Common Pleas.

STATE OF OHIO

against

Nelson Cook et al  
Defendant.

MAR TERM 1863

Deft. paid 85<sup>00</sup>

Journal No. 7, Page 300

Record No. No Record Page

Ex. Doc. A Page 462

The State of Ohio

ss

William Cooksey Nelson  
Cooksey and  
Elmind Cooksey

J. T page 300

Ex. D. p 31

& for record

A True Bill

B. H. B. Grinnell  
Foreman of the Grand Jury

This indictment is based upon testimony given  
and sent to the Grand Jury by order of the Court  
at the request of the Prosecuting Attorney

B. H. B. Grinnell  
Foreman of the Grand Jury

Filed January 2<sup>d</sup> 1868  
John Randall Clerk

The State of Ohio  
Union County ss

Court of Common Pleas within  
and for the County of Union  
in the State of Ohio of the  
Term of January in the  
Year of our Lord one thousand  
Eight hundred and sixty three

The jurors of the Grand Jury of the State of Ohio, empaneled  
sworn and charged to inquire of crimes offenses  
and misdemeanors committed within the  
body of the County of Union aforesaid in  
the State of Ohio, in the name and by the  
authority of the State of Ohio, upon their oaths  
do find and present, that William Cooksey,  
Nelson Cooksey and Elmira Cooksey, late  
of the County of Union aforesaid in the State  
of Ohio, on the twenty second day of November  
in the year of our Lord one thousand  
Eight hundred and sixty two, at the  
County of Union aforesaid in the State  
of Ohio, in and upon one David McCulloch,  
then and there being, unlawfully and forcibly  
did make an assault, in a menacing manner,  
and him the said David McCulloch, then and  
there with great force and violence, did beat strike  
wound and ill treat, and other wrongs to the said  
David McCulloch 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.

John B. Coats  
Prosecuting Attorney of Union County  
Ohio

APP. D. P.

UNION COMMON PLEAS.

THE STATE OF OHIO.

Nelson Boonsey &  
vs.  
Almira Boonsey

Admit to bail in any sum not exceeding ~~\$100~~  
or more than \$200.

John B. Cook Pros. Atty.

Filed this 31<sup>st</sup> day of March

A. D. 1863

Lawn Randall C. C.

I declare this 30<sup>th</sup> March 1863  
I have arrested the within named persons above  
naming them in the court house where this writ issues  
March 31<sup>st</sup> 1863

Geo. Milne 75-  
Lino 70  
Neter 10  
155-

C. H. Mohr Stell

THE STATE OF OHIO, UNION COUNTY, SS.

TO THE SHERIFF OF UNION COUNTY, GREETING:

YOU are commanded to take *Nelson Cooksey & Elmira Cooksey*  
if he be found in your county, and him safely keep, so that you have his body before our Court of  
Common Pleas for the County of Union, aforesaid, on the first day of the next Term of said  
Court, that being the *30<sup>th</sup>* day of *March* A. D., 1863 to answer  
unto an Indictment found against ~~him~~ <sup>them</sup> in said Court for *A Spur & Battery*

And have you then and there this writ.

WITNESS, TABER RANDALL, Clerk of said Court of  
Common Pleas, at Marysville, this *30<sup>th</sup>* day of *March*  
A. D., 1863

*Taber Randall*

Clerk.

Criminal Case File

Case No. 1863-CR-0010

**Union Common Pleas.**

**STATE OF OHIO**

*against*

*John H. Garahan*  
*Defendant.*

**MAR TERM, 1863**

|                    |             |
|--------------------|-------------|
| <i>Journal No.</i> | <i>Page</i> |
| <i>Record No.</i>  | <i>Page</i> |
| <i>Ex. Doc.</i>    | <i>Page</i> |
|                    |             |
|                    |             |

Manufactured by THE BEVERLY-BALDWIN CO., 288 North High  
Street, Columbus, Ohio.

The State of Ohio

vs  
John Hamahan

Transcript

Filed March 28, 1863

Taber Randall <sup>Bler</sup>

The State of Ohio

P.S.

March 11, 1863

John Hanahan this day came  
Robert Gibson and  
made oath that he hath just cause  
to fear and does fear that one John  
Hanahan will beat wound and kill  
him. Took his affidavit  
thereof which affidavit was  
filed March 11<sup>th</sup> 1863

James W Welsh acknowledged  
himself security for the costs  
herein in case the complaint  
shall be dismissed

Warrant issued March 11<sup>th</sup> 1863  
and delivered to Adam Wolford  
Constable

Warrant returned endorsed as followz  
I took the body of the within named  
John Hanahan and have him before  
the justice March 11<sup>th</sup> 1863 Jus  
mileage 10 cents Service 25 cents  
attendance 75 cents

Adam Wolford const  
Issued a subpoena for E J Wiggs  
Robert Tipton and Robert Gibson &  
delivered the same to Adam Wolford  
Constable Summons return  
Endorsed as followz

The State of Ohio Union County  
Roxbury Township, S.S.  
I do hereby certify that the above  
is a full and true copy from my  
books of the proceedings had by  
me before me at my office in  
said township in the above  
action.

A. F. Wilkins, J.P.  
of the Township aforesaid

Served this writ by reading to  
each of them within named witnesses  
for service 35 cent<sup>s</sup> mileage 10 cent<sup>s</sup>  
Total 45 cent<sup>s</sup> March 11<sup>th</sup> 1863

Adam Wolfford constable  
March 11<sup>th</sup> 1863 parties app'd  
trial had Thomas Peacock  
Robert Gibson Robert Tipton  
and Eli Gibson sworn and  
examined on the part of the  
State, after hearing the evidence  
The defendant was ordered to  
enter into a recognizance in the  
sum of two hundred dollars for  
his appearance at the court of  
Common Pleas of Union County  
at 10. o'clock A.M. on the  
first day of next term thereof  
which he neglected to do  
Thereupon I issued a writ  
for his commitment and delivered  
the same to Adam Wolfford constable  
writs returned endorsed as follows  
March 11<sup>th</sup> 1863 Served this writ  
by delivering the body of the within  
named John Hamahan unto  
the custody of the within named  
jailer and at the same time  
left a certified copy of this

Mit with said sailor few  
service 25 cent<sup>s</sup> copy 25 cent<sup>s</sup>  
Auleage 10 cent<sup>s</sup>  
Adam Wolford constable

| Justiced few           | Mitausez forth date |
|------------------------|---------------------|
| Affidant .25           | D J Nugent .50      |
| Mit .25                | Robert Tipton .50   |
| Fily .05               | Robert Gibson .50   |
| Fily afft .05          | Thomas Peacock .50  |
| Subp for 3 witness .25 | Eva Gibson .50      |
| Fee .05                |                     |
| Swear 4 witness .20    |                     |
| Hay .75                |                     |
| Recor .30              |                     |
| Butter & file .30      |                     |
| Transcript .30         |                     |
| Certificate .25        |                     |
|                        | 3.00                |

constable Wolford  
warrant served 25 cent<sup>s</sup>

Auleage 10  
allowance .75  
Subpoena .35  
Indorse 10  
1.55

Mit few 25  
copy 25  
Auleage 10  
\$2.15

## THE STATE OF OHIO,

vs.

John HamahanMitimus

Filed, March 11

1863

NEVINS, PRINT. CLEVELAND.

March 11<sup>th</sup>, 1863 Served this Writ by  
delivering the body of the within named  
John Hamahan into the custody of the  
Wittier named sailor and at the same time  
left Recopy of the process with  
said sailor to his service 25<sup>th</sup> inst  
Copy 1<sup>st</sup>  
Mileage 1<sup>st</sup>  
Total 6<sup>th</sup> inst

Adam Wolff the Constable

THE STATE OF OHIO,  
Union COUNTY, ss. { To the Keeper of the Jail of the County aforesaid--GREETING  
WHEREAS, Complaint has been made before me, <sup>one of the Justices of the Peace in and</sup> late of said County he ~~has been arrested~~  
~~on oath of~~ for said County, by one ~~for that at the Township of~~ Robert Gibson  
~~in said County, on or about the~~ day of ~~March~~ of said  
County of Union, on oath that he hath just cause  
to fear said does fear that one John Keunahan, late  
of said County of Union, will beat wound and kill him  
And whereas, I examined into the truth of said Complaint,  
and was of opinion that there was just cause therefore, and therefore  
~~and he been brought before me, ordered the said~~ one of the Justices in and for said Co.  
John Keunahan to enter into recognizance with security, as the law  
directs, which he hath refused to do,

and the said

~~been required by me to give bail in the~~

~~sum of~~

~~Dollars for appearance before~~

~~an~~ ~~said charge, which requisition~~ ~~is~~ ~~filed~~ ~~copy~~ ~~in~~ THEREFORE, I command  
you in the name of the State of Ohio, to receive the said John Keunahan  
into your custody in the Jail of the County aforesaid, there to remain until discharged by due course  
of law.

Given under my hand and seal this 11<sup>th</sup> day of March

A. D. 1868

A. T. Wilkins. J.P.  
Justice of the Peace.



RE TURN.

I took the body of the within named

*John Henryhan*

and have him before the justice March 11<sup>th</sup> A. D. 1863

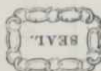
FEES. { Milage, \$ .10 Cts  
Service, 25 -

*Adam Wilford Jr.*, CONSTABLE.

Attendance, 75 -

THE STATE OF OHIO.

98.



J. HENRYHAN, Esq., Notary Public.

W A R R A N T.

Wrightson & Co., Printers, 167 Walnut St., Cin.

*John Henryhan* / 1863

A. D. 18 \_\_\_\_\_, at said County.

Given under my hand and seal this \_\_\_\_\_ day of \_\_\_\_\_

in said County, so that you have \_\_\_\_\_ bod before me at my office on the \_\_\_\_\_ day of \_\_\_\_\_ at \_\_\_\_\_ o'clock, M<sup>o</sup>, to answer said charge, and be dealt with according to law.

by me to detain the said defendant in your custody in the \_\_\_\_\_ day of \_\_\_\_\_ you are therefore hereby ordered

according to the command of this writ, and whereas the trial of the said defendant upon the within charge has been

necessarily postponed by reason of \_\_\_\_\_ has been brought before me,

whereas the within named \_\_\_\_\_ To \_\_\_\_\_ Constable in and for said County:

The State of Ohio, \_\_\_\_\_ COUNTY, n.

order for detention on adjournment.

