

Criminal Case File

Case No. 1872-CR-0001

Criminal Case File

Case No. 1872-CR-0002

Criminal Case File

Case No. 1872-CR-0003

No. 90 - 2-CR-3

Union Common Pleas.

STATE OF OHIO

against

Jolin Jenkins
Defendant.

MAY TERM 1872

Transcript

Journal No. Page

Record No. ~~Record~~ Page

Ex. Doc. Page

The State of Ohio
Against -
John Dickinson

Filed May 6. 1872
G. T. Arthur Clerk

Ayes & Woodburn
for State

The State of Ohio ~~b7b~~ Charge threatening to
Against shoot & harm
John Jenkins ^{son} affidavit filed
ffec April 15th 1872

affidavit .25 The state of Ohio Union County ss.,
Maurtiff .45 Samuel Grou makes complaint on oath that he
Subpoeniff .35 is a resident of Union County Ohio and that he has
Swear 40d .20 just cause to fear and does fear that one John Jenkins ^{son}
Court .40 of said County unlawfully maliciously & wilfully
Recog .40 did threaten to kill & shoot the said Samuel
Enteror .60 Grou on the 15th day of April 1872 and other
Judge .40 circumstances the said John Jenkins ^{son} had
Recog .40 gun in hand & in shooting distance of said
Transcript & certified .85 Samuel Grou and would have shot him
Court Heasley as he verily believes if it had not been for
Serjeant .40 the intercession of said John Jenkins ^{son} wife
Mileage .55 I acknowledge myself security for the cost
Conveyance 3.00 in this action if dismissed from Court or
assistance 1.50 the action is not sustained
Attendance 1.00

signed James Grou

Security accepted and thereupon April 15th ¹⁸⁷²
~~affidavit~~ ^{Recd} issued a warrant against the said John Jenkins son and
H Grou 50 delivered the same to Sol Heasley Court Apr 16 1872
Nancy Jenkins .95 April 15 1872 Issued a subpoena on the said
Geo N Prokey 1.50 of the State for Harry Grou and Nancy Jenkins
Warrant returned endorsed I took the within
named John Jenkins son and have him before
the justice April 16, 1872 service 40cts mileage 55cts
attendance \$1.00 assistance 1.50 Conveyance \$3.00 Total \$6.45
Sol Heasley Court

Subpoena returned endorsed Recd this writ

left cost April 16th 1872 and served the same day by reading
to cost the contents of this writ to the within named persons
swear 30ds .15 Nancy Jenkins and Harry Grow service 35cts
subp 4wks .45 mileage 70cts total \$1.05 Sol Heasley Const -

Defendant being arraigned plead not guilty and
~~Const Hesley~~ moved for a continuance for want of material
N Scott 1 day & 1/2 witness which could not be procured until
W Hildreth " .95 April 17th 1872 at 11 o'clock P.M and by agreement
J R May " .95 of parties and their attorneys this cause is continued
E Jenkins " .95 to that time. The said John Jenkins has
entered into a recognizance in the sum of five
hundred dollars for his appearance at the time
adjourned to. with James R May and William
~~Const Hesley~~ Hildreth as his sureties bond accepted and
Served 4 wks sureties approved April 16, 1872

service .55 April 16, 1872 Issued a subpoena for on the
mileage .55 part of the defendant for Edward Jenkins Norton
Scott William Hildreth and James R May

Subpoena returned endorsed Recd this writ
April 16, 1872 and served the same day by
reading the contents of this writ to the within
named witnesses Edward Jenkins, Norton
Scott, William Hildreth and James R May
service 55cts mileage 55cts total \$1.10

Sol Heasley Const -

April 17, 1872 1 o'clock P.M Parties appeared at
the time set for trial trial had. Samuel Grow
Harry Grow, Nancy Jenkins and George N Tracy
were sworn and examined on the part of the
prosecution and

John Jenkins son Edward Jenkins and
Norton Scott were sworn & examined on the
part of the defendant and thereupon it
is considered by me that the defendant John
Jenkins do enter into a recognizance in the
sum of fifty dollars for his appearance at the
next term of Common Pleas Court next to be
helden in said County on the first day of
said term at 10, o'clock A.M. which
was done Norton Scott and Ashbury Gardner
acknowledging themselves as surely
surely accepted and bound aforesaid this
17th day of April 1872 A T WAtkins J.P

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

A T WAtkins J.P
of the aforesaid Township

Affidavit
The State of New
^{VS}
John Jenkins Son

Felicet Apr 15, 1872
Ayres & Woodburn

The State of Ohio Union County Paris. P. o.s. -

Samuel Grow makes complaint
on oath that he is a resident of Union
County Ohio - and that he has just cause
to fear and does fear that one John
Funkins son of said county will un-
lawfully, maliciously and willfully
do threaten to kill and to shoot the said
Samuel Grow on the 15th day of April
1872 and other divers times. The said
John Funkins son had gun in hand &
in shooting distance of said Samuel
Grow and would have shot him as
he verily believes if it had not been for
the interference of said John Funkins
son's wife

Samuel Grow

Sworn and subscribed before me this
15th day of April A.D. 1872 -

A. F. Watkins J.W.

~~George Newell Tracy~~
Huz. Grow
Nancy Funkins

No Crim. Doc..... Page.....

Criminal Subpœna.

THE STATE OF OHIO,

AGAINST

John Jenkinz

Returned and Filed,

, 187

Justice of the Peace.

Constable.

Received this Writ April 18th 1872, and served the same on the
same day by reading the content of the writ to
the within named persons Nancy Finkins &
Henry Grove

CONSTABLE'S FEES.

Service, \$	35
Mileage,	70
Cop.	
\$	105

Sof. Kearley

Constable.

THE STATE OF OHIO,
Union County, ss.

To any Constable of said County—GREETING:

You are commanded to Summon

Henry Graw
Nancy Jenkins!

to appear before me, the undersigned, one of the Justices of the Peace in and for said County, at my office therein, on the fourteenth day of April, 1872, at o'clock, A.M., and then and there to give testimony, and the truth to say, touching a complaint made on behalf of the State, against *John Jenkins*

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 15th day of April A. D. 1872

A. H. Watkins 
Justice of the Peace.

The State of Ohio
against
John L. Keno

I took the witness named
John Finkens and have him
before the police the 16th day of
April 1872

Fee	Service	40
	miles	56 -
	Affidavce	1.00
	Conveyance	3.00
	Witness	1.50
Total	\$	4.45

of nearly Conclable

I acknowledge myself security for
the costs & this action of dismissed
from Court or the actions is not
sustained

James grow

Samuel Grover especially, and for
his appearance before the proper Court,
at the next term to be helden in and
for the County of Union.

Given under my
hand and seal this 15th day of April in
the year 1872.

A. H. Wilkins J.P.
Paris Township
Union Co. Pa.

The State of Ohio, Union County ^{ss}
To any constable
of said County, greeting:

Whereas, complaint hath been made
before me, one of the Justices of the peace in
and for said County, by one Samuel Grover
of Union County, on oath says that he
hath a just cause to fear, and does fear,
one John Franklin Ben, late of the County
of Union, the said John Franklin Ben
did threaten to kill and to shoot the said
Samuel Grover on the 15th day of April 1872
and other divers times. The said John Franklin Ben
had gun in hand and in shooting distance
of said Samuel Grover, and would have
shot him, as he verily believes if it had
not been for the interference of his wife.
These are therefore, to command you in the
name of the State of Ohio to apprehend and
arrest the said John Franklin Ben, him
take and bring forthwith before me or
some other Justice of the peace, Mayor or
any incorporated Village, or Justice of the Peace
of said County, to show cause why he
should not find surety to keep the peace
and be of good behavior toward the citizens
of the State generally, and the

No..... Crim. Doc. B..... Page. 92.

Recognizance of Defendant
TO APPEAR BEFORE JUSTICE

THE STATE OF OHIO,

AGAINST

John Jenkins ^{on}

Filed, , 187

THE STATE OF OHIO, { Be it Remembered, that on the 16th day
Linnon County, ss. } of April in the year one thousand eight
hundred and seventy two, John Jenkins, W. Hildreth,
& James R. May
personally appeared before me, A. F. Watkins, one of the Justices of the
Peace in and for the Township of Tans in the County aforesaid,
and jointly and severally acknowledged themselves to owe the State of Ohio the sum of
five 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 bounden John
Jenkins
shall personally be and appear before me, at my office in said Township, at 1 o'clock, P. M.
on the 17th day of April, A. D. 1872, then and there to
answer to a charge of treachery and assault on
one Samuel Grou
and abide the judgment of the Court, and not depart without leave, and in the meantime to be
of good behavior, and to keep the peace toward the citizens of the State generally, and the said
John Jenkins especially, then this Recognizance
shall be void; otherwise it shall be and remain in full force and virtue in law.

John Jenkins Seal
James R. May Seal
William Hildreth Seal

Taken and Acknowledged before me, this 16th day of April
one thousand eight hundred and seventy-two

A. F. Watkins Justice of the Peace.

RECOGNIZANCE.

The State of Ohio

vs.

John Jenkins seu

Justice of the Peace.

Docket 2 No. _____

Returnable Apr 17 1872.

Sol Hesley
Constable.

RECOGNIZANCE AFTER TRIAL.

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

BE IT REMEMBERED, That on the 17th day of April,
 one thousand eight hundred and ninety two, John Jenkins
Norton Seth A. Asbury Gardner
 personally appeared before me *A. T. W. Jones*, one of the Justices
 of the Peace in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of
 Ohio the sum of Fifty dollars,
 to be levied on their goods and chattels, lands and tenements, if default be made in the condition following, to-wit:
 The condition of this recognizance is such, that if the above bound *John Jenkins*

shall personally be and appear before the Court of Common Pleas, on the first day of the term thereof, next to be
 holden in and for the County aforesaid, then and there to answer to a charge of *Theft*
on Samuel Grou

and abide the judgment of the Court, and not depart without leave, and in the meantime to be of good behavior, and
 to keep the peace toward the citizens of the State generally; and the said *Samuel*
Grou specially, then this recognizance shall be void; otherwise
 it shall be and remain in full force and virtue in law.

[SEAL.]

[SEAL.]

[SEAL.]

Taken and acknowledged before me, this 17th day of April
 one thousand eight hundred and ninety two.

[Signature], Justice of the Peace.

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Criminal Subpoena.

THE STATE OF OHIO,

AGAINST

John Fulkins

Returned and Filed,

Apr 17th, 1872

A H Winters

Justice of the Peace

Sol Heasly Const

Constable.

CONSTABLE'S FEES.	
Service, \$	65
Mileage, \$	55
Cop., \$	10

Sol Heasly
Constable.

Received this Writ Apr. 16th 1872, and served the same on the
the witness named witness by reading

THE STATE OF OHIO,
Union County, ss.

To any Constable of said County—GREETING:

You are commanded to Summon Edward Jenkins
Ivorou Scott Wm & H. Cheek
W. R. May

to appear before me, the undersigned, one of the Justices of the Peace in and for said County,
at my office therein, on the 17th day of April 1872, at 1
o'clock, P. M., and then and there to give testimony, and the truth to say, touching a complaint
made on behalf of the State, against John Jenkins

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 16th day of April A. D. 1872

A. F. W. Thins 

Justice of the Peace.

Criminal Case File

Case No. 1873-CR-0001

Criminal Case File

Case No. 1873-CR-0002

Criminal Case File

Case No. 1873-CR-0003

Criminal Case File

Case No. 1873-CR-0004

No. 73-68-4

Union Common Pleas.

STATE OF OHIO

against

John Adams
Defendant.

JUL TERM 1874

Transcript

Journal No. Page

Record No. ~~NO RECORD~~ Page

Ex. Doc. Page

The State of Ohio
vs
John Adams

Transcript

Filed August 20. 1873
F. J. Arthur Clerk

The State of Ohio
Union County $\frac{1}{3}$ Be it Remembred that on
the 24th day of July 1873 John
Adams personally appeared before me L A Hedges
one of the Justices of the Peace in and for said County of前述
and acknowledge himself to owe the state of Ohio the sum
of one thousand dollars the value of his goods
and chattels less and lessmunt if default he make
in the condition following to wit: The condition
of this recognizance is such that if the above bound
John Adams shall personally, he and appear before
the Court of Common Pleas of Union County on
the first day of the term thereof next the holden
in and for the County of前述 to answer a
charge of selling intoxicating liquors to one
Newton Brem he the said Newton Brem
being a minor and said selling being without
the written order of either of the parents, guardian
or formerly Physician of the said Newton Brem
he the said John Adams then and there knowing that
the said Newton Brem was a minor and oblige the
over and judgment of the Court and not
depart without leave then this recognizance
shall be void otherwise it shall be and remain
in full force and virtue in law

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

L A Hedges J.P.

The State of Ohio Union County 33

Bet it Remembered that on the 24 Day
July 1873 Nathan Green personally appeared
before me Ed Hedges one of the Justice of the
Peace in and for the County aforesaid and
saurly acknowledged himself to owe the
State of Ohio the sum of one hundred Dollars
to be levied of his goods and chattles lands
and tenements if default be made in the
condition following to wit

The condition of this
recognition is such that if the above
bound Nathan Green shall personally be
and appear before the court of common
pleas on the first day of the term
thereof next to beheld in and for
the County aforesaid then and their to
give testimony and the truth to say
on behalf of the State touching such
matters as shall then and their be inquired
of him and not to depart the court
without leave the condition is such
this recognition 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 ~~said~~ written

Ed. Hedges J.P.

