

Criminal Case File

Case No. 1 (033)

No ~~33~~ /

The State of Ohio

vs

James Greene

JAN TERM 1876

Jan. 11, 1876. Let off  
J. 10, P. 63

1865 - Pen Smity

Ex. \$1.400

No. 331

COURT COMMON PLEAS.

THE STATE OF OHIO,

vs.

James Greene

Lawrence County, Ohio

A TRUE BILL.

J B Whiting  
Foreman of the Grand Jury.

Filed Decr 9, 1865  
John Randall, Clerk

Please Quit....  
fine 10, + costs

February 12, 1866 This day the defendant being arraigned  
in open court & the Indictment being read to him  
was asked how of the premises he would acquit  
himself for Plaintiff he is guilty in manner herein  
as he claims charged in said Indictment

Clark Randall fees Jan 20, 1870 \$11 45  
Clark Arthur fees May 1876, \$13.55

1970  
1330  
255  
1355

The State of Ohio,  
Union County, ss.

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

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

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

John B Coats

Prosecuting Attorney Union County.

Criminal Case File

Case No. 2 (101)

No. 2

# Union Common Pleas.

STATE OF OHIO

against

*Ellen Long*

Defendant.

MAY TERM, 1873

Journal No.	9	Page	204
Record No.	—	Page	—
Ex. Doc.	18	Page	4989

State, No ~~#~~ 2  
Indictments filed  
Feby 21<sup>st</sup> 1867

The State of Ohio  
vs  
Ellen Long

May 13. 1873. Laid away  
by order of Court J. G. P. 204

Ex d. R. 333

Hot &

The State of Ohio

as

Ellen Long

Retailing

A True Bill

Henry G. Rittenhouse  
Foreman of the Grand Jury

Lived Feb 21, 1869  
Labin Randall CR  
Ankly

Clarksville Jan 20, 1870 \$9.20  
" " " " 8.35 -  
Wholly 1.34  
Shop 1.52  
Dine 3.2

7.70  
4.00  
25  
6.35-

The State of Ohio  
Linn County 88

Court of Common Pleas. of the County of Linn, in the  
State of Ohio, of the term of February, in the  
Year of our Lord one thousand eight hundred and  
Sixty Seven.

The Juries of the Grand Jury of the State of Ohio, returned  
for the Body of the County of Linn aforesaid, duly  
elected empannelled, sworn and charged, to inquire  
of Crimes, Offenses, and Misdemeanors, committed within  
the County of Linn aforesaid, in the name and by the  
Authority of the State of Ohio, upon their oaths aforesaid  
do find and present that Ellen Long late of  
said County on the eighteenth day of February  
in the year of our Lord one thousand, eight hundred  
and Sixty Seven at the County of Linn aforesaid  
did unlawfully sell intoxicating liquors to Timothy  
Clifford then and there being the drunk upon  
the premises, and in the building where abd, contrary  
to the form of the Statute in such case made and  
provided, and against the peace and dignity of the  
State of Ohio

John L. Porter  
Prosecuting Attorney Co. of Ohio

The State of Ohio Union County  
for the use of the State of Ohio  
for the use of the State of Ohio  
for the use of the State of Ohio

Boatby

AB Whalley Stt

Hus

mile 10  
12  
Retn 2  
2

D P

---

UNION COMMON PLEAS.

---

THE STATE OF OHIO,

vs.

*Ellen Long*

*Entered on App d.*

*Boles*

Prosecuting Attorney.

Filed day of 186

Clerk.

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Ellen Long  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
forthwith ~~of said Court, that being the~~  
~~day of~~ A. D., 186<sup>8</sup> to answer unto an Indictment  
found against him in said Court for Selling Intoxicating Liquors  
to be drank on the premises where sold

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 6<sup>th</sup>  
day of Feby A. D., 1868

Jaber Randall

CLERK.

D A P 570

UNION COMMON PLEAS.

THE STATE OF OHIO.

Ellen vs. Long

Ent on App D

John L. Porter  
Prosecuting Attorney.

Filed 22<sup>d</sup> day of July 1867

Gaber Pendall

Clerk.

I have taken the book of the willfully caused Ellen Long  
and have her before the Court this 22<sup>d</sup> day of October 1867

For service

John Whipple Long

attest 45  
George H.  
Hector 1/2 by Thomas Hunter

134

Depts —

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Ellen Long  
if she be found in your county, and ~~her~~ safely keep, so that you have ~~her~~ body  
before our Court of Common Pleas for the county of Union, aforesaid,  
Forthwith ~~of said Court, that being the~~  
~~day of~~ ~~A. D. 186~~ to answer unto an Indictment  
found against ~~her~~ in said Court for Selling Intoxicating  
liquors to be drank on the premises where  
sold in violation of law

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 22<sup>d</sup>  
day of February A. D., 1867

Saber Randall CLERK.

Criminal Case File  
Case No. 3 (108)

3 4 5  
No ~~108~~ ~~109~~ ~~110~~

The State of Ohio

vs

Auria Alden

Feb 13, 1873 filed  
\$10<sup>c</sup> each on 384

and filed \$20<sup>c</sup> on 6<sup>r</sup>

L.G.P. 263

U.S. P. 348

~~108~~ 3

# The State of Ohio

21

Amelia Alden

## Retailing Dimensions

Alice Bill

Henry G. Bittner

## Foreman of the Grand Jury

Filed Feb 22<sup>d</sup> 1867  
John Randall clk

Chas Blake

	MR. Randall	\$7.70
	School	2.81
	Price	3.81
110.78	14.08	3.22
60.178	20.126	4.40
50.00	20.126	4.40
110.78	20.126	4.40

The State of Ohio ) Court of Common Pleas, within and for the  
Linn County 88 ) County of Linn in the State of Ohio of the  
Year of February in the Year of our Lord one  
thousand, eight hundred and Sixty seven

The Juries of the Grand Jury of the State of Ohio, within  
and for the County of Linn aforesaid duly elected, em-  
panneled, sworn, and charged to inquire of crimes  
offenses and misdemeanors, committed within the County  
of Linn aforesaid, in the name and by the authority  
of the State of Ohio, upon their oaths aforesaid dep'nd  
and present that Uriah Alden late of said  
County on the twentieth day of November in the  
Year of our Lord one thousand eight hundred and  
Fifty six at the County of Linn aforesaid did  
unknowingly sell intoxicating liquors to one Charles  
Blake then and there being, he the said Charles  
Blake being then and there a minor, and said  
selling being without the written order of either the  
parents, guardian or family physician of him  
the said Charles Blake and he the said Uriah  
Alden then and there well knowing that the  
said Charles Blake was then and there a minor,  
contray to the form of the Statute in such case made  
and provided, and against the peace and dignity  
of the State of Ohio.

John L. Porter, Prosecutor, Attorney  
of Linn County, Ohio

Chas Blake

Criminal Case File  
Case No. 4 (109)

Union Com. Pleas

1094

The State of Ohio

"

Annie Alden

Mr. Randall \$7,70

Restarting to pursue his  
habit of getting intropreated

A True Bill

Henry G. Rittenhouse  
Foreman of the Grand Jury  
Filed Feb 22<sup>nd</sup> 1867  
John Randall Clerk  
Jacob Rockey

The State of Ohio } Court of Common Pleas坐庭 and for the County  
Lunit County 88 } of Lunit in the State of Ohio, of the Term of February  
in the Year of our Lord one thousand eight-hundred  
and Sixty Seven

The Juries of the Grand Jury of the State of Ohio,坐庭 and  
for the Body of the County of Lunit aforesaid duly elected,  
swearneled, sworn and charged to inquire of Crimes  
Offences, and Misdemeanors, committed within the  
County of Lunit aforesaid, in the Name and by the  
Authority of the State of Ohio, on their oaths aforesaid  
do find and present that Uriah Alden late of  
said County on the tenth day of February in  
the Year of our Lord one thousand eight-hundred  
and Sixty Seven at the County of Lunit aforesaid  
did unlawfully sell intoxicating liquors to one  
Jacob Rockey be the said Jacob Rockey  
being then and there a person in the habit of getting  
intoxicated, and he the said Uriah Alden  
then and there well knowing that the said Jacob  
Rockey was then and there a person in the  
habit of getting intoxicated, contrary to the form  
of the Statute in such Case made and provided  
and against the peace and dignity of the State of  
Ohio,

And the Juries of the Grand Jury aforesaid  
elected, sworneled, sworn, and charged as aforesaid,  
in the Name and by the Authority of the State  
of Ohio aforesaid, upon their oaths aforesaid do further  
find and present that the said Uriah Alden  
late of the County of Lunit aforesaid, on the tenth

day of February in the year of our Lord one thousand  
and eight hundred and sixty seven at the County  
aforesaid did unlawfully furnish intoxicating  
liquors to one Jacob Rockey with the said  
Jacob Rockey being then and there a person  
in the habit of getting intoxicated, and he the said  
Wm Alden then and there well knowing that  
the said Jacob Rockey was a person then and  
there in the habit of getting intoxicated, and the  
said intoxicating liquors not being then and  
there given to the said Jacob Rockey by a  
physician in the regular line of his practice.  
Contrary to the form of the Statute in such case  
made and provided, and against the peace and  
dignity of the State of Ohio.

John S. Porter

Prosecuting Atty Linn Co Ohio

Jacob Rockey

Criminal Case File

Case No. 5 (110)

110 5

The State of Ohio

m

Annie Alden

A True Bill

Henry G. Rittenhouse  
Foreman of the Grand Jury

Mr. Randall \$7.70

Retaining a person with  
habit of getting intoxicated  
Filed Feb 22<sup>nd</sup> 1867  
John Randall Clerk

Geo Lamay Robt Finley  
Jacob Rocky man apple

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

The Juries of the Grand Jury of the State of Ohio sitting  
and for the County of Union aforesaid duly elected impan-  
nated, sworn and charged to enquire of crimes, offenses  
and misdemeanors, committed within the County of Union  
aforesaid, in this name and by the authority of the State  
of Ohio, on their oaths aforesaid do find and present  
that Uriah Alden latey & in the County of Union  
the 5<sup>th</sup> day of February in the year of our Lord  
one thousand, eight hundred and sixty seven  
at the County of Union aforesaid did unlawfully sell  
intoxicating to one Jacob Rockey then and there  
being, he the said Jacob Rockey being then  
and there a person in the habit of getting intoxica-  
ted, and he the said Uriah Alden then and  
there well knowing that the said Jacob Rockey  
was then and there a person in the habit of get-  
ting intoxicated. Contrary to the form of the Statute  
in such case made and provided, and against  
the peace and dignity of the State of Ohio.

John L Postle Roseatty Attorney  
of Union County Ohio

Geo Lamer, Robt Finley }  
Jacob Rockey am appelle }

Criminal Case File  
Case No. 6 (138)

No. ....

# Union Common Pleas.

STATE OF OHIO

against

William Weber

Defendant.

OCT TERM, 1873

Searched

Journal No. 9 Page 250

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

Ex. Doc. 8 Page 343

No. 738 6

The State of Ohio  
vs

William Weber

Settled J. J. P. 250

at J. P. 343

~~138~~ No 6 12  
6

The State of Ohio

By  
William Weber

Retaining

Filed Feby 5 1868  
John Randall Clerk

A True Bill

John Cassie  
Foreman of the Grand Jury

Amity

John Randall Feb 5, 60

The State of Ohio Court of Common Pleas,坐着 and for the  
County of Lewis, in the State of Ohio at the time  
of February, in the year of our Lord one thou-  
sand, eight hundred and sixty eight.

The Juries of the Grand Jury of the State of Ohio,坐着 and  
for the County of Lewis aforesaid, duly elected, impaneled  
sworn, and charged to inquire of crimes, offenses, and  
misdemeanors, committed within the said County of Lewis,  
in the name and by the authority of the State of Ohio  
John Stone Cottier, do find and present that William  
Heber - late of said County on the fourteenth day of  
December in the Year of our Lord, one thousand, eight  
hundred and Sixty Seven at the County of Lewis  
aforesaid did unlawfully sell intoxicating liquors  
to George Walker Then and there being, who  
arose upon the premises, and in the building where  
old. Contrary to the form of the Statute in such  
case, made and provided, and against the peace  
and dignity of the State of Ohio.

John L Porter  
Prosecuting Attorney Lewis Co Ohio

Geo Walker

840

No 6

65

9.05- Arthur

5.60 Randall

48 Price

1.44 sharp

Criminal Case File  
Case No. 7 (143)

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

# Union Common Pleas.

STATE OF OHIO

against

*Henry Marshall*

Defendant.

FEB TERM 1873

Journal No. 9 Page 164

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

Ex. Doc. A Page 4981

No 1137  
State of Ohio  
vs  
Henry Marshall

Feb 13-1873. #28164  
Affidavit \$50<sup>00</sup> cash -

at D. P. 328

143

The State of Ohio

by

Henry Marshall

Retailing

Filed May 5, 1868  
Gaber Randall Clerk

A True Bill

Archibald G Brooks  
Foreman of the Grand Jury

Geo Smith

The State of Ohio      Court of Common Pleas, within and for the  
County of Linn, in the State of Ohio, of the time  
of Mary      in the year of our Lord one  
thousand, eight hundred and eighty-eight.

The Juries of the Grand Jury of the State of Ohio, duly elected  
sworn, and charged to inquire of crimes  
offenses, and misdemeanors committed within the County  
of Linn aforesaid, in the name and by the authority of  
the State of Ohio, upon their oaths aforesaid do find  
and present that Henry Marshall late of said  
County on the Thirteenth day of December in the  
year of our Lord one thousand eight hundred and  
Eighty-seven at the County of Linn aforesaid did un-  
lawfully sell intoxicating liquors to William -  
Harris Jr - than another being to be drunk upon  
the premises, and in the building where sold.  
Contrary to the form of the Statute in such case  
made and provided, and against the peace and  
dignity of the State of Ohio.

John L. Postle Prosecuting Attorney  
Linn County, Ohio

Bond

The State of Ohio  
vs  
Henry Marshall

Know all men by these presents that  
We Harry Marshall A J Furgason  
& A Snodgrass are held and firmly  
bound unto J D Whelby Sheriff of Union Co  
Ohio in the penal sum of \$ 500 Dollars  
if default be made in the condition  
following which is that the said Harry  
Marshall Shall be and appear before  
the Court of Common Pleas to be held  
in Union County - Ohio on the fifth day  
of the month of May 20 1868 to  
answer our Indictment against him  
for selling Intoxicating liquor in  
violation of Law

Harry Marshall  $\frac{1}{3}$   
Maysville Ohio A J Furgason  $\frac{1}{3}$   
May 6 1868 A Snodgrass  $\frac{1}{3}$

I hereby certify the above to be a  
true copy of the original Bond  
of J D Whelby Sheriff

Action COMMON PLEAS.

## THE STATE OF OHIO,

vs.

*Henry Marshall*

## Fi. Fa. et Ca. Sa.

This Writ dated *May 22* 1873.

Fine, - - - \$ 5 0.00

Costs, - - - 13 54

\$

Def'ts Costs, - - - \$

Int. from -

Inc. Costs, - - - \$ 70

*L. Ryer*

Pros. Atty.

Received - - - 18 -

Sheriff.

Returned and filed - - - 18 -

The State of Ohio The defendant most  
likely to be found  
H. Marshall  
John Ryer  
L. Ryer

Mileage  
\$ 2.20

Received this writ May 22<sup>nd</sup> A.D. 1873

FIERI FACIAS ET CAPIAS AD SATISFACIENDUM.

VOL. 60, (1863) OHIO LAWS, P. 66.

THE STATE OF OHIO, }  
Union County, ss. } TO THE SHERIFF OF OUR SAID COUNTY, GREETING:

We command you, that of the goods and chattels of  
Henry Marshall

in your bailiwick, you cause to be made \$63<sup>54</sup>  
Dollars, being the amount of a fine and the costs of prosecution which the State  
of Ohio in our Court of Common Pleas, at a term thereof, commencing on the  
3<sup>d</sup> day of February, A. D. 1873, by the judgment of  
said Court, recovered against the said

Henry Marshall

whereof he was convicted as appears of record with interest thereon from the  
first day of the term aforesaid; and for the want of goods and chattels we  
command you to take the body of the said

Henry Marshall

and him commit to the Jail of said County, and safely keep therein until  
he pay, or secure to be paid, the full sums aforesaid, with the interest  
aforesaid, and increase costs, or until he be otherwise discharged  
according to Law. Hereof fail not, but of this writ and your service thereof  
make due return.

Witness my hand and the Seal of said Court,  
at Marysville, this 12  
day of May, A. D. 1873.

F. L. Arthur, Clerk.

By \_\_\_\_\_, Deputy Clerk.

The State of Ohio  
Union County

Beech this 26<sup>th</sup> day of May 1868  
I have taken the body of the evidence  
named being named the names  
of his Rail are of Hungarian & Swedish  
I knowth all a body of rail and

Fees	
Leave in	45
Mile	1 00
arrest	45
Bail bond	50
Copy	2
Retain	3.17

J. D. Whelby Shill

No. 7

D B P 56

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UNION COMMON PLEAS.

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THE STATE OF OHIO,

vs.

Henry Marshall

John L. Porter  
Prosecuting Attorney.

Filed 7<sup>th</sup> day of May 1868

Tabor Randall Clerk.

THE STATE OF OHIO,}  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Henry Marshall if he be found in your county, and him safely keep, so that you have his body before our Court of Common Pleas for the county of Union, aforesaid, On the fifth day of said Court, that being the 20<sup>th</sup> day of May A. D. 1868 to answer unto an Indictment found against him in said Court for Selling Intoxicating Liquors in violation of Law

And have you then and there this writ.

Witness my hand and seal of said Court of Common Pleas, at Marysville, this 6<sup>th</sup> day of May A. D., 1868

Abra Randall

CLERK.

7.00  
5.5-  
2.5-

~~\$7.80~~ Arthur  
~~3.50~~ Randall  
~~\$11.30~~

3 17	2.00		
<u>16</u>			
3 33 Shff	1.00	150	Shff \$ 3,40
	<u>170</u>	<u>35</u>	
3 65 Clerk	<u>370</u>	185	Clerk 3 65
1 85 Harris			Harris 1 85
6,83			8,90

Rec'd May 20, 1868 of  
 Deft Marshall the above sum  
 Tabby Rondale Clerk

Criminal Case File

Case No. 8 (144)

1 144<sup>8</sup>

The State of Ohio

by

Matthew Lingel

Retailing

Sited Jan'y 26, 1869  
John Randall et al

A True Bill

W.M. Robinson

Foreman of the Grand Jury

open Society

The State of Ohio      The Court of Common Pleas,坐定 and  
Lemmon County 55) for the County of Lemmon, in the State of Ohio  
of the term of January in the year one  
thousand, eight hundred and Fifty Nine

The Juries of the Grand Jury of the State of Ohio, duly elect-  
ed, sworn and charged to inquire of Crimes  
offenses, and misdemeanors, committed within the County  
of Lemmon aforesaid, in the name and by the authority  
of the State of Ohio, upon their oaths aforesaid do find  
and present that Matthew Lingel late of said County  
on the fifteenth day of December in the year  
of our Lord one thousand, eight hundred and Sixty  
eight at the County of Lemmon aforesaid did un-  
lawfully sell intoxicating liquors to James D.  
Haines then and there being the drunk upon  
the premises, and in the building where sold,  
Contrary to the form of the Statute in such case  
made and provided, and against the peace and  
dignity of the state of Ohio.

John L. Porter      Prosecutor attorney  
of Lemmon County Ohio

att Jas D Hayes  
Anthony Middendorf  
Geo Brown

Criminal Case File  
Case No. 9 (147)

No. 23

# Union Common Pleas.

STATE OF OHIO

against

John Cartwell

Defendant.