## [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 Robert Gibson, that John Hamahan

late of the County aforesaid, on or about the 11<sup>th</sup> day of March A.D. 1863

at the County of Union in the State of Ohio, did threaten to take the life of said Robert Gibson who being duly sworn according to law deposeth and saith that he has just cause to fear and does fear that one John Hamahan will beat wounded and kill him

These are therefore to command you to take the said

John Hamahan

if he be found in your County; or if he shall have fled, that you pursue after the said

John Hamahan

safely keep the said John Hamahan into any other County within this State, and take and

so that you have The 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 11<sup>th</sup> day of March A.D. 1863

A. F. Wilkins J.P.



Since this Accts. by reading to  
each of the written names in your  
New Service 35-ct

mileage 10.00

total 45.00

March 11th / 863 Alan Moltzau Constable

Thomas Peacock \$1.80  
Gipton \$ 2.  
Robert Gibson \$ .92  
James Gibson \$ 2.87

The State of Ohio Union County, S.S

To any Constable of said

County Greeting you are hereby commanded  
to summon Robert Gibson & Fitzgerald  
Robert Tipton to be and appear  
before me, A. H. Wilkins one of the justices  
of the peace in and for said County  
forthwith at my office and there  
to give testimony and the truth to say  
touching a certain complaint made  
on behalf of the state against John  
Hannahan and whereas said fail not under  
the penalty of one hundred dollars I  
have given them and them this w<sup>t</sup>  
Given under my hand and seal this  
11<sup>th</sup> day of March A.D. 1863

A. H. Wilkins J.P. Seal

App  
filed March 11/63

[1]

The State of Ohio, Union COUNTY, ss.

Before me A. F. Wilkins, one of the Justices of the Peace for said County, personally came Robert Gibson, who being duly sworn according to law, deposeth and saith that he hath just cause to fear and doth fear that one John Maunahan late of said County, on or about the \_\_\_\_\_ day of \_\_\_\_\_, in the year of our Lord, one thousand eight hundred and fifty \_\_\_\_\_ at the County of \_\_\_\_\_ aforesaid, did wildly beat wound and kill him.

See WARREN'S "Ohio Criminal Law and Forms," page 380 and 381.

and this deponent does verily believe that the said

is guilty of the fact charged, and further this deponent saith not.

SIGNED,

Robert <sup>his</sup> Gibson  
mark

Sworn to and subscribed before me, at the County aforesaid, this 11<sup>th</sup> day of March in the year of our Lord, one thousand eight hundred and fifty sixty three

A. F. Wilkins

JUSTICE OF THE PEACE.

Criminal Case File

Case No. 1863-CR-0011

No 63-CR-11

## Union Common Pleas.

**STATE of OHIO.**

*against*

Emeline Stough  
**Defendant.**

SEP TERM 1863

|                                 |           |
|---------------------------------|-----------|
| Journal No.                     | Page      |
| Record No. <del>No Record</del> | Page      |
| Ex. Doc. <u>N</u>               | Page 4623 |

The State of Ohio

28

Emeline Stough

Filed April, 1863  
Luber Rondall Clerk

A True Bill

Eliphas Burroughs

Foreman of the Grand Jury

This indictment is found upon listening sworn and  
sent to the Grand Jury to decide if the Court at the  
request of the Prosecuting Attorney

Eliphas Burroughs  
Foreman of the Grand Jury

The State of Ohio  
Union County ss

Court of Common Pleas within and  
for the County of Union in the State  
of Ohio, of the Term of March, 1863,  
The year of our Lord one thousand  
eight hundred and sixty three,

The Jurors of the Grand Jury of the State of Ohio,  
Empannelled sworn and charged to inquire  
of crimes offenses and misdemeanors com-  
mitted within within the body of the County of  
Union aforesaid, in the State of Ohio in the  
name and by the authority of the State of Ohio  
aforesaid, upon their oaths aforesaid, do find and  
present that Emeline Stough late of the County  
of Union aforesaid, in the State of Ohio on the  
Twenty third day of January, in the year of our  
Lord one thousand eight hundred and sixty  
three at the County of Union aforesaid in the  
State of Ohio, two cotton sheets of the value of  
Three Dollars of the goods chattels and property of  
one Charles T. Marks, then and there being found  
unlawfully, and feloniously did steal take and  
carry away, Contrary to the form of the Statute  
in such case made and provided and against  
the peace and dignity of the State of Ohio.

John B. Coats Prosecuting  
Attorney of Union County Ohio

Criminal Case File

Case No. 1863-CR-0012

No 33-CR-12

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# Union Common Pleas.

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STATE of OHIO.

against

Leathrop Cowrse  
Defendant.

APR TERM 1864

Deft. Acquitted.

Journal No. 7 Page 372

Record No. **No Record.** Page —

Ex. Doc. A Page 463d

The Tady says file  
the Writter

H. C. Clark

Sheriffs office Upper Sandusky  
Wyandot County ohio  
Clerk Court Com.  
Pleas Union Co.

Dear Sir will  
you pleas get my fees for the  
Service of the written suit & remit  
to me after retaining for your  
trouble what you think right  
W<sup>m</sup> Marlow Sheriff  
W, C, C

who were then present during election unopposed and  
own to me & truly by & true delinquent make of the  
views formed between the State of Ohio and the defendant  
Lothrop Converse and a true verdict rendered according  
to the evidence all of said persons having the majority  
of jurors in this case agreed upon it by the statute and therefore  
the trial of the cause proceeded and witnesses were sworn  
examined on behalf of the State in the presence of  
the court for prosecution & witness who testimony not  
being all heard the said cause was continued  
until tomorrow morning at 8 o'clock and the  
said defendant is remanded to the jail of the  
county, there to safely kept to abide the order of  
the court in the premises, and the day returned  
to appear to stand for the purpose under the charge  
of an officer sworn for that purpose, and instructed  
of the court not to mingle or associate <sup>in</sup> connection  
with any other person or with themselves as the subject  
of the views submitted to them.

The State of Ohio

Lothrop Converse

J. Entry for Monday

Entered out 363

The State of Ohio } Indictment for Murder in first degree  
vs } this day came the Prosecuting attorney  
Lottrop Converse } on behalf of the State of Ohio and the  
defendant Lottrop Converse in his own  
proper person and by Converse in open Court. (he the said defendant  
being jointly indicted with Mary Freet. and the trial  
of the said cause Indictment being served in pursuance  
of the statute in such case made & provided,) And a copy  
of the said Indictments having been delivered to said defendant Lottrop Converse on the 10th day of April A.D. 1863 and  
thereupon the Sheriff having returned into Court the venire  
faire & him directed commanding him to summon  
thirty six Juries with his indorsement that he had served  
the same in all respects according to law. And it appearing  
that the parties named in said panel Venire faire. who  
~~were~~ appeared together with the names of those said thirty  
six Juries are householders & electors resident of this  
county - and a copy of said panel of the jury returned  
by the Sheriff as aforesaid having been delivered to the  
defendant Lottrop Converse on the 9th day of April 1864  
pursuant to the statute in such case made & provided  
and thereupon said Juries were sworn called and  
each upon his oath was interrogated by the State &  
also by the defendant as to his qualifications to serve on the  
Trial of this cause. and after such examination the  
following Juries were found to possess the qualifications  
required to entitle them to & were by the State & also the  
prosecutor without objection permitted to be sworn and  
to take their seats in the Jury Box to wit. (Here name them)

Recorded  
page 365  
in 368  
369

The State of Ohio } Indictment for Murder  
vs } in First Degree  
Lothrop Converse } This day came the parties  
of their attorneys. The said  
defendant Lothrop Converse, being in person &  
by Counsel, ~~and~~ before the Court; And thereupon  
the trial of the said cause proceeded, and  
witnesses on the part of the state, were examined  
under oath, before the Court & jury, & defendant & counsel  
and the said testimony ~~not~~ being concluded on  
the part of the state, the said <sup>trial</sup> ~~process~~ is continued  
until tomorrow morning, <sup>at 8 o'clock</sup> And said defendant  
Lothrop Converse, is remanded into the custody  
of the Sheriff of said County, to be safely kept to obey  
the order of the Court. And the said jury (here  
gives the last vote) about the safe keeping of the jury)

The State of Ohio  
vs  
Lothrop Converse

Filed July 8, 1864  
Lawrence Randall Clerk

The State of Ohio      Union County Ohio  
                                Court of Common Pleas  
John W. Conners Esq Professional Statement

J.W. Robinson Counsel for Defendant  
states to the Court professionally that Mary  
Freet is a material witness for the  
said defendant without whose testimony he cannot  
safely go to trial & whose testimony we ex-  
pect to be able to obtain at the next term of  
this Court. but who cannot be here at this  
term on account of sickness - The said  
Mary Freet has been dangerously sick  
within the last month & at this time is not  
able by reason of inflammatory rheu-  
matism to leave the house where she  
now resides to visit the house of  
Vaughan in Knox County Ohio - She was  
subpoenaed to appear at this term to testify in this case.

Said Mary Freet would swear if pres-  
ent that the defendant did not see the  
powders (or handle them) which were left  
by Dr Jeremiah Conners on the 13<sup>rd</sup> of Feb 1868  
to be administered to M<sup>r</sup> H Freet and which  
were as she believes to him administered - That  
she was present all the time that John W. Con-  
ners was in the house - & all that time he (Conners)  
stood up near the bed on which said Freet was  
sitting & talked with Freet - paid him some money  
he had borrowed of Freet & when about to leave

the house Freet asked him for his watch to keep  
the time so as to take the medicines correctly  
& they <sup>said Freet & Conners</sup> talked a few moments about the number  
of powders & how often they were to be taken &  
finding his key to the watch was not with him, he  
said he would go over & wind his watch & bring it  
back directly - That he went away & in a  
very short time came back, stepped into the  
house a step or two, hung the watch on a nail  
near the door & immediately <sup>left the house</sup> & was not near  
the bed of Freet or the powders

She did also swear <sup>that she never sat + never kissed him</sup> on the lap of Conners defendant - She never  
talked with him of love or attachment to  
him but on the contrary, his visits (though frequent  
& more so than pleasant to her) were in no  
respect of criminal character, but in view  
of circumstances (as she was informed by her husband) of a  
previous <sup>arrangement</sup> with her husband to furnish her with wood  
and such things as should be necessary & proper  
for her family - That ~~at~~ <sup>the day before</sup> within  
two to four days prior to his death he saw his wife Mary  
& Freet knitting a pair of socks for Freet, and <sup>he</sup> told  
her to ~~brace~~ <sup>unbrace</sup> the stockings & put it up for

their little son as he would not need any more  
socks - that within a few days of his death he said his said  
wife making a shirt for him & he told her not to make  
it for him as he should never need it - On the sabbath  
evening before his death ~~he~~ & his said wife were

sitting together in their house singing hymns & treat with tears  
in his eyes running down his face said "I want  
you to have this Hymn (one they had been singing) sung  
at my funeral"

That prior to Freet's trial & before  
she ever heard of any stories or rumors of Converse's too frequent  
visits to her house - Mr L Bailey & his  
wife both threatened her that they would bring her  
down to the brutes - That she was proud & they would  
bring her to the level of the brutes & that evryng  
she & Mr W H Freet went into the house of Bailey  
& told them (Bailey & wife) to tell before Freet  
all they knew against her & they refused to  
face her & her husband & state anything against  
her - That soon after that trouble she frequently  
heard of stories to the injury of the her reputation in  
circulation in the community and she was able  
to trace all or nearly all to said Baileys

That ~~safely~~ as she knows nothing about  
how Freet came to be poisoned if he was  
poisoned =

the State of Ohio, County of Cuyahoga  
vs. { Please in and for the  
Gothorp Company { County of Union  
and State of Ohio.