The State of Ohio

against } Before S Hedges Jr
John Adams } Clerks of Ld Union Co.

July 1873 This day came

J W Lester and made his affidavit in writing, duly
sworn & which reads as follows & put copy of off in
here) Thompson I issued a warrant for the arrest
of said John Adams and gave the same to J W Lester
constable on the same day the said warrant
was returned with the body of the said John Adams
I issued a subpoena for Newton Brown and
gave it to J W Lester constable which was returned
only served And thereupon the complaint came
on to be heard before Newton Brown ~~served~~ and
Brown Brown soon and returned upon the court
of the state and John Adams was soon in & deam-
anded upon his own defense And after hearing
the argument of the counsel and after consideration
of the evidence I do find that the said complaint
is true and therefore I acquit the said
John Adams to enter into his recogniz-
ances for his appearance before the court
of common pleas to answer said charge
and which recognizance was duly taken
and filed herein And thereupon I recognized
as witness upon the court of the state
said Newton Brown

Please off. 40[¢] warrant off subpoena for 1 mt. 20[¢]
Ingrt. 40[¢] Recv 18 Enters 75[¢] Swearin 3 mt. 15[¢]

The State of Ohio }
vs

John Adams } July 23rd 1873 This
day came Jelb Tucker and made oath that
John Adams did unlawfully sell Spirituous
liquors to one Newton Beem being a minor
Took his affidavit thereof
Thereupon issued a warrant against John
Adams and delivered the same to Jelb Tucker
constable

July 24th 1873 Warrant returned with
the body of the defendant

Received this warrant this
24th Day of July 1873 and served the same
and now have the body of the said John Adams
before the justice this 24th Day of July 1873

Jelb Tucker constable.

Serving warrant	40
mailage	25
Teneting trial	100
	165

Issued Summons July 24th 1873 for Newton
Beem

The defendant appeared trial had
Newton Beem and Orren Beem witnesses
Sworn and examined and thereupon the
defendant was ordered by me to enter into
a recognizance in the sum of one hundred
Dollars for his appearance at court which was
done accordingly

Recognized the following witness in behalf of
the State Newton Green

Gulphener returned

Received this writ duly 24th 1873

Served same day by ~~by~~ Reading

J. H. Tucker Constable

Service	25
Milag	30
	55
	165
	82.10

Justice fees

Warrant 40

Gulphener 25

Sitting on trial 25

Recognition of defendant 40

Recognition of witness 40

Docketting 40

Transcript 40

Filing Papers 15

83.5

The State of Ohio Union County Clarkson
Township 88

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

L. A. Thedges, J. P. of the aforesaid
Township

Criminal Case File

Case No. 1873-CR-0005

Criminal Case File

Case No. 1873-CR-0006

Criminal Case File

Case No. 1874-CR-0001

Criminal Case File

Case No. 1874-CR-0002

Criminal Case File

Case No. 1874-CR-0003

No. 74-CR-3

Union Common Pleas.

STATE OF OHIO

against

Henry Knolle
Defendant.

MAR TERM 1874

Transcript

Journal No. _____ Page _____

Record No. ~~Record~~ Page _____

Ex. Doc. _____ Page _____

The State of Ohio
vs

Henry Knotts
Housenight

Filed March 12 1874

F. T. Arthur
clerk

State of Ohio Union ss.

No 2

Agree Day ^{10th} The State of Ohio } Criminal Action
Off. 40⁰⁰ vs Peace Bond -
Hc 40 Henry Knotts. Wash 14 1874.
Subpoena 20 This day come unto me Amosine
Lef Subt 40 like Lucy July. Sworn deposeth and
Saying this 5. says that he hath just cause to fear
Lef he would does fear that Henry Knotts will
Court 20 Commit certain offenses against the
files 20 person of affiant to wit beat said
Reverend ~~Rev~~ ^{Rev} Hilliard Lucy Blommer the
Lud 40 13th of March 1874 said Knotts raised a
Rec 100 Chair & Stole & Threaten to strike off-
Treas 100 and & said on the 14th day of March 1874
Certif 20 persons & assaulted affiant with a heavy

280 fence rail when affiant turned upon
Total ~~86.45~~ ^{41.5} said Knotts defendant to himself said
Knotts put his hand up his bosom
last Dec. and said to affiant that he Knotts would
Johnson 315 bore a hole through affiant & threatened
Worries 215 to shoot affiant took his offidene
Total ~~85.20~~ therof thereupon issued warrant of the
date of that date directed to S. Johnson
Constable same date mentioned returned
as follows served by arresting the def-
endant & have him his body man in Court

S. Johnson. Cost

Court being engaged in other business
said cause continued until Monday
the 16th 1874 at 1 P.M. of that date took

his mere recognition of the same date
for his appearance at that time -
March 16th 1874 Issued Subpoena ^{Subpoena mit}
George Miller A. J. Wilkins A. S. Johnson
Alf Scott Ed Powers George W. Dowdy
Ed Turner Andrew Amrine 2nd
Ferdorn Amrine Joseph Powers
Zephron Reed & R. Knott and others
the same to Thomas Weston Debg^r Cust
lawyer who was deputized for this case
for labour for want of regular cust
on account of pressure of official business
writ returned served by reading to the
above named witness

Then reported Debg^r

Custode

March 16th 1874 Issued subpoena for
witness for state witness Turner
directed to A. S. Johnson Custode
Returned served by reading

signed A. S. Johnson

March 16th 1874

Trial had and proceeded to 94
amne Washington Amrine & Hillis
Turner for state & Henry Knott
Joseph Powers Zephron Reed and
several other witness for defense
and the case was argued by counsel

Plaintiff was argued by Counsel and the
3d ^{Oct} 1850 Court being fully advised in the
Affidavit so premises it is therefore considered
Adjudged so that the defendant enter into his
Affidavit of recognizance in the sum of two
Hundreds of Dollars for his appearance
by Name so forthwith at the Court of Common
Cause so I do and abide the order of the
Affidavit so Court and be of good behavior
the same to encourage the Citizens of the State in
to Powers so General & toward Proslavery and
Baptists &c &c especially.

J. M. Kennedy
Proctor

Plaintiff hit

Plaintiff The state of Ohio ~~so~~ now comes as
I hereby certify that the above
is a full & true copy of the
Proceeding had by & before me on
my Docket in the ^{the} case aforesaid

J. M. Kennedy
Proctor

Criminal Case File

Case No. 1874-CR-0004

Criminal Case File

Case No. 1874-CR-0005

No. 361 74-CR-S

UNION COMMON PLEAS.

STATE OF OHIO

against

William White

Defendant.

MAY TERM 1875

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The State of Ohio
against -
William White
Transcripts -

MAY TERM. 1875

Filed August 10, 1874

F. F. Arthur Clerk
F. F. Arthur Writer
Prosecuting Atty

D. C.
P. 36

Ohio

The State of Ohio,

vs.

William White

Affidavit for State Warrant.

Affidavit for State Warrant.

The State of Ohio, Union County, ss.

Before me, W.M. Winger, one of the Justices of the Peace for said County, personally came Mary A. Robinson, who being duly sworn according to law, deposeth and saith that William White

late of said County, on or about the 25th day of July, in the year of our Lord, one thousand eight hundred and seventy-four, at the County of Union aforesaid, did

Mindfully sell intoxicating liquors
to one Robert Ray in the said Robert Ray
being then and there a person in the habit of getting
intoxicated and he the said William White then and
there well knowing that the said Robert Ray
was a person then and there in the habit of
getting intoxicated

and this deponent does verily believe that the said William White

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

Signed,

Mary A. Robinson

Sworn to and Subscribed before me, at the County aforesaid, this 1st day of August, A. D. 1874

W.M. Winger, Justice of the Peace.

The State of Ohio

vs.

William White

Recognizance of Witness

The State of Ohio, Marion COUNTY, ss.

Be it remembered, that on the 17th day of April in the year A. D. 1874, Sarah A. Kennedy, Mary J. Robinson, Learkin Smith, J.A. Moore, W.M. Snodgrass, personally appeared before me W.M. Winger,

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 Sarah Kennedy, Mary J. Robinson, Learkin Smith, J.A. Moore, W.M. Snodgrass 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.

W.M. Winger

Sarah Kennedy
Mary J. Robinson
Learkin Smith
J.A. Moore
W.M. Snodgrass

JUSTICE OF THE PEACE.

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

THE STATE OF OHIO,

vs.

William G. White

Recognizance of Defendants.

Filed Aug 1st 1877

The State of Ohio, } Whereas, William H. White
Union County, ss. }

hath been arrested and is now in custody, at the suit of the State of Ohio, in an action of
Unlawful selling Intoxicating Liquor to a person
in the habit of getting intoxicated

Now Therefore, Be it Remembered, That on the 4th day of August -
in the year 1871 personally came before me, W. M. Wright -

a Justice of the Peace in and for the township of Union in the County aforesaid

William H. White and French Garwood
and acknowledged themselves to owe unto the State of Ohio, the sum of
Two 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 H. White shall be and appear before
the Court of Common Pleas in and for said County on the
first day of the term next to be held in ~~there~~
~~the~~ 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.

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

W. M. Wright -

Justice of the Peace.

W. H. White

[L. S.]

F. French Garwood

[L. S.]

[L. S.]

The State of Ohio { Selling Intoxicating liquors to a person
 { in the habit of getting intoxicated
By {
William White }

August 4th 1874. This day came Mary J. Robinson
who being duly sworn, deposeth and saith, that
William White late of Union County, on or about
the 25th day of July A.D. 1874 at the county of
Union aforesaid did unlawfully sell intoxicat-
ing liquors to one Robert Ray a person in the
habit of getting intoxicated. Took her affidavit
thereof. Thereupon issued a warrant for the body
of the said William White, and delivered the
same to John Robbins constable.

also issued Subpoena for the plaintiff witnesses, that:
S. D. Elliott, John Arbogast, Harvey Chaver, Larkin Smith
W. M. Stroger-Snoeyens, A. J. Moore, Mary J. Robinson
Mrs A. Boylan, Sarah Kennedy and Charles Ebb.
and delivered the same to John Robbins. constable.

Same day warrant returned with the
body of the said William White, inclosed
as follows.

I have the body of the within named
William White before the justice.
Fees Service 10 Mileage 20 total 30.

John Robbins constable
Subpoena returned with the following
endorsement thereon. Served this writ by
leading to each of the within named persons
Fees Mileage 20 Service on 10 witnesses 125 total 135

John Robbins, constable.

Issued Subpoena for defendants Witnesses to wit
F. Garwood, H. D. Kimball, Samuels Bennett, George
Lyon, Albert Downer, H. A. Zimmer, George
Sinclair, Matt Miller, Robert Ray, Lafayette
J. Hopkins, William Hopkins, W. H. Faulkner
John Odea, Michael Aigen, Alson Bronson,
B. F. Bowman, David Hopkins, and delivered
the same to John Robbins Constable
advised the defendant was ordered
by me to enter into a recognizance for his
appearance on the 4th day of August 1874 at
4 o'clock P.M. to which time I adjourned the
trial which was done before McMahill his Surety
August 4th 1874. Four o'clock P.M. The defendant
appeared, Trial had, S. D. Elliott John Arbergart
Harvey Shaver, Larkin Smith, W. M. Woolgrap
A. J. Moore, Charles Erb, M. J. Robinson, Mrs
A. Boylan, and Sarah Kennedy Witnesses
on behalf of the State, and H. D. Kimball,
H. A. Zimmer, George Lyon, L. B. Hopkins, Matt
Miller, W. H. Faulkner, B. F. Bowman, Michael Aigen,
Samuel Bennett, William Hopkins, David Hopkins
Alson Bronson, and F. Garwood Witnesses on
behalf of the defendant. Witnesses on behalf of
the defendant were sworn and examined
After hearing the evidence I do find the complaint
to be true, Thereupon the said William White
was ordered by me to enter into a recognizance in
the sum of two hundred dollars for his appear-
ance at Court which was done according to
French Garwood his Surety.

Recognized the following witnesses on behalf of the State. Sarah Kennedy, Mary J. Robinson, Larkin Smith, A. J. Moore and W. M. Snodgrass.

My fees. Due entry & affidavit-10. Warrant-10 Subpoena 10 witness 65 adj' 20 recogniz defendant on adjournment-10, Swearing & witness 140 trying case 100 Recog & witness 80 Recog defendant to court-40. Record 90 Judgment-10 filing 5 papers 30 Subpoena 18 witness defendant-195. Swearing 18 witness 90 Transcript-100. Certificate 23-
Total \$1863 -

Court Fee on warrant-60 Subpoena Plaintiff, witnesses 110 - Left Subpoena 130 - attendance 100
Total \$3,93 -

Witnesses Plaintiff,

S. D. Elliott 50 John Arbergas, 50 Harvey Chaver, 60 Larkin Smith 60 W. M. Snodgrass 50 A. J. Moore, 50 M. J. Robinson 50 Mrs A. Boylan, 50 Sarah Kennedy 50 Charles R. Erb 50
Total \$3,700

Defendant, Witnesses

J. Garwood, 50 H. D. Keinbald 60 Samuel Bonnett 50 George Lyon 50 Albert Downer 50 H. A. Zimmer 50 Pratt Miller 50 Robert Kay 50 Lafayette Hopkins 50 William Hopkins 50 W. B. Faulkner, 50 John Odle 50 Michael Ciger 50 Alan Brown 50 B. F. Bowman 30 David Hopkins 50 Total \$8,00

The State of Ohio Union county Union township 58
I do hereby certify that the above is a full and true copy, off from my docket, of the proceedings had by and before me, at my office in said township in the above action.