Jan. Term 1869

Journal No. 8 Page 178

Record No. - - Page - -

Ex. Doc. 8 Page 4774

~~No P 117, 164, 165, 166 & 167~~

9 12 13 14 15

State of Ohio

vs

John Cartmell

Feby 2<sup>d</sup> 1869 f 8 p 168 & 170

Plaids guilty on all

Recg<sup>d</sup> Feby 3<sup>d</sup> 1869

Fee 15<sup>d</sup> 1873 off

paid \$ 5<sup>d</sup> and cost  
on all the above

\$ 9 P 264 & 265 on 2<sup>d</sup>  
15<sup>d</sup>

Ex D. P 3468347

Lima Jan'y 28. 1869

John Randall bldg

147.9

4

The State of Ohio

m

John Cartmell

Retailing

John Randall \$ 3.30

A True Bill

W.M. Robinson

Foreman of the Grand Jury  
County

The State of Ohio, Court of Common Pleas,坐着 and for the  
Lemien County ss ) County of Lemien, in the State of Ohio of the  
time of January in the year one thousand  
- 8 and eight hundred and Sixty nine

The jurors of the Grand Jury of the State of Ohio, duly elected  
sworn and charged to inquire of crimes, offenses  
and misdemeanors committed within the County of Lemien  
aforesaid, in the name and by the authority of the State of  
Ohio, upon their oaths aforesaid aforesaid, do find and  
present that John Cartmell late of said County on  
the Thirteenth day of November in the year of our  
Lord, one thousand, eight-hundred and Sixty eight at  
the County of Lemien aforesaid did unlawfully sell intox-  
icating liquors to Harrison Shaw then and there  
being to be drunk upon the premises, and in the building  
where sold. Contrary to the form of the Statute  
in such case made and provided, and against the  
peace and dignity of the State of Ohio.

John L. Porter Prosecuting Attorney  
of Lemien County, Ohio

wit Hugh McFadden  
Matthew Shaver  
Gene Don't  
Evans Shaw  
Harrison Shaw.

Criminal Case File  
Case No. 10 (159)

No.

**Union Common Pleas.**

## STATE OF OHIO

*against*

John Kirschner  
Defendant.

Nov Term - 1870

*Journal No.* 8

Page 402-404

*Record No.* \_\_\_\_\_

Page \_\_\_\_\_

*Ex. Doc.* \_\_\_\_\_

*Page* \_\_\_\_\_

No 159 <sup>24,25</sup> 10/120. 21.22,23

The State of Ohio

John Kuehner

J. S. P. 402, 403, & 404

D. A. P. 228, 230, 232, & 234

for record

P. 192 + 191 + 216 + 402 + e

159 10

75

The State of Ohio

No

John Kieckner

Retarding to minor

Apr 23d 1869-8192

Licking Co., 1869  
John Wm. Robinson  
Clerk of Grand Jury

A True Bill  
W.M. Robinson  
Foreman of the Grand Jury

N. Powers

b7A Pandan 4 15

The State of Ohio ) Court of Common Pleas Linn County ss ) and for the County of Linn, in the State of  
Ohio of the term of January in the  
Year of our Lord one thousand eight  
hundred and Sixty nine

The Juries of the Grand Jury of the State of Ohio duly elected  
suppaneled now and charged to inquire of Crimes offenses  
and Misdemeanors committed within the County of Linn  
aforesaid, in the name, and by the authority of the State of  
Ohio, upon their oaths aforesaid do find and present  
that John Kirchner late of said County on the twenty-  
fifth day of December in the year of our Lord one  
thousand eight hundred and Sixty eight at the  
County of Linn aforesaid did unlawfully sell intox-  
icating liquors to Napoleon Powers then and there  
being, in the said Napoleon Powers then and there  
being a minor, and said selling being without the  
written order of either the parents, guardian or family  
physician of him the said Napoleon Powers and he  
the said John Kirchner then and there well know-  
ing that the said Napoleon Powers was then and  
there a minor, contrary to the form of the Statute in  
such case made and provided, and against the  
peace, and dignity of the State of Ohio.

John L. Porter Prosecuting Attorney  
of Linn County Ohio

Wt. Napoleon Powers  
in Shadrack

159 15

D

P 180

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UNION COMMON PLEAS.

---

THE STATE OF OHIO,

John Kirschner <sup>vs.</sup>

Ent on app<sup>d</sup>

L Piper  
Prosecuting Attorney.

Filed day of 186

Clerk.

Reconcer this 1st instant I have taken the body of the wretched Nameed John Kirschner The Name of his Friend is John Kirschner & herewith return a copy of the said Bond  
Dres { H's - Robert Shay, Sheriff  
Dowmey { A's - L. D. M. Cressel Comt.  
Bony { T's -  
Muley { I's -  
Rekin { J's -

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take John Kischner  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,

Tenth day of said Court, that being the fourteenth  
day of January A. D. 1870 to answer unto an Indictment  
found against him in said Court for

Selling Intoxicating Liquors in violation of law

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 8<sup>th</sup>  
day of January A. D. 1870

John Randall CLERK.

Crim. Doc. A. Page 228

Common COMMON PLEAS.

THE STATE OF OHIO,

vs.

John Kiehner

**Fi. Fa. et Ca. Sa.**

This Writ dated January 3 1871.

Fine, - - - \$ 50.00

Costs, - - - 11.18

Def't's Costs, - - - \$ .00

Int. from - - -

Inc. Costs, - - - \$ 20

L. Rifer Pros. Att'y.

Received - - - 18

Sheriff.

Returned and filed January 21 1871.

Published by Siebert & Liley, Blank Book Manufacturers and Legal Blank Publishers, Opera House Building, Columbus, Ohio.

Jan 6 1871 I have this day received in a book of  
Proceeds and Legacies taken at the sale of John  
Kiehner also one bill of exchange of Marysville.

Rec'd this morn January 3<sup>rd</sup> 1871

Money made in full of Costs & Sheriff

Proceeds & Dftt. Receipts Returned

January 21 1871

P. West Champ Sheriff

# FIERI FACIAS ET CAPIAS AD SATISFACIENDUM.

VOL. 60, (1863) OHIO LAWS, P. 66.

THE STATE OF OHIO, {  
Union \_\_\_\_\_ County, ss. } TO THE SHERIFF OF OUR SAID COUNTY, GREETING:

We command you, that of the goods and chattels of

*John Kirchner*

in your bailiwick, you cause to be made *sixty one & 18/100* Dollars, being the amount of a fine and the costs of prosecution which the State of Ohio in our Court of Common Pleas, at a term thereof, commencing on the *15<sup>th</sup>* day of *November*, A. D. 1870, by the judgment of said Court, recovered against the said *John Kirchner*

whereof *he was* convicted as appears of record with interest thereon from the first day of the term aforesaid; and for the want of goods and chattels. we command you to take the body of the said *John Kirchner*

and *him* commit to the Jail of said County, and safely keep therein until *he* pay, or secure to be paid, the full sums aforesaid, with the interest aforesaid, and increase costs, or until *he* be otherwise discharged according to Law. Hereof fail not, but of this writ and your service thereof make due return.

Witness my hand and the Seal of said Court,  
at *Marysville*, this *3<sup>d</sup>*  
day of *January*, A. D. 1871.

*J. J. Arthur*. Clerk.

By \_\_\_\_\_, Deputy Clerk.

Criminal Case File  
Case No. 11 (160)

No 4411

10

The State of and

as

John Krichner

Retailing

P. G. April 23<sup>d</sup> 1869-8-192

Sixty Dollars, 1869  
John Krichner

A True Bill

W. M. Robinson  
Juryman of the Grand Jury

W. B. Hanrahan

Mr. Randall \$ 4.15

The State of Ohio  
Lumin County 55 } Court of Common Pleas, within and for the  
County of Lumin, in the State of Ohio, of the  
term of January in the year one thousand  
eight hundred and Sixty Nine.

The Juries of the Grand Jury of the State of Ohio duly elected  
sworn, sworn and charged to inquire of Crimes offenses  
and misdemeanors committed within the County of Lumin  
aforesaid, in the name and by the authority of the State  
of Ohio, upon their oaths aforesaid do find and present  
that John Krichner late of said County on the twelfth  
day of January in the Year of our Lord one thousand  
eight hundred and Sixty nine at the County of  
Lumin aforesaid did unlawfully sell intoxicating liquors  
to ~~William B Harriott~~ then and there being to be  
drunk upon the premises, and in the building where  
sold. Contrary to the form of the Statute in such  
case made and provided, and against the  
peace and dignity of the State of Ohio.

John L. Porter Prosecuting Attorney  
of Lumin County Ohio

W<sup>t</sup>-W.B. Harriott  
John Black

Crim. Doc. A Page 228

Union COMMON PLEAS.

THE STATE OF OHIO,

vs.

*John Kiechmer*

**Fi. Fa. et Ca. Sa.**

This Writ dated *January 3<sup>d</sup> 1871*

Fine, - - -	\$ 50 or
Costs, - - -	11 18

Def't's Costs, - - -	\$
----------------------	----

Int. from - - -	
-----------------	--

Inc. Costs, - - -	\$ 70
-------------------	-------

*L. Pifer* Pros. Att'y.

Received - - -	18
----------------	----

Sheriff. - - -	
----------------	--

Returned and filed *January 21 1871*

Published by Slobert & Lilley, Blank Book Manufacturers and Legal Blank Publishers, Opera House Building, Columbus, Ohio.

6178

Recd this writ January 3<sup>d</sup> 1871  
Money made in full of costs & interest  
Aug fees & exps Mastering Retained  
January 21<sup>st</sup> 1871

*Robert Stump Sheriff*

Recd this writ January 3<sup>d</sup> 1871

Money made in full of costs & interest

Aug fees & exps Mastering Retained

January 21<sup>st</sup> 1871

## FIERI FACIAS ET CAPIAS AD SATISFACIENDUM.

VOL. 60, (1863) OHIO LAWS, P. 66.

THE STATE OF OHIO,  
Union County, ss. } TO THE SHERIFF OF OUR SAID COUNTY, GREETING:

We command you, that of the goods and chattels of

*John Kirehner*  
in your bailiwick, you cause to be made Sixty-one & <sup>18</sup>/<sub>100</sub> Dollars, being the amount of a fine and the costs of prosecution which the State of Ohio in our Court of Common Pleas, at a term thereof, commencing on the 15<sup>th</sup> day of November, A. D. 1870, by the judgment of said Court, recovered against the said *John Kirehner*

whereof he was convicted as appears of record, with interest thereon from the first day of the term aforesaid; and for the want of goods and chattels, we command you to take the body of the said *John Kirehner*

and him commit to the Jail of said County, and safely keep therein until he pay, or secure to be paid, the full sums aforesaid, with the interest aforesaid, and increase costs, or until he be otherwise discharged according to Law. Hereof fail not, but of this writ and your service thereof make due return.

Witness my hand and the Seal of said Court,  
at Marysville, this 3<sup>rd</sup> day of January, A. D. 1871.

*J. J. Arthur*. Clerk.

By \_\_\_\_\_, Deputy Clerk.

Criminal Case File  
Case No. 12 (164)

164 12 1

The State of Ohio

"

John Eastman

Please guilty Feb 2, 1869

Retailing

Filed Jan 30, 1869  
John Randall AM

A True Bill

Wm Robinson

Foreman of the Grand Jury

John Randall \$33<sup>1</sup>  
192  
\$20  
144<sup>2</sup>  
1490

84<sup>1</sup>  
520

The State of Ohio } Court of Common Pleas,坐定 and for the  
Lemon County 85 } County of Lemin, in the State of Ohio, of the  
term of January in the year one thousand  
eight hundred and Sixty nine

The jurors of the Grand Jury of the State of Ohio, duly elected  
impaneled, sworn and charged, to inquire of Crimes  
offenses and misdemeanors committed within the County  
of Lemin aforesaid, in the name and by the authority  
of the State of Ohio. Upon their oaths aforesaid deposed  
and present that John Cartmell late of said County  
on the eighteenth day of January in the year of  
our Lord one thousand eight hundred and Sixty  
Nine at the County of Lemin aforesaid did unlaw-  
fully sell intoxicating liquors to Richard Bancroft  
then and there being the drunk upon the premises, and  
in the building where sold, contrary to the form of  
the Statute in such case made, and provided, and  
against the peace and dignity of the State of Ohio.

John L. Porter Prosecuting Attorney  
of Lemin County, Ohio

vict - Richard Bancroft

Criminal Case File  
Case No. 13 (165)

H 13

The State of Ohio

M

John Cartmell

Plaids guilty Feb'y 2, 1869

Retailing

Fined \$1000 30. 1869  
John Randall Clerk

A True Bill

W.M. Robinson

Foreman of the Grand Jury

6 M. Passare \$3,30

The State of Ohio ) Court of Common Pleas,坐定 and for the  
Common Pleas ) County of Linn, in the State of Ohio, of the Town  
of January in the Year of our Lord one  
thousand eight hundred and Sixty nine

The jurors of the Grand Jury of the State of Ohio, duly elected  
sworn, and charged to inquire of Crimes, Offenses  
and Misdemeanors committed within the County of Linn  
aforesaid, in the name and by the authority of the State  
of Ohio, upon their oaths aforesaid so find and present  
that John Cartmell late of said County on the  
Twenty first day of December in the year of  
our Lord, one thousand eight hundred and Sixty  
Eight at the County of Linn aforesaid, did unlawfully  
sell intoxicating liquors to James Adams  
then and there being, to be drunk upon the premises,  
and in the Building where sold, contrary to the form  
of the Statute in such case made, and provided,  
and against the peace and dignity of the State of  
Ohio.

John L. Porter

Prosecutor at the Linn County Ohio

suit James Adams

Criminal Case File

Case No. 14 (166)

~~Feb 14~~ 8

The State of Ohio

by

John Eastman  
Please guilty Feb 2, 1869

Retiring

Filed Jan 30, 1869  
John Randall C.M.

A True Bill  
W.W. Robinson  
Foreman of the Grand Jury

John Eastman \$ 3.32

The State of Ohio      County of Common Pleas, within and for the  
Licking County ss) County of Licking, in the State of Ohio, of  
the term of January in the year one  
thousand eight hundred and fifty nine

The Jurors of the Grand Jury of the State of Ohio, duly  
selected, empannelled, sworn and charged to inquire  
of crimes, offences, and misdemeanors committed  
within the County of Licking aforesaid, in the name and  
by the authority of the State of Ohio, upon their oaths  
aforesaid do find and present that John Leathnell  
— late of said County on the thirtieth  
day of December in the year of our Lord one  
Thousand eight hundred and Fifty eight  
at the County of Licking aforesaid, did unlawfully  
sell intoxicating liquors to James Adams  
then and there being to be drunk upon the  
premises, and in the building where sold, contrary  
to the form of the Statute in such case made and  
provided and against the peace and dignity of  
the State of Ohio.

John L. Porter  
Prosecuting Attorney of Ohio

vs. Jas Adams

Criminal Case File

Case No. 15 (167)

H<sup>t</sup> 15 4

The State of Ohio

m

John Cartmell

Plead guilty Feb 2, 1869

Retailing

Filed Jan'y 30, 1869  
Lieber Randall Clerk

A True Bill

Wm. J. Robinson

Foreman of the Grand Jury

6 M R and date p 330

The State of Ohio, in the Court of Common Pleas,坐定 and for the  
County of Linn, in the State of Ohio, of the term of  
January in the year of our Lord one thousand  
and eight hundred and fifty nine.

The Juries of the Grand Jury of the State of Ohio duly elected  
sworn and charged to inquire of crimes  
offenses, and misdemeanors committed within the County  
of Linn aforesaid, in the name and by the authority  
of the State of Ohio, upon their oaths aforesaid, do find  
and present that John Cornwell late of said  
County on the twenty fourth day of December in the  
Year of our Lord one Thousand, eight hundred and  
Sixty eight at the County of Linn aforesaid  
did and extorting unlawfully sell intoxicating  
liquors to John Draper then and there being  
to be drunk upon the premises, and in the building  
where sold, contrary to the form of the Statute in  
such case made and provided, and against the  
peace and dignity of the State of Ohio.

John L. Parker Prosecuting Attorney  
of Linn County Ohio.

With John Smith  
John Draper

Criminal Case File  
Case No. 16 (173)

No. 938

# Union Common Pleas.

STATE OF OHIO

against

W<sup>m</sup> Richter

Defendant.

Nov Term 1870

Journal No. 8

Page 401-402

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

Page \_\_\_\_\_

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

Page \_\_\_\_\_

16 17 18 19  
No<sup>d</sup> ~~172, 173, 174, 175, 176~~  
not found

The State of Ohio

v/s

Wm Richter

6 Indts Relating

J. S. P. 402  
J. A. P. 224. A 226

For record

P.190.215.401&402

333,35-  
333,35-  
26,6,2  
333,35-  
333,35-  
0,9,0,9  
d. 0,9,0,9

175 16

24

The State of Ohio

vs

Julian Richter

Retailing

Filed Jan'y 30. 1869  
John Randall Clerk

W.M. Randall & Co. 15

A True Bill

W.M. Robinson

Foreman of the Grand Jury

9 Oct-

In oaday

The State of Ohio, Court of Common Pleas, sitting and for the  
Lemire County, 85<sup>th</sup> County of Lemire, in the State of Ohio, of the time  
January in the year of our Lord one  
thousand, eight hundred and thirty nine

The jurors of the Grand Jury of the State of Ohio, duly  
elected, empannelled, sworn, and charged to inquire of  
crimes, offenses, and misdemeanors, committed within  
the County of Lemire aforesaid, in the name and by  
the authority of the State of Ohio. Upon their oaths  
aforesaid, do find and present that William Richter  
late of Lemire County on the ninth day of October  
in the year of our Lord, one thousand eight hundred  
and sixty eight, at the County of Lemire aforesaid, did  
unknowingly sell intoxicating liquors to James -  
Adams then and there being the drunk upon  
the premises, and in the building where sold, contrary  
to the form of the Statute in such case made and  
provided, and against the peace and dignity  
of the State of Ohio.

John S. Porter Prosecuting Attorney  
Lemire County Ohio

Wit: James Adams  
Whiny Snodgrass

Crim. Doc. A Page 224

Tennion COMMON PLEAS.

**THE STATE OF OHIO,**

vs.

William Richter

**Fi. Fa. et Ca. Sa.**

This Writ dated Jan'y 2 1871.

Fine, - - - \$ 50<sup>00</sup>  
Costs, - - - 11 18

Def'ts Costs, - - - \$

Int. from -

Inc. Costs, - - - \$ 0-70

J. Rifer Pros. Att'y.

Received 18.

Sheriff.

Returned and filed Jan'y 3. 1871.

Published by Siebert & Lilley, Blank Book Manufacturers and Legal Blank Publishers, Opera House Building, Columbus, Ohio.

$$\begin{array}{r} 61.18 \\ 46 \\ \hline 6164 = 62.34 \end{array}$$

Rec'd this 2nd January 2d 1871 Money made in full  
Costs & Interest  
My fees returned  
Jan 3 1871

Robert Lamp Sheriff

## FIERI FACIAS ET CAPIAS AD SATISFACIENDUM.

VOL. 60, (1863) OHIO LAWS, P. 66.

THE STATE OF OHIO, }  
Union County, ss. } TO THE SHERIFF OF OUR SAID COUNTY, GREETING:

We command you, that of the goods and chattels of

William Richter

in your bailiwick, you cause to be made Sixty one & <sup>18</sup>/<sub>2</sub> D<sub>o</sub> Dollars, being the amount of a fine and the costs of prosecution which the State of Ohio in our Court of Common Pleas, at a term thereof, commencing on the 15<sup>th</sup> day of November, A. D. 1870, by the judgment of said Court, recovered against the said William Richter

whereof he was convicted as appears of record, with interest thereon from the first day of the term aforesaid; and for the want of goods and chattels, we command you to take the body of the said William Richter

and him commit to the Jail of said County, and safely keep therein until he pay, or secure to be paid, the full sums aforesaid, with the interest aforesaid, and increase costs, or until he be otherwise discharged according to Law. Hereof fail not, but of this writ and your service thereof make due return.