The counsel for the prisoner  
Gothorp Company ~~say~~ state professionally that  
Byrtha Burnster is a material witness  
for the defendant in this case and without  
whose testimony they cannot safely proceed to  
trial. They further state that they are  
informed and believe that the said Byrtha  
Burnster, is sick and not able to attend this  
court, in consequence of said sickness, also  
that one of the children of the said witness is  
very sick, and not expected to live and for this  
cause is not able to attend this court, The counsel  
for the prisoner further state that they

~~#~~ a set to prove and believe that they  
are ~~prove~~ by ~~by~~ Byntha, Thunshier.

That ~~said~~ ~~and~~ ~~this~~ ~~would~~ ~~over~~ that the partition between the kitchen  
of Gruit and Baile was almost if not entirely covered  
with boxes, trunks, bon boxes, and clothing on  
the side in front kitchen, prior to the death of  
John the Gruit and during his company of the  
same, so much so as to obstruct sound, and  
also to prevent the opportunity of seeing from the  
kitchen of Baile what was going on in the kitchen  
of Gruit. Also that on the partition door between  
the front room of John the Baile and the front room  
of ~~front~~ when he Gruit the clothing of Gruit was ~~hang~~  
hanging so as to cover up almost if not entirely the  
upper portion of the door the length of a common  
boat. Also that the said partition between the two  
kitchens was covered with news papers pasted on.  
Also that the cat which stayed at Gruit, which was  
reported to have died on the fourth or fifth day of Febru-  
ary 1863 and so discovered by John Gruit, was  
alive and well on Tuesday the 10th day of February 1863  
the day that John, the Gruit, returned from Columbus  
and on the same night of his death. Also that on  
the next morning to-morrow on Wednesday the 11th day  
of February 1863 between the hours of 10 and 11  
o'clock, the said cat was discovered to be dead near  
the kitchen door of Gruit by the said Byntha,  
Thunshier, and the attention of Mary Gruit, the  
wife of said William Gruit was called to the

fact of the said cats being dead by the said hyena  
number



The State of Ohio The County of Union  
vs. appears in and for the  
Gathrop Converse } County of Union and  
State of Ohio,

The counsel for the prisoner  
in the above case state professionally that  
one F. G. Hunsaker, a resident of the County  
of Union & State of Ohio, is a material witness  
for the defendant in this case and without  
whose testimony they cannot safely proceed  
~~and, that one of the children of said witness is very sick and  
to treat them further state that they expect  
not to live as they are informed and believe,  
to prove and believe they have proven by the  
said F. G. Hunsaker, that on the evening  
of the 13<sup>th</sup> day of February 1863 the evening  
of the death of William H. Frost, ~~for~~  
that the said F. G. Hunsaker went to the shop  
of Gathrop Converse on the evening of said Frost's  
death about seven o'clock in the evening, and asked  
him to go up to Mrs. Harpers and help examine  
a dead soldier to see if they could identify the said  
soldier to be the ~~said~~ son of said widow Harper  
that Converse was busy at work, and told him  
Hunsaker, that he could not go just at that time for  
he was very busy, that he had to finish a job for  
some one, and would go as soon as he got it done,  
and that De Hunsaker went back in about half an  
hour after that time found Converse still at work  
and that Converse went with him the said Hunsaker~~

to widow Harpers, and helped examine the said  
deceased soldier, that they remained at the said  
widow Harpers until about nine o'clock in the evening  
and that when Gathrop comure left widow Harpers  
that he Hunsaker went away with him, that they  
went to comures shop and remained there  $1\frac{1}{2}$  or  $3\frac{1}{2}$   
of an hour, that they Hunsaker and comure  
left the shop together went up street together,  
that Hunsaker stopped at his own house and  
that comure went on towards his (comures)  
house which was ~~going~~ farther away from Gaths

The State of Ohio } Union from the  
vs } State of Ohio  
Gathornea Converse}

The Counsel for the Plaintiff  
in the above case state propositionally  
that one Stephen S. Dickeyway formerly  
a resident of the City of Columbus Ohio, is  
a material witness for the defendant in  
this case without whose testimony they  
cannot safely proceed to trial.

That said witness ~~not~~ <sup>not</sup> ~~was~~ ~~intended~~ to prove and believe ~~they~~  
~~were~~ ~~present~~ ~~as~~ ~~witness~~ ~~not~~ during the  
months of January and February A.D. 1863 that  
the said witness was engaged in the drug business  
in the City of Columbus Ohio, that he soldstrychnine  
on the last of January or in the first half of February  
1863, that it was a week or ten days before he  
was ~~supposed~~ ~~spoken~~ about sellingstrychnine  
that it was fully two weeks if not more before he  
was here as a witness at the trial before the Justice  
of the peace, when Mrs. Spur and Gathornea Converse  
~~were~~ had their preliminary examination, that  
he sold to a man about the size of himself (witness  
would weigh 160 lbs or more, that he might have  
wore a mustache, he had full beard sandy complexion  
whiskers near sandy, and represented himself as  
residing in Champaign County and gave his name  
as J. G. Clark, as he now thinks

That it was near the middle of the day that ~~that~~  
witness sold the strychnine, and the man to  
whom he sold it was there in the drug store  
about 15 minutes, That he sold him a small  
quantity, from 10 to 25 cents worth, The purchaser  
was 30 or 31 years old, have never seen the individ-  
ual since. That it was not Lathrop concur-  
ed that the man to whom witness sold strychnine  
had on dark frock coat, dark pants

The State of Ohio } Union Government has  
the } State of Ohio  
Lathrap Comerse }

The Counsel for the prisoner  
in the above base state that are Daniel  
Tyree is a material witness for the defendant  
in the above base, and without whose testimony  
they cannot safely proceed to trial.

They further state that the witness  
would swear to substantially the same ~~thing~~  
as set forth in the statement of Esty Hatch  
to wit "he would die before he would go  
back to the army"

Also that Daniel Garrison is a material witness for the defendant and without whose testimony he cannot safely go to trial  
but whose testimony he hopes to & believes  
he can procure by next term of this  
Court & he is under subpoena to  
attend at this term of Court & would  
if present swear that he heard  
W<sup>m</sup> H<sup>r</sup> Fleet say a short time before  
his death "that he would not go back  
to the army & that he would die in his own  
door yard first"

The state of Ohio

Indictment for murder -  
Lothrop Converse & Union County Ohio

We Sarah L Holycross & Martha Beard being duly  
sworn do depose & say we know that Cynthia Hump-  
shire & Jacob Hampshire have been for some days  
watching over their sick child which is now lying at  
the point of death not expected to live from day to  
day - We also know that Mrs Cynthia Hampshire  
is now sick with Ergosperolis in the neck to such  
an extent that she could not on account thereof  
be present at this term of court to give testi-  
mony in the case of the State against Lothrop  
Converse

We also know that Daniel Fargus  
who resided at Minerville Ohio is absent as  
a teamster in the army of the Cumberland  
in Tennessee

Sarah Holycross  
Martha Beard

Sworn before me & subscribed in my pres-  
ence by Sarah Holycross & Martha Beard  
the 8<sup>th</sup> of Feby 1864

Taber Randall Clerk

The State of Ohio      } Union common schools  
                        } State of Ohio  
                        } Southern common

The counsel for the prisoner say that Ely. Hatch, who is in the army is a material witness for the defendant in the above case and without whose testimony they cannot safely proceed to trial.

~~I hope that they expect to prove aged before they  
that said witness would testify  
can prove by said witness that he had  
a conversation with William H. Gruit the deceased  
about going back to the army, that the conver-  
sation took place in the fall of 1862 or winter  
of 1863, that the said Wm. H. Gruit, told said  
witness that he would not go back to the army,  
that he would die in his own house or in  
his own door yard before he would go back  
to the army~~

All of which affidavits  
witnesses we expect to be able to  
have present at the next term of  
this court except Estlie Patch, - That  
all of said witness are under oath  
pro forma (except said Patch) <sup>some days & some weeks</sup> served  
upon them ~~several~~ days since

That a subpoena issued for said Ridge-  
way Jan 26, 1864 was not found & so the return shows - said  
Ridgeway lived in Columbus Ohio but left  
there some three to four weeks ago - J.W. Dwyer best

No. 6347-2

**Union Common Pleas.**

**STATE OF OHIO**

*against*

Mars Farat

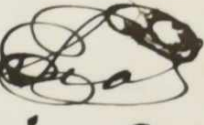
*Defendant.*

NOV TERM. 1863

*Journal No.* \_\_\_\_\_ *Page* \_\_\_\_\_  
*Record No.* \_\_\_\_\_ *Page* \_\_\_\_\_  
*Ex. Doe.* \_\_\_\_\_ *Page* \_\_\_\_\_

In State of Ohio. { Court of Common Pleas  
against } Union County, Ohio. et al.  
Mary Treat. } Term 1863.