W. M. Wingerd ^{of} of the aforesaid township

Criminal Case File

Case No. 1874-CR-0006

Criminal Case File

Case No. 1874-CR-0007

3. Transcript

74-CR-7
74-CR-8
74-CR-9

State of Ohio
vs
Uriah Alden

3 Case
FEB TERM 1874
Ex D. P. 361

Amos Miller

Mrs. S. Ly. Mann

Mrs Selecta Mitchell

Mrs Sarah Kennedy

Recd, on one
of these Transcripts

by one

J.T. Arthur

The State of Ohio
vs no 8

Uriah Alden

Transcript

The State of Ohio Union County Paris Yp. is
I certify that the foregoing is a full and true transcript
of the proceedings had by and before me in the above named
case this August 31st 1874

Gaber Randall J. P.

The State of Ohio $\frac{3}{3}$ August 24th 1874 this day came Sweeney
vs No 8 $\frac{3}{3}$ Mann and made complaint in writing signed
Uriah Alden $\frac{3}{3}$ and sworn to by her that on Uriah Alden late of
Said County of Union did unlawfully & violently
fus of J.P. strike wound and ill treat her the Sweeney Mann.

Coff of pig 45 And said complaint filed according to law.

Warrant 45 Afterwards on the same day I issued a Warrant for the
Sub. 4 w. 45 Said Uriah Alden directed to the Sheriff of Union Co.

Doft Reg. 40 And on said 24th day of August 1874 issued Subpoena
Recg 4 w. 70 for Sarah Kennedy, Sweeney Mann Belusta Mitchell and
Enty Thread 85 Mary J. Robinson, directed to said Sheriff
Satup 20 Grand 65
but 25
Judey \$4.00
Slip Price 4.00
on Warrant 1.45
Sub 1.10
\$2.55

August 24th 1874 Warrant returned endorsed "Pursuant
to the command of this wt I have arrested the within named
Uriah Alden and have him now in Court this 24th day
of August 1874 Sheriff's fee Service 45 mileage 100 \$1.65

August 24th 1874 John C. Price Sheriff
Sub. returned endorsed "Served by reading to each of the witnesses
named in this wt, fees mileage 50 Service 60 = \$1.10

John C. Price Sheriff

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

Tabor Randall J.P.

The State of Ohio
vs No. 9

Uriah Alden

Transcript

24

for their appearance at the next term of the Court
of Common Pleas of said County of Union
to wit Sarah Kennedy Surveyor Major Celesta
Mitchell and Mary S. Robinson.

Gaber Randall J. P.

The State of Ohio Union County Paris Yr. &
I hereby certify that the foregoing is a full and true
Transcript of the proceedings had by and before me
in the above named case this September 19th 1874

Gaber Randall J. P.

The State of Ohio Complainant of Sarah Kennedy
vs for Assault & Battery
Uriah Alden This day August 24th 1874 came

Sarah Kennedy and made complaint

busta J.P. in writing signed & sworn to by her that on Uriah
Alden late of said County did unlawfully strike
wound and ill her the said Sarah Kennedy & said
complaint is filed according to law,

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

August 24th 1874 issued Subpoena for Sarah Kennedy
Sunny Mann, Belista Mitchell & Mary J. Robinson

August 24th 1874 Warrant returned endorsed pursuant
to the command of this writ I have arrested the within named
Uriah Alden and have him now in Court this 24th day
of August 1874. Shfs. fees Service 45 mileage 1.00 = \$1.45

John B. Price Sheriff

August 24th 1874 Sub. returned endorsed Aug. 24th 1874 Recd.
this writ and served the same by reading to each of the within
named witness fees mileage 50 service 6.00 = \$1.10

John B. Price Sheriff

August 24th 1874 The defendant Uriah Alden being in Court
and the affiant read to him waived an examination
and entered into a Recognisance in the sum of Three
hundred dollars with Thomas Martin & William Weber
his sureties for his appearance at the next term of the
Court of Common Pleas for said County of Union
at ten o'clock A.M. on the first day of said
Court and the judgment and order of said
Court. Also the following named witnesses
were recognized in the sum of \$50.00 each

over

Office	45
Writs	45
Sub. for 4 wits	45
Judge	40
Recg of deft	40
n 4 wit	70
Entg & record	85
Satisfaction	20
Transcript	65
Birth	25
	\$4.80

Shff. fees	
on Writs	1.45
a Sub	1.10
	2.55

Witness fees	
Sarah Kennedy	75
Sunny Mann	75
Belista Mitchell	75
M.J. Robinson	75
	3.00

The State of Ohio
vs no. 10

Uriah Alden

Transcript

The State of Ohio Union County Court No. 3
I hereby certify that the foregoing is a full and
true transcript of the proceedings had by me before
me in the above named case

Sept. 19. 1874

Gaber Randall J. P.

The State of Ohio On Complaint of Celesta Mitchell

vs

for Assault & Battery.

Uniah Alden 3 August 24th 1874 this day came Celesta Mitchell
and made complaint in writing signed & sworn to

before me by her that one Uniah Alden did on or about the 22nd day

of August 1874 at said County did unlawfully strike wound
and ill treat her the said Celesta Mitchell.

And said complaint is filed according to law.

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

August 24th 1874 issued Subpoena for Celesta Mitchell
Surrury Mann, Sarah Kennedy & Mary J. Robinson directed to Shff.

August 24th 1874 warrant returned endorsed Pursuant
to the command of this wt I have arrested the within
named Uniah Alden and have him now in Court,
this 24th day of August 1874. Shff's fees service ~~10~~⁴⁵ mileage ~~10~~¹⁰⁰ \$145

John C. Price Sheriff

August 24th 1874 the defendant Uniah Alden being in Court
and the Affidavit read to him waived an examination &
entered into a Recognisance in the sum of three hundred
dollars with Thomas Martin & William Weber his sureties
for his appearance at the next term of the Court of Common
Pleas for said County of Union at ten o'clock A.M. on
the first day of said Court and abide the judgment
and order of said Court. — Also the following named
witnesses were recognized in the sum of \$50⁰⁰ each
for the appearance at the next term of the Court of
Common Pleas for said County of Union to wit

the Celesta Mitchell Surrury Mann - Sarah
Kennedy and Mary J. Robinson

Gaber Randall J. P.

Criminal Case File

Case No. 1874-CR-0008

Criminal Case File

Case No. 1874-CR-0009

Criminal Case File

Case No. 1874-CR-0010

No. 74-CR-10

UNION COMMON PLEAS.

STATE OF OHIO

against

William Stark

Defendant.

MAY TERM 1875

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Court
Wayne County
State of Ohio
vs
William Stark

Filed Oct 27, 1874
H. P. Arthur
clerk

OCT TERM 1874

H. P. Arthur
clerk

This Charge was for a minor offense, and
no bill was found by the Grand Jury. There is
therefore no law authorizing the Levy of Duty
the Costs.

June 7th 1875

John L. Porter
Ras aty

Criminal Prosecution No ~~15~~ 25

The State of Ohio The State of Ohio Union Co
vs. October the 22nd 1874
William Sharp before Matthew Lingrel

Indictment for Washington Township Suit Bond
warrant no. 40. At on a charge of petit larceny

Affidavit The State of Ohio
Bond 40 Union County 33 Before matthew
Recogno. Lingrel a J. of Washington Township
et al. and for said County personally appeared
Do 25 Robert Morrison Who being duly sworn
according to Law deposeth and says
that one William Sharp late of the
County of Union on or about the 22nd
day of October A.D 1874 at the County
of Union did feloniously steal and
carry away one ~~foot~~ ^{half} of 40 one set of
I Davis 40 Doubt Harris of the value of fifteen
John Cowen 74 Dollars and the property of William
Sharp Robert Morrison

Const for 340 and this deponent does hereby believe
that the said William Sharp is guilty
of the facts charged and further this
deponent saith not

Sworn to and subscribed before me
this the 22nd day of October 1874

Matthew Lingrel J. S.

Sept 22 1874 Warrant issued and
delivered to Hor's Kinney Constable
Same day Warrant returned with this
Indorsement I this day took the body
of the said William Sharp and have
his body before the Justice this Oct
22nd 1874 Horseshoe Kinney Court
for Mdg 20 sum 40
and the said William Sharp being
brought before me to answer said charge
was admitted by me to plead guilty
thereto and thereupon the said William
Sharp for plea said he is not guilty
thereupon was required to enter into
Bonds as the Law directs

October the 26th 1874 I hereby certify
by the foregoing is a true copy of
the above named case as had by
me Matthew L. 3rd Justice of the peace

Taken and acknowledged before me this
October the 2^{6th} 1874

Matthew Luptel Jr

David Sharp charged to be taken on or about the 22nd day of October 1874

The State of Ohio Union County^{ss}
Be it remembered that on the 26th
day of October AD 1874 Melow Sharp
and David Sharp personally appeared
before Me Matthew Singel a Justice
of the peace in and for Washington
Township and County aforesaid and
Jointly and severally acknowledged them
selves to be indebted to the state of Ohio
on the sum of \$200⁰⁰ Two hundred
Dollars to be levied of threes land goods
goods chattels and tenaments if default
be made in the condition following
in this recognizance to wit that if the
above Bound William Sharp Shall personally
be and appear before the court of common
pleas of Union county forthwith
there and there to answer ^{of} ~~for~~ of fellowious
ly stealing and carrying away aisset
of Double Harness of the value of
fifteen Dollars and the property of
Robert ~~Morrison~~, and abide the
judgment of the court and not depo-
rt the court with outlaw
then this recognizance shall be void otherwise
otherwise it shall be and remains in full force
of Law this act of this 26th 1874 **30.**

Will Sharp
David Sharp

Byhalia Ohio Dec^r the 11th 1874

Dear sir in case of the state of Ohio
vs James C Moffitt I wish to call your
attention I want the case hearded this
next term in case the Court is not ~~here~~
paid you will call for the states witness
William Burwell William M Haines
Stephen Warner Daniel Moore G J Baldwin
G I Baldwin and Marion Flickenger

Dec^r the 11th 1874

Mr John L. Peter prosecuting
attorney of Union County Ohio

Dear sir in the
case of The State of Ohio against
William Sharp you will have Subpoena
as issued on behalf of the state
for Joseph Morrison Robert Morrison
Morrison of Union County Byhalia &
also Joseph Joseph Davis of

Bellman County Ohio Morris Downrd

John Cowin & Wm Cowin lives at North Greenfield
^{Logan co Ohio}
PS You will confer a favor on me by
prompt attention to this matter

Ralt Marmon

All So In Lingrell as witness

Criminal Case File

Case No. 1874-CR-0011

Transcript
The State of Ohio
vs.
William Miller
Before J. T. Mahaffey
J. P.

Filed Dec 31. 1874
H. J. Arthur
clerk

There is no ~~sum~~^{sum} in the Charge in
this Case, & no sum for the Commissioners
~~to pay to~~^{the costs} my knowledge,

June 8th 1835-

John L. Parker
Bros atly

Criminal Action Before
James I. Mahaffey a Justice of the Peace
In and for Liberty Township Union County Ohio
The State of Ohio } vs } The State of Ohio Union
William Miller } County S.S.

Before me
James I Mahaffey one of the justices of
the peace in and for said County Personalty
Came H. S. Howell who being duly sworn
according to law deposeth and saith that on
the 18th day of November 1874 at the County of
Union William Miller wilfully and maliciously
set fire to the dwelling House in which his
family occupied and resided in the town of New-
ton in the County and State aforesaid and
further this Deponent saith that said William
Miller maliciously threatened to burn several other
buildings namely School House Methodist E.
Church H H Hutchinsons Store and Lawrence
Barlows furniture Store situate in the Town
aforesaid and this Deponent saith that he verily
believes that said William Miller is guilty of the
facts charged and further this Deponant saith not

H. S. Howell

Sworn to and Subscribed before me this the
18th day of November 1874

James I Mahaffey J.P.
Took affidavit thereof Thereupon a warrant
was issued and delivered to

Levin Griffin Constable

November the 18th issued Subpoenia on part of
the State for the following witnesses and delivered
to L Griffin Constable. A. S. Powell & S. Burkum
Margret Barlow Alden Andrews George Atkinson
Alonzo Wilson John Graves L. L. Barlow Ann
Doneo J. H. Dobbins James Shults Hattie
Miller Lawrence Barlow A. E. Myers and
Frank Cahill

Nov 18th 1874

Warrant returned indorsed Received this writ
November 18th 1874 I have taken the Defendant
and he is now before the justice
fees Service .40 Milage .30

L Griffin Constable

Nov 18th 1874

Subpoenia returned indorsed Rec. this writ
Nov 18th 1874 Served the same on all the
within named witnesses by Statement of the same
fees Service 1.50 Milage .40

November 18th 1874

The Defendant Being present the charges set
forth in the affidavit was read and made known
to him all of which he denied and plead
not guilty and demanded an immediate trial
which was had

Whereupon the following named
witnesses was sworn and examined on behalf of the
State A. S. Powell Stephen Burkum Alden
Andrews George Atkinson Alonzo Wilson
John Graves L. L. Barlow Ann Doneo.