Witness my hand and the Seal of said Court,

at Marysville, this 2<sup>nd</sup>

day of January, A. D. 1871.

F. J. Arthur. Clerk.

By \_\_\_\_\_, Deputy Clerk.



Criminal Case File

Case No. 17 (174)

~~17~~ 17

25+

The State of Ohio

as

William Richter

Retailing

Tuesday 30 1869  
John Randall et al

A True Bill

W.M. Robinson

Foreman of the Grand Jury

19 June  
Jadens

600 Pounds \$4.75

The State of Ohio, Court of Common Pleas sitting and for the County  
Union County ss } of Union, in the State of Ohio, at the time of  
January, in the year of our Lord one thousand  
eight hundred and sixty nine

The Juries of the County of the State of Ohio, duly  
elected impaneled sworn and charged to inquire  
of crimes, offenses and misdemeanors, committed within  
the County of Union aforesaid, in the name and by  
the authority of the State of Ohio, upon their oaths  
aforesaid, do find and present that William Richter  
late of said County on the seventeenth day of  
January in the year of our Lord one thousand  
eight hundred and sixty nine at the County of  
Union aforesaid, did unlawfully sell interpreting  
liquors to James Adams then and there being  
to be drunk upon the premises and in the building  
where bold. Contrary to the form of the Statute in  
such case made and provided, and against  
the peace and dignity of the State of Ohio.

John L. Porter Prosecuting Attorney  
Union County Ohio

not for Adams  
David Wilkinson

Crim. Doc. A Page 224

Common COMMON PLEAS.

THE STATE OF OHIO,

vs.

William Richter

**Fi. Fa. et Ca. Sa.**

This Writ dated Jan'y. 2<sup>d</sup> 1871.

Fine, - - - \$ 50.00

Costs, - - - 11.18

Def't's Costs, - - - \$ 0.00

Int. from - - -

Inc. Costs, - - - \$ 0.70

L. Pifer Pros. Att'y.

Received 18

Sheriff.

Returned and filed Jan'y. 3 1871.

Published by Siebert & Liley, Blank Book Manufacturers and Legal Blank Publishers, Opera House Building, Columbus, Ohio.

\$ 255.16

Recd this writ Jan'y 2<sup>d</sup> 1871 Money made in full

Cost of Indict  
Dag & Law Return  
Jan 3 1871

0511  
525  
-592

*Robert Sharp Sheriff*

## FIERI FACIAS ET CAPIAS AD SATISFACIENDUM.

VOL. 60, (1863) OHIO LAWS, P. 66.

THE STATE OF OHIO, {  
Union County, ss. } TO THE SHERIFF OF OUR SAID COUNTY, GREETING:

We command you, that of the goods and chattels of

William Richter

in your bailiwick, you cause to be made sixty one \$ 100  
 Dollars, being the amount of a fine and the costs of prosecution which the State  
 of Ohio in our Court of Common Pleas, at a term thereof, commencing on the  
15 day of November, A. D. 1870, by the judgment of  
 said Court, recovered against the said William Richter

whereof he was convicted as appears of record with interest thereon from the  
 first day of the term aforesaid; and for the want of goods and chattels, we  
 command you to take the body of the said William Richter

and him commit to the Jail of said County, and safely keep therein until  
he pay, or secure to be paid, the full sums aforesaid, with the interest  
 aforesaid, and increase costs, or until he be otherwise discharged  
 according to Law. Hereof fail not, but of this writ and your service thereof  
 make due return.

Witness my hand and the Seal of said Court,  
 at Marysville, this 2<sup>nd</sup>  
 day of January, A. D. 1870.

J. J. Arthur, Clerk.

By \_\_\_\_\_, Deputy Clerk.

Criminal Case File

Case No. 18 (175)

17518

20

The State of New

21

William Richter

Retaining

Filed January 30 1869  
John Randall Clerk

A True Bill

W.M. Robinson

Foreman of the Grand Jury  
22 Dec.

Mr. Gardner \$4.15-

The State of Ohio, Court of Common Pleas,坐in and for the  
Lemire County, 85, County of Lemire, in the State of Ohio, of the  
term of January, in the year one thou-  
sand eight hundred and fifty nine

The Juries of the Grand Jury of the State of Ohio, duly elect-  
ed, sequestered, sworn and charged to inquire  
of crimes, offenses, and misdemeanors, committed  
within the County of Lemire aforesaid, in the name  
and by the authority of the State of Ohio, upon  
their oaths aforesaid, do find and present that  
William Richter late of said County on the Twenty  
fifth day of December in the year gone  
Lord one thousand eight hundred and fifty  
eight at the County of Lemire aforesaid, did  
unlawfully sell intoxicating liquors to one  
James McElroy then and there being the  
drunk upon the premises, and in the building  
where sold, contrary to the form of the Statute  
in such case made and provided, and  
against the peace and dignity of the State of  
Ohio.

John L. Porter  
Prosecuting Attorney  
of Lemire County, Ohio

sit James McElroy

Crim. Doc. No. Page 226

Common COMMON PLEAS.

THE STATE OF OHIO,

vs.

William Richter

**Fi. Fa. et Ca. Sa.**

This Writ dated Aug. 2. 1871.

Fine, - - - \$ 50.00

Costs, - - - 11.18

\$ 61.18

Def't's Costs, - - - \$

Int. from -

Inc. Costs, - - - \$ 0.70

S. Riper Pros. Att'y.

Received 18.

Sheriff.

Returned and filed Aug 3 1871.

Recd this 2<sup>nd</sup> January 2<sup>nd</sup> 1871 Money made per fine  
 Costs & Interest  
 My fee Retained  
 January 3<sup>rd</sup> 1871

Robert Champ Sheriff

# FIERI FACIAS ET CAPIAS AD SATISFACIENDUM.

VOL. 60, (1863) OHIO LAWS, P. 66.

THE STATE OF OHIO, {  
Union County, ss. } TO THE SHERIFF OF OUR SAID COUNTY, GREETING:

We command you, that of the goods and chattels of

William Richter

in your bailiwick, you cause to be made ~~Sixty-one~~ <sup>18</sup> ~~Dollars~~ <sup>18</sup> Dollars, being the amount of a fine and the costs of prosecution which the State of Ohio in our Court of Common Pleas, at a term thereof, commencing on the 15<sup>th</sup> day of January, A. D. 1870, by the judgment of said Court, recovered against the said William Richter

whereof he was convicted as appears of record with interest thereon from the first day of the term aforesaid; and for the want of goods and chattels, we command you to take the body of the said William Richter

and him commit to the Jail of said County, and safely keep therein until he pay, or secure to be paid, the full sums aforesaid, with the interest aforesaid, and increase costs, or until he be otherwise discharged according to Law. Hereof fail not, but of this writ and your service thereof make due return.

Witness my hand and the Seal of said Court,  
at Marysville, this 2<sup>d</sup>  
day of January, A. D. 1871.  
F. J. Arthur. Clerk.

By \_\_\_\_\_, Deputy Clerk.

Criminal Case File  
Case No. 19 (176)

He 19

27

The State of Ohio

m

William Richter

Retaulizing

Filed Jan'y 30. 1869  
Tabor Randall Clerk

A True Bill

W.W. Robinson

Foreman of the Grand Jury

20 Dec<sup>e</sup>

Mr. Standard \$ 4,15

The State of Ohio, Court of Common Pleas, sitting and for the  
Lumin County 85<sup>th</sup> County of Lumin, in the State of Ohio, of the term  
of January in the year one thousand, eight  
hundred and Sixty nine

The Juries of the Grand Jury of the State of Ohio, duly elected  
sworn, sealed, sworn and charged with the inquiry of Crimes, offenses  
and misdemeanors committed within the County of  
<sup>in the name and by the authority of the State of Ohio</sup>  
Lumin aforesaid, upon their oaths aforesaid do find and  
present that William Richter late of said County  
on the twentieth day of December in the year  
of our Lord one thousand eight hundred and Sixty  
Eight at the County of Lumin aforesaid, did unlawfully  
sell intoxicating liquors to James M<sup>c</sup>Clay there and  
then being the drunk upon the premises, and in the  
Building where sold. Contrary to the form of the  
Statute in such case made and provided, and  
against the peace, and dignity of the State of Ohio

John L Porter Prosecuting Attorney  
of Lumin County Ohio

Wat Jas McClay

Crim. Doc. # Page 226

Union COMMON PLEAS.

THE STATE OF OHIO,

vs.

William Richter

**Fi. Fa. et Ca. Sa.**

This Writ dated January 2<sup>nd</sup> 1871.

Fine,	- - -	\$ 5-0 00
Costs,	- - -	11.18

Def'ts Costs,	- - -	\$ _____
---------------	-------	----------

Int. from \_\_\_\_\_

Inc. Costs,	- - -	\$ 0.70
-------------	-------	---------

L. Riper Pros. Att'y.

Received 18.

Sheriff.

Returned and filed January 3<sup>rd</sup> 1871.

Published by Siebert & Liley, Blank Book Manufacturers and Legal Blank Publishers, Opera House Building, Columbus, Ohio.

Recd this writ January 2<sup>nd</sup> 1871 Money made in full

Costs & Interest

My fees Retained

January 3<sup>rd</sup> 1870

P. Short Sheriff

## FIERI FACIAS ET CAPIAS AD SATISFACIENDUM.

VOL. 60, (1863) OHIO LAWS, P. 66.

THE STATE OF OHIO,  
Union County, ss. } TO THE SHERIFF OF OUR SAID COUNTY, GREETING:

We command you, that of the goods and chattels of

William Richter

in your bailiwick, you cause to be made sixty-one dollars being the amount of a fine and the costs of prosecution which the State of Ohio in our Court of Common Pleas, at a term thereof, commencing on the 15<sup>th</sup> day of November, A. D. 1870, by the judgment of said Court, recovered against the said William Richter

whereof he was convicted as appears of record with interest thereon from the first day of the term aforesaid; and for the want of goods and chattels, we command you to take the body of the said William Richter

and him commit to the Jail of said County, and safely keep therein until he pay, or secure to be paid, the full sums aforesaid, with the interest aforesaid, and increase costs, or until he be otherwise discharged according to Law. Hereof fail not, but of this writ and your service thereof make due return.

Witness my hand and the Seal of said Court,  
at Marysville, this 2<sup>nd</sup> day of January, A. D. 1871.

H. J. Arthur Clerk.

By \_\_\_\_\_, Deputy Clerk.



Criminal Case File

Case No. 20 (177)

Crim. Doc. A Page 230

Union COMMON PLEAS.

THE STATE OF OHIO,

vs.

*John Kirchner*

**Fi. Fa. et Ca. Sa.**

This Writ dated *January 3. 1871.*

Fine,	- - -	\$ 50.00
Costs,	- - -	11.18

Def'ts Costs,	- - -	\$ 1.57
Int. from	- - -	40

Inc. Costs,	- - -	\$ 70
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*L. Riper* Pros. Att'y.

Received 18.

Sheriff.

Returned and filed *January 21 1871.*

Published by Siebert & Liles, Blank Book Manufacturers and Legal Blank Publishers, Opera House Building, Columbus, Ohio.

~~\$63.85~~ = \$513.95

Rec'd this 21st January 3<sup>rd</sup> 1871  
Money made in full interest + costs  
By fees & costs Plaintiff Retained  
Jan 21<sup>st</sup> 1871 Robert Sharp Sheriff

## FIERI FACIAS ET CAPIAS AD SATISFACIENDUM.

VOL. 60, (1863) OHIO LAWS, P. 66.

THE STATE OF OHIO,  
Union County, ss. } TO THE SHERIFF OF OUR SAID COUNTY, GREETING:

We command you, that of the goods and chattels of

*John Kirchner*

in your bailiwick, you cause to be made Sixty one & 1/2 Dollars, being the amount of a fine and the costs of prosecution which the State of Ohio in our Court of Common Pleas, at a term thereof, commencing on the 15<sup>th</sup> day of November, A. D. 1870, by the judgment of said Court, recovered against the said *John Kirchner*

whereof he was convicted as appears of record, with interest thereon from the first day of the term aforesaid; and for the want of goods and chattels, we command you to take the body of the said *John Kirchner*

and him commit to the Jail of said County, and safely keep therein until he pay, or secure to be paid, the full sums aforesaid, with the interest aforesaid, and increase costs, or until he be otherwise discharged according to Law. Hereof fail not, but of this writ and your service thereof make due return.

Witness my hand and the Seal of said Court,  
at *Marysville*, this 3<sup>rd</sup>  
day of January, A. D. 1871.

*J. J. Arthur*. Clerk.

By \_\_\_\_\_, Deputy Clerk.

17720

20

The State of Ohio

m

John Kirchner

Retaining wall

Filed Jan'y 30, 1869  
John Randall Clark  
April 23, 1869 Pg. 8-192

A True Bill

W.M. Robinson

Foreman of the Grand Jury

THE BOSTON \$4.15

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

The Grand Jury of the State of Ohio duly  
elected, empaneled, sworn and charged to inquire  
of crimes, offenses, and misdemeanors committed  
within the County of Linn aforesaid in the name  
and by the authority of the State of Ohio, upon their  
oaths aforesaid, do find and present that John -  
- Kirchner late of said County on the Thirtieth  
day of December in the year of our Lord one  
thousand eight hundred and sixty eight, at the  
County of Linn aforesaid did unlawfully sell  
intoxicating liquors to Cyrus Turner then and  
there being, he the said Cyrus Turner then and  
there being a minor, and said selling being  
without the written order of either the parents  
guardian, or family physician of him the said  
Cyrus Turner, and he the said John Kirchner then  
and there still knowing that the said Cyrus -  
- Turner was then and there a minor, contrary  
to the form of the Statute in such case made and  
provided, and against the peace and dignity of the  
State of Ohio

John S. Postle  
Prosecuting Attorney

Att. Cyrus Turner

Linn County Ohio

Criminal Case File

Case No. 21 (178)

17821 19

The State of Ohio

M

John Kidder

Retarding to minor

Filed Jan 30, 1869  
John Rawall Clerk  
April 23-1869 P.G. 8-192

A True Bill

W.W. Robinson  
Foreman of the Grand Jury

MR. Pandole 34-15

The State of Ohio      Court of Common Pleas, within and  
Lemire County 85<sup>th</sup>) for the County of Lemire, in the State of  
Ohio of the term of January in the year  
One thousand eight-hundred and Sixty nine.

The Juries of the Grand Jury of the State of Ohio duly  
elected, impaneled, sworn and charged to inquire  
of crimes, offenses, and misdemeanors committed within  
the County of Lemire aforesaid, in the name and by the  
authority of the State of Ohio, upon their oaths afores-  
aid do find and present that John Kirchner late  
of said County on the first day of January in the  
Year of our Lord one thousand, eight-hundred  
and Sixty nine at the County of Lemire aforesaid  
did unlawfully sell intoxicating liquors to  
James McCrary then and there being, he the  
said James McCrary then and there being a  
Minor, and said selling <sup>being</sup> without the written order of  
either the parents, guardian, or family physician  
of him the said James McCrary, and he the said  
John Kirchner then and there well knowing that  
the said James McCrary was then and then a  
minor contrary to the form of the Statute in  
such case, mode and provided, and againt  
the peace, and dignity of the State of Ohio

John L. Porter  
Prosecuting attorney Co. Ohio

Attest James McCrary

Criminal Case File

Case No. 22 (179)

18  
779 22

The State of Ohio

61

John Krichner  
April 23-1869 Osg, & 192

Retailing

Find Jany 30. 1869  
John Randall C.R.

A True Bill

W.W. Robinson

Foreman of the Grand Jury

WM. Randall \$ 4.15

The State of Ohio Court of Common Pleas, sitting and for the County of  
Lemire County, ss. Lemire, in the State of Ohio of the term of January  
in the year of our Lord one thousand eight hun-  
-dred and Sixty nine

The jury of the Grand Jury of the State of Ohio, duly  
elected, empannelled, sworn and charged to inquire  
of crimes, offenses and misdemeanors committed within  
the County of Lemire aforesaid, in the name and by  
the authority of the State of Ohio. Upon their oaths  
aforesaid, do find and present that John Kieckner  
late of said County on the first day of December  
in the year of our Lord one thousand eight hundred  
and Sixty eight at the County of Lemire aforesaid  
did unlawfully sell intoxicating liquors to one  
Harrison Campbell then and there being to be  
drunk upon the premises and in the building  
where sold. Contrary to the form of the Statute in  
such case made and provided, and against  
the peace and dignity of the State of Ohio.

John S. Porter Prosecuting Attorney  
Lemire County, Ohio

WIT R. H. Gibson  
Harrison Campbell

22

Crim. Doc. A. Page 232  
Union Common Pleas  
The State of Ohio

John Kirchner  
this writ dated Jan'y 3, 1871

Fine	\$50.00
Costs	11 18
Procost	70
Print from Liber	4 15 <sup>60</sup>
L. & Bros. Atty	23 20

returned & filed Jan'y 21, 1871

44	85	3
33	20	
48	1	73
51	3	95
	32	52
	20	
	12	22

61.89

Jan'y 6, 1871 I have the acc. levied on a docty  
of execution & judgment taken for the payment of John Kirchner  
also an informer sum of money ordered.

Recd this sum January 3<sup>d</sup> 1871  
Money made in full of costs & interest  
Pay recd & Dept Sheriff's Office  
January 21, 1871  
Robert Sharp Sheriff

The State of Ohio Union County 1873  
To the Sheriff of our said County greeting  
We command you of the goods and chattels  
of John Kirchner in your Bailiwick you cause  
to be made Sixty one & 70 dollars being the  
amount of a fine and the costs of prosecution  
which the State of Ohio in our Court of  
Common Pleas at a term thereof commencing  
on the 15<sup>th</sup> day of November A.D. 1870 by the  
Judgment of said Court recovered against  
the said John Kirchner whereof he was  
convicted as appears of record, with interest  
thereon from the first day of the term  
aforesaid and for the want of goods and chattels  
we command you to take the body of the said  
John Kirchner and him commit to the  
Jail of said County and safely keep there in  
until he pay or secure to be paid the full sum  
aforesaid with the interest aforesaid and  
increase costs or until he be otherwise  
discharged according to law. Whereof fail not  
but of this writ and your service thereof make  
due return.

Witness my hand and the seal  
of said court at Marysville this 3<sup>d</sup> day of  
January A.D. 1871  
G. J. Arthur Clerk

Criminal Case File

Case No. 23 (180)

~~186~~ 23

17

The State of Ohio

m

John Kidder

Retiring

Filed Jan'y 30. 1869  
Tabor Randall Clerk  
April 23<sup>rd</sup> 1869 Pg. 8-192

A True Bill

W.M. Robinson

Attending the Hand Job

See Randall pg 15

The State of Ohio, County of Common Pleas within and for  
Union County ss, the County of Union, in the State of Ohio,  
the town of Janaway, in the year of  
our Lord one thousand eight hundred  
and ~~nineteen~~ Sixty nine

The Juries of the Grand Jury of the State of Ohio  
duly elected, empaneled, sworn and charged  
to inquire of crimes, offenses, and misdemeanors, com-  
mitted within the County of Union aforesaid, in the  
name and by the authority of the State of Ohio  
upon their oaths aforesaid, do find and present  
that John Kirchner late of said County on  
Second day of January in the year  
our Lord one thousand, eight hundred and  
sixty nine at the County of Union aforesaid  
did unlawfully sell intoxicating liquors to one  
Robert Gibson then and then being the  
drunk upon the premises, and in the building  
where sold, contrary to the form of the  
Statute in such case made, and provided  
and against the peace and dignity of the  
State of Ohio.