Be it remembered that  
on this ~~first day of December~~ <sup>1863,</sup> the  
said Defendant in open Court with-  
drew her Plea of Not guilty, hitherto filed,  
and thereupon, she moved the Court to  
Quash the Indictment, and in sup-  
port of such Motion, she offered in  
evidence the Journal Entries made, ~~with~~  
<sup>and hitherto attached and made a part of the record</sup>  
~~Cases~~, at the Month and Year of the Court,  
1863, And the Two Venerable hento attached, and made  
a part of the bill of Exceptions. And no other evidence  
was given in support ~~of~~ against the motion.  
The Court overruled the  
Motion, and refused to quash said  
Indictment, to which ruling of the  
Court, the Defendant excepted, and  
asked the Court to sign and seal this  
Bill of Exceptions, which is now done

Wm Lawrence   
Judge of said Court

Criminal Case File

Case No. 1863-CR-0013

No 63-68-13

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# Union Common Pleas.

---

STATE of OHIO.

against

*W. C. Ellis*

Defendant.

SEP TERM, 1863

*Dismissed*

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## No Record

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Journal No. 7 Page 315

Record No. \_\_\_\_\_ Page \_\_\_\_\_

Ex. Doc. A Page 4624

4

The State of Ohio

D. C. <sup>vs</sup> Ellis

I 7 page 315-

dismissed

Ex. D. page 33

The state of our

S C Ellis

Motionlessness

Filed Sept. 26 1883

John Randall Clark

The State of Ohio      Court of Common Pleas  
vs                          Marion County Ohio  
S C Ellis      Motion

The defendant S C Ellis now comes and moves the court to quash the proceedings in this case and discharge the defendant for the following reasons

- 1<sup>st</sup> There is no affidavit sufficient in law or in fact on which the arrest was founded.
- 2<sup>d</sup> The justice of the peace by whom defendant was committed to answer to this court never decided that defendant was guilty of any charge whatever.
- 3 The said justice of the peace did not order the defendant to enter into bonds.
- 4 The defendant (so far as the transcript shows) never entered into any legal bond to appear before this court.

JM Tolson

Atty for defendant

State of Ohio  
vs  
D.C. Ellis

Filed Aug. 10, 1823  
Zach Randall CLR

Handwritten  
The Notary Public  
D. C. Ellis

The State of Ohio

P C Ellis

Jacket entry  
Abandoned<sup>15</sup>  
Warrant 25  
Subpoena for  
not p  
" 40  
" 40  
agreement, o  
transcript  
Bench warrant  
and 25  
Certifying  
25  
Bond 25  
\$2.30

Ap Siggott  
Constable  
for  
\$2.70  
" Bishop  
1.00  
" & Bishop  
1.00  
" Thomas  
60  
\$3.50

July the 9 1863 this day came Elmira  
Ellis who being July 1st named according  
to Law deposited and said that she was fear and  
has just cause to fear that P C Ellis her father  
will abuse and ill treat her and her Mother and  
that they are in danger of their lives took her  
abandoned and thereupon issued a warrant and  
gave it Ap Siggott Constable issued a subpoena  
for Sarah Reed Nancy Lyons Elmira Almonia Eliza  
Thompson Bishop Mary Bishop James Clark  
Witness for the State Subpoena returned service 65  
Milage 75 Ap Siggott Constable issued a subpoena  
Ap Siggott for plack. pony Palby Latimer of Thomas  
Constable  
for  
for J. Ellis & James  
at Planna Road by reading service 25 Milage  
James Clark Ap Siggott warrant returned denied this day on the  
13 of July 1863 I have the body of the witness named  
P C Ellis before Justice S B Woodbury  
Milage 65 Ap Siggott calls the defendant  
who agreed upon a count of a Misdemeanor  
Plaintiff agreed to the 10 day of July 1863  
P.M. July the 16 1863 one o'clock p.m. the  
Defendant P C Ellis appeared mounted press  
and asked to be bound over for his appearance  
at the Court of Common Pleas now on the first  
Day of the term at the same time entered into  
Bonds to keep the peace.

This is certify to be a true copy of the proceedings  
had before me this 16 day of July 1863  
S B Woodbury P

The State of ohio union County 88

Before S. B Woodburn one of the justices  
of the peace in and for said County personally  
came Almira Ellis who being duly sworn  
according to law deposeth and saith that she has  
just cause to fear and does fear that D C Ellis  
will ill treat and abuse her and her mother Mary  
Ellis and that they are endanger of thare lives  
and furthermore this deponent saith not  
Sworn to and { signed } Almira Ellis  
Subscribed before me this 9 day of July 1863 S. B. Woodburn J.P.

The State of Ohio

As  
D. C. Eller

the 25th 1863

Received the Court of Law 10<sup>th</sup> 1863

Return

I took the body of the witness named D. C. Eller  
and have him before the Justices, B. Wadsworth, the 13<sup>th</sup> of July  
1863.

Witnesses \$ .35  
Lodging & Expenses .25

A. P. Liggett constable

State  
v.  
Eller

Filed Aug. 10, 1863  
John H. Randall Clerk

The Stot at the mean County 88

to any Constable of said County greeting  
whereas Complaint has been made before me one of  
the Justice of the peace in and for said County upon  
anoth Almane Ellice that she has just cause to fear  
and das feare that D C Ellice will ill treat  
her and her Mother Mary S Ellice and that  
the said D C Ellice will kill them

These are to command you to take the said D C Ellice  
if he be found in your County or if he has  
fled that you pursue him into any other County  
in the State of Ohio and take and safely keep  
the said D C Ellice so that you have his body  
brought 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 this <sup>and Seal</sup> 9 day of July

1863

A. B. Abbott, Sheriff

Seal

State of Ohio  
vs  
D.C. Ellis

Filed Aug. 10. 1863  
Fabor Randall Clerk

Bond

I am very glad to see  
Peter Scott and  
William Wagner here

Taken and acknowledged before me on the 16 day  
July 1863 S. B. Woodburn N.Y.

Criminal Case File

Case No. 1863-CR-0014

No. 65-58-4

**Union Common Pleas.**

**STATE OF OHIO**

*against*

*Defendant.*

NOV TERM, 1864

Journal No. 7 Page 391  
Record No. 2 Page 33  
Ex. Doc. A Page 4683

The State of Ohio.

as  
Henry Kensey

17 page 393

Box Criminal Ex  
D. to 43

8 for record

Recorded in Book

2 page 33

The State of Ohio

4

Henry Kenseel

Filed Decr. 5. 1863

Taber Randall Clerk

Recorded in Book 2<sup>o</sup>  
page 33

Copies del. 3/1864 for Dr. J. H. Atty

A True Bill

"Hamlet" Duvall

Goreman of the Grand Jury

Please not guilty

Dec 1<sup>st</sup> 1864

347-365-391  
Dec 1, 1864

The State of Ohio      Court of Common Pleas within  
Union County ss      and for the County of Union in  
the State of Ohio, of the Term  
of September, in the year of our Lord,  
one thousand eight hundred and sixty three

The jurors of the Grand Jury of the State of Ohio duly  
elected impaneled, sworn and charged to inquire  
of crimes, offenses and misdemeanors, committed  
within the body of the County of Union aforesaid in the  
State of Ohio, in the name and by the authority of  
the State of Ohio, upon their oaths do find and present;  
that Henry Kensel late of the County of Union aforesaid,  
said, in the State of Ohio, on the fourth day of  
July in the year of our Lord, one thousand eight  
hundred and sixty three, with force and arms, at the  
County of Union aforesaid, in the State of Ohio, in and  
upon the body of one Templeton Liggett, then and there  
being, unlawfully did make an assault, and him, the  
said Templeton Liggett, then and there, did beat wound  
and ill treat, with intent in and upon him, the said  
Templeton Liggett, then and there, feloniously, wilfully  
and of his malice aforethought to commit a  
murder, contrary to the form of the Statute in  
such case made and provided and against  
the peace and dignity of the State of Ohio;

John B Coats Prosecuting  
Attorney of Union County Ohio

Stein  
vs  
Hensel

[1]

The State of Ohio, Union

COUNTY, ss.

Before me J. B. Woodburn, one of the Justices of the Peace for said County, personally came Templeton Liggett, who being duly sworn according to law, deposeth and saith that Henry Kersel

late of said County, on or about the Fourth day of July, in the year of our Lord, one thousand eight hundred and fifty three at the County of Union aforesaid, did in the State of Ohio, in and upon the body of him the said Templeton Liggett then and there being unlawfully did make an assault, and him, the said Templeton Liggett, then and there, did beat strike wound and ill treat, with intent in and upon him the said Templeton Liggett, then and there feloniously, wilfully and of his malice aforethought, to commit a murder, as this deponent verily believes

See Warren's "Ohio Criminal Law and Forms," page 380 and 381.

~~and this deponent does verily believe that the said~~

~~is guilty of the fact charged, and further this deponent saith not.~~

SIGNED,

Templeton Liggett

Sworn to and subscribed before me, at the County aforesaid, this 9 day of July in the year of our Lord, one thousand eight hundred and ~~53~~ fifty three

J. B. Woodburn

JUSTICE OF THE PEACE.

of his malice恨不得 to commit  
a murder, and abide the judgment  
of the Court and not expect without  
have given this recognizance shall be  
void; otherwise it shall be and remain  
in full force and virtue in law.  
Tolson Hensel ~~Attala Tenn.~~ ~~Attala~~ ~~Tenn.~~

J.W. Foster Clerk

John S. Smart Clerk

Leften, signed and acknowledged just before  
me on this 11<sup>th</sup> day of July 1863.

Wm. Wadsworth J.P.