J. H. Dobbins James Shults, Hattie
Miller Lawrence Barlow A. E. Myers and
Frank Cahill

After hearing the proof and allegations
in the above cause it is considered by me that
the Defendant William Miller is guilty as
charged in the foregoing affidavit and he was
ordered by me to enter into a recognizance in the
sum of one hundred dollars for his appearance
before the Court of Common Pleas on the
first day of the term next to be holden in
and for Said County which said Defendant
refused and neglected to do

Whereupon a Writamus
was issued for the commitment of said Defendant
to the custody of the keeper of the jail of Union
County and delivered to Sevin Griffin
Constable of Said County w^t the Body of
Said Defendant

Recognizing the following
Witnesses to appear before the Court of Common
Pleas on the first day of the term next to be
holden in and for Said County in the sum
of fifty dollars each

H. S. Powell

Alden Andrews

J. H. Dobbins

Alonzo Wilson

Nov 19th 1874 Writamus returned indorsed Nov
19th 1874 I committed the within named person
to the custody of the within named jailor with
whom I left a certified copy of this writ
fees milag. .65 - Service 25 - keeping and lodging
prisoner 1.00 assistance by Frank Cahill 1.00
assistance by Harvey Dobbins 1.00 Transportation
of prisoner to County jail and assistance of H. E.
Meyers 3.00 total 6.90

L. Griffin Constable

Cost Bill

justices fees	Defendant	.40
"	States warrant	.40
"	Mittimus	.40
	Subpoena for 11 witnesses	.75-
	Swearing 10 witnesses	.50
	Trying Case	1.00
	Transcript	1.00
	Certificate	.25.

Const fees on warrant	.65-
" " " Subpoenia	1.90
" " " Mittimus	.60
attendance at trial	1.00
Witness fees	.50
A S Powell	.50
S Burkum	.50
Helen Andrews	.50
George Atkinson	.50
Alonzo Wilson	.50
John Graves	.50
L D Barlow	.50
Ann Jones	.50
Bill Dobbins	.50
Jas. Shultz	.50
Hattie Mc	.50
L Barlow	.50
Frank Cahill	.50

Dec 30th 1874 I hereby certify that the foregoing
is a true copy of the proceedings had before me in the
above cause

James J. Mahaffey, Jr.

Criminal Case File

Case No. 1875-CR-0001

No. 75-CR-1

UNION COMMON PLEAS.

STATE OF OHIO

against

John Kent Jr
Defendant.

MAY TERM 1875

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State of Ohio
John Kent Jr

MAY TERM 1875

2 0 Entertainment
1 0 bilins 2 hats
1 5- silkwork
3 0 Rec't.
4 5- U.S. Office & Taxes on file
7 2 0 clerk

Transcript from
the criminal docket
in the John Kent case

Filed Jan 26, 1875 -
H. P. Arthur Clerk

The State of Ohio } December 26th A.D. 1874 This day G E
John Kent Jr } Brown personally came before me Nelson
Cone one of the justices of the peace in and for Union
county and made solemn oath that on or about
the 25th of December 1874 John Kent George Donahue
and three others were guilty of an assault with
intent to rape, Lida E Brown Katherine Mast
Ellen Mast and Mary Mast, and did use obscene
and profane language in presence of said females.

Whereupon a warrant was issued issued for John
Kent Jr and George Donahue whence the constable
failed to find. January 1st 1875 the said John
Kent delivered himself up and entered into bond
to appear on the 4th on which day the prisoner
appeared, the prosecuting witness also appeared
case was called and ^{for including myself} witnesses for the State were
examined as follows. Lida E Brown 70 Katherine Mast 50
Ellen Mast 50 Mary Mast 70 Ann August 70 Zack McCune,
Osker McCune and Clarence Beard were also called and
sworn but not examined three miles each 70 150

Witnesses were then called for the defence and
sworn, Richard Ames 80 Robert Taylor 70 H C
Smith 70 W F Hamsher 70 John Kahler was subpoenaed
but not sworn 50 The prisoner was held to bail

A writ of mittimus was then demanded and issued
and on the 8th the constable went with the
prisoner to the Court of Union county. The affidavit
in the above case was made on the 26 of Dec 1874 but by over-
sight the certificate was not made until the parties
met but before the hour for trial. Justice's fee 4.50
Constable's fee 1.00 State of Ohio Union county 11

I do hereby certify that the above is a full and true copy
from my docket in the above case Nelson Cone J P S.P. 3

Affidavit, warrant
& commitment
in the case of
The State of Ohio

v.

John Kent Jr.

To the Clerk,
Issue, with
of Habeas Corpus,
directed to Sheriff of
Union County
returnable forthwith

Filed May 8 1876
F. S. Arthur
clerk

Casie & Dubois
atc for John Kent

John Kent Jr.
Henry Kent
John Sherry

5,15
4,09
1,15

306
215
191

64

State of Ohio Union County ss
To the Sheriff of the aforesaid County
whereas there was a warrant issued
by one of the Justices of the Peace in
and for said County on the oath of G.
E. Brown for John Kent Jr., George
charged with assault with intent to rape
Dana his, and whereas John Kent is
delivered himself up on the 1st day of
January and a trial was had and
the said Kent required to give bond
in the sum of 200 dollars for his
appearance before the Court of Common
Pleas of said County which is now
in session and that you receive
him forthwith being chosen by him
wherefore in the name of the
State of Ohio I command you to
receive the said John Kent Jr.
into your custody and have him
forthwith before said court.

Given under my hand and seal
this 4th day of January A.D. 1873

Nelson Clegg

J. P. Read

Received this warrant on the 29

Day of December 1874

on the 1st Day of January, 1875

State Warrant for the
bodies of John Bent and
George Donahue

The said John Bent appeared at
Wilson Corres L. & and gave him
left my and on that day and at
that time gave bond for his
Appearance for trial on charges
of treason

13.

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 G. E. Brown that
John Kent George Donahue and
three other persons whose names
to affiant is unknown Late of
said County did on or about the
25. day of Dec A.D. 1874 at the said
County of Union did Waylay & stop
on the Public Highway two females
to wit Lida E. Brown Catharine Mast
Ellen Mast & Mary Mast and did
then and there curse obscene and
profane language in the presence
of said females and did also
Assault and Attempt to rape
said females

These are therefore to command you to take
the said John Kent and George Donahue
if they be found in your county or if they
shall have fled that you pursue after them
into any other county in this State and take
and safely keep so that you their bodies forth
with, or some other justice to answer the said
complaint and be further dealt with according to law
Given under my hand and seal this 29th day of Dec 1874 Nelson Cope Jr

A,

The state of Ohio Union County ss
Before me the day of came one of the
Justices of the Peace for said County
Personally came G. E. Brown
of Lawfull age and being duly
sworn according to Law deposeth
and saith that on or about the
25. day of December A.D. 1874 at the
County of Union State of Ohio
that John Kent George Donahue
and three other Persons to this
affiant unknown did unlawfully
waylay and stop on the publick high
Way Four Females to wit Lydia E. Brown
Catharine Mast. Ellen Mast & Mary Mast
and did then and there use & hear
obscene & Profane Language in
the presence of said Females did
also Assault & attempt to rape
said Females

Affiant further says that he has
Reason to believe and does verily
believe that John Kent Geo. Donahue
and three other Persons whose names
to this affiant are unknown are
guilty of the facts charged and
further affiant sayeth not

G. E. Brown

I do hereby certify that the within
was signed for my good wife and sworn to before
to before me Nelson Cone Jr
Dec 7th 1872

The above certificate was made and written by me
after the appearance of the parties to this action on
the 7th day of January and after a motion by the
defendant to dismiss the action for want of
any affidavit being filed in the case which motion
was overruled by me and the said certificate was then
attached by me the defendant except to the ruling
of the court.

Nelson Cone Jr

State of Ohio Union County ss.
Henry Kent of Lawful age being
 duly sworn according to law, says
 that our John Kent is unlawfully
 deprived of his liberty by J. M. Robinson
 as Constable of Jerome Township, in
 said County, and is imprisoned and
 detained without legal authority.

A copy of the Commitment and affidavits
 setting forth the charge under which the
 said John Kent is so held and imprisoned
 and deprived of his liberty and of the
 warrant for the arrest of the said
 Kent upon said charge, is hereto
 annexed marked A.B.C.

And further affiant saith not more.

Henry Kent
Sworn to and subscribed before me
 by the said Henry Kent this 8th day
 of January A.D. 1873—

H. T. Arthur Clerk cert
Com. Pleas

Jail Report

Filed Aug 8 1876
H. J. Arthur
clerk

The Grand Jury of the Court of
Common Pleas in and for the County
of Union and State of Ohio, ~~any term~~
submit the following report, That
they have examined the jail in said
County, and that we are well pleased
with the condition of the same, as kept
by Sheriff Price and his assistants

Marysville Ohio

January 7th 1875

James Y. Sevrim
Foreman

Jail Report -

Held May 4, 1875.
H. S. Arthur, clerk

To The Honorable Judge of the court
of common Pleas of Union County
D. May 4th 1873 -

He the Grand Jury visited
County jail as required by
law & found one pipe out of order
that is connected with female
water closet -

One or Two pipes bursted by
cold weather connected with
the heating apparatus.

Balance all found in complete
order

James Thompson
Foreman of Jury

Criminal Case File

Case No. 1875-CR-0002

No. 76-CR-2

UNION COMMON PLEAS.

STATE OF OHIO

against

John Cunningham

Defendant.

MAY TERM 1875

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State of Ohio
by
John Cunningham

MAY TERM 1875

Clerk 35⁰⁰

the same to of Larson Const.

Const-Relieve of Warrants. Recd this writ-
Feb 24th 1875; & served the same by delivering
the prisoner to the jailor of said County on
Feby 2nd. The Service 40 Miles & miles 60
Transportation of prisoners \$15.00 Larson const.
Recognized John. S. Meine for appearance
of common pleas as witness in behalf of
the slate. (said Recognizance inclosed)

The slate of Chi. Union County Darbytownship 88

I do hereby certify that the above is a full &
true copy from my Books of the proceedings
had by & before me at my office, in said
Township in the above action.

O P O

(Feb 24th 1875) of the forenamed Township

Transcript
State of Ohio
John Cunningham

Filed Feb 24 1875

H. J. Arthur clerk

1503-23 clerk

Transcript

State of Ohio) Before O P Converse & R. Monroe the
vs Fobruary 20th A.D. 1875.

John Cunningham This day, complaint being made in writing upon oath, & signed by John D. Steiner charging, that he has just cause to fear, & Justice fees.
affidavit 40 Warrant 40 Swearing 20 Mittimus 40 Recognizance 40

This \$ 1.80 Transport 45 certifying it 25 \$ 2.50

Feb 20th 1875. Issued a warrant, for the apprehension & arrest of the said John Cunningham that he be brought forthwith before me, to answer the said complaint, & be further dealt with according to Law. Returnable forthwith.

Delivered the same to J. Larowe const. const. Return, I took the body of the witness named John Cunningham & have his body before the justice O P Converse. This Feby 20th 1875.

Witness fees 2 called 50 Constables fees 40 Serv Warrant 40 Village 20 Mittimus 40 Village 60 Transportation 50

Fees Service 40 Village 20 of J. Larowe Const. John D. Steiner, Scott, Dunfee & C. G. Olive were called as witnesses for the State. Sworn & duly examined.

The Defendant John Cunningham sworn & examined, & from the testimony had in the case, I am of the opinion that there is just cause for the complaint. Thereupon ordered the said John Cunningham to enter into a recognizance with Security, in the sum of Fifty-Dollars as the Law directs. He failed to comply with the requirements of the recognizance; Therefore issued a mittimus for his commitment, & delivered

The State of Ohio, Clinton County, S.S.
Be it remembered, that on the 20th day of February in the year 1875. John D Steiner personally appeared before me, O.P. Converse one of the Justices of the peace in & for the County aforesaid, & acknowledged himself to owe the State of Ohio the sum of Fifty Dollars to be levied of his goods & chattels, lands & tenements, by default be made in the condition following, to wit: The conditions of this recognizance is such, that if the said John D Steiner shall personally be & appear before the court of common pleas, on the first day of the term thereof next to be holden in, & for the County aforesaid to give evidence & the truth to say on behalf of the State, touching such matters as shall then & there be inquired of him & not depart the court without leave, then this recognizance shall be void; otherwise it shall remain in full force & virtue in Law.

Signed Geo. D. Steiner
Taken & acknowledged before me on the day & year above written.