John L. Porter Prosecuting Attorney  
of Union County Ohio.

smt. Robert Gibson  
Inmate Martlake

<sup>23</sup>  
Crim. Soc. A. Page 232  
Union Common Pleas

The State of Ohio

John <sup>vs</sup> Kirchner  
This suit dated Jan'y 3<sup>d</sup> 1871  
Fine \$50.00  
Costs 11 18  
Jne. car 70  
Postage

L. Piser Atty

returned filed Jan'y 21 1871

paid to L. Piser Attorney and cost of service  
stipulated between the Party of John Kirchner  
also on behalf No 33, being of no particular sum

Rec'd payment Jan' 3<sup>r</sup> 1871  
Money made in full of costs & interest  
My fee & Dept. made Retained  
Jan' 21, 1871 Robert Sharp Sheriff

The State of Ohio Union County ss  
To the Sheriff of our said County greeting  
We command you that of the goods and  
chattels of John Kirchner in your  
Bailiwick you cause to be made Sixty  
one & 90 dollars being the amount of a  
fine and the costs of prosecution which  
the State of Ohio in our court of Common  
Pleas at a term thereof commencing on the  
15<sup>th</sup> day of November A.D. 1870 by the Judgment  
of said Court recovered against the said  
John Kirchner whereof he was convicted as  
appears of record with interest thereon from the  
first day of the term aforesaid, and for the want  
of goods and chattels we command you to take  
the body of the said John Kirchner and him  
commit to the jail of said County and safely  
keep therein until he pay or secure to be paid the  
full sum aforesaid with the interest aforesaid  
and increase costs or until he be otherwise  
discharged according to law. Hereby fail not  
but of this writ and your service thereof make  
due return

Witness my hand and the seal  
of said Court at Marysville the 3<sup>d</sup> day of  
January A.D. 1871—  
G. J. Arthur Clerk

Criminal Case File  
Case No. 24 (181)

~~186~~ 24

10

The State of Ohio

"

John Kinchow

Retaining

Filed Jan'y 30, 1869  
Talbot Randall Clerk  
April 23, 1869 Pg. 8-192

A Due Bill  
WM Robinson  
Forming the Grand Jury

6 MR. Randall of 415-

The State of Ohio, County of Common Pleas, witness and for the County  
Union County 55 of Lemin, in the State of Ohio of the term of  
January in the year one thousand  
eight hundred and Sixty nine.

The jurors of the grand jury of the state of Ohio duly  
elected empannelled, sworn, and charged to inquire  
of crimes, offenses, and misdemeanors committed  
within the County of Lemin aforesaid in the name and  
by the authority of the State of Ohio, upon their  
oaths aforesaid, do find and present that  
John Kirchner late of said County on the  
twenty fifth day of December in the  
Year of our Lord one thousand eight hundred  
and Sixty ~~nineteen~~ at the County of Lemin  
aforesaid, did unlawfully sell intoxicating  
liquors to Frank Beline then and there being  
the drunk upon the premises, and in the building  
where sold, contrary to the form of the Statute in  
such case made, and provided, and against  
the peace and dignity of the State of Ohio.

John L. Porter Prosecuting Attorney  
of Union County, Ohio

Att Frank Beline  
L. A. Welch

<sup>24</sup>  
Cited at Page 234  
Univ Common Pleas

The State of Ohio

vs  
John Kirchner  
This writ dated Jan'y 3, 1871  
Fees \$ 50.00  
Exts 11 18  
Proc't. 10  
Int. from.

L. Riser Pro's Atty.  
returned & filed Jan'y 21, 1871

Jan 6<sup>th</sup> 1871 I have this day caused to be served upon John Kirchner  
of Wooster Village before the Sheriff of Wayne County  
Ohio and where more & many were also

Recd this and Jan 11 3<sup>rd</sup> 1871  
Money made in full Costs & interest  
My fee & expy Martins Retained  
Jan 21<sup>st</sup> 1871  
Robert Sharp Sheriff

The State of Ohio Union County ss  
To the sheriff of our said County greeting  
We command you that of the goods and chattels  
of John Kirchner in your Bailiwick you cause to  
be made fifty one & <sup>18</sup> dollars being the amount  
of a fine and the cost of prosecution which the State  
of Ohio in our Court of Common Pleas at a term  
thereof commencing on the 15<sup>th</sup> day of November  
A.D. 1870 by the Judgment of said Court recovered  
against the said John Kirchner, whereof he  
was convicted as appears of record with interest  
thereon from the first day of the term aforesaid  
and for the want of goods and chattels we  
command you to take the body of the said  
John Kirchner and him to commit to the  
Jail of said County and safely keep therein  
until he pay or secure to be paid the full sum  
aforesaid with the interest aforesaid and  
increase costs or until he be otherwise discharged  
according to law. Hereby fail not but of this  
writ and your service thereto make due return

Witness my hand and the  
Seal of said Court at Marysville this 3<sup>d</sup>  
day of January A.D. 1871

G. J. Arthur Clerk

Criminal Case File  
Case No. 25 (182)

~~182~~ 25

15-

The State v Oliver

29

John Knicker

Retalting

Filed Jan'y 30. 1869  
Tabu Randall Clerk  
April 23, 1869 Pg. 8-193

A True Bill

Wm. Robinson

Foreman of the Grand Jury

Wm. Randall \$ 415

The State of Ohio  
Union County } Court of Common Pleas, sitting and for  
} the County of Union, in the State of Ohio  
of the Term of January in the year  
One thousand eight hundred and Sixty  
{ nine.

The People of the Grand Jury of the State of Ohio, duly elected  
sworn and charged, Bring up of Crimes  
Offenses and Misdemeanors committed within the  
~~and~~ the County of Union aforesaid, in the Name and by  
the Authority of the State of Ohio, upon their oaths  
aforesaid do find and present that John Kirschner  
late of said County on the twenty fourth day of December  
in the year of our Lord one thousand eight  
hundred and Sixty eight at the County of  
Union aforesaid, did unlawfully sell intoxicating  
liquors to Gustavus Hartmann and their being  
so drunk upon the premises and in the  
Building where sold, contrary to the form of the  
Statute in such case made and provided  
and against the peace, and dignity of the State  
of Ohio.

John L. Porter  
Prosecuting Attorney Union Co. Ohio

Subd  
Lucius A. Clark  
Gustavus Hartman

<sup>25</sup>  
Crim. Doc. A. Page 234  
Union Common Pleas

The State of Ohio

vs

John Kielmer

This writ dated Aug 3, 1871

Fine

\$50.00

Cots

11 18

Ine. cost

70

Postage

L. Fisher Ross Atty.

returned & filed Jan 26, 1871

Rec'd this writ January 3<sup>rd</sup> 1871

Money made in full of Costs & interest

My just & Dept. Prosecutors Retained

January 3<sup>rd</sup> 1871

Robert Sharp Sheriff

The State of Ohio Union County <sup>ss</sup>  
To the Sheriff of our said County greeting  
we command you that of the goods and chattels of  
John Kirchner in your Bailiwick you cause to  
be made sixty one & 10/ dollars being the amount  
of a fine and the costs of prosecution which the State  
of Ohio in our Court of Common Pleas at a term  
thereof commencing on the 15<sup>th</sup> day of November  
A.D. 1870 by the Judgment of said Court  
recovered against the said John Kirchner  
whereof he was convicted as appears of record with  
interest thereon from the first day of the term  
aforesaid and for the want of goods and chattels  
we command you to take the body of the said  
John Kirchner and him commit to the jail of  
said County and safely keep therein until he say or  
secure to be paid the full sum aforesaid with the  
interest aforesaid and increase costs or until  
he be otherwise discharged according to law  
Hence fail not but of this writ and your service  
thereof make due return

witness my hand and  
the seal of said Court at Marysville  
this 3<sup>rd</sup> day of January A.D. 1871

J. J. Arthur Clerk

Criminal Case File

Case No. 26 (183)

Feb 26

14

The State of Ohio

in

John Kidder

Retailing

Filed Jan 30, 1869

John Randall et al v.  
April 23, 1869, 99, 8-193

A True Bill

W.W. Robinson

Forming the Grand Jury

Mr. Randall \$ 3.30

The State of Ohio      Court of Common Pleas return and  
Lemont County, ss.) for the County of Lemont, in the State of  
Ohio, of the term of January in the  
Year of our Lord one Thousand, eight  
hundred and Sixty nine

The Juries of the Grand Jury of the State of Ohio duly  
selected, empannelled, sworn and charged, to inquire  
of crimes, offenses and misdemeanors, committed  
within the County of Lemont aforesaid, in the Name  
and by the authority of the State of Ohio before  
them aforesaid, do find and present, that  
John Kickner late of said County on the  
twenty fourth day of December in the year  
of our Lord, one thousand eight hundred and  
Sixty eight at the County of Lemont aforesaid  
did unlawfully sell intoxicating liquors to one  
Lucius Welsh then and there being the  
drunk upon the premises, and in the building  
where sold, contrary to the form of the Statute  
in such case made and provided and against  
the peace and dignity of the State of Ohio,

John L. Porter  
Prosecuting Attorney

Lemont County, Ohio

Mt. Lucas Welsh  
Billy Arthur  
Augustus Hartman

Crim. Doc. \_\_\_\_\_ Page 260

Union COMMON PLEAS.

THE STATE OF OHIO,

vs.

John Kirchner

**Fi. Fa. et Ca. Sa.**

This Writ dated June 21 1871.

Fine, - - - \$ 50.00

Costs, - - - \$ 8.88

Def'ts Costs, - - - \$ 0

Int. from - - -

Inc. Costs, - - - \$ 70

Pros. Att'y.

Received 18.

Sheriff.

Returned and filed August 30 1871.

Received this writ June 21, 1871, I have this day issued on the following described real estate situated in the County of Ohio beginning at the edge of Main Street, then with Sand Street, 23 feet to the corner of a lot formerly owned by Andrew W. Johnson westwardly bounded with Center Street, to the alley thence 23 feet to within 20 feet of Eastern lot when so east, 130 feet, bounded with Center Street to the beginning being the sum of forty now owned and occupied by John Kirchner, last holder of this

Received on this writ \$12.00 retained by me, on these seven executions, being \$8.32 paid Sheriff Nathan Clark, \$3.68.

Specs

Service	45-
Salvage	48
Mileage	48
Return	10
	<u>1,60</u>

Hobart Sherman Sheriff  
By J. Howard, Master Lawyer

# FIERI FACIAS ET CAPIAS AD SATISFACIENDUM.

VOL. 60, (1863) OHIO LAWS, P. 66.

THE STATE OF OHIO, }  
Union County, ss. } TO THE SHERIFF OF OUR SAID COUNTY, GREETING:

We command you, that of the goods and chattels of  
John Kirchner  
in your bailiwick, you cause to be made \$38<sup>88</sup>  
Dollars, being the amount of a fine and the costs of prosecution which the State  
of Ohio in our Court of Common Pleas, at a term thereof, commencing on the  
29 day of May, A. D. 1871, by the judgment of  
said Court, recovered against the said John Kirchner

whereof he was convicted as appears of record with interest thereon from the  
first day of the term aforesaid; and for the want of goods and chattels, we  
command you to take the body of the said John Kirchner

and him commit to the Jail of said County, and safely keep therein until  
he pay, or secure to be paid, the full sums aforesaid, with the interest  
aforesaid, and increase costs, or until he be otherwise discharged  
according to Law. Hereof fail not, but of this writ and your service thereof  
make due return.

Witness my hand and the Seal of said Court,  
at Marysville, this 21  
day of June, A. D. 1871.

S. J. Arthur, Clerk.  
By \_\_\_\_\_, Deputy Clerk.

Criminal Case File  
Case No. 27 (184)

1842

13

The State of Ohio

21

John W. Knickerbocker

Retailing

Filed Jan, 30, 1869  
John Randall & Co  
April 23, 1869 Pg. 8-193

A True Bill  
Wm. Robinson

Foreman of the Grand Jury

Mr. Randall \$ 3.30

The State of Ohio      County of Common Pleas, within and for the  
Lemien County, ss      County of Lemien, in the State of Ohio, the  
twelfth day of January, in the year one thou-  
sand eight hundred and Sixty nine

The jurors of the Grand Jury of the State of Ohio, duly  
elected, impaneled, sworn and charged to inquire  
of crimes of felonies, and misdemeanors, committed  
within the County of Lemien aforesaid, in the name  
and by the authority of the State of Ohio, upon their  
oaths aforesaid, do find and present that  
John Kindner late of said County, on the  
first      day of September in the year  
of our Lord one thousand eight hundred and  
Sixty eight at the County of Lemien aforesaid  
did unlawfully sell intoxicating liquors to  
Thomas Snodgrass then and there being the drunk  
upon the premises, and in the building where  
sold, contrary to the form of the Statute in such  
case made and provided and against the  
peace and dignity of the State of Ohio

John L. Porter Prosecuting Attorney  
of Lemien County Ohio

Attest  
Wm Snodgrass  
Robt Snodgrass

Crim. Doc. \_\_\_\_\_ Page 260

Union COMMON PLEAS.

THE STATE OF OHIO,

vs.

John Kirchner

**Fi. Fa. et Ca. Sa.**

This Writ dated June 21 1871.

Fine,	- - -	\$ 50.00
-------	-------	----------

Costs,	- - -	58
--------	-------	----

Defl's Costs,	- - -	\$ 0
---------------	-------	------

Int. from \_\_\_\_\_

Inc. Costs,	- - -	\$ 70
-------------	-------	-------

L. Pifer Pros. Att'y.

Received 18.

Sheriff.

Returned and filed August 80 1871.

Received this Writ June 21, 1871 & have this day levied on the following described real estate situate in the County of Marion Ohio beginning at the edge of grain, ~~but that~~ <sup>at</sup> the corner of 8 and Street 23 feet to the corner of a lot formerly owned by Andrew Neolph then as westly of a walk with Center Street, to the alley, then as 23 feet to within 20 feet of Eaton's lot, thence east, 130 feet, parallel with Center Street to the begining being the Sane property now owned and occupied by John Kirchner, front of build No 23,

Retained my fees,

Legal	45
Service	45
Levy	45
Mileage	10
Return	12
	1,112

*Robert Shantz Sheriff  
David Thomas Marion County*

**FIERI FACIAS ET CAPIAS AD SATISFACIENDUM.**

VOL. 60, (1863) OHIO LAWS, P. 66.

**THE STATE OF OHIO,** *Union* County, ss. } TO THE SHERIFF OF OUR SAID COUNTY, GREETING:

We command you, that of the goods and chattels of  
*John Kirchner*  
 in your bailiwick, you cause to be made \$38<sup>88</sup>  
 Dollars, being the amount of a fine and the costs of prosecution which the State  
 of Ohio in our Court of Common Pleas, at a term thereof, commencing on the  
 29 day of May, A. D. 1871, by the judgment of  
 said Court, recovered against the said *John Kirchner*

whereof he was convicted as appears of record with interest thereon from the  
 first day of the term aforesaid; and for the want of goods and chattels, we  
 command you to take the body of the said *John Kirchner*

and him commit to the Jail of said County, and safely keep therein until  
he pay, or secure to be paid, the full sums aforesaid, with the interest  
 aforesaid, and increase costs, or until he be otherwise discharged  
 according to Law. Hereof fail not, but of this writ and your service thereof  
 make due return.

Witness my hand and the Seal of said Court,  
 at *Marysville*, this 21  
 day of June, A. D. 1871.

*G. F. Arthur*. Clerk.  
 By \_\_\_\_\_, Deputy Clerk.



Criminal Case File

Case No. 28 (185)

18528

12

The State of Ohio

n.

John Krichner

Retailing

Filed Jan'y 30. 1869  
John Randall Clerk  
April 23. 1869 Pg. 8-193

A Gun Bill

W.M. Robinson

Manufacturer of the Gun & Firey

MR Randell \$ 3,30

The State of Ohio      County of Common Pleas, return'd for the  
Lumin County 38) County of Lumin, in the State of Ohio, of the sum  
of January in the year of our Lord one  
thousand eight hundred and sixty nine

The Juries of the Grand Jury of the State of Ohio, duly  
elected, impaneled, sworn, and charged to inquire  
of crimes, offenses, and misdemeanors, committed within  
the County of Lumin aforesaid, in the name and by the  
authority of the State of Ohio, upon their oaths aforesaid,  
do find and present that John Kickner late of said  
County on the Seventeenth day of January in the year  
of our Lord one thousand eight hundred and Sixty  
Nine at the County of Lumin aforesaid, did unlawfully  
sell into exciting liquors to James Adams  
then and there being to the drunk upon the premises,  
and in the building where sold contrary to the  
form of the Statute in such case made and provided  
and against the peace, and dignity of the State of  
Ohio.

John L. Porter  
Prosecuting Attorney from Co. Ohio

vs James Adams  
Cyrus Carter  
Donald Williamson

Crim. Doc. \_\_\_\_\_ Page 262Lancaster COMMON PLEAS.

## THE STATE OF OHIO,

vs.

John Kirchner

## Fi. Fa. et Ca. Sa.

This Writ dated June 21 1871.

Fine, - - - - \$ 50.00

Costs, - - - - 8.88

Def'ts Costs, - - - - \$ 0

Int. from - - - -

Inc. Costs, - - - - 70

S. Riker Pros. Att'y.

Received - - - - 18

Sheriff.

Returned and filed August 30 1871.

Received this writing June 21, 1871, I have this day  
 levied on the following described real estate, situated in the  
 Town of Marysville, beginning at the edge of Main Street  
 thence with said Street 23 feet to the corner of a lot  
 formerly owned by Andrew Wolff then occupied by him  
 with Center Street to the ally there 23 feet to within 20  
 feet of Gators Hill, thence 85 feet parallel with Center Street

to the beginning being the same property covered and  
 occupied by John Kirchner, fronting about 23,

Assigned my fees

At Kent Marsh Street  
 25 Thomas M. Dyer

Giles Service 4<sup>5</sup><sub>0</sub>  
 Mulford 4<sup>5</sup><sub>0</sub>  
 Lovell 1<sup>2</sup><sub>0</sub>  
 Return 7<sup>1</sup><sub>2</sub>

## FIERI FACIAS ET CAPIAS AD SATISFACIENDUM.

VOL. 60, (1863) OHIO LAWS, P. 66.

THE STATE OF OHIO, {  
Union County, ss. } TO THE SHERIFF OF OUR SAID COUNTY, GREETING:

We command you, that of the goods and chattels of  
John Kirchner  
in your bailiwick, you cause to be made \$38<sup>88</sup>  
Dollars, being the amount of a fine and the costs of prosecution which the State  
of Ohio in our Court of Common Pleas, at a term thereof, commencing on the  
29 day of May, A. D. 1871, by the judgment of  
said Court, recovered against the said John Kirchner

whereof he was convicted as appears of record with interest thereon from the  
first day of the term aforesaid; and for the want of goods and chattels, we  
command you to take the body of the said John Kirchner

and him commit to the Jail of said County, and safely keep therein until  
he pay, or secure to be paid, the full sums aforesaid, with the interest  
aforesaid, and increase costs, or until he be otherwise discharged  
according to Law. Whereof fail not, but of this writ and your service thereof  
make due return.

Witness my hand and the Seal of said Court,  
at Marysville, this 21  
day of June, A. D. 1871.

R. T. Arthur. Clerk.

By \_\_\_\_\_, Deputy Clerk.