State of Ohio  
vs  
H. Hensel

Filed Aug. 18. 1863  
Faber Randall Clerk

Morris  
Co  
1863

290

The State of Ohio  
Union County 65

Be it remembred that on the seventh day of July in the year of our Lord, one thousand eight hundred and sixty three, personally appeared before me ~~Sam'l Rodd~~ John one of the Justices of the Peace in and for the County aforesaid, Henry Kensey, John Bradley and John Smart, and jointly and severally acknowledged themselves to owe the State of Ohio, the sum of One hundred Dollars to be levied of their goods and chattels lands and tenements & default be made in the condition following to wit, The condition of this recognizance is such, that if the above bound Henry Kensey shall personally be and appear before the Court of Common Pleas, on the first day of the term thereof, next to be helden in and for the County aforesaid, and then and there to answer to the charge that he ~~the~~ <sup>said</sup> Henry Kensey, on the fourth day of July in the year of our Lord one thousand eight hundred and sixty three, at the County of Union in the State of Ohio, in and upon the body of one Templeton Liggett then and there being ~~unlawfully~~ did make an assault and him the said Templeton Liggett then and there did beat, strike wound and ill treat, with intent in and upon him the said Templeton Liggett then and there feloniously, wilfully and

The State of who  
as  
Henry Hensel  
this just 25

Steale  
&  
Hensel

Received this Court July 10<sup>th</sup> 1863

Return

I took the body of the within named Henry Hensel  
the tenth day of July 1863 And have him buried the  
fifteenth day of October A.D. 1863

Ambridge 40

Fees } Service 25

For one Days  
attendance before & after

Constable

The State of Ohio uncan County 88

To any Constable of said County greeting  
Whereas Complaint has been made before  
me one of the Justices of the peace in and for said  
County upon the oath of Sampson Siggott that  
Henry Henkel late of the County aforesaid  
on or about the twelfth day of July in the year of  
our Lord one thousand eight hundred sixty three  
at the County of uncan aforesaid in the State of  
Ohio in and upon the Body of him the said  
Sampson Siggott then and there being unlawfully  
and make an assault and a hit the said  
Sampson Siggott then and there did beat wound  
and ill treat with intent in and upon him  
the said Sampson Siggott then and there feloniously  
wilfully and of his malice aforethought to  
Commit a Murder

Ther are therefore to command you to take the said  
said Henry Henkel if he be found in your County  
or if he shall have fled that you pursue after  
the said Henry Henkel in to any other County within  
the State and take and surely keep the said Henry  
Henkel so that you have the Body of him  
before me or some other Justice of the peace to answer  
the said Complaint and be further dealt with  
according to law ~~justly~~  
given under my hand and Seal this 9 day  
of July 1863

J B Woodburn J P

(Seal)

The State of Ohio

of

Patrick Connolly

Filed Feb 9. 1864  
Taber Randall clerk

A True Bill

John H. Atkinson  
Foreman of the Grand Jury

Please not guilty

~~February 9~~ 1864  
Report of the  
Grand Jury  
77817147 received

February 9<sup>th</sup> 1864 this day the defendant Patrick Connolly  
being on open court & being arraigned and this  
Courtment being read to him was asked how of the  
prisoner he would acquit himself for hea says he is not  
guilty  
Taber Randall clerk

The State of Ohio  
Union County ss } Court of Common Pleas within and  
for the County of Union, in the State of  
Ohio, of the Term of February, in the  
year of our Lord, one thousand eight  
hundred and sixty four.

The jurors of the Grand Jury of the State of Ohio, duly elected  
impaneled, sworn and charged, to inquire of crimes, offenses  
and misdemeanors, committed within the body of the County  
of Union aforesaid, in the State of Ohio, in the name and by  
the authority of the State of Ohio, upon their oaths do find  
and present, that Patrick Connolly, late of the County of  
Union aforesaid, in the State of Ohio, on the tenth day of  
May, in the year of our Lord, one thousand eight hundred  
and sixty three, with force and arms, at the County of Union,  
aforesaid, in the State of Ohio, in and upon one Hyat Cordell,  
then and there being, unlawfully, feloniously, wilfully, purposely,  
and maliciously (but without deliberation and premeditation)  
did make an assault, with intent, him the said Hyat Cordell,  
then and there, unlawfully, feloniously, wilfully, purposely, and  
maliciously (but without deliberation and premeditation) to  
kill and murder, and that, he the said Patrick Connolly,  
a certain gun then and there loaded and charged with  
gunpowder and forty leaden shot, which said gun, he the  
said Patrick Connolly, then and there in both his hands had and  
held, to against and upon him, the said Hyat Cordell, then and  
there, unlawfully, feloniously, wilfully, purposely, and maliciously  
(but without deliberation and premeditation) did discharge  
and shoot off, with intent, him the said Hyat Cordell, then

and there unlawfully, feloniously, wilfully, purposely, and maliciously (but without deliberation and premeditation) to kill and murder, and that the said Patrick Connolly with the leaden shot aforesaid, then and there, by force of the gunpowder aforesaid, shot discharged and sent forth, as aforesaid, out of said gun, by him, the said Patrick Connolly, then and there, so as aforesaid, discharged and shot off, him the said Hyat Cordell, in and upon the fore part of the neck of him the said Hyat Cordell, then and there, unlawfully, feloniously, wilfully, purposely and maliciously (but without deliberation and premeditation) did strike penetrate and wound, then and there, unlawfully, feloniously, wilfully, purposely and maliciously (but without deliberation and premeditation) giving unto him the said Hyat Cordell, with the leaden shot aforesaid, in manner aforesaid, so as aforesaid shot discharged, and sent forth out of the gun aforesaid, by him the said Patrick Connolly, in and upon the fore part of the neck of him the said Hyat Cordell, one mortal wound of the length of one fourth of one inch, of the breadth of one fourth of one inch and of the depth of four inches, of which said mortal wound, he the said Hyat Cordell then and there instantly died, and so the jurors aforesaid, upon their oaths aforesaid do say that the said Patrick Connolly, him the said Hyat Cordell in manner and form aforesaid, unlawfully, feloniously, wilfully, purposely, and maliciously (but without deliberation and premeditation, did kill and murder, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

John B Coats  
Prosecuting Attorney of  
Union County Ohio

State of Ohio vs  
Henry Hensel & Cft-  
affidavit for continu-  
ance

Filed Nov. 29, 1864  
Tabor Randall Clerk

bout of Court Pleas Union County Ohio  
The state of Ohio Plff } On Indictment  
vs } Assault with  
Henry Hensel defendant } Intent to Kill

On this 28th day of Nov 1864 Henry Hensel  
being sworn says & c<sup>s</sup> he's the defendant in  
this case. And Lorenzo Hobert is an alibi  
witness in his behalf. Without whose testimony  
he cannot safely proceed to trial. The said  
Hobert is a soldier in the service of the United  
States in the 96<sup>th</sup> Regiment of Ohio Volunteer  
Infantry, and is now absent from this County  
and has been ever since he went into said  
service. And as this defendant is informed  
and believes is in the State of Pennsylvania and  
his attendance cannot be produced in time  
for this term of Court, that he has used due  
diligence to procure his presence in time  
for the trial of this cause. At this term.

That the said Lorenzo Hobert will swear  
as this defendant is informed and believes  
that before the time of the alleged assault  
the Prosecuting witness stated to him, that the  
defendant was a scoundrel and a traitor  
and only went to the Army to get money enough  
to build him a House with and when he had got  
that he resigned and come home. And that the  
Prosecuting witness also said he would  
treat him if he would tell the defendant that  
he said and did treat him to the tale

for that purpose. That the residence of the said Hobart is Franklin Union County Ohio and has been absent from home ever since his said enlistment not within the reach of a process of this court. And also Ezra Peleg is a material witness for this defendant and is in the service of the United States, as a soldier in the 128th Regt of Ohio volunteer Infantry and is not within the process of this court and that this defendant has used due diligence to procure his attendance at this term of this court - that he is in parts unknown to this defendant and has not been within the reach of a process from this court since his said enlistment.

That he will swear as this defendant is informed and believes that this defendant was threatened with personal violence by a number of persons and picked up a Brick, and that he came to this defendant and said defendant should not be hurt and <sup>this</sup> defendant throw away the Brick and went peaceably away with him toad that this statement is not made for delay merely but for the perseverance of Justice.

Henry Hensel.

Deponed to by Henry Hensel before me and signed by him in my presence the day and year above written Faber Rondall CLV

Court Docket - Page 43

State of Ohio

vs

Henry Heusel

Execution for fine  
& costs

|           |          |
|-----------|----------|
| Fine      | \$ 50.00 |
| Costs     | 125.00   |
| This writ | ,70      |

Deft Heusel has produced  
Recds' as follows -

|                    |          |
|--------------------|----------|
| W. Wooliams fees   | \$ 3.60  |
| PD Clerk Day 17 65 | 30.00    |
| PD " Day 25 65     | 15.00    |
|                    | \$ 48.60 |

Returned and filed  
Recorded, March 13 1865

Isaac Randall

Clark

Coats and Robinson, Atty

Recd this <sup>1<sup>st</sup></sup> March 1865  
I certify that the within  
named Henry Heusel at  
the time of the delivery of  
this writ to me was  
and is still in the service  
of the United States in  
the 19<sup>th</sup> Reg ORG  
Therefore I cannot take  
the body of said Henry  
Heusel and am  
restrained <sup>by you</sup> from ma-  
king a sale on personal  
property <sup>which</sup> the said  
Henry Heusel has no  
lands & tenements in  
my County wherow  
to make a levy

Fees

|         |       |
|---------|-------|
| Service | 35-   |
| Mileage | 60    |
| Return  | 10    |
|         | 1.06- |

J B Whelby Sheriff  
Union County Ohio

The State of Ohio, Union County, ss.

TO THE SHERIFF OF SAID COUNTY, GREETING:

WHEREAS, at the Court of Common Pleas of the County aforesaid begun and held at the Court House in the town of Marysville on the 2<sup>d</sup> day of December A. D. 1864 the State of Ohio recovered against Henry Hensel as well as the sum of Fifty dollars, for fine, as also the sum of \$ 125<sup>00</sup> for costs and charges in that behalf expended as of record is manifest, you are therefore commanded that of the goods and chattels and for the want thereof, of the lands and tenements of the said Henry Hensel You cause to be made the fine and costs aforesaid with interest thereon from the 2<sup>d</sup> day of December A. D. 1864 until paid; also the sum of \$ the costs of increase on said judgment and the accruing costs. But for want of goods and chattels, lands and tenements whereon to levy, then take the body of the said Henry Hensel to the jail of said county, there to be safely kept in custody of the jailor, until the said fine and costs that have accrued or that may accrue, shall be paid, or he be otherwise legally discharged; and of this writ make legal service and due return.

*Tabor Randall*  
Witness, ~~JAMES TURNER~~, Clerk of said Court at

the Court House in Marysville, this 1<sup>st</sup>, day of

*March A. D. 1865*  
*Tabor Randall Clerk.*

Criminal Case File

Case No. 1863-CR-0015

Criminal Case File

Case No. 1863-CR-0016

Criminal Case File

Case No. 1863-CR-0017

No. 63-CR-17

## Union Common Pleas.

**STATE OF OHIO**

*against*

Michael Boddy  
Defendant.

*Defendant.*

**SEP TERM 1863**

Journal No. 7 Page 334

Record No. No Record Page .....

Ex. Doc. A Page 4626

Filed Nov. 28. 1863  
Tobie Randall Clerk

Catharine Gandy

The state of Ohio  
v  
Michael Cody

Transcript No.