O.P. Converse
Justice of the peace

The State of Ohio
on relation of
John Cunningham
vs

Wm. L. Price
Sheriff of Union
County Ohio

Filed March 12, 1875-

F. P. Arthur
clerk

The State of Ohio
On relation of
John Cunningham

vs
John L. Price
Sheriff of Linnion
County Ohio

In the Probate Court
of Linnion County Ohio
Nathaniel Corpus,
on Procedatur warrant
To the Clerk of the County
of Common Pleas of Linnion County Ohio

You are hereby notified that on the
third day of March A.D. 1818, such pro-
ceedings were had in the Probate Court of
the County of Linnion and State of Ohio, that
the said John Cunningham was admitted
to bail in the sum of One Hundred Dollars
on his own recognizance, by consent of all
parties, which recognizance is hereby returned
to the County Common Pleas, witness
my hand and the seal of the Probate Court
of said County this 12th day of March A.D.
1818.

John B. Coats
Probate Judge,

RECOGNIZANCE.

THE STATE OF OHIO

John Cunningham
^{U.S.}

CERTIFIED FROM PROBATE COURT.

Filed March 12 A.D. 1875

H. T. Arthur Clerk

C. C. P.

RECOGNIZANCE.

In the Probate Court of Union County.

The State of Ohio,

vs.

John Cunningham

Habeas Corpus

Personally appeared before me,
in and for said County.

John B. Coats
John Cunningham

Probate Judge
the

Defendant named above, who, with

and

entered into the following recognizance, to wit:

The State of Ohio, Union County, ss.

Be it Remembered, That on the third day of March A. D. 1875,
personally appeared before me, John B. Coats Probate Judge in and for
said County, John Cunningham, who acknowledged
himself ~~absolutely and severally to himself and to others~~
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 conditions following: The
above obligation is such that, whereas, the above bound John Cunningham
was, on the 21st day of February A. D. 1875, committed to the jail of said County
on a warrant and recognizance to keep the peace and be of good behavior towards the people of the State of Ohio
and especially towards one John D. Steiner.
Now, if the said John Cunningham shall be and appear before the Court of
Common Pleas in and for said County, on the first day of the next term thereof, then and there to answer
unto said ~~warrant~~ matter and in due present time keep the peace and be of good
behavior towards the people of said State and especially towards John D. Steiner
and abide the decision of said Court, and not depart without leave of the same, then this obligation to
be void. Otherwise to be and remain in full force and virtue in law.

[SIGNED]

John Cunningham



I, John B. Coats

Probate Judge within and for said County, do

hereby certify that the foregoing recognizance was duly taken, signed and acknowledged before me, and
by me approved, this third day of March A. D. 1875.

John B. Coats

Probate Judge.

Criminal Case File

Case No. 1875-CR-0003

1875-CR-3

State of Ohio
28

George Flann

State of Ohio
by
George Faun
Transcript

Filed 21st April 1875-
H.S. Arthur
clerk

The State of Ohio }
 vs } before S. M. Hedges & Co
 George Hawn of Union Co. Ohio
 April 12th 1875
 Complaint of N. D. Westheimer filed for state
 warrant against George Hawn Warrant issued
 Dated and delivered to S. M. Landon Marshal
 Warrant Returned
 I have the Body of the within named George
 Hawn now in Court
 April 12th 1875

S. M. Landon Marshal

By request of the defendant George Hawn the case was
 held over till the next day at 9 o'clock A.M. for
 the purpose of the defendant procuring Counsel
 April 13th 1875 Subpensas issued as follows for
 the State for Harrison County Mark G. Mackafee
 Samuel Lunder G. C. Lurell Daniel Farmer opp^r of
 Clemmons George Guern and J. Landon
 for the defense the following witness fees of B. Alexander
 George Krouse Henry Hines George Thomas Parsons
 J. J. Finley H. C. Patrick James Sparks Ed. Hawn Ed
 Landon Elmer Robertson Wesley Johnson W. T. Collier
 Henry Fields served and
 Subpensas returned with the indorsement thereon
 received this writ April 13th 1875 and served same day
 Seven Persons fees service \$1.05
 Mileage 70
 Total 1.75

S. M. Landon Marshal

Received this writ April 13th 1875 and served

the same day fees service 2 persons 30

Mileage 70
 Total 3.70

Samuel Landon Marshal

1.75
 1.50
 3.25
 1.15
 1.15
 4.00

 11.80

Witness fees for the defendant Received this writ April 13th
 1875 and served same day fees 15 persons service \$1.95
 Mileage 1.30
 Total 3.25

S. M. Landon Marshal

Received this writ April 13th 1875 and served same

day fees service

25

Mileage 40

and Livery hire 1.75

S. M. Landon Marshal

Received this writ April 13th 1875 and served

the same day fees service

25

Mileage 40

Livery hire \$1.50

S. M. Landon Marshal

Tending trial one day as Marshal \$1.00
 April 12th 1875 for self and assistant for keeping
 prisoner over knight 300

Boarding of Prisoner 1.00

S. M. Landon Marshal

April 13th 1875 9 o'clock A.M.

the prisoner in Court the witness fees for the State
 Guern and examined and cross examined by the
 witness of the defendant Guern and examined and
 cross examined by the Council of the Plaintiff
 and argued and submitted to the Court it is there
 fore by me considered that the defendant George
 Hawn be bound to appear at the common Pleas
 Court of Union County on the first day of
 the term next to be holden in said County
 to be dealt with according to Law

The defendant is held under bonds for his
 appearance in the sum of five hundred dollars

and signed by E Hawn & J Winters and G W Winters	
justice fees Complaint	40
State Warrent	40
Suclpeneas for Witnessess for the State & persons	45
one Suclpenea 2 persons	30
Suclpenea for Witnessess for the Defens 14 persons	80
one Suclpenea 1 person	25
one Suclpenea 1 person	25
Recognizance	40
Siting on trial and Salaring witness 230	
Record	75
Transcript	75
Witness. fees	

1200
 1915
 2810
 27.95

The State of this Union County Claibourn
township 55

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 Let Medges 11

Leaving a punctuation error it appears the proper
one for the County to pay the costs - the Grand Jury failing
to indict - the charges are proper I think.

John L. Porter
 Pro atty

THE STATE OF

Ohio

COUNTY, ss.

Before me, J. P. Hedges, one of the Justices of the Peace
for said County, personally came H. C. Hedges, John P. Westheimer

who, being duly sworn according to law, deposeth and saith, that on or about the 9 day of
April 1875, at the County of Union aforesaid

George Farn did wilfully, Maliciously and feloniously
Set fire and cause to be burned One Barn and Store House
and damages of the value of Fifty Dollars the property of A. P. Westheimer, Three Dollars and thereby the said George
Farn did there burn and cause to be burned the said building
and other building, to wit the M. P. Church building & the Hardware Store
of building, contained over of three acres of land, as the deponent
wants to believe.

And further this deponent saith not.

A. P. Westheimer

Sworn to and subscribed before me at the County aforesaid, this 12th day of
April 1875

J. P. Hedges Justice of the Peace

THE STATE OF

Ohio. *Union*

COUNTY, SS.

Be it remembered, That, on the 13th day of April,
one thousand eight hundred and seventy six,

personally appeared before me, E. Faun ~~of~~ G. W. Winters, one of the Justices
of the Peace in and for the County aforesaid, and jointly and severally acknowledge themselves to owe the
State of Ohio the sum of Fifteen Hundred dollars,
to be levied on their goods and chattels, lands and tenements, if default be made in the condition
following, to-wit: The condition of this recognizance is such, that if the above bound George
Faun,

shall personally be and appear before the Court of Common Pleas, on the first day of the term
thereof, next to be holden in and for the County aforesaid, then and there to answer to a charge of
~~Bankruptcy and for wilfully alienating land~~
~~holding fire and causing to be burned certain property~~
~~set the best in the Complaint~~
and abide the judgment of the Court, and not depart without leave, and in the meantime to be of good beha-
vior, and to keep the peace toward the citizens of the State generally: and the said village of
Buckwood ~~of Union Co.~~ Ohio specially, then this recognizance shall be void, otherwise
it shall be and remain in full force and virtue in law.

Edward Faun [SEAL.]

J. D. Winters [SEAL.]

G. W. Winters [SEAL.]

Taken and acknowledged before me, this 13th day of April,
one thousand eight hundred and 76,

R. D. Hedges Justice of the Peace

Criminal Case File

Case No. 1875-CR-0004

There is no law in the land & to say the
Court at this time come to my knowledge
John L. Rutherford
Probate

June 2nd 1875 -

1875-CR-4

State of Ohio
v.
Eliza Dasher

Transcript

Filed May 1st 1875
J. H. Arthur
clerk

19-1

Slate of Ohio
vs
Eliza Dasher Criminal action before
 Fad. J. Mahaffey a justice of the peace
 in and for Liberty Township Union
 County Ohio

March the 24th 1875-

This day came Elsie Hill and made complaint
against Eliza Dasher for committing an assault
and battery upon the person of Said Elsie Hill
Received ten dollars to secure costs took affidavit
of Elsie Hill Issued a warrant of and delivered
to Levi Hill constable for the arrest of the said
Eliza Dasher

March the 24th 1875 Warrant returned
indorsed I took the body of the within named
Eliza Dasher and have her before the justice
fee Service .40

.. mileage 20. Levin Griffin Constable
March 24th 1875-

The Charge set forth in the affidavit was read
to the Defendant whereupon she denied the charge
and plead not guilty and demanded a trial
and that a Subpoenia be issued for Edith Dasher
a witness for Defendant Subpoenia was issued
and delivered to Levin Griffin constable

March the 24th 1875-

Subpoenia returned indorsed Served
this writ by reading to the within named
witness fees
Service .25 — Levin Griffin const

The parties all being present trial was had Elsie Hill was first sworn and examined on behalf of the State

Eliza Dasher and Edith Dasher was sworn and examined on part of the Defendant

after hearing the proof and allegations in the cause it is considered by me the said Defendant is guilty as charged in the affidavit

Thereupon the Defendant was ordered by me to enter into a recognizance in the sum of fifty dollars for her appearance at the court of common pleas on the first day of the term of said court next to be helden in and for said County which was done accordingly John Dasher and her Sureties

Recognizing Elsie Hill as witness to appear at the court of common pleas on the first day of the term next to be helden in said county in the sum of ~~thirty~~^{fifty} dollars her Surety

Cost Bill
justices costs
Affidavit .40
Warrant .40
Subpoena .25
Swearing witness .15
Trying cause 1.00
Recognizance of
Defendant .40
Recognizance of
Witness .40
Transcript .75
Certificate of sum .25
\$4.01

Constable fees
Service on Warrant .40
Mileage .20
Service on Subpoena .25
Attendance at trial 1.00
\$1.85
Witness fees
Edith Dasher .50
Elsie Hill .25
.75

March the 26th 1875-

Be it remembered that John Dasher and Elisha Wells personally appeared before me James Mahaffey a justice of the peace in and for the county aforesaid and jointly and severally acknowledged themselves to owe the state of Ohio the sum of fifty dollars to be levied of their goods and chattles lands and tenements if default be made in the following condition towit the condition of this recognizance is such that if the above bounden Caliza Dasher shall be and appear personally before the court of common pleas on the first day of the term thereof next to holden in and for said county then and there to answer to a charge of committing an assault and battery upon the person of Elsie Hill on the 24th day of March A.D. 1875- and abid the judgement of the court and not depart without leave then this recognizance shall be void otherwise it shall be and remain in full force and virtue in law John Dasher Elisha Wells

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

Jas. T. Mahaffey J.P.

The State of Ohio Union County 58'

Be it remembered that on the 24th day of March 1878—
Elsie Hill & Levi Hill Personally appears before
me J P Mahaffey a Justice of the Peace in and for
the County aforesaid, and faintly 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 payment following to wit

The condition of this
Recognizance is such that if the above bound
Elsie Hill shall personally be and appear before
the Court of Common Pleas on the first day of
the term thereof next to be holden for the
County aforesaid to give evidence and the
truth to day on behalf of the State touching
such matters as shall then and there be inquired
of her and not depart the court without leave
then this recognizance shall be void, otherwise
it shall remain in full force and virtue
in law.

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

J P Mahaffey J. P.

Criminal Case File

Case No. 1875-CR-0005

This case is a charge of prebtancy, in which the
Grand Jury found an indictment, & right pleod guilty
But it is innocent & not able to pay cont.
If the Justice Gassard has not received for
cont \$100. in the year last past. Then he is
entitled to his costs from the County.
The fees of the County Clerk, before allowance
should be itemized, & explained
John D. Porter
Box 44

Mar 9th 1875

1875-CR-5

Transcript from
Criminal Docket
A page 140
Paris township Nemon
County Ohio
Before
Wesley Gassard J.P.
his fees including
fees for transcript
\$2.30

Filed May 29, 1875
H. P. Arthur Clark

State of Ohio

William Henry Hoffman Jr.