Criminal Case File

Case No. 29 (186)

~~1862~~ 2E " "

The State of Ohio

as

John Krichner

Relating

Filed Jan'y 30, 1869  
Yaber Randall Clerk  
Apr 23, 1869 P.G. 8 193

A True Bill

W.W. Robinson

Foreman of the Grand Jury

MR. Randall \$3,30

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

The Juries of the Grand Jury of the State of Ohio, duly  
elected, sequestered, sworn and charged to inquire  
of crimes, offenses, and misdemeanors, committed within  
the County of Lemien aforesaid, in the name and by  
the authority of the State of Ohio, upon their oaths  
aforesaid do find and present that John Kirchner  
late of said County on the ninth day of October  
in the Year of our Lord one thousand eight hundred  
and Sixty eight at the County of Lemien aforesaid.  
did unlawfully sell intoxicating liquors to one  
James Adams then and there being at the dock  
upon the premises, and in the building where  
sold, contrary to the form of the Statute in  
such case made and provided, and against the  
peace and dignity of the State of Ohio.

John Porter Prosecuting Attorney  
Lemien County Ohio

wt James Adams  
Not Seargeant

Crim. Doc. \_\_\_\_\_ Page 262

Common COMMON PLEAS.

THE STATE OF OHIO,

vs.

John Kirchner

**Fi. Fa. et Ca. Sa.**

This Writ dated June 21 1871.

Fine, - - - \$ 5.00

Costs, - - - 1.58

Def'ts Costs, - - - \$ 0

Int. from \_\_\_\_\_

Inc. Costs, - - - \$ 70

S. R. Fifer Pros. Att'y.

Received 18.

Sheriff.

Returned and filed August 30 1871.

Received this within June 21, 1871, warrant day  
levied on the following described real estate situate in the  
Town of Marysville, beginning at the ridge of Main Street there  
at said Street 23 feet to the corner of lot formerly owned by Andrew  
Nolph three sections parallel with Center Street, thence east  
thence 23 feet to within two rods of Salmon lot, thence east  
parallel with Center Street to the beginning of the same  
property now owned and occupied by John Koenig  
Grant of intit No 23,  
Retained fine fees

Lees Robert Sharp Shantz  
35 of Standard Manufacturing Co. Inc.  
Service 45-  
Loyalty 45-  
Mileage 10.  
Return 12  
1.12

# FIERI FACIAS ET CAPIAS AD SATISFACIENDUM.

VOL. 60, (1863) OHIO LAWS, P. 66.

THE STATE OF OHIO, }  
Union County, ss. } TO THE SHERIFF OF OUR SAID COUNTY, GREETING:

We command you, that of the goods and chattels of  
John Kirchner  
in your bailiwick, you cause to be made \$38 88  
Dollars, being the amount of a fine and the costs of prosecution which the State  
of Ohio in our Court of Common Pleas, at a term thereof, commencing on the  
29 day of May, A. D. 1871, by the judgment of  
said Court, recovered against the said John Kirchner

whereof he was convicted as appears of record with interest thereon from the  
first day of the term aforesaid; and for the want of goods and chattels, we  
command you to take the body of the said John Kirchner

and him commit to the Jail of said County, and safely keep therein until  
he pay, or secure to be paid, the full sums aforesaid, with the interest  
aforesaid, and increase costs, or until he be otherwise discharged  
according to Law. Hereof fail not, but of this writ and your service thereof  
make due return.

Witness my hand and the Seal of said Court,  
at Marysville, this 21  
day of June, A. D. 1871.

G. T. Arthur. Clerk.  
By \_\_\_\_\_, Deputy Clerk.

Criminal Case File  
Case No. 30 (187)

18730 10

The State of Ohio

21

John Kidner

Petitioning

Filed Jan'y 30, 1869  
Tabor Randall Clerk  
April 23, 1869 P.G. 8-193

A True Bill

W.W. Robinson

Foreman of the Grand Jury

6 M. Russell \$ 3.30

The State of Ohio, County of Licking, witness and for the  
summons, ss<sup>d</sup>) County of Licking, in the State of Ohio, of the term  
of January in the year of our Lord  
one thousand eight hundred and  
sixty nine.

The jurors of the Grand Jury of the State of Ohio, duly  
elected, impaneled, sworn and charged to inquire  
of crimes, offenses, and misdemeanors committed within  
the County of Licking aforesaid, in the name and by  
the authority of the State of Ohio, upon their oaths  
aforesaid, do find and present that John Krichner  
late of said County, on the seventeenth day of  
October in the year of our Lord one  
thousand eight hundred and Sixty eight  
at the County of Licking aforesaid did unlawfully  
sell intoxicating liquors to Thomas Snodgrass  
then dead there being Shadrock upon the  
premises, and in the building where sold, con-  
trary to the form of the Statute in such case  
made and provided, and against the peace  
and dignity of the State of Ohio.

John L. Porter Prosecuting Attorney  
of Licking Co. Ohio

Mt James Adams  
Thos Snodgrass

Crim. Doc. \_\_\_\_\_ Page 264

Union COMMON PLEAS.

**THE STATE OF OHIO,**

vs.

John Kirchner**Fi. Fa. et Ca. Sa.**This Writ dated June 21 1871.Fine, - - - \$ 50.00Costs, - - - 88Def's Costs, - - - \$ 0

Int. from - - -

Inc. Costs, - - - \$ 70L. Rifer Pros. Att'y.Received 18

Sheriff.

Returned and filed August 80 1871.

Received this writ June 21, 1871, I have this day levied  
 on the following described real estate situated in the village of Marysville  
 O, beginning at the edge of Main Street, thence westward 23 feet  
 to the corner of a lot formerly owned by Andrew Knob,  
 thence westward with Center Street to the alley  
 thence 23 feet north of said alley, thence 49 feet  
 parallel with Center Street to the beginning herein the

property now owned and occupied by John Kirchner  
 plan of lot No 23, retained my fees  
Robert Chapman Sheriff  
 By Thomas M. Martin Deputy

Lees  
 Lavoro 45-  
 Milk and 10  
 Levy 45-  
 Rain 12  
17 2

## FIERI FACIAS ET CAPIAS AD SATISFACIENDUM.

VOL. 60, (1863) OHIO LAWS, P. 66.

THE STATE OF OHIO, {  
Union County, ss. } TO THE SHERIFF OF OUR SAID COUNTY, GREETING:

We command you, that of the goods and chattels of  
John Kirchner

in your bailiwick, you cause to be made \$38<sup>88</sup>  
 Dollars, being the amount of a fine and the costs of prosecution which the State  
 of Ohio in our Court of Common Pleas, at a term thereof, commencing on the  
29 day of May, A. D. 1871, by the judgment of  
 said Court, recovered against the said John Kirchner

whereof he was convicted as appears of record with interest thereon from the  
 first day of the term aforesaid; and for the want of goods and chattels, we  
 command you to take the body of the said John Kirchner

and him commit to the Jail of said County, and safely keep therein until  
he pay, or secure to be paid, the full sums aforesaid, with the interest  
 aforesaid, and increase costs, or until he be otherwise discharged  
 according to Law. Hereof fail not, but of this writ and your service thereof  
 make due return.

Witness my hand and the Seal of said Court,  
 at Marysville, this 21  
 day of June, A. D. 1871.

F. S. Arthur. Clerk.

By \_\_\_\_\_, Deputy Clerk.



Criminal Case File  
Case No. 31 (188)

1883<sup>21</sup>

The State of Ohio

as

John Kirchner

April 23. 1869 Pg. 8-193

Retailing

Fited fancy 30. 1869  
John Randolph Clark

A True Bill

W.M. Robinson

Foreman of the Grand Jury

Mr. Wardell \$3.30

The State of Ohio      Court of Common Pleas坐定于为 the  
Linn County ss      County of Linn, in the State of Ohio of the tenth  
of January, in the year of our Lord one  
thousand, eight hundred and thirty nine

The Juries of the Grand Jury of the State of Ohio, duly  
elected and paunced upon and charged, to inquire  
of crimes, offenses, and misdemeanors committed within  
the body of the County of Linn aforesaid, in the name  
and by the authority of the State of Ohio, upon their oaths  
aforesaid do find and present that John Kirchner  
late of said County on the twenty sixth day of November  
in the year of our Lord one thousand eight hundred  
and eighty eight at the County of Linn aforesaid, did  
unknowfully sell intoxicating liquors to George Turner  
or — then and there being where drunk upon  
the premises, and in the building where sold. Con-  
trary to the form of the Statute in such case made  
and provided, and against the peace and dignity  
of the State of Ohio.

John L. Porte Prosecuting Attorney  
of Linn County Ohio

not certified true

Crim. Doc. \_\_\_\_\_ Page 264Lorain COMMON PLEAS.

## THE STATE OF OHIO,

vs.

John Richner

## Fi. Fa. et Ca. Sa.

This Writ dated June 21 1871.

Fine, - - - \$ 50.00

Costs, - - - 18

Def'ts Costs, - - - \$ 0

Int. from - - -

Inc. Costs, - - - \$ 70

X. Pifcer Pros. Atty.

Received - - - 18

Sheriff.

Returned and filed August 30 1871.

Received this writ of June 21 1871, from 21<sup>st</sup>/871, I do now  
 this day deliver on the following described real estate situate  
 in Lorain Maryville, O, beginning at the edge of Main Street, thence  
 with Sand Street, 23 feet to the corner of a lot formerly owned by Andrew  
 Wolf, thence westerly parallel with Center Street, to the ally thence  
 23 feet to within 20 feet of Salmon lot, thence east 730 feet, parallel with  
 Center Street to the beginning being the same property now owned  
 and occupied by John Richner, being front of int 23.

Witnessed and signed  
Mark H. Stroh  
 By Journal. Gramma L. Gutz

Gees,	
Service	45-
long	45-
middle	10
return.	12
	<u>1.12</u>

## FIERI FACIAS ET CAPIAS AD SATISFACIENDUM.

VOL. 60, (1863) OHIO LAWS, P. 66.

THE STATE OF OHIO, }  
Union County, ss. } TO THE SHERIFF OF OUR SAID COUNTY, GREETING:

We command you, that of the goods and chattels of  
John Kirchner  
in your bailiwick, you cause to be made \$388.88  
Dollars, being the amount of a fine and the costs of prosecution which the State  
of Ohio in our Court of Common Pleas, at a term thereof, commencing on the  
29 day of May, A.D. 1871, by the judgment of  
said Court, recovered against the said John Kirchner

whereof he was convicted as appears of record with interest thereon from the  
first day of the term aforesaid; and for the want of goods and chattels, we  
command you to take the body of the said John Kirchner

and him commit to the Jail of said County, and safely keep therein until  
he pay, or secure to be paid, the full sums aforesaid, with the interest  
aforesaid, and increase costs, or until he be otherwise discharged  
according to Law. Hereof fail not, but of this writ and your service thereof  
make due return.

Witness my hand and the Seal of said Court,  
at Marysville, this 21  
day of June, A.D. 1871.

F. J. Arthur. Clerk.

By \_\_\_\_\_, Deputy Clerk.



Criminal Case File

Case No. 32 (192)

No. 32

---

# Union Common Pleas.

---

STATE OF OHIO

against

Andrew M. Marks  
Defendant.

FEB TERM. 1871

80 off docket

Journal No. 8 Page 188

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

Ex. Doc. A Page 4988

No

~~#911143~~<sup>32</sup>

The State of Ohio  
vs  
Andrew M. Marks

May 1871  
Laid away

The 8th of Oct  
A  
Andrew Marks

Manuscript



The State of Ohio Before A. T. Wilkins  
for the use of the village Mayor - March 1st 1863  
(of Marysville) This day came  
Andrew J. Marks Samuel Grou  
and made oath and said  
Says that Andrew  
Marks late of said  
county of Union and State  
of Ohio on or about the  
the 27th of February 1863  
at said county of Union  
in and upon the body of  
one Johnathan Burt  
then and there being unlawfully  
did make an assault on him  
said Johnathan Burt then  
and there did beat strike wound  
and ill treat him the said  
Johnathan Burt then and there  
feloniously unlawfully and  
his malice and afore thought  
to commit a murder and this  
deponent says and does verily  
believe that the said Andrew  
Marks is guilty of the facts  
stated and further sayeth not  
Took his affidavit thereof and  
thereupon is sued warrant  
against Andrew J. Marks

Mayors fees pelt  
Affidavit - - 40  
Warrant 40  
Subpoena suit 45  
Swearing suit 20  
recognizance 70  
of 4 witness  
Filing papers ~~15~~  
~~\$2.30~~

This transcript 1.00

Marshals fees pelt  
O W R Srgman 100

constable fees pelt  
J. H. Cassib 140

and delivered to Offt. R. Grigman Marshal  
of the Village of Marysville warrant return  
endorsed received this 11<sup>th</sup> March 1863  
and have the body of the within named  
before the mayor Mileage 20 Service 40 total \$60  
Offt. R. Grigman Marshal Same day issued  
Subpoena on the part of the State for William  
Weber D. W. Henderson Samuel George Charles  
Willmuth and Noah Poling delivered same  
to J. M. Cassib constable Subpoena return  
endorsed served on D. W. Henderson by  
stating the contents and on William Weber  
Samuel George Noah Poling and Charles  
Willmuth by reading the contents of this  
writ to them Service 65 mileage 75 total \$140  
J. M. Cassib constable

Andrew J. Marks present plead guilty  
to assault and battery and thereupon William  
Weber, D. W. Henderson Charles Willmuth  
and Noah Poling were sworn and examined  
on the part of the State and thereupon  
the defendant Andrew J. Marks was reprimanded  
and ordered by me to enter into a recognizance  
in the sum of one thousand dollars for his  
appearance before the court of common  
pleas of said county of Union Ohio at the  
next term thereof and on the first day  
and not depart without leave and abide the  
order of the court which he said Andrew

J Marks failed & neglected to do  
and thereupon issued a Writus and  
delivered to O.W.R. Grayman village Marshal.  
Writus returned obeyed this writ by locking  
up said Andrew J Marks in jail fees 40.  
O.W.R. Grayman Marshal

Recognized the following named as witnesses  
for the State to appear before the court  
Samuel Green Charles Wellmuth  
William Weber & Noah Poling

Mays fees 4<sup>th</sup> Wilkins \$2.30  
A.D. Doolittle fees  
transcript \$1.00

Witness fees

William Weber - .50  
D.W. Henderson .50  
Charles Wellmuth .50  
Noah Poling - .50  
\$2.00

Marshals fees  
O.W.R. Grayman \$1.00

constable fees  
J. H. Cassib \$1.40

The State of Ohio  
Union County ss  
Incorporated village of  
Maysville I hereby certify  
the foregoing to be a true copy of  
the proceedings had by and before  
said A.F. Wilkins at his office  
in said village in said case  
as appears from his docket  
now in my hands witness my  
hand this 16<sup>th</sup> day of April  
1869 A.D. Doolittle Mayor of  
said incorporated village

192 32

The State of Ohio

n

Andrew M Marks

Assault & Battery

Filed April 22<sup>d</sup> 1869

John Randall Clerk

A True Bill

Samuel S. Jewell  
Foreman of the Grand Jury

This Bill was founded upon testimony given and sent to the  
Grand Jury by order of the Court at the request of the  
Prosecutor's attorney. Samuel S. Jewell

Foreman of the Grand Jury

Mr. Randall \$2,60

The State of Ohio      Court of Common Pleas, herein and for the  
Union County 88      County of Union, in the State of Ohio, of the time  
of April      in the year of our Lord one thousand  
and eight hundred and Sixty nine

The Juries of the Grand Jury of the State of Ohio, duly  
elected, impaneled, now and charged to inquire of crimes  
offenses and misdemeanors committed within the County of  
Union aforesaid, in the name and by the authority of the  
State of Ohio, upon their oaths do find and present that  
Andrew M. Marks late of said County on the twenty seventh  
day of February      in the year of our Lord one thousand  
eight hundred and Sixty nine      with force and arms  
at the County of Union aforesaid, in and upon the body  
of Jonathan Burt      then and there being unlaw-  
fully and forcibly did make an assault in a  
menacing manner, and him the said Jonathan Burt  
then and there unlawfully and forcibly did strike  
beat, wound and ill treat, and other wrongs to the  
said Jonathan Burt      then and there did con-  
trary to the form of the Statute in such case  
made and provided, and against the peace and  
dignity of the state of Ohio.

John L. Porter      Prosecuting Attorney  
of Union County, Ohio

The State of Ohio  
vs  
Andrew M. Marks

Proceedings before  
Probate Judge

Tiled March 13, 1869  
Tabu Randall Clark

The state of ohio Union county ss  
Andrew Marks      In Habeas corpus in Probate  
                        vs      Court of Union county ohio  
Sheriff & Jailer      held on the 11<sup>th</sup> day of March 1868  
of Union county      the said Andrew Marks being  
under arrest and in the custody of  
the Sheriff and Jailer of Union county ohio and  
confined in the jail of said County made appli-  
cation to this Court for a writ of Habeas corpus  
which is in the words and figures following to wit  
To the Hon James R Smith Probate Judge  
in and for Union county ohio  
Andrew Marks represents to your Honor that  
he is imprisoned in jail of ~~said~~ Union County  
He further says he is detained on a pretended  
charge of assault with intent to commit murder  
he therefore asks the court to issue a writ of  
Habeas corpus that he may be brought before  
your Honor and the cause of his detention en-  
quired into and that he may be discharged or let  
out on bail as your honor may deem right in  
the premises March 11<sup>th</sup> 1868

The State of Ohio Coats & Gilbert

By his Attorney

The state of ohio Union county ss

Andrew Marks being by me duly  
sworn says the facts and allegations set forth in  
foregoing petition are true as he verily believes

A M Marks

sworn to and subscribed before me this 11<sup>th</sup> day  
of March AD 1869

James R Smith Probate Judge

Whereupon issued a writ of Habeas corpus directed  
to the Sheriff of said County in the following words to wit

The state of Ohio Union county ss In Probate court

To the Sheriff of said County Greeting  
you are commanded that that the body of Andrew  
Marks by you detained in custody and restrained  
of his liberty as it is said by whatever name the  
said Andrew Marks may be known or called you  
take and have before the Probate court at the court  
House in said County to do and receive all and singular  
those things which shall then and there be considered  
of him in this behalf and that with this writ you  
then and there return the day and cause of the  
taking and detaining of said Andrew Marks and have  
you then and there this writ with your service theron

Witness my signature & the seal of the said  
 court at Marysville this 11<sup>th</sup> day of March AD 1869

James R Smith Probate Judge

Received this writ March 11<sup>th</sup> 1869 - I have the body of the said  
Andrew Marks before the court. the said Andrew Marks was  
taken on the 27<sup>th</sup> day of February 1869 on a charge of assault  
with intent to murder this 11<sup>th</sup> day of March 1869

Robert Sharp Sheriff

The state of Ohio Union county ss

Be it remembered that on the 11<sup>th</sup> day of March 1869

Andrew Marks John Guthrie and N A Gilbert personally appeared before me Probate Judge in and for said county of Union and jointly and severally acknowledged to owe to the state of Ohio 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 recognane is such that if the above bound Andrew Marks shall personally appear before the court of common Pleas on the first day of the next term thereof to be holden in and for the county aforesaid then and there to answer to the charge of an assault & Batory on the person of Jonathan Burt and abide the judgement of said court and not to depart without leave of said court then this recognane to bind otherwise it shall be and remain in full force & virtue in law taken and acknowledge before me the day and year above written

James R Smith Probate Judge

The state of ohio Union county ss

I James R Smith Judge of the Probate court within and for the county of Union Ohio do hereby certify the foregoing to be a true and correct transcript as taken from the Journal Entries of said court of the the matters and things had and done by and before me in the above case

In testimony whereof I have hereunto set my hand and affixed the seal of said Court at Maysville this 11<sup>th</sup> day of March AD 1869

James R Smith P Judge

Criminal Case File  
Case No. 33 (199)

No. 33

# Union Common Pleas.

STATE OF OHIO

against

Benjamin Aspre  
Defendant.