Lisbon Nov 28. 1863  
- L. A. B. -  
Lever Passeur. Clerc

1863, considered and adjudged by me that  
the defendant bound over to the court of common  
pleas of the county of Union, to answer to said  
Court on the first day of the next term thereof  
to-wit on the 30<sup>th</sup> day of October, November 1863.  
Whereupon said defendant entered into his  
recognizance in the sum of one hundred dollars  
conditioned for his appearance on the first day  
of the next term of said Court, with William  
Cuthill Justice, cost of said trial at \$2.70  
as follows: Justices fees  
Hough \$1.45  
2,70  
I do hereby certify, that the above is a  
full and true copy from my docket, of the  
proceedings had by and before me, at my office  
in said County, in the above case

The state of Ohio } October 7<sup>th</sup> 1863. Personally appeared John  
Michael Cody } Powers, and filed his affidavit, that one Michael  
Cody, did threaten him, and that he did fear  
justice original and that he had cause to fear that said Michael  
costs \$1.45 Cody would beat, wound, and take his life. the  
Transcript 75 Said John Powers acknowledged himself bound  
\$2.20 for costs in the above case, on condition he should fail  
Sheriff 1.25 to make out his case. I therefore issued a warrant  
and directed the same to the sheriff of said  
county, for the arrest of the said Michael  
Cody. I also issued a Subpeona for Patrick  
Welsh, and delivered the same to John Pow-  
ers, the prosecuting witness.

October 8<sup>th</sup> 1863. Warrant returned En-  
dorsed as follows, Recd this writ oct 7<sup>th</sup> 1863  
I have taken the body of the within named  
Michael Cody, whose body I have before the  
Court from which this writ issued, October  
8<sup>th</sup> 1863. fees, Service 35cts, Mileage 5. returned  
attendance at court 75cts. total \$1.25,

O M Robinson Sheriff  
by W C Malin D Swift

Subp not retained

Trial had, both parties present, for W  
Robinson atty for the complainant, The de-  
fendant plead Not guilty, John Powers &  
Catharine Powers, Sworn and Examined for  
as witnesses for the State, after hearing  
the testimony. It is on this 8<sup>th</sup> day of Oct

The State of Ohio  
v. S  
Michael Cody

Warrant  
filed Oct 8<sup>th</sup> 1863  
Wm Robinson  
PP

30517

I do swear this my affidavit October 8<sup>th</sup> 1863  
I have before the Court of Common Pleas of the County of  
Meigs where I have before the Court  
Sworn which this day is now October 8<sup>th</sup> 1863  
Says I am 35 years old

Native

10

Milage

5

Expense at court

\$1.25

\$1.25

John Robinson still  
by Collector of Pay Office

The State of Ohio Union County  
To the Sheriff of Union County  
Greeting. Whereas complaint has  
been made before me one of the Justices of  
the peace in and for said county by the  
auth of John Powers. that he hath just cause  
to fear and does fear that one Michael  
Cody late of said County of Union will  
beat, wound, and kill him the said  
John Powers. There are therefore to com-  
mand you to in the name of the state of  
Ohio to apprehend the said Michael Cody  
and bring him forthwith before me to  
show cause why he should not find  
surety to keep the peace and be of good  
behaviour towards the citizens of the  
State generally and the said John  
Powers especially and for his appear-  
ance before the proper Court at the  
next term to be holden in and for the  
County of Union.

Given under my hand this 7<sup>th</sup>  
day of October A D 1863

Wm Robinson J P

State of Ohio  
Kielmeyer County

Issue a subpoena from  
E J Wagner

See 1st. 1867 John B. Banks  
of Columbus

The State of Ohio

No 2

Michael Cady

Bond No 1

The state of Ohio Union County ss  
Be it remembered, that on the 8<sup>th</sup> day of October  
in the year of our Lord one thousand Eight  
Hundred and Sixty Three Michael Cody and  
William Cartmell personally appeared before  
me Wm. Robinson one of the Trustees of the  
peace in and for the County aforesaid, and  
jointly and severally acknowledged themsel-  
ves to owe the State of Ohio the sum of  
one Hundred Dollars, to be levied of their  
goods and chattels, lands and tenements  
if default be made, in the execution fol-  
lowing to wit: The condition of this  
Recognition is such, that if the above  
named Michael Cody shall personally be  
and appear before the Court of Common  
Pleas on the first day of the term thereof  
next to be helden in and for said county afo-  
resaid (to wit on the 30<sup>th</sup> day of November  
1863) and then and there to answer to the  
charge of Threatning to beat, wound and  
kill one John Powers, and abide the order  
of the court thereon, and in the mean time  
to keep the peace, and be of good behaviour  
to ward the citizens of the state generally  
and especially towards the said John Pow-  
ers; then this recognition to be void, other-  
wise to be and remain in full force and virtue  
in law.

Michael Cody  
William Cartmell

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

Wm. Robinson, J.P. *[Signature]*

Criminal Case File

Case No. 1863-CR-0018

No. 63-575

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# Union Common Pleas.

---

STATE OF OHIO

against

Oliver A. C.

Defendant.

---

SEP TERM. 1863

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Deft. found ~~825~~

Journal No. 7 Page 341

Record No. No Record Page

Ex. Doc. 8 Page 4628

State of Ohio  
v  
Oliver Orr  
Transcript from  
Wm. Robinson  
Docket

May 1<sup>st</sup> A.D. 1863

State of Ohio This day came Moses Mitchell (Father of  
v s      Eliyah Mitchell) and made oath that Oliver  
Oliver Orr & Noah Orr all of the County of  
Noah Orr Union and State of Ohio did unlawfully  
violently and with force of arms assault  
and strike the said Eliyah Mitchell with his  
fist and a deadly weapon, to wit a knife with  
a sharp edge and point with the wilful and  
malicious and unlawful intent then and there  
said Eliyah Mitchell to unlawfully to kill and  
Murder, took his affidavit thereto, Therefore is  
sued a warrant against the said Oliver Orr  
and Noah Orr and delivered the same to the  
Sheriff of said County of Union Ohio

Issued Subpoena for John P Bailey, J. C. Hamilton,  
Henry Marshall, Wm H Cartmel, Jesse Shirk,  
Wm Lampier & Wesley Hawn and delivered  
the same to the Sheriff of Union County Ohio

May 1<sup>st</sup> 1863, warrant returned with the  
bodies of the defendants, endorsed as follows. I took  
the bodies of the within named Oliver Orr and  
Noah Orr and have them before the Justice  
May 1<sup>st</sup> 1863, fees, Mileage 40cts Service 35cts  
Team and hand \$2.50. C M Robinson Sheriff

The defendants entered a plea of Not guilty  
May 1<sup>st</sup> 1863— on agreement by the defendants  
and prosecuting attorney, the case was adju-  
rned, the defendant entered into recognizance  
in the sum of \$300.00 with William Orr <sup>rity</sup> sure-

for the appearance of said defendants on the 5<sup>th</sup> day of May  
1863 at 10 o'clock A.M. Subpoena issued for defendant for  
Josiah Haun, Cyrus Waggle & Abraham Orr and delivered  
the same to C M Robinson Sheriff. therefore this case stands  
adjourned till May 5<sup>th</sup> A.D. 1863. Wm Robinson J P

May 5<sup>th</sup> 1863. Subpoena for State returned endorsed  
as follows, May 2<sup>nd</sup> 1863. I recd this writ, and afterward I served  
the same by reading to the witness whose names are marked  
H. to wit, John P Bailey, G A Hamilton, Henry Marshall  
Wm H Cartmell, Jesse Shirk, Wm Dunnigan, Aaron D  
Doolittle, & Wesley Haun, per service \$7 per et Milage  
\$1.00 total \$2.00. — C M Robinson Sheriff

May 5<sup>th</sup> 1863. Subp for defendant returned endorsed  
as follows, May 2<sup>nd</sup> 1863. I recd this writ, and afterward  
I served the same by reading to the witness whose  
names are marked H. to wit Josiah W Haun, Cyrus  
Waggle, & Abraham Orr. per service \$7 per et Milage  
50cts total \$7.50. — C M Robinson Sheriff

May 5<sup>th</sup> 1863. 11 o'clock A.M. the defendants  
appeared trial had, John P Bailey, Henry Marshall  
William H Cartmell, Jesse Shirk Aaron Doolittle &  
A Hamilton, sworn and examined on the part of  
the State, Wesley & Haun Sworn but not examined  
Isah W Haun Wm Orr Sworn and examined for  
the defendant, Abraham Orr, & Noah Orr, Sworn  
but not examined, after hearing the testimony of  
the above witness, it is considered by me that  
Noah Orr one of the defendants be discharged

And that Oliver Orr the other defendant in this case enter into a recognizance in the sum of Three Hundred Dollars (\$300.00) for his appearance before the court of common Pleas on the first day of the term thereof next to be holden in said County aforesaid, which was done accordingly.  
Said Recognizance Signed by said Oliver Orr, and William Orr, recognized the following witnesses Henry Marshall A. D. Doolittle, John P. Baile and Wm H. Cartmell on behalf of the State

costs on the part of the State, witness fees, John P. Baile \$1.00, J N Hamilton \$1.00, Henry Marshall \$1.00, Wm H. Cartmell \$1.00, Pepe Shirt \$1.00, A D Doolittle \$1.00, Wesley Hawn \$1.00, Moses Mitchell 25cts.

for defendant, Abraham Orr 80cts Josiah W Hawn 80cts  
1.85 William Orr 25cts Justice costs affidavit 25cts warrant 25cts Subpoena 50cts filing paper 15cts docket entries 20cts Sup for defendant 25cts Recognizance on a judgment, 25cts adjudgement 10cts Securing witness 60cts Judgment 25cts Recognizance for defendant 25cts Recognizance of witness \$5; further docket entries 20cts Sheriff C M Robinson fees \$6.87 -

I do hereby certify the above to be a full and true copy from my docket, of the proceedings had by and before me, at my office in the State of Ohio Union county and in Paris Township in the above action

Wm Robinson J P Gull

Transcript \$3.50  
certificate 75  
Dated <sup>6</sup>/<sub>7</sub> 1863  
Sheriff \$6.87 -  
Paid <sup>8</sup>/<sub>8</sub> 1863

Criminal Case File

Case No. 1863-CR-0019

No. 3-28-17

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## Union Common Pleas.

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STATE OF OHIO

*against*

*Patrick Connally*  
Defendant.

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FEB TERM 1864

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*Nolle Pross,*

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Journal No. 7 Page 351

Record No. *No Record* Page \_\_\_\_\_

Ex. Doc. \_\_\_\_\_ Page \_\_\_\_\_

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No. 3

The State of Ohio  
as  
Patrick Conley

Molle Posequi  
Entered Feb 9 1864 p. 351  
of Janmar J.