Before Wesley Garrard & P.
Paris Township Union Co O

This day came of A Gimp Conest
with an Affidavit made and signed by one J. P. McDowell
& P. a Justice of the peace, and a warrant issued by same
Justice for the arrest of Henry Hoffman with the
following return on the warrant. I took the body of the
within named William H. Hoffman and have his
body before the Justice Wesley Garrard May 25th 1875
Fees Service & Mileage \$1.80 Assistance \$1.50
Transporting prisoner &c \$8.75 = \$12.45

A Gimp Conest
Wm H Hoffman being arraigned entered the plea
of guilty of the facts charged as charged & then required
him to give bail in the sum of two hundred dollars for
his appearance at the next term of Common Pleas Court
of Union County which he failed to do. Then issued
a Writ to the jailor of Union County O. Mittimus
returned May 25th 1875. I committed the within
named William H Hoffman to the custody of the
within named jailor of the County of Union State of Ohio
with whom I left a certified copy of this writ Fees
Service & Mileage 20 Cops 25 = \$2.85 A Gimp Conest
I recognized the following witnessed Charles Fichtelman
William Graph Emery & Perry George Graph

Justices Fees Affidavit & file 05 Warrant & file 05
Record & Writs & file 05 Recognizing 4 witnesses
\$0.70 Satisfaction = \$2.65 Wesley Garrard J.P.
State of Union County Paris Township O

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 Wesley Garrard
& P. aforesaid township

Criminal Case File

Case No. 1875-CR-0006

No. 75-000-10

Union Common Pleas.

STATE OF OHIO

against

Susan Dix

Defendant.

SEP TERM 1875

Transcript

Journal No.	Page
Record No. <i>No Record</i>	Page
Ex. Doc. <i>A</i>	Page 6188

Transcript
of the State of Ohio
against
Hylas Gee.

Filed 28 Sept 1875
H. S. Arthur
clerk

The State of the ~~Jiffy~~ Charge of Perjury
 against ~~the Jiffy~~
 Hylas See Loft reads as follows

ff for	
affidav	.40
Warrant & file	.45
subp 1 wit & file	.30
sworn witness	.10
entry	.60
Witnss & file	.45
Reg 3 witness	.60
Recog Loft	.40
Transcript	.60
certificate	.20
Cost J R King Jr	
since	.40
mileage	.50
assistance	1.50
Correspondence	3.00
Attendant	1.00
sub for wit	.25
Postage	.20
Witnss summa	.40
mileage	.20
ff for witness	
James Suer ^{son} 1 day	.50
James Suer " ^{or} .50	
J B Coats 1 day	.50

Before me one of the justices of the peace
 for said County personally came
 James Suer who being duly sworn according
 to law deposes and says that Hylas
 See in a certain application by him
 made to the probate Court of Union County
 this for a certificate to marry one Jane
 Suer (whose real name is Mary
 Duer) did in his application as
 aforesaid and being duly sworn
 solemnly sworn by the Judge of said
 Probate Court to tell the truth the
 whole truth and nothing but the
 truth touching the rights of said parties
 to said license to marry, corruptly
 wilfully and feloniously deposed and
 swears certain matters then and there
 and there to bear fact to wit that said
 Jane Suer (whose name is Mary
 Suer) was of the age of eighteen years,
 whereas in truth and in fact the said
 Jane Suer (whose name is Mary Suer)
 was not of the age of eighteen years
 and the said Hylas See, therefore

There well knowing the said matters
so as aforesaid by him deposed and
declared to be true then and there to
be false all of which occurred on
the 24th day of September AD 1875.

And at the Court aforesaid
Took his affidavit thereto and
whereupon issued a Warrant against
the said Hylas Gee and delivered
the same to J R King Const.
Warrant returned endorsed
& took the body of the witness named
Hylas Gee, and had him before
the justice Sept 26th 1875
Mileage 50^{cts} Service 40cts Assistance
\$ 1.50 Conveyance \$ 3.00.

J R King Const

Sept 26th 1875. Issued a Subpoen
= no. on the part of the state for J R King
Const and delivered the same to J R King
Const. Subpoena return
Endorsed

Sept 26th 1875. Recurred this witness
and served by reading to the witness
named witness mileage 20cts
Service 25cts Total 45cts

J R King const

Sept 26th 1875 defendant present and
arraigned and plead not guilty
Trial had James Suer ^{sen} James Suer Jr
and J B Coats sworn and examined on the
part of the plaintiff no evidence produced
on the part of defendant and thereupon
it was considered and adjudged by me
that the defendant H Glas See enter
into recognizance in the sum
of two hundred dollars for his appearance
at the next term of Common Pleas Court
which he neglected to do. Thereupon
issued a writ for his commitment
for safe keeping of defendant to the next
Term of Court or until acceptable
surety could be secured by defendant
To enter into recognizance for
his appearance at said Court
Recognized the following witnesses on
behalf of the State James Suer ^{sen}
James Suer ^{sen} and J B Coats

Mullins withdrew and defendant
removed bail by Hiram Hammond
and Locke giving his surety in a
recognizance for his appearance on
the first day of the next term of the
Court of Common Pleas next to be

handed in and for the County
aforesaid which was accepted
and recognizance in the sum of
two hundred dollars signed in my
presence Sept 26th 1875 -
A H Wilkins Jr

The State of Ohio Marion County
Tark Township ss
I do hereby certify that the above
is a full and true copy from the
doches of the proceeding had by
and before me at my office in
said township in the above
action

A H Wilkins Jt.
of aforesaid Township

THE STATE OF OHIO

VS.

Hilas Dees

WARRANT.

I took the body of the within-named

R E T U

Hilas Dees

and have Hilas Dees before the Justice Sept 26th, A. D. 1885-
FEES: { Mileage, \$ 5 0
{ Service, \$ 4 0

Washington Co
Cantonizing Co
\$ 9 0

J. P. King

Constable.

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 *James Surr*, that *Hilas Dee*.

at the County of *Union*, in the State of Ohio, on the 24th day of September AD 1875
 in a certain application made by him to the Probate Court of Union County (his being to
 marry one Jane Surr (whose real name is Mary T. Surr.) did in his application as
 aforesaid and being duly and solemnly sworn by the judge of said Probate Court to
 tell the truth, the whole truth and nothing but the truth concerning the rights of said
 parties to said license to marry, completely fully and feloniously deposit and swear
 certain matters then and there to be a fact to me that said Jane Surr (whose name
 is Mary Surr) was over the age of eighteen years whereas in truth and in fact the said
 Jane Surr (whose name is Mary Surr) was not of the age of eighteen years and the
 said Hilas Dee then and there well knowing the said matters so as aforesaid
 by him repeated and declared to be true then and there to be false all of which occurred
 on the 24th day of September AD 1875

These are therefore to command you to take the said

Hilas Dee

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

into any other County within this State, and take and
 safely keep the said *Hilas Dee*

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

GIVEN under my hand and seal, this 26th day of September A. D. 1875

A. T. Watkins

Justice of the Peace in and for said County

[SEAL]

THE STATE OF OHIO

vs.

*Hyde Lee**P. W. F.* 's Subpoenas.

Ret and filed 187

J. P.

WITNESSES.			
	How Served.	Day of Service.	Miles Distant

Sept-26th A. D. 1875, I received this writ, and afterward I served the same in the manner and at the time shown by the annexed list and table; that is, I read this writ to those witnesses whose names are marked R; I stated its contents to those whose names are marked S; and I left a copy hereof at the usual place of residence of those whose names are marked C. The others are not found.

MILEAGE:	<i>1</i>	Miles,	<i>\$ 2 0</i>
Service on:	<i>1</i>	Witnesses,	<i>\$ 2 5</i>
Copies,			<i>\$</i>
Amount,	- - - - -		<i>\$ 4 5</i>

Constable.

A. R. Brasing

SUBPOENA FOR CRIMINAL CASE.

THE STATE OF OHIO,

Monroe County, ss.

To any Constable of said County—Greeting:

You are hereby commanded to summon

John B Coats

to be and appear before me, *A F W Hens*,
one of the Justices of the Peace in and for said County, at *his office*
~~forthwith~~ on the ~~26th~~ day of ~~Sept~~ A. D.
1875, at ~~o'clock in the~~ noon, and there to give testimony, and
the truth to say touching a certain complaint made on behalf of the State against
Hilas Dee
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 *26th* day of *Sept* A. D. 1875.

A F W Hens

SEAL

Justice of the Peace.

State of Ohio Union County S.S.

Before me one of the Justices of the Peace
for said County personally came James
Sauer who being duly sworn according
~~on the 24th~~ to our before us says that Hulus See
is a certain applicant & him made
to the Probate Court of Union County Ohio
many one Jane Sauer (whose real name
is Mary va Sauer) did in his application
as aforesaid and being duly and solemnly
sworn by the Judge of said Probate Court
to tell the truth the whole truth and
nothing but the truth touching the
rights of said parties to said license
to run any compass willfully & feloniously
before and swore certain matters thereon
there to be a fact & wit that said Jane
Sauer (whose name is Mary Sauer) was
of the age of eighteen years whereas
in truth and in fact the said Jane
Sauer (whose name is Mary Sauer)
was not of the age of eighteen years
and the said Hulus See ~~him~~ and
these well knowing the said
matter so as aforesaid by him
spouse our debrates to be true then
and there to be false all of which
accordant on the 24 day of September A.D.
1875 and at the County aforesaid
and Subscribed and sworn-

I am of the age of 26
I stand before me and do subscribe
in my presence this 26 day of October
1875 A. H. Wilson

RECOGNIZANCE OF WITNESSES.

THE STATE OF OHIO, {
 Marion County. } SS.

BE IT REMEMBERED, That on the 26th day of September
in the year one thousand eight hundred and seventy nine James
Suer ^{an} James Suer & J B Coats

personally appeared before me A F W Kins 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 two hundred dollars each, to be levied
of their goods and chattels, lands and tenements, to the use of the State of Ohio, if default be made in the con-
dition following, to-wit: The condition of this recognizance is such that if the above bound James
Suer ^{an} James Suer & J B Coats

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

James Suer [SEAL.]
James Suer [SEAL.]
John Blaatz [SEAL.]
[SEAL.]

[SEAL.]

[SEAL.]

Taken and acknowledged before me, the day and date first aforesaid.

A F W Kins, Justice of the Peace.

THE STATE OF OHIO, } Be it Remembered, that on the 26th day
Union County, ss. } of Sept in the year one thousand eight
hundred and seventy-six, Hylas Lee alias Hananou
and Benjamin Lock, personally appeared before me, J. Wilkins,
one of the Justices of the Peace in and for the Township of Paris
and jointly and severally acknowledged themselves to owe the State of Ohio the sum of
Two 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 bounden
Hylas Lee
shall personally be and appear before the Court of Common Pleas
at 9 o'clock A.M. on the first day of the term thereof next to be holden in and for the County aforesaid, then and
there to answer to a charge of Forgery

and abide the judgment of the Court, and not depart without leave, and in the meantime to be
of good behavior, and to keep the peace toward the citizens of the State generally: and the said
James Soren especially, then this Recognizance
shall be void; otherwise it shall be and remain in full force and virtue in law.

Taken and Acknowledged before me, this 26th day of Sept
one thousand eight hundred and seventy-six

Justice of the Peace.

Dolby

John E. Nagle & Co.
534 Arch Street,
Philadelphia.

The State of Ohio
Union County ss.

Myles Lee having applied for
license to marry Jane Sauer and being duly
sworn says he is more than 21 years of age
has never been married and Jane Sauer
is eighteen years of age and has never been
married and that said parties are not of
kin,

Myles Lee

Swear to and subscribed before me this
24th day of September 1875

John B. Coats
Probate Judge.

Report of Jail

We the Grand Jury at the present term
have inspected the County jail and
find it in good order, and we
consider Sheriff Price a good jailor.

Isaac Broderick
Foreman of the
Grand Jury

Criminal Case File

Case No. 1875-CR-0007

Criminal Case File

Case No. 1875-CR-0008

Criminal Case File

Case No. 1875-CR-0009

Criminal Case File

Case No. 1875-CR-0010

Criminal Case File

Case No. 1876-CR-0001

State of Ohio
u/s
John Haines
Transcript

Filed Nov 16th 1876
Dr. M. Winger
Clerk.

State of Ohio
vs
E.O. and Bay Reams

Transcript

1876

No Bill Found

State of Ohio.

V. S.

J. P. Fees

affidavets 40

Warrant 40

John Harness }

November 12th 1876

Complaint in writing upon the
Subpoenas for oath and signed by J. H. Duran file
Witnesses 55 with me charging that John Harness
Swearing 35 Indictment 40 on or about the 11th day of November
Receiving 50 A.D. 1876 at the County of Aspinwall Did
Perpetrator 50 Shoot with intent to kill. Thereupon
Reed 35 issued a warrant for the body of
Tentative 55 the said John Harness and delivered the
Certif 25 same to C H Reed constable
4.30 Same to C H Reed constable

Court Same day warrant returned with
Fees 40 the body of the defendant endorsed
Assist 150 as follows - I took the body of
Subpoena 50 John Harness and have him before
Board 250 the Justice Fees - Mileage 40 Service - 40
Attendant 40
Mile 250 assistance 150 - Total \$2.30

Mileage 60
8.50 Whereas the aforesaid John Harness has
been not before me according to the command
Witnesses 500 and by reason of the absence of important
Witnesses the trial is by me adjourned
Untill November 13th 1876 at 9 o'clock A.M.