FEB TERM, 1871

• Laid Away

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

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

Ex. Doc. A Page 4864

No 33

The State of Ohio

vs

Benjamin Ayres

C. Ex. Dk #198118  
#248

Bounty to Sat \$10,00

Probate fees \$5,27

The State of Ohio

v.s.

Benjamin Ayres

Horse Stealing

Filed Sept. 20<sup>th</sup> 1869  
Labr Randall Clerk

A True Bill

David Shenman  
Foreman of the Grand Jury.

A true copy  
Labr Randall Clerk

The State of Ohio } Court of Common Pleas within and for the  
Union County \$8 } County of Union in the State of Ohio of the  
) term of September in the year of our Lord  
One thousand eight hundred and Sixty nine

The jurors of the Grand Jury of the State of Ohio duly  
elected empannelled Sworn and charged to inquire  
of Crimes felonies offences and Misdemeanors committed  
within the body of the County of Union aforesaid in the  
name and by the authority of the State of Ohio upon  
their oaths aforesaid do find and present that  
Benjamin Ayles late of Said County on the fifteenth  
day of July in the year of our Lord one thousand eight  
hundred and Sixty nine in the County of Union  
aforesaid one gelding of the value of three  
Hundred dollars of the goods ~~and~~ chattels and property of  
Samuel M. Bullough then and there being found  
then and there unlawfully and feloniously did  
steal take and lead away contrary to the form of  
the Statute in such case made and provided and  
against the Peace and dignity of the State of Ohio

John L. Porter  
Prosecuting Attorney of Union County Ohio

Lot 33

The State of Ohio

ms

Benjamin Ayres

Horse Stealing

Giles Sept. 20. 1869  
John Randall C.M.

A True Bill

David Sherman

Foreman of the Grand Jury

Colgate for date

The State of Ohio, County of Common Pleas, return and for the  
Linn County ss, County of Linn, in the state of Ohio, of the  
Term of September, in the year of our Lord one  
thousand eight hundred and fifty nine.

The Juries of the Grand Jury of the State of Ohio, duly  
elected, impaneled, sworn and charged to inquire of  
crimes, felonies, offenses and misdemeanors, committed  
within the body of the County of Linn aforesaid, in the  
name and by the authority of the State of Ohio, upon  
the oaths aforesaid, do find and present that Benjamin  
Ayers late of said County, on the fifteenth day of July  
in the year of our Lord one thousand eight hundred  
and fifty nine in the County of Linn aforesaid one  
gold ring of the value of three hundred dollars  
of the Goods, chattels and property of Samuel  
McCullough then and there being found, then and there  
wilfully and feloniously did steal, take and  
lead away, contrary to the form of the Statute  
in such case made, and provided, and against  
the peace and dignity of the State of Ohio.

John S. Porter, Attorney, Attorney  
of Linn County, Ohio

Cour

Benjamin Ayres  
Benton

Sept 1869

Filed Sept 4<sup>th</sup> 1869  
James R Smith Puder

Ben Ayres Esq  
Attala F. Esq  
Loring, Ligg & Co  
James Thompson Esq  
Tho. Phillips  
Thomas H. Basler Esq

The demands above named are accepted  
by me this day of September 4<sup>th</sup> 1869 and  
the same is acknowledged and acknowledged  
to be begun on this 4<sup>th</sup> day of September 1869.

James R Smith, Public Judge

The State of Ohio Warren County ss.

Bec it remembered that on the 14th day  
of Sept 1869 Benjamin & Asa Ambon & Asa and others  
~~James~~ ~~James~~ Thompson his Shields and James W Radley  
personally appeared before  
me James R Smith, ~~a~~ Probate  
judge iss & for the county aforesaid,  
and jointly and severally ack-  
nowledged themselves to owe the  
State of Ohio the sum of five  
hundred dollars, to be levied  
of their goods & chattels lands  
and tenements, if default be  
made in the conditions following  
to wit: The condition of this re-  
cognition is such that if the above  
named Benjamin & Asa  
personally be and appear before the  
court of common pleas on the  
1st day of the term thereof next to be  
helden iss & for the county afo-  
resaid then and there to answer  
a charge of Grand Larceny and  
obide the judgment of the court,  
and not depart <sup>therefrom</sup> without leave,  
then this recognition shall be void,  
otherwise it shall be and remain  
in full force and virtue iss  
law

application for  
Habeas Corpus

Filed September 4/69  
James R Smith Pinder

To the Hon'ble James A. Smith,  
Prothono<sup>t</sup> Judge of Union  
County Ohio

Benjamin B Ayers repre-  
sents to your Honor that  
he is imprisoned in the  
jail of Union County by  
Robert Thorp <sup>subject to the court's order</sup> for his supposed  
he is detained upon a pretended  
charge of stealing a horse. He  
therefore asks the Court to give  
a writ of Habeas Corpus in  
his behalf that he may be brought  
before your honor and the  
cause of his deten<sup>t</sup>ion ex-  
amined into & that he either  
discharged or set out on bail  
as your honor may deem  
right in the premises

Benjamin B Ayers

By his attorney

Sept 4, 1869

Randall & Conwell

At<sup>d</sup> of Ohio, Union County

Benjamin B Ayers being sworn  
says the facts stated in the foregoing  
affidavit are true as he verily believes

Sworn to & subscribed before me

This 4<sup>th</sup> day of September 1869

James A. Smith & Gudger

Ben B Ayers

The State of Ohio,

ON RELATION OF

Benjamin B. Agnes

vs.

Robert Sharp Sheriff

& Jailer

HABEAS CORPUS.

Returned and filed Sept 4<sup>th</sup> 1869

J. R. Smith

Probate Judge.

By

Deputy Clerk.

Schenectady, N.Y., Sept 4<sup>th</sup> 1869  
I have the body of  
Benjamin Agnes before you  
Robert Sharp Sheriff



# WRIT OF HABEAS CORPUS.

THE STATE OF OHIO, }  
                        Mary- County, ss. } IN PROBATE COURT.

To the Sheriff of said County, Greeting:

You are commanded that the body of Benjamin Ayers  
by you detained in custody, and restrained of his liberty, as it is said, by whatsoever name the  
said Benjamin Ayers may be known or called, you  
take and have before the Probate Court,  
at the Court House in said County, to do and receive all and singular those things which shall then and  
there be considered of him in this behalf, and that with this writ you then and there return the day and  
cause of the taking and detaining of said Benjamin Ayers  
and have you then and there this writ with your service thereon.

Witness my signature and the seal of the said Probate Court  
at Marysville, this 4<sup>th</sup> day  
of September, A. D. 1862.

James R Smith Probate Judge.

Deputy Clerk.

The State of Ohio

vs

Benja B. Ayers

Proceedings before  
P. Judge

Filed Sept. 7. 1869

John Randall Clerk

and this recognizance was taken and acknowledge before  
me this 4<sup>th</sup> day of September A.D 1869  
James R Smith Probate Judge  
The State of Ohio Union County ss  
I James R Smith Probate Judge witness and for said  
county hereby certify the foregoing to be a true & correct  
copy of the doings had by and before me in  
said case

Witness my signature and seal of said court  
at Marysville this 6<sup>th</sup> day September A.D 1869

James R Smith Probate Judge

Probate Judge cost \$5.27

Union County Probate Court September 4<sup>th</sup> 1869  
The State of Ohio Exrel [ ] In Habeas corpus in Probate  
Benjamin B Ayres [ ] Court of Union County Ohio  
vs [ ] on the 4<sup>th</sup> day of September 1869  
Robert Sharp Sheriff & [ ] the said Benjamin B Ayres  
Jailer of said county [ ] being under arrest and in  
custody of Robert Sharp Sheriff  
and Jailer of Union County Ohio and confined in the  
Jail of said county made application to this court for  
a writ of Habeas Corpus which was in the words and  
figures following to wit

To the Hon James R Smith Probate Judge of Union  
County Ohio

Benjamin B Ayres represents to your honor that he  
is imprisoned in the Jail of Union County by one Robert  
Sharp Sheriff of said County. And further says he is detained  
upon the pretended charge of Stealing a Horse he there  
fore asks the court to issue a writ of Habeas Corpus  
in his behalf that he may be brought before your  
honor and the cause of his detention examined into  
and that he may be discharged or let out on bail as  
your honor may deem right in the premises

September 4<sup>th</sup> 1869

Benjamin B Ayres by his  
Attorneys Randall & Cameron

Benjamin B Ayres being sworn says the facts stated in the  
foregoing affidavit are true as he verily believes

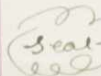
Ben B Ayres

Sworn to & subscribed before me this 4<sup>th</sup> day of September AD 1869

James R Smith Probate Judge

Thereupon issued a writ of Habeas corpus to the sheriff of  
said county in the words following to wit

The State of Ohio Union County ss  
To the Sheriff of said county greeting  
you are commanded that the body of Benjamin B  
Ayles by you detained in custody and constraint of his  
liberty as it is said, by whatsoever name the said Benjamin  
B Ayles may be known or called you take and have  
before the Probate court at the Court House in said county  
to do and receive all and singular those things which shall then  
and there be considered of him in this behalf, and that with this  
writ you then and there return the day and of taking & detaining  
of said Benjamin B Ayles and have you then and there  
is writ with your service thereon

Witness my signature and the seal of the said  
 Probate Court at Marysville the 4<sup>th</sup> day of Sept AD 1869

James R Smith Probate Judge

Writ returned Endorsed - September 4<sup>th</sup> 1869 I have the body  
of Benjamin B Ayles before you

Robert Sharp Sheriff

Thereupon this cause came on to be heard and the court  
do find that the said Benjamin B Ayles is lawfully detain-  
ed under the custody of Robert Sharp Sheriff and Jailer  
of said county on a charge of Horse Stealing and the said  
Benjamin B Ayles making application to be admitted to  
bail. It is ordered that he enter into a bond in five hundred  
dollars with sufficient security for his appearance at the  
next term of the court of common Pleas of Union  
county ohio on the first day of the term to answer

to any indictment that may be found against him for  
Stealing a Horse

Whereupon the following bond was given which reads as follows  
The state of Ohio Muskingum County ss

Be it remembered that on the 4<sup>th</sup> day of September  
1869 Benjamin B Ayres. Ambrose T Ayres. Luther Liggett  
James Thompson. Thomas P Shields and Thomas  
Bodley personally appeared before me James R Smith  
Probate Judge in and for the county aforesaid and jointly  
and severally acknowledged themselves to owe to the State  
of Ohio the sum of five hundred dollars to be levied  
upon their goods and chattels lands and tenements - if  
defauult be made in the condition, <sup>following</sup> to wit. The condi-  
tion of this recognizance is such that if the above  
Benjamin B Ayres 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 grand Larceny and abide the judgement of the  
court and not to depart therefrom without leave  
then this recognizance shall be void, otherwise it  
shall be and remain in full force and virtue in law

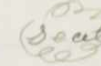
Ben B Ayres



Ambrose T Ayres



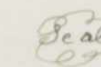
Luther Liggett



Thos P Shields



James Thompson



Thomas N Bodley



The Bandsmen above named are accepted by us

The State of Ohio

vs

Z Union Com. Pleas

Benj<sup>a</sup> Ayers

Recognisance for <sup>1<sup>st</sup></sup> Septem 1869

Costs before J <sup>r</sup> P. Paid County	\$ 30.25
in due Robt Sharp Shff for Board & <del>1</del> 29.50	
n Grand Jury witnesses	4.85
Blerks fees & per cent	13.75
Costs of P. Court	5.27
Damage to jail	15.00
Detention of J <sup>r</sup> one day	30.00
Pro <sup>r</sup> Atlys Collection fee	50.00
	\$ 178.62

Criminal Case File

Case No. 34 (202)

No. 24

# Union Common Pleas.

STATE OF OHIO

against

Ellen Doug

Defendant.

MAY TERM 1871

Off of the Record

Journal No. 8 Page 239

Record No. No Record Page

Ex. Doc. A Page 4900

No 202 34

The State of Ohio

vs  
Ellen Long

May 1871  
Laid away

202.34

The State of Ohio

Ellen Long

Sellis  
~~Farmers~~ liquor to minor

Filed Sept. 22<sup>d</sup> 1869  
Luber Randall Clerk

Copied

A True Bill  
David Shewman  
Foreman of the Grand Jury

This bill was passed upon testimony given and  
read in the grand jury & now goes to court at  
the request of the Plaintiff's attorney  
David Shewman  
Foreman of the Grand Jury

The State of Ohio, Court of Common Pleas, within and for the  
County of Linn, in the State of Ohio, of Term  
of September in the Year one thousand  
eight hundred and thirty nine

The Juries of the County of the State of Ohio, duly  
elected, empannelled, sworn and charged to inquire of  
crimes, offenses and misdemeanors committed within  
the County of Linn aforesaid, in the name, and by the  
authority of the State of Ohio upon their oaths aforesaid  
do find and present that Ellen Long late  
of said County on the third day of July  
in the Year of our Lord one thousand, eight hundred  
and Sixty nine in the County of Linn aforesaid  
did unlawfully ~~lawfully sell~~ <sup>introducing</sup> ~~sell~~  
liquors to James McCleary then and there being  
the drake by him the said James McCleary  
he the said James McCleary then and there being  
a minor, and the said Ellen Long then and  
there well knowing that the said James McCleary  
was then and there a minor, and ~~had~~ <sup>had</sup> ~~had~~ <sup>had</sup>  
and ~~sold~~ <sup>sold</sup> ~~selling~~ <sup>being</sup> without the written order of  
either his parents or guardian or family physician of him  
~~McCleary~~ <sup>to</sup> a physician in the regular line of his  
the said James McCleary.  
~~front~~, contrary to the form of the Statute in such  
case made and provided, and against the peace  
and dignity of the State of Ohio.

John L Poston Procurator Attorney  
Linn County Ohio

The State of Ohio

vs

Ellen Long

Selling liquor to minor

Filed Sept. 22<sup>d</sup> 1869  
Gaber Randall Clerk

A True Bill  
David Sheneman  
Foreman of the Grand Jury

A true copy  
Gaber Randall Clerk

This Bill was found upon testimony given and sent to  
the Grand Jury by order of the Court at the request  
of the Prosecuting Attorney

Foreman of the Grand Jury  
David Sheneman

The State of Ohio Court of Common Pleas within and for the County  
Union County ss of Union in the State of Ohio of term of September  
in the year of our Lord one thousand eight  
hundred and sixty nine

The Jurors of the Grand Jury of the State of Ohio duly  
elected empannelled, Sworn and charged to inquire  
of crimes offenses and misdemeanors committed within the  
county of Union aforesaid in the name and by the authority  
of the State of Ohio upon their oaths aforesaid do find  
and present that Ellen Long late of said County on  
third day of July in the year of our Lord one thousand  
eight hundred and Sixty nine in the County of Union  
aforesaid did unlawfully sell Intoxicating Liquors to  
James M. Clary then & there being to be drank by him  
the said James M. Clary, he the said James M. Clary  
then and there being a minor and the said Ellen Long  
then and there well knowing that said James  
M. Clary was then and there a minor and said  
Selling being without the written order of either the parents  
guardian or family Physician of him the said James  
M. Clary, contrary to the form of the Statute in such  
case made and provided and against the Peace  
and dignity of the State of Ohio

John L. Porter Prosecuting  
Attorney Union County Ohio

Criminal Case File

Case No. 35 (203)

No. 35

# Union Common Pleas.

STATE OF OHIO

against

*Journal Marks*

Defendant.

FEB TERM 1871

Journal No. 8 Page 232

Record No. No Record Page

Ex. Doc. A Page 4863

No. 203 35

The State of Ohio

vs

Jonah Marks

Laid away with old Indictments  
et d. p. 248

203 35

The State of Ohio

M

Jonah Marks

Assault & Battery

Filed Sept. 22<sup>d</sup> 1869

John Randall et al.

Copied

A True Bill

Daniel Shewman  
Furnishing the Grand Jury

Memorial \$ 3,10

This Bill was found upon testimony given  
and sent the Grand Jury by order of the Court  
at the request of the prosecuting attorney  
Daniel Shewman  
Furnishing the Grand Jury

The State of Ohio, County of Common Pleas, Justice and for  
Linn County \$5) the County of Linn, in the State of Ohio  
of the term of September in the year of  
one thousand eight hundred  
and sixty nine

The Juries of the County of the State of Ohio, duly  
selected, empanelled, sworn, and charged & inquest  
of crimes, felonies, offenses, and misdemeanors, com-  
mitted within the County of Linn aforesaid, in the  
name, and by the authority of the State of Ohio  
Upon their oaths aforesaid, do find and present  
that John Marks late of Said County on the  
Nineteenth day of August in the year  
of one thousand eight hundred and  
sixty nine in the County of Linn aforesaid, in  
and upon one John Draper then and there  
being unlawfully and feloniously did make an  
assault in a menacing manner, and him  
the said John Draper then and there, unlaw-  
fully, feloniously, and with great violence did  
strike, beat, wound and ill treat, and otherwise  
to the said John Draper then and there did  
contrary to the form of the Statute in such case  
made and provided, and against the peace, and  
dignity of the State of Ohio. John L. Porter  
Prosecuting Attorney Linn Co Ohio

The State of Ohio

vs

Jonah Marks

Assault & Battery

Filed Sept 22 1869  
Lazarus Randall Clerk

A True Bill

David Sheneman  
Foreman of the Grand Jury

A True Copy  
Lazarus Randall Clerk

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

Foreman of the Grand Jury

The State of Ohio Court of Common Pleas within and for  
Union County ss the County of Union in the State of Ohio  
of the term of September in the year of  
our Lord one thousand eight hundred  
and Sixty nine

The Juries of the Grand Jury of the State of Ohio  
duly elected empannelled, sworn and charged to inquire  
of Crimes, felonies, offences and misdemeanors committed  
within the County of Union aforesaid in the name  
and by the authority of the State of Ohio upon  
their oaths aforesaid do find and present that

Jonah Marks late of said County on the  
~~Nineteenth~~ day of August in the year of our  
Lord one thousand eight hundred & Sixty nine  
in the County of Union aforesaid in and upon  
one John Draper then and there being  
unlawfully and forcibly did make an assault in a  
menacing manner and him the said John Draper  
then and there unlawfully forcibly  
and with great violence did strike beat wound  
and ill treat and other wrongs to the said John  
Draper then and there did contrary to the  
form of the Statute in such case made and provided,  
and against the peace and dignity of the State of Ohio

John L. Porter  
Prosecuting Attorney Union Co. Ohio

Transcript<sup>154</sup>  
The State of Ohio  
against  
Jonah Marks

Filed Sept. 13, 1869  
Zuber Randall Clerk

The State of Ohio Plaintiff & C<sup>h</sup>arge Assauelt  
against - with intent to  
Janah Marks defendant Commit a murde

ppr

The state of Ohio  
affid. 40 Union County S.S.,  
Warrant 40 Before me A. T. Wilkinson one of the justices of the  
file 55 peace for said county personally came John Draper  
subp 3 M<sup>t</sup>. 35 who being duly sworn according to law deposes and  
file 05 sayeth that Jonah Marks late of the County of Union  
Court 25 aforesaid on the 19<sup>th</sup> day of August AD 1869, with  
Judges 40 force and arms at the County of Union aforesaid in  
Actions 60 and upon the body of one John Draper then and  
Sobrac 20 there being unlawfully did make an assault and  
Recog<sup>g</sup> 40 him the said John Draper then and there being unlawfully  
Rec<sup>g</sup> 40 did make an assault and him the said John Draper  
Recog<sup>g</sup> 60 then and there did beat wound and ill treat with  
Transcript 4<sup>1</sup> 9<sup>8</sup> intent in and upon him the said John Draper  
certificate 25 Then and there feloniously wilfully and of his  
malice aforethought to commit a murder and  
further this defendant sayeth not -

August 19<sup>th</sup> 1869 Took his affidavit Therefor an  
August 19<sup>th</sup> 1869 issued a warrant against Jonah  
Marks, and delivered the same to J. M. Cassil constable

Warrant returned endorsed I took the body

of the within named Jonah Marks and had

him before the justice August 19<sup>th</sup> 1869

Village 20 cents service 40cts, J. M. Cassil const.