418

## UNION COMMON PLAS.

THE STATE OF OHIO.

*Patrick Connally*

---

~~Admit to bail in any sum not exceeding \$50,  
or more than \$200.~~

*John B. Coats*  
Pros. Att'y

Filed this 22 day of February

A. D. 1864

*Faber Parrott* CLERK

Received this 22<sup>nd</sup> December 12 1863  
Sum taken the Books of the Union Common Pleas  
of his Bail are John Coats & Patrick Connally, There with return on  
Copy of the Last Bond.

Lies Miles 55  
Tues 35  
Wednesday 10  
Copy of Bond 50  
100

*C. W. Rothman Sheriff*

THE STATE OF OHIO, UNION COUNTY, SS.

TO THE SHERIFF OF UNION COUNTY, GREETING:

YOU are commanded to take Patrick Connally

if he be found in your county, and him safely keep, so that you have his body before our Court of Common Pleas for the County of Union, aforesaid, on the first day of the next Term of said

Court, that being the 8<sup>th</sup> day of February A. D., 1867 to answer

unto an Indictment found against him in said Court for Manslaughter

And have you then and there this writ.

WITNESS, TABER RANDALL, Clerk of said Court of

Common Pleas, at Marysville, this 12<sup>th</sup> day of Decr

A. D., 1863

Taber Randall Clerk.

The State of Ohio

24

Patrick Connolly

Lied down 5. 1863

Guber Randall Clerk

Copied Feb 3<sup>rd</sup> 1864  
delivered to G. R. Atty.

A True Bill

Henry Duvall

Foreman of the Grand Jury

Copy

The State of Ohio  
Union County ss

Court of Common Pleas  
within and for the County of  
Union in the State of Ohio  
of the Term of September, in the  
year our Lord, one thousand  
Eight hundred and fifty three.

The jurors of the Grand Jury of the State of Ohio duly  
selected & impanelled, sworn and charged to inquire  
of crimes, offences and misdemeanors committed  
within the body of the County of Union aforesaid  
in the State of Ohio, in the name and by the  
authority of the State of Ohio, upon their oaths  
do find and present that Patrick Connolly  
late of the County of Union aforesaid in the State  
of Ohio, on the tenth day of May in the year  
our Lord one thousand, eight hundred and  
fifty three, with force and arms, at the County  
of Union aforesaid, in the State of Ohio, in and  
upon one Hyatt Cordell then and there being  
purposely and maliciously (but without delibera-  
tion and premeditation, did make an assault  
and that the said Patrick Connolly a certain  
gun, then and there, loaded and charged with  
gunpowder and forty leaden shot, which said  
gun he the said Patrick Connolly then and there  
in both his hands had and held, then and there  
purposely and maliciously (but without delib-  
eration and premeditation, did discharge)

and shoot off, to upon and against him the  
said Myat Cordell, and that the said Patrick  
Connolly, with the leaden shot aforesaid out  
of the gun aforesaid, by force of the gunpowder  
aforesaid, by the said Patrick Connolly, then  
and there, discharged and shot off as aforesaid,  
then and there purposely, maliciously (but with-  
out deliberation and premeditation) did strike  
penetrate and wound him the said Myat  
Cordell, in and upon the fore part of the  
neck of him the said Myat Cordell, giving  
unto him the said Myat Cordell, then and  
there, with the leaden shot aforesaid so as  
aforesaid, discharged and shot out of the  
gun aforesaid, by the said Patrick Connolly,  
in and upon the fore part of the neck of him  
the said Myat Cordell one mortal wound  
of the depth of three inches and of the breadth of  
one fourth of one inch, of which said mortal  
wound he the said Myat Cordell then and  
there died, and so the jurors aforesaid upon  
their oaths aforesaid do say that the said  
Patrick Connolly him the said Myat Cordell,  
in the manner aforesaid and by the means  
aforesaid, purposely and maliciously (but  
without deliberation and premeditation) did  
kill and murder, contrary to the form of the stat-  
ute in such case made and provided and against  
the peace and dignity of the State of Ohio.

John B. Coats  
Prosecuting Attorney of  
Union County Ohio

Criminal Case File

Case No. 1863-CR-0020

No. 62-68-20

**Union Common Pleas.**

**STATE OF OHIO.**

*against*

*Patrick Eagan*  
Defendant.

**APR TERM, 1864**

*Left off Docket*

*Journal No. 7*      *Page* 373

*Record No.* \_\_\_\_\_ *Page* \_\_\_\_\_

*Ex. Doc.* \_\_\_\_\_ *Page* \_\_\_\_\_

The State of Ohio

~~Y~~

Patrick Fagan

Filed Decr. 5. 1863  
John Randall Clerk

A True Bill

Wm. H. Davis

Foreman of the Grand Jury

The State of Ohio      Court of Common Pleas  
Union County ss      within and for the County  
of Union in the State of  
Ohio at the Term of September  
in the year of our Lord one  
thousand eight hundred  
and sixty three.

The jurors of the Grand Jury of the State of Ohio  
duly elected empannelled sworn and charged  
to inquire of crimes offences and misdemeanors  
committed within the body of the County of Union  
aforesaid, in the State of Ohio, in the name and  
by the authority of the State of Ohio, upon their oaths  
do find and present, that Patrick O'agan late of  
the County of Union aforesaid in the State of Ohio,  
on the first day of October, in the year of our Lord,  
one thousand eight hundred and sixty three, with  
force and arms, at the County of Union aforesaid in  
the State of Ohio, in and upon the body of one  
John B Gladden then and there being unlawfully  
did make an assault and him the said John  
B Gladden, then and there, did beat wound and ill  
treat, with intent in and upon him the said John  
B Gladden, then and there, feloniously wilfully, and  
of his malice aforethought to commit a murder,  
Contrary to the form of the Statute in such case made  
and provided and against the peace and dignity of the  
State of Ohio.

And the jurors of the Grand Jury aforesaid,  
elected empannelled sworn and charged as aforesaid

in the name and by the authority of the State of Ohio,  
aforesaid, upon their oaths aforesaid, do further find and  
present that the said Patrick Eagan, late of the County  
of Union aforesaid, in the State of Ohio, on the first day of  
October, in the year of our Lord, one thousand eight hundred  
and sixty three, with force and arms, at the County of  
Union aforesaid, in the State of Ohio, with a certain knife,  
which he the said Patrick Eagan in his right hand, then  
and therer had and held, did unlawfully and malici-  
ously stab one John B Gladden, then and there being  
with intent, then and there, him the said John B Gladden  
to kill and murder, contrary to the form of the  
Statute in such case made and provided, and  
against the peace and dignity of the State of Ohio.

And the jurors of the Grand Jury aforesaid, elected,  
impaneled sworn and charged as aforesaid, in the  
name and by the authority of the State of Ohio, aforesaid  
upon their oaths aforesaid, do further find and present  
that the said Patrick Eagan late of the County of Union  
aforesaid in the State of Ohio, on the first day of October  
in the year of our Lord one thousand eight hundred and  
sixty three, with force and arms, at the County of Union  
aforesaid in the State of Ohio, in and upon the body of  
one John B Gladden then and therer being, unlawfully,  
feloniously, and maliciously did make an assault  
and ~~in~~ <sup>in</sup> with a certain knife which he the said  
Patrick Eagan then and there in his right hand  
had and held, him the said John B Gladden, did then  
and there unlawfully, feloniously and maliciously  
stab, thereby, then and there, giving to him the said

John B Gladden, in and upon the right side of the belly  
of him the said John B Gladden one wound of the  
length of two inches and of the depth of two inches,  
with intent then and there to kill the said John B  
Gladden unlawfully, feloniously, maliciously and  
purposely to kill and murder, Contrary to the form  
of the Statute in such case made and provided  
and against the peace and dignity of the State  
of Ohio,

John B Coatz Prosecuting  
Attorney of Union County Ohio.

Criminal Case File  
Case No. 1863-CR-0021

No 63-CR-21

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# Union Common Pleas.

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STATE of OHIO.

against

*Wayne Smith*

Defendant.

NOV TERM. 1864

|             |   |      |              |
|-------------|---|------|--------------|
| Journal No. | 7 | Page | 405-         |
| Record No.  |   | Page | 4650         |
| Ex. Doe.    | A | Page | 4651<br>4652 |

The State of Ohio  
vs  
Wayne Smith  
3 Indictments

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the Docket - By  
Order of Court

Binn Ex, D. b 57

COURT COMMON PLEAS.

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THE STATE OF OHIO,

vs.

Wayne Smith

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Indictment for

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A TRUE BILL.

Wm. L. Davall

Foreman of the Grand Jury.

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Filed Decr 5. 1863  
John Randall Clerk

The State of Ohio,  
Union County, ss.

Court of Common Pleas of the County of Union  
and State of Ohio, of the term of September  
in the year of our Lord one  
thousand eight hundred and sixty three

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the  
County of Union aforesaid, duly elected, empanneled, sworn and charged, to inquire of  
crimes and misdemeanors, committed within the said county of Union, in the  
name, and by the authority of the said State of Ohio, upon their oaths aforesaid,  
do find and present that Wayne Smith

late of said County, on the twenty fifth day of November in the  
year of our Lord one thousand eight hundred and sixty three at the County of  
Union aforesaid did unlawfully sell intoxicating liquors to one Eleazer  
Haskins to be  
drank upon the premises, and in the building where sold, contrary to the form of  
the statute in such case made and provided, and against the peace and dignity of  
the State of Ohio.

John B Coatz

Frosecuting Attorney Union County.

COURT COMMON PLEAS

---

THE STATE OF OHIO,

vs.

Wayne Smith

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Indictment for *Selling*  
*Intoxicating Liquor*

A TRUE BILL.

*Hamlet Small*

Foreman of the Grand Jury.

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Filed Decr. 5, 1863  
Labn Randall Clerk

The State of Ohio,  
Union County, ss.

Court of Common Pleas of the County of Union  
and State of Ohio, of the term of  
September in the year of our Lord one  
thousand eight hundred and sixty three

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the  
County of Union aforesaid, duly elected, empanneled, sworn and charged, to inquire of  
crimes, offences and misdemeanors, committed within the said county of Union, in the  
name, and by the authority of the said State of Ohio, upon their oaths aforesaid,  
do find and present that Wayne Smith

late of said County, on the tenth day of August in the  
year of our Lord one thousand eight hundred and sixty three at the County of  
Union aforesaid did unlawfully sell intoxicating liquors to one Joseph  
Pass to be  
drank upon the premises, and in the building where sold, contrary to the form of  
the statute in such case made and provided, and against the peace and dignity of  
the State of Ohio.