Total 17.80 And the said John Harness delivered to the custody
of the Constable until that time

Nov 13th 1876

Issued subpoenas Plaintiff's witnesses as follows
J H Duran Peter Dagon Martin Ryan William

Fred Doran Frank Dimerick & Galloway
& Don Garwood and delivered the same
to C.W. Reed Constable

Writ returned with the following endorse-
ment - Served this writ by reading
to all the within named persons

Fees. Mileage 20c Service 90c Total \$1.10

C.W. Reed Constable

Issued summonses for other witnesses
R.W. Preston J.H. Williams & Geo. Barton
and delivered the same to C.W. Reed
Constable - Writ returned with
the following endorsement - Served this
writ by reading to all the within
named persons Fees. Mileage 25 Service
50c Total 75c C.W. Reed Constable

The defendant being present also W.D. Padney
Counsel for defendant & Stevenson Counsel
for state - Trial was had

Peter Dagon Wm Smith T.H. Duran Frank
Dimerick & Fred Doran was sworn and
examined for the state and R.W. Preston
J.H. Williams & George Barton for the defence

Thereupon after hearing the evidence in the
case it was adjudged by me that the
defendant enter into a recognizance
in the sum of Two Hundred Dollars
for his appearance at court of
Common Pleas Pliny County
on the 1st day of the next term which
will be accordingly done Peter Barnes
& Peter Roberts his Surety & Dated 1/1/0

Criminal Case File

Case No. 1876-CR-0002

Criminal Case File

Case No. 1876-CR-0003

Criminal Case File

Case No. 1876-CR-0004

Criminal Case File

Case No. 1876-CR-0005

Criminal Case File

Case No. 1876-CR-0006

Criminal Case File

Case No. 1877-CR-0001

Criminal Case File

Case No. 1877-CR-0002

Criminal Case File

Case No. 1877-CR-0003

Criminal Case File

Case No. 1877-CR-0004

Transcript

State of Ohio

^{no}
E.O. & Baze Reams

Feb 10th 1877

W.M. Winger-Clark

~~#~~ ~~Bill Found~~

No Bill Found

State of Ohio Criminal action Before J. J. Mahaffey of P.
Plaintiff vs. You and for Liberty Township Union county Ohio

E O Reames

and

Baze Reames
Defendants

January 30th 1877

This day Personaly came Robert Gipson who being
duly sworn according to law deposes and says that Edward
Reames and Baze Reames late of Said county did on or
about the 7th day of January A D. 1877 at the County of
Union aforesaid knowing and wilfully and without the
consent of the Mortgagor did sell and convert to their
own use certain Mortgaged Property to wit one Sorrel Horse
the same being then and their Mortgaged and the said
Edward Reames and Baze Reames then and there well
knowing the same and with intent then and their to cheat
and defraud the Mortgagor of Said Property affiant
further upon his oath says that said Edward Reames
and Baze Reames at the time aforesaid and at the
place aforesaid did falsely and fraudulently represent
to affiant that they were the owners of Said Property
and falsely and fraudulently concealed from the said
affiant that said Property was Mortgaged with intent
then and their to cheat and defraud him the said affiant
and by reson of said false and fraudulent practice
concealment and pretence did obtain from said affiant
certain Property to wit one Bay Mare of the value of eighty
dollars and then and there gave on payment thereof by
reson of the fraud and false pretence the said Mortgaged
Property falsely concealing the fact that the same was
Mortgaged whereas in truth and in fact said property was
Mortgaged to one Stephen Cranston for the sum of
about one hundred dollars all of which said Edward
Reames and Baze Reames well knew and further
Deponent saith not Robert ^{his} Gipson
mark

Sworn to before me and subscribed in my presence
By said Robert Gibson this 30th day of January 1877

James J. Mahaffey of P.
Took Affidavit Thereupon A Warrant was issued
for the Bodies of Edward O Reames and Baze Reames
and delivered to Constable A. E. Myers accompanied
with a Subpoenia for the complainant and Stephen
Cranston and Charles Herd witnesses on behalf
of the State A second Subpoenia was issued on
behalf of the State for Israel O Lockwood and
delivered to Constable Myers

January 30th A. D. 1877

Warrant returned endorsed received this 20th
January 30th 1877 Took the Bodies of Ed. O. Reames
Baze Reames and have them Before of J. Mahaffey
Justice of the Peace of Liberty Township fees
Service .80 mileage .20 assistance .3.00

A. E. Myers Constable

First Subpoenia returned endorsed served on
Stephen Cranston by reading fees Service 25¢ mileage .20

A. E. Myers Constable

Second Subpoenia returned endorsed served by
reading to Israel O Lockwood by reading
fees Service .25 - mileage .20 A. E. Myers const

The above named Defendants
Edward O Reames and Baze Reames being brought
before me to answer the charges set forth in the foregoing
Affidavit was admitted by me to plead guilty
thereto Thereupon the said Edward O Reames
and Baze Reames each for themselves for plea
says Not guilty

The Parties being present
and the Defendants Edward O. Reames being
ready for trial tri was had

Cost Bill

Affidavit	.80
warrant	.80
2 Subpoena	60
Swearing	
6 witness	.30
Trivng	
Cause	1.00
Docket	
Entries	.60
Transcript	1.00
Certificate	.25
	<u>\$ 5.35</u>
Constable fees	
Service on Warrant	.80
Mileage	.20
assistance	3.00
1st Subpoena	
Service	.25
Mileage	.20
2 Subpoena	
Service	.25
Mileage	.20
attendance	
at trial	1.00
	<u>\$ 5.90</u>

Robert Gipson Henry Gipson Stephen Cranston Jr
 and Israel C. Stockwood was first sworn and
 examined on behalf of the State of Ohio afterwards
 Edward Reames and Baze Reames was sworn and
 examined on part of Defendants Thereupon after
 hearing the proof and allegations in the cause Edward
 Reames and Baze Reames was ordered by me to enter
 into a recognizance in the sum of three Hundred dollars
 (\$300.0) that they shall each for themselves personally
 be and appear before the Court of Common Pleas on
 the first day of the term next to be holden in and for
 the County aforesaid to answer to the foregoing
 action and not depart the court without leave which
 order was complied with and was done accordingly
 John T. Wilson becoming their Sureties
 Witness fees A. Cranston mileage 2 ms .20 .70
 " " J. C. Stockwood 3/4 - .50
 " " Robert Gipson 3 ms .30 .80
 " " Henry Gipson .25
 Total constable Costs 5.90
 " Justices Costs 5.35-
13.51

The following witnesses were recognized to appear
 before the court of common pleas on the first day of the term next
 to be holden in the county aforesaid in the foregoing cause

Charles Herk
 Robert Gipson Henry Gipson and A Cranston Jr
 State of Ohio Union County Liberty 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
 Dated this 3rd day of February A.D. 1877

J. T. Mahaffey J. P. of the
 aforesaid Township

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

THE STATE OF OHIO,

vs.

Baze Reames and
E O Reames

RECOGNIZANCE OF DEFENDANTS.

Filed, January 30th 1877

NEVINS, PRINT., CLEVELAND.

Filed Feb 10th 1877

W. M. Winger
Clerk

The State of Ohio,
Union County, ss

Whereas, Baze Reames and Edward C. Reames

has been arrested and is now in custody, at the suit of the State of Ohio, in an action of
for Selling Mortgaged Property and also for
obtaining property through false pretences ^{and have been ordered by} ~~and to enter into a recognizance~~

NOW THEREFORE BE IT REMEMBERED, That on the 30th day of January
in the year 1877 personally came before me, James V. McHaffy, a Justice of the
Peace, in and for the township of Liberty, in the County aforesaid
E. C. Reames and John F. Wilson and acknowledged
themselves to owe unto the State of Ohio, the sum of Three
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 Baze Reames and
Edward C. Reames shall be and appear before the court of Common Pleas
on the first day of the term next to be helden in ~~and at~~ ^{for the County of Geauga} at 10^o clock A.M., in the year
~~1878~~ 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.

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

James V. McHaffy

Justice of the Peace.



E.C. Reames



John F. Wilson



Criminal Case File

Case No. 1877-CR-0005

Criminal Case File

Case No. 1877-CR-0006

Criminal Case File

Case No. 1877-CR-0007

Criminal Case File

Case No. 1877-CR-0008

Criminal Case File

Case No. 1877-CR-0009

Criminal Case File

Case No. 1877-CR-0010

Criminal Case File

Case No. 1877-CR-0011

Criminal Case File

Case No. 1877-CR-0012

Criminal Case File

Case No. 1877-CR-0013

Criminal Case File

Case No. 1877-CR-0014

Criminal Case File

Case No. 1877-CR-0015

Criminal Case File

Case No. 1878-CR-0001

Criminal Case File

Case No. 1878-CR-0002

Criminal Case File

Case No. 1878-CR-0003

Criminal Case File

Case No. 1878-CR-0004

Criminal Case File

Case No. 1878-CR-0005

Criminal Case File

Case No. 1878-CR-0006

Criminal Case File

Case No. 1878-CR-0007

Criminal Case File

Case No. 1878-CR-0008

Criminal Case File

Case No. 1878-CR-0009

Criminal Case File

Case No. 1878-CR-0010

Criminal Case File

Case No. 1879-CR-0001

Criminal Case File

Case No. 1879-CR-0002

Criminal Case File

Case No. 1879-CR-0003

Criminal Case File
Case No. 1879-CR-0004

Criminal Case File

Case No. 1879-CR-0005

Criminal Case File

Case No. 1879-CR-0006

Criminal Case File

Case No. 1879-CR-0007

Criminal Case File

Case No. 1879-CR-0008

Criminal Case File

Case No. 1879-CR-0009

Criminal Case File

Case No. 1879-CR-0010

Criminal Case File

Case No. 1879-CR-0011

Criminal Case File

Case No. 1879-CR-0012

Criminal Case File

Case No. 1879-CR-0013

Criminal Case File

Case No. 1879-CR-0014

Criminal Case File

Case No. 1879-CR-0015

Criminal Case File

Case No. 1879-CR-0016

Criminal Case File

Case No. 1879-CR-0017

Criminal Case File

Case No. 1879-CR-0018

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Case No. 1879-CR-0019

Criminal Case File

Case No. 1879-CR-0020

Criminal Case File

Case No. 1879-CR-0021

Criminal Case File

Case No. 1879-CR-0022

Criminal Case File

Case No. 1879-CR-0023

Criminal Case File

Case No. 1879-CR-0024

Criminal Case File

Case No. 1880-CR-0001

Criminal Case File

Case No. 1880-CR-0002

Criminal Case File

Case No. 1880-CR-0003

Criminal Case File

Case No. 1880-CR-0004

Criminal Case File

Case No. 1880-CR-0005

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Case No. 1880-CR-0006

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Case No. 1880-CR-0007

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Case No. 1880-CR-0008

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Case No. 1880-CR-0009

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Case No. 1880-CR-0010

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Case No. 1880-CR-0011

Criminal Case File

Case No. 1880-CR-0012

Criminal Case File

Case No. 1880-CR-0013

Criminal Case File

Case No. 1880-CR-0014

Criminal Case File

Case No. 1881-CR-0001

Criminal Case File

Case No. 1881-CR-0002

Criminal Case File

Case No. 1881-CR-0003

Criminal Case File

Case No. 1881-CR-0004

Criminal Case File

Case No. 1881-CR-0005

Criminal Case File

Case No. 1881-CR-0006

Criminal Case File

Case No. 1881-CR-0007

Criminal Case File

Case No. 1881-CR-0008

Criminal Case File

Case No. 1881-CR-0009

Criminal Case File

Case No. 1881-CR-0010

Criminal Case File

Case No. 1881-CR-0011

81-IR-11

State

No.

Turner & Hammond

No indictment found

If not delivered in 10 days, return to



THE STATE OF OHIO

P. J. Hammond
v.s.

JOURNAL ENTRY

AND

Recognizance.

The State of Ohio,
Union }
County, ss. } Probate Court.

THE STATE OF OHIO,

R. Hammond

Application to Admit to Bail.

BE IT REMEMBERED, that at a Court of Probate within and for said County, held on the 25th day of October 1881 before John Blewett Judge of said Court came R. Hammond and made application to be admitted to Bail, whereupon it was ordered by the Court that a special warrant issue to the Sheriff of said County, commanding him to bring the body of the said R. Hammond before the said Probate Court on the 25th day of October 1881 to the end that the said R. Hammond may be admitted to bail according to Law. And that thereupon on the 25th day of October 1881 a special warrant was issued to said Sheriff, and by the said Sheriff returned according to the command thereof, with the body of the said R. Hammond and it appearing to the Court by the return of the said Sheriff that the said R. Hammond was committed to the Jail of said County by J. S. Ley, Sheriff, a Justice of the Peace of Paris Township, Union County Ohio on the 20th day of September 1881 on a charge of breaking and entering a Rail Road car in the night season, in default of bail in the sum of Two hundred Dollars ordered by the said Justice of the Peace to be by the said R. Hammond given and that thereupon the said Court being fully advised in the premises, ordered that the said R. Hammond enter into a recognizance in the sum of Two hundred Dollars, with approved sureties, conditioned according to law, that the said R. Hammond be and appear before the Court of Common Pleas in and for said County on the first day of the next term thereof, to answer unto said Charge and that thereupon the said R. Hammond entered into recognizance accordingly, with J. W. Turner, the Court and Prosecuting Attorney, sureties, which said recognizance is approved, and the said R. Hammond ~~was~~ discharged from the custody of the said Sheriff.