For want of material witness as on the part of the

const. The part of the state, to motion of Counsel this

J. M. Cassil cause is continued to August 20<sup>th</sup> 1869 at 8

some 40 o'clock A.M. A J. Sterling acknowledging

mileage 20 himself security in a bond of five hundred

Subs<sup>ubs</sup> some 45 red dollars for the appearance of the defendant

Mileage 60 at said time

Attest 2<sup>nd</sup> Aug 200 August 19<sup>th</sup> 1869, Issued a subpoena on the

part of the state for Mary Draper Guita

Draper and Julia Draper

Subpoena returned endorsed, issued this

1st August 19<sup>th</sup> 1869 and served by reading

state<sup>s</sup> witness D<sup>r</sup> Mary Draper, Guita Draper and

M. Draper, some 45 cents to Rullay

S. Draper 60 cents J. M. Cassil const -

August 20<sup>th</sup> 1869 defendant

Jonah Marks appeared at the

time set for trial and by his attorney

A J. Sterling waived all 2<sup>d</sup> amercement

and was required to enter into

a recognizance in the sum of three

hundred dollars for his appearance

at the next term of Common Pleas Com-

for Union County on the first day of the

said term and at the opening thereof

which he did. A J. Sterling and Robert

Woodgrass acknowledging themselves as

security. Security accepted, and acknowledged Aug 20, 1869

Recognized John Draper May Draper  
and Guita Draper in the sum of  
one hundred dollars for their appeara-  
-ance at the next term of the Court of  
Common Pleas next to be helden in  
Union County on the first day of  
October at the opening thereof

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

A. L. Wilkins J.P.  
of the above Township

Criminal Case File  
Case No. 36 (204)

No. 3637-38, 47, 48

# Union Common Pleas.

STATE OF OHIO

against

*John Long,*  
Defendant.

FEB TERM 1871

Journal No. 8 Page 229

Record No. ~~No Record~~ Page

Ex. Doc. Page 4901-4905

No. 204 36

rrrr rrrr

The State of Ohio

vs  
John Long

May 1871

Laid away

20<sup>th</sup> 36

The State of Ohio

vs

John Long ~

Relating to minor

Filed Sept. 22<sup>nd</sup> 1869  
Tabor Randall Clerk

copyee

A True Bill  
David Sheneman  
Ferman of the Board of

Mr. Randall \$ 2,10

This bill was formed upon testimony given and  
not the grand jury by ad. of the court at the  
request of the prosecuting attorney  
David Sheneman  
Ferman of the Board of

The State of Ohio      County of Common Pleas return and for  
Lumin County \$5 ) the County of Lumin, in the State of Ohio  
of the term September in the year of  
our Lord one thousand eight hundred  
and fifty nine.

The form of the Grand Jury of the State of Ohio, duly elect-  
ed, sequestered, sworn and charged to inquire of  
torts, offenses, and misdemeanors committed within the  
County of Lumin aforesaid, in the Name and by the authority  
of the State of Ohio, upon such facts aforesaid so find  
and present that John Long late good Cau-  
ty on the third day of July in the Year  
your Lord one thousand eight hundred and 84<sup>1</sup>/<sub>2</sub>  
nine in the County of Lumin aforesaid did unlawfully  
sell interpreting ligures to James McCloskey then  
and there being, he the said James McCloskey then  
and there being a minor, and so'd selling being with-  
out the written order of either the parents, guardian  
or family physician of him the said James -  
McCloskey and the said John Long then  
and there well knowing that the said James -  
McCloskey was then and there a minor, contrac-  
ting to the form of the Statute in such case made  
and provided, and against the peace, and dignity  
of the State of Ohio.

John L Porter Prosecuting Attorney  
of Lumin County Ohio

The State of Ohio

vs  
John Long

Petaling to minor

Filed Sept. 22<sup>d</sup> 1869  
Laber Randall Clerk

A true copy  
John Long et al  
Laber

A True Bill

David Shuneman  
Foreman of the Grand Jury

This Bill was found upon testimony sworn and  
Sent to the Grand Jury by order of the Court at the  
Request of the Prosecuting Attorney  
David Shuneman

Foreman of the Grand Jury

The State of Ohio of Court of Common Pleas within and for  
Union County I. of the County of Union in the State of Ohio  
of the term of September in the year of our Lord  
One thousand eight hundred and Sixty nine

The Jurors of the Grand Jury of the State of Ohio  
duly elected, empannelled Sworn and charged to inquire of  
Crimes, Offenses and Misdemeanors committed within  
the County of Union aforesaid in the name and by  
the authority of the State of Ohio upon their oaths aforesaid  
do find and present that John Long late of Law County  
on the third day of July in the year of our Lord One  
thousand eight hundred and Sixty nine in the  
County of Union aforesaid did unlawfully sell  
intoxicating liquors to James M<sup>n</sup> Clancy then and  
there being a minor and said selling being with-  
out the written order of either the parents guardian  
or family Physician of him the said James M<sup>n</sup> Clancy  
and he the said John Long then and there well  
knowing that the said James M<sup>n</sup> Clancy was then  
and there a minor, contrary to the form of the  
Statute in such case made and provided and  
against the peace and dignity of the State of Ohio

John L. Porter Prosecuting Attorney  
of Union County Ohio

Criminal Case File

Case No. 37 (205)

No. 20537

The State of Ohio

vs  
John Long

May 1871

Laid away

205

The State of Ohio

v

John Long

Relating to minor

Filed Sept. 22<sup>nd</sup> 1869  
Lamb Randolph Clerk

Copied for Mr.

A True Bill

David Shewman

Farming of the Roads by

Lamb Randolph \$2.10

This bill was passed over without voting down and  
sent to the Senate by me & the Clerk at  
the request of the present attorney  
David Shewman  
Farming of the Roads by

The State of Ohio      Court of Common Pleas, Justice and  
Lemien County 58 } for the County of Lemien, in the State of Ohio  
of the town of September in the year  
One thousand eight hundred and Sixty  
Nine.

The Juries of the Grand Jury of the State of Ohio, duly  
elected, impaneled, sworn and charged to inquire  
of Crimes, of Pains, and Misdemeanors committed  
within the County of Lemien aforesaid, in the name  
and by the Authority of the State of Ohio, upon their  
oaths aforesaid, do find and present that John -  
Long - late of said County on the twelfth  
day of August in the Year of our Lord one  
thousand eight hundred and Sixty nine in the  
County of Lemien aforesaid did unlawfully sell  
intoxicating liquors to Napoleon Powers then  
and then being, he the said Napoleon Powers  
then and there being a minor, and said selling  
being without the written order of either the  
parents, guardian, or family physician of him  
the said Napoleon Powers and he the said  
John Long then and there well knowing  
that the said Napoleon Powers was then and  
and then a minor, contrary to the form of the  
Statute in such case made and provided, and  
against the peace, and dignity of the State of Ohio

John L. Porter  
Prosecuting Attorney from Co. Ohio

~~Oct 37~~

The State of Ohio

vs

John Long

Retailing to minor

Filed Sept. 22<sup>d</sup> 1869  
Laber Randall CCM

A True Bill  
David Sherman  
Foreman of the Grand Jury

A True Copy  
Laber Randall CCM

This Bill was found upon testimony given and sent  
to the Grand Jury by order of the Court at the request  
of the Prosecuting Attorney

David Sherman

Foreman of the Grand Jury

The State of Ohio <sup>3</sup> Court of Common Pleas within and for  
Union County <sup>3</sup> of the County of Union in the State of Ohio  
<sup>3</sup> of the term of September in the year One  
<sup>3</sup> thousand eight hundred and Sixty nine  
<sup>3</sup>

The Jus<sup>g</sup>s of the Grand Jury of the State of Ohio duly  
elected empannelled sworn and charged to inquire  
of Crimes offenses and Misdemeanors committed  
within the County of Union aforesaid in the name and  
by the authority of the State of Ohio upon their oaths aforesaid  
do find and present that John Long late of Said County  
on the twelfth day of August in the year of our Lord  
One thousand eight hundred and Sixty nine in the  
County of Union aforesaid did unlawfully sell intox-  
icating liquors to Napoleon Powers then and there  
being he the said Napoleon Powers then and there being  
a minor and said selling being without the written  
order of either the parents, Guardian or family Physician  
of him the said Napoleon Powers and he the said John  
Long then and there well knowing that the said Napoleon  
Powers was then and there a minor contrary to the form  
of the Statute in such case made and provided and  
against the peace and dignity of the State of Ohio.

John L. Porter

Prosecuting Attorney Union Co. Ohio

Criminal Case File

Case No. 38 (206)

No. ~~206~~ 38  
The State of Ohio  
vs  
John Long

May 1871

Laid away

The State of Ohio

vs

John Long

Retailing to Minor

Sited Sept. 22<sup>d</sup> 1869

Laber Randall Clark

A True Bill  
David Sheneman  
Foreman of the Grand Jury

A true copy  
Laber Randall Clark

This Bill is found upon testimony given and sent  
to the Grand Jury by order of the Court at the  
request of the Prosecuting Attorney  
David Sheneman  
Foreman of the Grand Jury

The State of Ohio <sup>3</sup> Court of Common Pleas within and  
Union County ss. <sup>3</sup> for the County of Union in the State  
<sup>3</sup> of Ohio of the term of September in the  
<sup>3</sup> year of our Lord One thousand  
<sup>3</sup> eight hundred and Sixty nine

The jurors of the Grand Jury of the State of Ohio duly  
elected empannelled Sworn and charged to inquire  
of crimes offences and misdemeanors committed  
within the body of the County of Union aforesaid in  
the State of Ohio in the name and by the authority of the  
State of Ohio upon their oaths do find and present  
that John Long late of the County of Union aforesaid  
on the eighteenth day of August in the year of our Lord  
One thousand eight hundred and Sixty nine at the  
County of Union aforesaid did unlawfully sell  
intoxicating liquors to one Charles Morey in the said  
Charles Morey being then and there a minor and said  
selling being without the written order of either the parent  
guardian or family Physician of him the said Charles Morey  
and he the said John Long then and there well  
knowing that the said Charles Morey was a minor  
contrary to the form of the Statute in such case  
made and provided and provided and against  
the Peace and dignity of the State of Ohio

John L. Porter Pro. Catty  
Union County Ohio

This Bill is made upon the following sum and sent  
to the Grand Jury by and of the Court of the County  
of the Present, attesting David Sherman,  
Foreman of the Grand Jury

206 38

The State of Ohio

at

John Long

Retailing or minor

Filed Sept. 22<sup>d</sup> 1869  
Gaber Randall Clerk  
*(Signed)*

A True Bill

David Sherman  
Foreman of the Grand Jury

Retailing or minor

The State of Ohio      Court of Common Pleas, within and  
Union County 58 } for the County of Union, in the State  
of Ohio, of the Term of ~~September~~<sup>September</sup> in  
the Year of our Lord one thousand  
eight hundred and sixty nine.

The Juries of the Grand Jury of the State of Ohio, duly  
elected empaneled, sworn and charged to inquire  
of crimes, offenses, and misdemeanors, committed  
within the body of the County of Union aforesaid, in  
the State of Ohio, in the name and by the authority  
of the State of Ohio, upon their oaths so filed and  
present that John Long - late of the County  
of Union aforesaid on the eighteenth day of August  
in the Year of our Lord one thousand eight hun-  
-dred and sixty nine at the County of Union aforesaid  
did unlawfully sell into greeting liquors to one Charles  
Money      he the said Charles Money being then  
and there a minor, and said selling being without  
the written order of either the parents, guardian or  
family physician of him the said Charles Money  
and he the said John Long      then and there  
well knowing that the said Charles Money  
was a minor, contrary to the form of the Statute  
in such case made and provided, and against the  
peace and dignity of the State of Ohio.

John L Parker Prost'ly  
Union County Ohio

Criminal Case File  
Case No. 39 (209)

No ~~209~~ 39

The State of ~~Ohio~~  
vs  
Joseph Price

JAN TERM 1876

Jan. 11. 1876. Left off  
J. 10. P. 63

At J. P. 401

Jan 1870 - A. H. Smith

No 39

The State of Ohio  
vs

Joseph Price

Selling Liqueur & Beers &c

He Promises to

Lied Jan'y 5, 1870  
Tabu Randall Clerk

A True Bill

PB Whaley  
Foreman of the Grand Jury

John Randall \$2,10  
Clark Arthur \$13 55-

Filed Jan'y 5, 1870

John Randall Clerk

This Bill was found upon Testimony given and  
sent to the Grand Jury by order of Court at the request  
of the Prosecuting At'ty PB Whaley

Foreman of the Grand Jury

The State of Ohio Union County 85. The Court of Common Pleas within and for the County of Union in the State of Ohio of the term of January in the year One Thousand Eight Hundred and Twenty

The jurors of the Grand Jury of the State of Ohio aforesaid sworn and charged to enquire of offenses committed within the said County of Union in the name and by the authority of the State of Ohio on their oaths do present and find & that Joseph Price on the Twenty fifth day of December in the year four thousand One Thousand Eight Hundred and Sixty Nine in the County of Union aforesaid to wit ~~at the grocery of~~ the said Joseph Price in said County did unlawfully and knowingly sell intoxicating liquors to one William Williams to be drunk upon the premises and in the building there sold to wit at the grocery of the said Joseph Price in said County contrary to the form of the statute in such case made and provided and against the Peace and dignity of the State of Ohio

L Piper  
Pro. Atty Union Co Ohio

Criminal Case File  
Case No. 40 (210)

No. 40

# Union Common Pleas.

STATE OF OHIO

against

Joseph Preecival

Defendant.

JAN TERI' 1873

Dft. fined \$25<sup>00</sup>

Journal No. 8 Page 271

Record No. No Record Page

Ex. Doc. A Page 4826

No ~~210~~ 40

The State of Ohio  
W

John Price & others  
Sanders  
Andrews  
matter

J. 8, p 271

Ex D p. 194

J. 8, P. 365 - August 18, 1870

E. T. P. 236

Laid away

40

The State of Ohio

Joseph Price, Sam'l M. Somers  
Horace Andrews and  
Burgo Mather

Lambding Co.

A True Bill  
W B Whelby  
Foreman of Grand Jury

Copied page 6 1870

Delivered May 5<sup>th</sup> 1870  
John Randall Clerk

This Bill was found upon testing from and set to  
the Grand Jury by order of the Court at the request of the  
Prosecuting Att'y  
W B Whelby  
Foreman of Grand Jury

The State of Ohio The Court of Common Pleas Union Co Ohio  
Union Co 88 { the term of January in the year of  
Our Lord One Thousand Eight Hundred  
and Twenty

The Honorable Grand Jury of the State of Ohio empaneled  
here and charged to inquire of offenses com-  
mitted within the said County of Union in the  
name and by the authority of the State of Ohio  
on their oaths do present and find that  
Joseph Price, Samuel M. Sanders, Horace  
Andrews, Burgess Mather on the third day of  
December in the year of our Lord One Thousand  
Eight Hundred and Sixty Nine in the County  
of Union aforesaid did unlawfully play at a  
certain game called Poker for a large sum  
of Money to wit the sum of two dollars by means  
of a certain gaming device with a pack of cards  
Contrary to the form of the Statute in such case  
made and provided and against the peace  
and dignity of the State of Ohio

Poker  
Prosecuting At Union Co Ohio

*Copy*

BAIL BOND.

Gale of his

*vs.*

Burke Mather

*Filed July 18. 1810*

*J. J. Arthur clerk*



## BAIL BOND.

THE STATE OF OHIO,

Minn  
County, ss.)

Be it Remembered, That on the sixteenth day

of July, in the year of our Lord one thousand eight hundred

and seventy, personally came before me, Robert Sharp

Sheriff of the County of Minn By W. M. Mather Deputy

Burges Mather and Harry Mather

and severally acknowledged themselves to owe the State of Ohio the sum of one

hundred dollars each, to be levied of their goods and chattels,

lands and tenements, if default be made in the condition following, to-wit: The condition of this Recog-

nizance is such, that, whereas, the above bounden Burges Mather

was arrested by me on a writ of Capias issued out

of the Court of Common Pleas in and for the County of Minn and State of Ohio

against the said Burges Mather

for the offense charged in said Indictment

Now, Therefore, if the said Burges Mather

so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the

County last aforesaid on the first day of the next term thereof, then and there to plead

to the charge contained in said Indictment and abide the judgment of the

Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no ef-

fect; otherwise to be and remain in full force and virtue in law.

Given under our hands this 16<sup>th</sup> day of July

A. D. 1870.

O B. Mather Seal  
Harry Mather Seal  
Seal

**D**      **P**

---

UNION COMMON PLEAS.

---

THE STATE OF OHIO,

vs.  
Burgess Mather

L Piper  
Prosecuting Attorney.

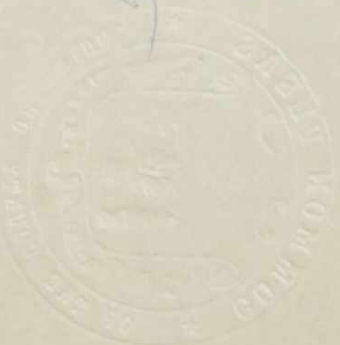
Filed      day of      186

Clerk.

Received this 10th day of May 16<sup>th</sup> 1860  
I have taken the Body of the within named Burgess Mather  
the names of his Bonds are Burgess Mather and Harry Mather  
Chas with return a copy of the Bail Bond

Received  
Answer  
Answer  
Answer  
Answer  
Answer

4<sup>ts</sup> Robert Sharp Sherriff  
2<sup>sts</sup> 2<sup>sts</sup>  
2<sup>sts</sup> 2<sup>sts</sup>  
2<sup>sts</sup> 2<sup>sts</sup>  
2<sup>sts</sup> 2<sup>sts</sup>  
Copy of Bond 4<sup>1</sup>/<sub>2</sub> 4<sup>1</sup>/<sub>2</sub>  
4<sup>1</sup>/<sub>2</sub> 4<sup>1</sup>/<sub>2</sub>



THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Burgess Mather  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
on the first day of August term of said Court, that being the 16<sup>th</sup>  
day of August A. D. 1800 to answer unto an Indictment  
found against him in said Court for Gambling In violation  
of Law

And have you then and there this writ.



Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this  
16<sup>th</sup> day of July A. D. 1800

J. J. Arthur CLERK.

D

P

178

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.

Joseph Price  
Sam'l Sanders  
Horace Andrew  
Burges Mather

L. Piper

Prosecuting Attorney.

Filed

day of 186

Clerk.

Received this day of January 6<sup>th</sup>, 1860.  
I have taken the keys of the within named Joseph Price, the  
names of his bonds are Joseph Price and S. Williams & his wife  
return a copy of the said Bond Horace Andrew and Burges Mather  
were not found, Sam'l M. Sanders, has left, and not in a  
condition to be pursued.

Hals	3
Service	1.80
Murder	4 <sup>5</sup>
Bonds	2.50
Retiring	6 <sup>5</sup>
	5.50

By Robert Sharp Sheriff,

THE STATE OF OHIO,  
Union County, ss.)

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Joseph Priestley Sanders Horace Andrew Burgess Mather if they be found in your county, and them safely keep, so that you have them before our Court of Common Pleas for the county of Union, aforesaid, forthwith ~~of said Court, and bring the~~  
~~day of~~ A. D., 1860 to answer unto an Indictment found against him in said Court for Gambling

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 6<sup>th</sup>  
day of January A. D. 1860

Taber Randall

CLERK.