John B Coats

Prosecuting Attorney Union County.

COURT COMMON PLEAS.

THE STATE OF OHIO,

vs.

Wayne Smith

Indictment for

A TRUE BILL.

Wm. D. Durall  
Foreman of the Grand Jury.

Filed Decr. 5, 1863.  
Luber Randall Clerk

The State of Ohio,  
Union County, ss.

Court of Common Pleas of the County of Union  
and State of Ohio, of the term of  
September in the year of our Lord one  
thousand eight hundred and fifty three

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the  
County of Union aforesaid, duly elected, empanneled, sworn and charged, to inquire of  
crimes, offences and misdemeanors, committed within the said county of Union, in the  
name, and by the authority of the said State of Ohio, upon their oaths aforesaid,  
do find and present that Wayne Smith

late of said County, on the twenty fifth day of November in the  
year of our Lord one thousand eight hundred and fifty three at the County of  
Union aforesaid did unlawfully sell intoxicating liquors to one William  
Kirby to be  
drank upon the premises, and in the building where sold, contrary to the form of  
the statute in such case made and provided, and against the peace and dignity of  
the State of Ohio.

John B Coatz

Prosecuting Attorney Union County.

Criminal Case File

Case No. 1863-CR-0022

No 63-CR-22

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# Union Common Pleas.

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STATE of OHIO.

against

Alfred Murchison  
Defendant.

FEB TERM 1865

Off. off Docket

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Record No. No Record Page 4649

Ex. Doc. A Page 4648

The State of Ohio  
vs  
Alfred Minthorn  
2 Indictments

J-7-405

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COURT COMMON PLEAS.

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THE STATE OF OHIO,

vs.

*Alfred Minthorn*

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Indictment for

---

A TRUE BILL.

*Wm. H. Duvall*  
Foreman of the Grand Jury.

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*Fifteenth Decr. 5. 1863  
John Randall et al.*

The State of Ohio,  
Union County, ss.

Court of Common Pleas of the County of Union  
and State of Ohio, of the term of  
September in the year of our Lord one  
thousand eight hundred and fifty three

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the  
County of Union aforesaid, duly elected, empanneled, sworn and charged, to inquire of  
crimes, offences and misdemeanors, committed within the said county of Union, in the  
name, and by the authority of the said State of Ohio, upon their oaths aforesaid,  
do find and present that Alfred Menthorn

late of said County, on the tenth day of November in the  
year of our Lord one thousand eight hundred and fifty three at the County of  
Union aforesaid did unlawfully sell intoxicating liquors to one William H.  
Cartmell to be  
drank upon the premises, and in the building where sold, contrary to the form of  
the statute in such case made and provided, and against the peace and dignity of  
the State of Ohio.

John B. Coalt

Prosecuting Attorney Union County.

COURT COMMON PLEAS.

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THE STATE OF OHIO,

vs.

*Alfred Minthorn*

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Indictment for

A TRUE BILL.

*Hamlet Drivall*  
Foreman of the Grand Jury.

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*Filed Decr 5, 1863  
Faber Randall Clark*

The State of Ohio, } Court of Common Pleas of the County of Union  
Union County, ss. } and State of Ohio, of the term of  
September in the year of our Lord one  
thousand eight hundred and sixty three

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the  
County of Union aforesaid, duly elected, empanneled, sworn and charged, to inquire of  
crimes offences and misdemeanors, committed within the said county of Union, in the  
name, and by the authority of the said State of Ohio, upon their oaths aforesaid,  
do find and present that Alfred Menthorn

late of said County, on the fourteenth day of November in the  
year of our Lord one thousand eight hundred and sixty three at the County of  
Union aforesaid did unlawfully sell intoxicating liquors to one Elijah  
Mitchell to be  
drank upon the premises, and in the building where sold, contrary to the form of  
the statute in such case made and provided, and against the peace and dignity of  
the State of Ohio.

John B Coats  
Prosecuting Attorney Union County.

Criminal Case File

Case No. 1863-CR-0023

No 63-CR-23

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# Union Common Pleas.

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STATE of OHIO.

against

*John P. Barr*  
Defendant.

FEB TERM. 1865

*Paid Away*

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Record No. *No Record*      Page  
Ex. Doc. A      Page 4043  
                        Page 4-5-6-7

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The State of Ohio  
as  
John P. Bauer

5 Incidents

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Orderd left off the docket  
Ex. D pages 54855

COURT COMMON PLEAS.

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THE STATE OF OHIO,

vs.

*John P Bauer*

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Indictment for

A TRUE BILL.

*Wm. M. Gove*  
Foreman of the Grand Jury.

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Filed Decr. 5, 1863  
John Randall Clerk

Copied January 7, 1864  
for D. S. Coffey

The State of Ohio,  
Union County, ss.

Court of Common Pleas of the County of Union  
and State of Ohio, of the term of September  
in the year of our Lord one  
thousand eight hundred and fifty three

The Juries of the Grand Jury of the State of Ohio, within and for the body of the  
County of Union aforesaid, duly elected, empanneled, sworn and charged, to inquire of  
crimes, offences and misdemeanors, committed within the said county of Union, in the  
name, and by the authority of the said State of Ohio, upon their oaths aforesaid,  
do find and present that *John P. Bauer*

late of said County, on the second day of December in the  
year of our Lord one thousand eight hundred and fifty three at the County of  
Union aforesaid did unlawfully sell intoxicating liquors to one *Elijah*  
*Mitchell* to be  
drank upon the premises, and in the building where sold, contrary to the form of  
the statute in such case made and provided, and against the peace and dignity of  
the State of Ohio.

*John B. Coats*

Frosecuting Attorney Union County.

COURT COMMON PLEAS.

---

THE STATE OF OHIO,

vs.

*John P Bauer*

---

Indictment for

A TRUE BILL.

*Hamlet Duvall*

Foreman of the Grand Jury.

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*Filed Decr 5, 1863  
Luber Randall Clerk*

The State of Ohio,  
Union County, ss.

Court of Common Pleas of the County of Union  
and State of Ohio, of the term of  
September in the year of our Lord one  
thousand eight hundred and sixty three

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the  
County of Union aforesaid, duly elected, empanneled, sworn and charged, to inquire of  
crimes, offences and misdemeanors, committed within the said county of Union, in the  
name, and by the authority of the said State of Ohio, upon their oaths aforesaid,  
do find and present that John P Bauer

late of said County, on the Thirtieth day of November in the  
year of our Lord one thousand eight hundred and sixty three at the County of  
Union aforesaid did unlawfully sell intoxicating liquors to one  
Ebenezer Hosking to be  
drank upon the premises, and in the building where sold, contrary to the form of  
the statute in such case made and provided, and against the peace and dignity of  
the State of Ohio.

John B Coats

Prosecuting Attorney Union County.

COURT COMMON PLEAS.

THE STATE OF OHIO,

vs.

*John P Bauer*

Indictment for

A TRUE BILL.

*Yonat Dmell*

Foreman of the Grand Jury.

*Lied Deer 5, 1863  
Labu Randall bkn*

The State of Ohio,  
Union County, ss.

Court of Common Pleas of the County of Union  
and State of Ohio, of the term of  
September in the year of our Lord one  
thousand eight hundred and sixty three

The Juries of the Grand Jury of the State of Ohio, within and for the body of the  
County of Union aforesaid, duly elected, empanneled, sworn and charged, to inquire of  
crime, offences and misdemeanors, committed within the said county of Union, in the  
name, and by the authority of the said State of Ohio, upon their oaths aforesaid,  
do find and present that *John P Bauer*

late of said County, on the third day of December in the  
year of our Lord one thousand eight hundred and sixty at the County of  
Union aforesaid did unlawfully sell intoxicating liquors to one *Ebenezer*  
*Hosking* to be  
drank upon the premises, and in the building where sold, contrary to the form of  
the statute in such case made and provided, and against the peace and dignity of  
the State of Ohio.

*John B Coatz*

Prosecuting Attorney Union County.

COURT COMMON PLEAS.

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THE STATE OF OHIO,

vs.

*John P Bauer*

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Indictment for

A TRUE BILL.

*Hamlin Dowall*

Foreman of the Grand Jury.

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*Lived Decr. 5, 1863  
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The State of Ohio,  
Union County, ss.

Court of Common Pleas of the County of Union  
and State of Ohio, of the term of  
September in the year of our Lord one  
thousand eight hundred and fifty three

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the  
County of Union aforesaid, duly elected, impaneled, sworn and charged, to inquire of  
crimes, offences and misdemeanors, committed within the said county of Union, in the  
name, and by the authority of the said State of Ohio, upon their oaths aforesaid,  
do find and present that John P Bauer

late of said County, on the first day of December in the  
year of our Lord one thousand eight hundred and fifty three at the County of  
Union aforesaid did unlawfully sell intoxicating liquors to one Ebenezer  
Hoskins to be  
drank upon the premises, and in the building where sold, contrary to the form of  
the statute in such case made and provided, and against the peace and dignity of  
the State of Ohio.

John B Coats

Prosecuting Attorney Union County.

COURT COMMON PLEAS.

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THE STATE OF OHIO,

vs.  
*John P. Bauer*

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Indictment for

A TRUE BILL.

*Namet Dovall*  
Foreman of the Grand Jury.

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Filed Decr 5, 1863  
Luber Randall Clerk

The State of Ohio,  
Union County, ss.

Court of Common Pleas of the County of Union  
and State of Ohio, at the term of  
September in the year of our Lord one  
thousand eight hundred and sixty three

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the  
County of Union aforesaid, duly elected, empanneled, sworn and charged, to inquire of  
crimes, offences and misdemeanors, committed within the said county of Union, in the  
name, and by the authority of the said State of Ohio, upon their oaths aforesaid,  
do find and present that John P Bauer

late of said County, on the fourth day of December in the  
year of our Lord one thousand eight hundred and sixty three at the County of  
Union aforesaid did unlawfully sell intoxicating liquors to one Ebenezer  
Hoskins to be  
drank upon the premises, and in the building where sold, contrary to the form of  
the statute in such case made and provided, and against the peace and dignity of  
the State of Ohio.

John B Cooley  
Prosecuting Attorney Union County.

Criminal Case File

Case No. 1863-CR-0024 (001)  
(002)