RECOGNIZANCE.

In the Probate Court of Union County, Ohio.

THE STATE OF OHIO

R. M. Hammond vs. John Bleats, Application to ad-

Personally appeared before me John Bleats, Probate Judge in and
for said County R. M. Hammond the defendant named above, who with
S. J. Turner and

entered into the following recognizance to-wit:

THE STATE OF OHIO,

Union COUNTY, ss.

BE IT REMEMBERED, that on the 25th day of October A. D. 1881,
personally appeared before me John Bleats, Probate Judge in and
for said County R. M. Hammond and S. J.
Turner who jointly and
severally acknowledge themselves to owe to the State of Ohio the sum of Two
Hundred Dollars to be levied of their goods and chattels, lands and tene-
ments, if default be made in the conditions following:

The above obligation is such, that whereas the above bound
R. M. Hammond was on the 20th day of September A. D. 1881 committed to the
Jail of said County of Union on a charge of breaking and entering a
Railroad Car in the night season. Now if the said R. M. Hammond
shall be and appear before the Court of Common
Pleas in and for said County on the first day of the next term thereof, then and there to
answer unto said charge of breaking and entering a Railroad Car in the
night season and abide the decision of said Court, and not depart without leave of the
same, then this obligation to be void, otherwise to be and remain in full force and virtue
in law.

(Signed.)

R. M. Hammond
Samuel J. Turner

I, John Bleats, Probate Judge, within and for said
County, do hereby certify that the foregoing recognizance was duly taken, signed and
acknowledged before me, and by me approved this 28th day of October
A. D. 1881.

John Bleats

Probate Judge.

THE STATE OF OHIO,

UNION COUNTY, ss.

John Bleats

Judge of the Probate

Court, within and for said County, do hereby certify that the foregoing is a correct transcript of the proceedings had before and of the orders made by the said Probate Court, and that the foregoing recognizance was duly entered into before said Court by said R. M. Hammond.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed
the seal of said Court at Mcerysville Ohio,

this 28th day of October A. D. 1881.

John Bleats

Probate Judge.

THE STATE OF OHIO

*S. G. vs.
Gurner*

JOURNAL ENTRY

AND

Recognizance.

The State of Ohio, }
 Union } County, ss.
 Probate Court.

THE STATE OF OHIO,

vs.

S. L. Turner } Application to Admit to Bail.

BE IT REMEMBERED, that at a Court of Probate within and for said County, held on the 25th day of October 1881 before John Bleatons Judge of said Court came *S. L. Turner* and made application to be admitted to Bail, whereupon it was ordered by the Court that a special warrant issue to the Sheriff of said County, commanding him to bring the body of the said *S. L. Turner* before the said Probate Court on the 25th day of October 1881 to the end that the said *S. L. Turner* may be admitted to bail according to Law. And that thereupon on the 25th day of October 1881 a special warrant was issued to said Sheriff, and by the said Sheriff returned according to the command thereof, with the body of the said *S. L. Turner* and it appearing to the Court by the return of the said Sheriff that the said *S. L. Turner* was committed to the Jail of said County by Wm. G. Gargard a Justice of the Peace of Paris's Township, Union County, Ohio, on the 20th day of September 1881 on a charge of breaking and entering a Rail Road Car in the night season.

in default of bail in the sum of Two hundred Dollars ordered by the said Justice of the Peace to be by the said *S. L. Turner* given.

and that thereupon the said Court being fully advised in the premises, ordered that the said *S. L. Turner* enter into a recognizance in the sum of Two hundred Dollars, with approved sureties, conditioned according to law, that the said *S. L. Turner* be and appear before the Court of Common Pleas in and for said County on the first day of the next term thereof, to answer unto said Charge and that thereupon the said *S. L. Turner* entered into recognizance accordingly, with *R. McLean* bond surety, by the Court and Prosecuting Attorney, sureties, which said recognizance is approved, and the said *S. L. Turner* was discharged from the custody of the said Sheriff.

RECOGNIZANCE.

In the Probate Court of Union County, Ohio.

THE STATE OF OHIO

S. L. Turner vs.
S. L. Turner

Application to admit
to Bail

Personally appeared before me John Bleoats, Probate Judge in and for said County of Union the defendant named above, who with R. M. Hammond entered into the following recognizance to-wit:

THE STATE OF OHIO,

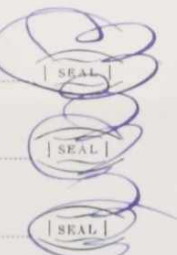
Union COUNTY, ss.

BE IT REMEMBERED, that on the 25th day of October A. D. 1881 personally appeared before me John Bleoats, Probate Judge in and for said County S. L. Turner and R. M. Hammond who jointly and severally acknowledge themselves to owe to the State of Ohio the sum of Two hundred Dollars to be levied of their goods and chattels, lands and tenements, if default be made in the conditions following:

The above obligation is such, that whereas the above bound S. L. Turner was on the 25th day of October A. D. 1881 committed to the Jail of said County of Union on a charge of Breaking and Entering a Rail Road Car in the night season. Now if the said S. L. Turner shall be and appear before the Court of Common Pleas in and for said County on the first day of the next term thereof, then and there to answer unto said charge of Breaking and Entering a Rail Road Car in the night season and abide the decision of said Court, and not depart without leave of the same, then this obligation to be void, otherwise to be and remain in full force and virtue in law.

(Signed.)

Samuel L. Turner
R. M. Hammond



I, John Bleoats, Probate Judge, within and for said County, do hereby certify that the foregoing recognizance was duly taken, signed and acknowledged before me, and by me approved this 25th day of October A. D. 1881.

John Bleoats

Probate Judge.

THE STATE OF OHIO, Union COUNTY, ss.

I, John Bleats, Judge of the Probate Court, within and for said County, do hereby certify that the foregoing is a correct transcript of the proceedings had before and of the orders made by the said Probate Court, and that the foregoing recognizance was duly entered into before said Court by said Samuel M. Turner.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court at Marysville Ohio,
this 28th day of October A. D. 1881.

John Bleats

Probate Judge.

Criminal Case File

Case No. 1881-CR-0012

Criminal Case File
Case No. 1881-CR-0013

Criminal Case File

Case No. 1881-CR-0014

Criminal Case File

Case No. 1881-CR-0015

81-CR-15

The State of Ohio

DB

Daniel Easterday
Transcript

No indictment found

2605



The State of Ohio } before P. Cranston J.P. of Taylor & Union
No. } Co. O.

Daniel Easterday } Nov. 23, 1881 Complaint in writing and
upon oath by Philander H. Beard and filed
with me charging that Daniel Easterday, at the county of
Union, on or about the 30th day of October 1881, did have and
carry concealed about his person, a revolver or pistol, contrary
and in violation to the statutes of Ohio. Signed, Philander H. Beard
and the said Philander H. Beard being by me requested
to secure the costs, entered into the following undertaking, with
P.C. Adams, as his surety, therefore the said P.C. Adams
was accepted by me as satisfactory security, and entered
into the following acknowledgement, I acknowledge myself
security, and responsible for the costs in case the above
complaint shall be dismissed, Signed, P.C. Adams.

Taken and acknowledged before me this 23 day of Nov. 1881

P. Cranston J.P.

Nov. 23, 1881 Warrant Issued against Daniel Easterday,
and delivered to B. F. Miller, Const.

Nov. 23, 1881, Issued Subpoena in behalf of State for
Samuel Moore and Homer Denman and delivered to P.C. Adams,

Nov. 23, 1881, Warrant returned, I took the body of the
within named Daniel Easterday, and have him before the
justice Nov. 23, 1881

Feed, Mileage, 45, Service, 40, assistance (J. Dever) 40 = \$1.25

B. F. Miller const.

Nov. 23, 1881, on motion of Daniel Easterday and for
want of proper time to prepare for defense, trial adjourned
to Nov. 28, 1881, at 9 o'clock A.M.

Defendant entered in recognizance with Martin Easterday
as surety for his appearance at said time and place.

Nov. 28. 1881 Subpoena issued in behalf of state for
Arthur Henderson.

Nov. 28. 1881. The defendant appeared and this complaint
came to trial, examination of witnesses had, The defendant
pled guilty, and thereupon the defendant was ordered
by me to enter into recognizance in the sum of one hundred
dollars, for his appearance at the court of common pleas,
on the first day of the term thereof next to be helden in
and for said county of Union, then and there to answer
a charge of carrying concealed weapons, which was done
accordingly. Signed

Daniel Easterday
^{his}
Martin X Easterday
^{mark}

Fees, Justice

	Affidavit	.40
	Warrant	.40
	Subpoena (2)	.30
State	Subpoena (1)	.25-
	Filing 2 papers	.10
	Swearing 6 witnesses	,25-
	Recognizance 3 witnesses	<u>.60</u> \$2.30

Retaymument ,20

Defendant } Recognizance or adjoint .40

Subpoena (3) .35-

Recognizance to court .40 = 1.35

Total justice fees

\$ 3.65

Constables Fees.

Warrant Mileage	7 mos	,45-
state	Service	40
	assistance (J. Dever)	40
		1,25-

Witness fees

Samuel Moore	,65-	
C. A. Sennar (called)	,25-	
State	Chas. Sennar (called), 25-	
	Horner Sennar	,65-
Total costs of State	\$ 6,35-	
" " " Defense	1,35-	
	6,70	
	<u>1,80</u>	
	<u>\$ 6,70</u>	

Transcript issued Dec. 5. 1881

Fees. Transcript ,75-

Certificate ,25- 1,00

The state of Ohio, Union county Taylor 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

P. Cranston J. D. of the aforesaid Township

Doc. B. No. 20 page 61

THE STATE OF OHIO

vs.

Daniel Easterday

WARRANT.



I took the body of the within named Daniel Easterday
and have him before the Justice however Feb 23 A.D. 1881.
REURN.

FEES.

Mileage,	\$ 45
Service,	\$ 40
Assistance (1 day) 1, 2, 5	
	40

B. G. Miller

Constable.

STATE WARRANT.

THE STATE OF OHIO,

Reunion

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 Philander N. Beard

that

Daniel Easterday

at the County of Reunion, in the State of Ohio, did have and carry concealed ^{on or about the 20th day of October 1881} his overcoat, a revolver or pistol, contrary and in violation to the Statutes of Ohio, in such case made and provided

These are therefore to command you to take the said Daniel Easterday

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

Daniel Easterday

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

Daniel Easterday

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

Given under my hand and seal, this 23 day of November A. D. 1881

P. Cranston J. P. [SEAL]
Justice of the Peace in and for said County.

No. 10. Sec. B. Page 61

The State of Ohio

vs

Daniel Easterday,

Recognizance to Court



The State of Ohio, Union Co. \$5

Be it remembered, that on the 28th day of November in the year 1881, Daniel Easterday and Martin Easterday, personally appeared before me, P. Cranston one of the Justices of the Peace in and for the county aforesaid ~~and~~ 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 chattles, lands and tenements of default be made in the condition following To wit.

The condition of this recognizance is such that if the above bounden Daniel Easterday 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, there and there to answer to the charge of carrying concealed weapons, made upon the affidavit of Philander Beard, 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.

Daniel Easterday

Martin ^{his} Easterday
_{mark}

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

P. Cranston J.P.

Doc. B. No. 22 Page 61

State of Ohio

DB

Daniel Easterday

Recognition of Witnesses



The state of Ohio, Union County⁵⁵

Be it remembered, that on the 28th day of November in
the year 1881, Homer Denman, C. A. Denman and
Charles Denman, personally appeared before me
P. Cranston, one of the justices of the Peace in and
for the county aforesaid, and acknowledged them-
selves to owe the State of Ohio the sum
of fifty dollars each, to be levied of their
goods chattels, lands and tenements if default
be made in the conditions following to wit.

The condition of this recognizance is such
that if the said Homer Denman, C. A. Denman
and Charles Denman, shall personally be and
appear before the court of Common Pleas, on the
first day of the term next to holden in and for
the county aforesaid, to give evidence and the
truth to say in 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.

Homer A Denman
C. A. Denman
Charles, Denman

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

P. Cranston J. P.

Doc. B. No. 20. Pg. 61
Recognizance or adjourn,

State of Ohio

Is

Daniel Easterday



1881

The State of Ohio. Union Co. 88.

Be it remembered, that on the 23^d day of November in the year 1881, Daniel Easterday, and Martin Easterday, personally appeared before me, P. Cranston one of the justices of the peace in and for the county aforesaid and jointly and severally acknowledged themselves to owe the State of Ohio the sum of one hundred dollars to be levied of their goods and chattles lands and tenements, if defaile^t be made in the condition following, to wit. The condition of this recognizance is such that, that if the above bounden Daniel Easterday shall personally be and appear before me the said P. Cranston at my office, in the Township of Taylor, in said county of Union on the 28 day of November 1881 at 9 o'clock A.M. then and there to answer a charge of carrying concealed weapons, and abide my order as said justice, and, depart not without leave, then this recognizance shall be void, otherwise it shall be and remain in full force and virtue in law.

Daniel Easterday

Martin ^{his} ~~mark~~ Easterday

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