**W**

**B** 58

**P**

The State of Ohio

vs.

Joseph Price Sotter

et al. v.

Subpoena for

Pliffs

wit

Filed

A. D. 186

CLERK

Piper

Attorney.

Received this writ Jan 6<sup>th</sup> 1870 and  
served by reading to the within named  
on the same day.

Recd 2 30 by Robert Sharp Sheriff  
Recd 2 30 by Thos Martin Deputy  
Recd 2 42

Received this 1st January 1870.  
Served later the 13th ultm to the above named people  
Price, the names & initials are Joseph Price and  
S. K. Miller, Jr. Received a copy of the said  
writ  
Recd 4 45 by Thomas Martin Deputy  
Recd 4 45 by Thomas Martin Deputy  
Recd 4 45 by Thomas Martin Deputy  
Recd 4 45 by Thomas Martin Deputy

Jan 3, 67

The State of Ohio: Union County, ss.

COURT OF COMMON PLEAS OF SAID COUNTY:

To John E. Austin & Alenzo Mather

You are required to attend on the 8<sup>th</sup> of January A. D. 1870, at 8 o'clock A. M., at the Court House in Marysville, in said County, before the Court of Common Pleas, to testify as witness, on behalf of Plff in a case pending in said Court, wherein The State of Ohio is Plaintiff, and Joe Price & others Defendant, and not depart the Court without leave. Hereof fail not under the penalty of the law.

Witness my hand and Seal of said Court, at Marysville, this 6<sup>th</sup> day of January, A. D. 1870

*Gabe Randall* CLERK,  
Court of Common Pleas of Union County, Ohio.

Pond

Know all men by these presents that we the  
Joseph Price & C. Williams are bound and firmly held  
unto the State of Ohio, in the sum of one hundred dollars each  
to be levied of our goods & chattels lands and tenements by default be  
made in the conditions following to wit, the condition of the  
above obligation is such that whereas the above named Joseph  
Price was arrested by me <sup>Robert Shay Sheriff of Union County & Jas<sup>t</sup> Martin</sup>  
<sup>+ on a writ of Capias issued out of the Court</sup>  
<sup>on a certain endorsement</sup>  
Common pleas within and for said County, now if the said Joseph  
Price be presented in said court against the said Joseph Price  
Price so arrested as aforesaid shall personally appear before the  
Court of common pleas of said County and not depart the Circuit  
without leave and abide the judgement of the Court thereon  
then this obligation shall be void otherwise to be an  
remain in full force and virtue in law

Joseph Price Seal  
C. Williams Seal

entry

State of this }  
18 } Indictment for Gambling  
Burges Mather }

Thursday came the Prosecuting Attorney and upon his motion the said defendant was three times solemnly called to answer unto an indictment found against him for gambling and game not but made default and whereupon Henry Mather the Secrecy of said Burges Mather being three times solemnly called to come into Court and body with him the Body of the said Burges Mather to witness unto said charge as by his recognizance he was bound by do or that the same would be forfeited and the said Henry Mather still failing to appear according to the condition of his said recognizance with the Body of the said Burges Mather it is ~~hereby~~ ordered by the Court that the same be and is hereby forfeited.

Crim. Doc. \_\_\_\_\_ Page 194

## COMMON PLEAS.

THE STATE OF OHIO,

vs.

Joseph Price**Fi. Fa. et Ca. Sa.**This Writ dated 18.Fine, - - - \$ 25.00Costs, - - - 10.00This writ 70Def't's Costs, - - - \$ 0Int. from ReceivedInc. Costs, - - - \$ 0L. Piper Pros. Att'y.Received 18.

Sheriff.

Returned and filed 18.

Received this 18th day of May, 1878.  
 Received over one copy of the and one volume  
 the property of the witness named Joseph Price,  
 Joseph Price gave a note which was accepted  
 by the prosecutor of the cause, in the amount of  
 \$10, judgement and delivered the money to  
 Price  
 Clerk 37  
 Sheriff 2.00  
 miles 2.45  
 Office 1.00  
 Return 5.00  
 Tax on days 5.54

Robert L. Clark Sheriff  
 City of Columbus  
 May 1878

## FIERI FACIAS ET CAPIAS AD SATISFACIENDUM.

VOL. 60, (1863) OHIO LAWS, P. 66.

THE STATE OF OHIO, {  
Union County, ss. } TO THE SHERIFF OF OUR SAID COUNTY, GREETING:

We command you, that of the goods and chattels of  
Joseph Price

Twenty five  
in your bailiwick, you cause to be made ~~Twenty four & 100/100~~ (\$44.05) (\$25.00)  
Dollars, being the amount of a fine and the costs of prosecution which the State  
of Ohio in our Court of Common Pleas, at a term thereof, commencing on the  
14<sup>th</sup> day of January, A. D. 1870, by the judgment of  
said Court, recovered against the said Joseph Price

whereof he convicted as appears of record, with interest thereon from the  
first day of the term aforesaid; and for the want of goods and chattels, we  
command you to take the body of the said Joseph Price

and him commit to the Jail of said County, and safely keep therein until  
he pay, or secure to be paid, the full sums aforesaid, with the interest  
aforesaid, and increase costs, or until he be otherwise discharged  
according to Law. Whereof fail not, but of this writ and your service thereof  
make due return.

Witness my hand and the Seal of said Court,  
at Marysville, this 28<sup>th</sup>  
day of January, A. D. 1870.

Taber Randall. Clerk.

By \_\_\_\_\_, Deputy Clerk.

Criminal Case File  
Case No. 41 (212)

180

No 2/2 41

The State of Ohio

vs

John Krichner

Molline

Noled

Molline Nov. 18, 1870

P. S. P. 387

D. A. P. 220

No record

212 41

The Stat of Ohio  
v.s.

John Kirchner

Filed Jan'y 10, 1870  
Zuber Randall C.A.M.

Selling Liquor to be drunk  
upon the premises

Opposed Jan'y 11, 1870

A True Bill  
J.B. Whelby  
Foreman of the Grand Jury

Mr. Bonnard \$2,10

This Bill was found upon testimony given  
and sent to the Grand Jury by the Order of  
the Court and it is agreed by the Prosecuting  
Attorney J.B. Whelby  
Foreman of the Grand Jury

The State of Ohio The Court of Common Pleas now held for  
Union Co 38 the County of Union and State of Ohio at  
the Term of January in the year four  
Lord One Thousand Eight Hundred  
and Seventy

The Juries of the several Jps of the State of Ohio  
Impaneled sworn and charged to enquire  
of the Crimes Felonies Offenses and Misdemeanors  
or as Committed within the said County of  
Union and in the Name and by the Authority  
of the State of Ohio on their oaths do present and  
find that John Kirchner on the twenty third  
day of October in the year of our Lord One  
Thousand Eight hundred and Sixty Nine  
in the County of Union aforesaid did unlawfully  
and knowingly Sell intoxicating Liquors to one  
Harrison Campbell to be drunk upon the  
premises and in the Building where sold to wit  
at the Drery of the said John Kirchner  
in said County Contrary to the form of the  
Statute in such case made and provided  
and against the peace and dignity of  
the State of Ohio

L. Piper  
Prosecuting At Union Co.

John Hanley  
Delano Hanley

242 41

D P

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.

John Kirchner

Entd on App D.

L. Piper  
Prosecuting Attorney.

Filed day of 186

Clerk.

Received this writ Jan 3<sup>rd</sup> 1861. I have taken the  
body of the within named John Kirchner. The names  
of his bonds are John Kirchner and Peter Haude.  
I herewith return copy of the said bond.

Arrest } 45 - Robert Maynard  
Service } 45 -  
Bond } 65 -  
Mileage } 10 -  
Return } 12 -

1777

Robert Maynard

THE STATE OF OHIO,  
Union County, ss.}

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take John Riechner  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
Forthwith ~~of next Court, that being the~~  
~~day of~~ A. D. 1866 to answer unto an Indictment  
found against him in said Court for Selling Intoxicating Liquors on  
Violation of law

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 12<sup>th</sup>  
day of January A. D. 1870

Taber Randall

CLERK.



Criminal Case File

Case No. 42 (213)

142

No D<sup>3</sup> 42

The State of Ohio

vs

John Kirchner

Planned Nov. 18/1820

D. S. P. 387'

D. A. P. 218

No record

~~H~~ 42

The State of Ohio

John Kirehner

Fined Jan'y 10, 1870  
John Randall Clark  
Selling intoxicating liquors  
to one habit of getting Drunk

copied Aug. 11, 1870

A True Bill  
J. B. Whipple  
Foreman of the Grand Jury

One Poundage \$2.10

John B. Thompson chose attorney from  
and sent by Mr. Brandt my prothono  
Court and at the request of Mr. Wm.  
county Attorney M. D. Whipple  
Foreman of Grand Jury

The State of Ohio The County of Union Pleas in and for  
Union Co. in the County of Union and State of Ohio  
of the Term of January in the year of our  
Lord One Thousand Eight Hundred and  
Twenty

The Jurors of the Grand Jury of this  
unpanelled Court and Charged to inquire  
of Crimes felonies offences and misdemeanors  
as committed within the County of Union in  
the name and by the Authority of the State  
of Ohio ~~or their~~ <sup>John Kirchner</sup> oaths do present and  
find that on the seventh day of October  
in the year of Our Lord One Thousand Eight  
Hundred and Sixty Nine at the County of Union  
of said did unlawfully sell intoxicated  
Liquors ~~to~~ <sup>at</sup> Burt Blunker ~~to~~ <sup>to</sup> John Cody  
he the said John Cody being then and there  
a person in the habit of getting intoxicated and  
to said John Kirchner then and there  
well knowing that the said John Cody  
was a person then and there in the habit of  
getting intoxicated, contrary to the form of the  
Statute in such case made and provided  
and against the peace and dignity of  
the State of Ohio

L. Piper  
Prosecuting Attorney  
Mico Co. Ohio

D P

## UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.

John Kirchner

Indd on App

L. Piper

Prosecuting Attorney.

Filed day of 186

Clerk.

Be it known this first day of May 1860 I have written  
 the body of the within named John Kirchner, the  
 names of his bonds are John Kirchner and Peter Bruch  
 I enclose herewith a return copy of the back bond

Fee  
 Arrest  
 Service  
 Bond  
 Indept  
 Return

4<sup>5</sup>  
 10<sup>0</sup>  
 10<sup>0</sup>  
 12<sup>5</sup>

11<sup>75</sup>

Robert Mathews

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take John Kirchner  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
forthwith ~~of said Court, that being the~~  
~~day of~~ A. D. 18~~0~~ to answer unto an Indictment  
found against him in said Court for Selling intoxicating liquors  
in violation of law

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 12  
day of January A. D. 18~~70~~

Gaber Randall CLERK.

Criminal Case File  
Case No. 43 (214)

No. 21443

The State of Ohio

vs

John Kirschner

found guilty Nov. 18. 1870.

J. S. P. 388. Motion  
for new trial

~~J. A. P. 212~~

J. A. P. 212

(May 16. 1872. Left off J. S. P. 114

ex. d. P. 212

435-  
415-  
268  
11,16

The State of Olud

u

John Richardson

Motion  
for Removal

Died Nov 21 1870

H. J. Arthur Clerk

Post & Stationery Office

1<sup>o</sup> 13

The State of Ohio In the Court of Common Pleas  
in Lincoln County Ohio.  
John Krichmer Attalaia June 8<sup>th</sup> 1870

Notice for New Trial

And now Ernesto defendant John Krichmer  
by his Attorneys and Counselor the cause placed for a  
new trial in this case for the following reasons  
to wit:

First That the verdict is not sustained  
by sufficient evidence, and is contrary  
to law.

Second The Court erred in the trial of  
this case in permitting the questions following to  
be asked by the Prosecuting Attorney on behalf of  
the State to the witness for the State Benjamin  
F. Beck - Defendant's Attorney objecting to the  
Question 1<sup>st</sup> "What was the conversation between you and  
John Hawley as to the paying for the liquor  
before you went into the grocery?

And in allowing the following answer the truth  
to go to the jury to wit - Hawley proposed  
to pay for the liquor & I would call it out."

Question 2<sup>nd</sup> "What was your answer to that?" Answer  
"I told him all right."

Third That the Court erred on the trial of this cause in charging the Jury.

1<sup>st</sup> To justify a verdict of guilty in this case the jury must be convinced by the evidence beyond a reasonable doubt that the defendant did sell to John Hawley, or to him in connection with another person to be drunk at the place described in the indictment interpreting liquor other than wine manufactured from the juice of the grape cultivated in this State, or Ale, beer or cider.

Fourth The Court erred in refusing to charge the Jury at defendants request as follows:

\* 1<sup>st</sup> That if the jury find that the liquor sold was measured out in glasses and delivered to Benjamin F Beck at his instance alone, and every thing was done which the seller had to do in the matter, & that the liquor was drunk before anything was said, or done about the payment, then the sale was made to Beck alone, and not to Hawley.

Fifth That the verdict of the jury was for the State, when it ought to have been

for the defendant.

The defendant therefore moves the  
Court to set aside the verdict of the Jury  
and grant a new trial in said case

Porter & Sterling  
Atty's for defendant

Filed Nov. 18. 1870

H. J. Arthur Clerk

State of Ohio

vs

John Kirchner

We the jury find the  
Defendant guilty as charged  
in the Indictment

H. G. Kittenhouse  
Foreman

214 43

The State of Ohio

vs

John Kirchner

Selling Liquor & be  
drunk in the premises  
Filed Jan'y 10. 1870  
Labn Randall C.R.

A True Bill  
J.B. Whelpley  
Foreman of the Grand Jury

Opposed 11. 1870

Labn Randall \$2,10

This Bill was found upon Tertius Ramm  
and sent to the Grand Jury by the order of the  
Court and at the request of the Prosecuting Atty  
J.B. Whelpley  
Foreman of the Grand Jury

The State of Ohio The Court of Common Pleas  
Union Co. 38 May 1<sup>st</sup> 1878 of the Term of  
Summers in the year of our  
Lord One Thousand Eight Hun-  
dred and Seventy.

The Juries of the Grand Jury  
of the State of Ohio having been sworn and  
charged to enquire of Crimes, felonies, offenses  
and Misdemeanors committed within the said  
County of Union in the name and by the  
Authority of the State of Ohio on their oaths  
do present and find that John  
Kirchner on the First day of October  
in the year of our Lord One Thousand  
Eight Hundred and Sixty Nine  
in the County of Union aforesaid did unlawfully  
and knowingly sell intoxicating liquors to one  
John Hawley to be drunk upon the  
premises and in the Building there sold  
to wit at the grocery of said John  
Kirchner in said County Contrary to  
the form of the Statute in such case made  
and provided and against the Peace  
and Dignity of the State of Ohio

L. Piper

John Hawley  
Benjamin F. Beck

Prosecuting Atty Union Co.

Ex  
Mars

State of Ohio

58

John Kirchner

Promiscuity

Nov-18. 1870

The State of Ohio  
vs  
John Kirdner } Indictment for selling in-  
toxicating liquors to be drunk  
on the premises

This day came the parties by their  
attorneys the said defendant being in  
person before the Court and therupon  
came a jury to wit

They being duly sworn and sworn  
to speak upon the issue joined  
between the parties upon their oaths  
say that the defendant is guilty in  
manner and form as he stands charged  
in said indictment

Charge

To justify a verdict of guilty in this case the jury must be convinced by the evidence beyond a reasonable doubt that the defendant did sell to John Hawley <sup>or to him from and in connection with another person</sup> to be drunk at the place described in the indictment in intoxicating liquors other than wine manufactured from the pure juice of the grape cultivated in the State or ale beer or cider. The jury as sensible and impartial men will carefully weigh all the evidence whether positive or circumstantial and thus decide whether the indictment is or is not proved. If you find the defendant guilty your verdict will be "We find the defendant guilty as he stands charged in the indictment," if the evidence does not satisfy you of defendant's guilt you will say "we find the defendant not guilty." The verdict must be reduced to writing and signed by your foreman.

214 43

D

P

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.

John Kirchner

Ent on app d.

L Piper  
Prosecuting Attorney.

Filed.

day of

186

Clerk.

Re cover'd this w<sup>t</sup> of this day of April, 1860, I have written  
the State of the following names John Kirchner  
The names of his bonds are John Kirchner and  
Peter Rosch. I herewith return a copy of the said  
Bond.

Yours

4<sup>4</sup>-

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take John Kirchner  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
Forthwith ~~of said Court, that being the~~  
~~day of~~ A. D., 18~~0~~ to answer unto an Indictment  
found against him in said Court for Selling intoxicating liquors  
in violation of law

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 12  
day of January A. D. 18~~0~~0

Gaber Randall

CLERK.

Criminal Case File

Case No. 44 (215)

No. 24544

The State of Ohio

vs

John Kirschner

Mailed Nov. 16, 1870

J. S. P. 387

J. A. P. 220

No record

215 44

The State of Ohio

68

John Kirchner

Selling Liquor & be drank  
on the premises

Lited July 10. 1870      C. A. W.  
Labin Randal Clark

G. Frank Bill

C. B. Whipple  
Foreman Grand Jury

to M. Parsall \$ 2,10

This Bill was found upon testimony given  
and sent to the Board of Control of the  
Court and of the County Prosecuting Att  
C. B. Whipple  
Foreman of the Grand Jury

The State of Ohio The Court of Common Pleas in and  
Union Co ss for the County of Union and State of Ohio  
of the term of January in the year  
Four Thousand One Thousand Eight Hundred and Seventy

The Juries of the Grand Jury of the State of Ohio  
Impaneled Sworn and Charged to Enquire  
of the Crimes felonies, offenses and misde-  
meanors committed within the said County  
of Union in the name and by the Author-  
ity of the State of Ohio on their oaths do pre-  
sent and find that Philip Kirchner  
on the first day of October in the  
year of our Lord One Thousand Eight  
Hundred and Sixty Nine in the County of  
Union aforesaid did unlawfully and knowingly  
sell intoxicating liquors to one John Hawley  
to be drunk upon the premises and in the  
Building where did sit at the grocery of the  
said John Kirchner in said County con-  
trary to the form of the Statute in such case  
made and provided and against the  
peace and dignity of the State of Ohio

J. Piper  
Prosecuting Atty Ohio Co Ohio

John Hawley

D P

## UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.

John Kirchner

Ent con app L,

L. Piper  
Prosecuting Attorney.

Filed day of 186

Clerk.

Received this 1<sup>st</sup> instant, I have taken the  
 body of the witness named John Kirchner. The names  
 of his bonds are John Kirchner and Peter Knott.  
 I herewith return a copy of the said bond.

Attest,

A. J. S.	45-	Robert Sharp, Sheriff
Served	45-	
Indorse	45-	
Signed	45-	
Return	45-	

1/1/77

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take John Kirchner  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
forthwith ~~of said Court, that being the~~  
~~day of~~ A. D., 186<sup>0</sup> to answer unto an Indictment  
found against him in said Court for Selling intoxicatin liquors  
in violation of law

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at - Maysville, this 12<sup>th</sup>  
day of January A. D., 1870

Gaber Randall

CLERK.

Criminal Case File

Case No. 45 (216)

No. 4546

# Union Common Pleas.

STATE OF OHIO

against

*Johne Cartwell*  
FEB TERM 1871  
Defendant.

By off locat

Journal No. 8 Page 273

Record No. **No Record** Page

Ex. Doc. A Page 4906-4907

No 216 45

The State of Ohio  
John Cartmell

May 1871  
Laid Away

216 45.

The State of Ohio

vs

John Cartmell

Filed Jan'y 10. 1870  
Zuber Randall C.M.

Selling Intoxicating  
Liquors to a Minor

A Pine Hill  
J.B. Whaley  
Formerly of Grand Army

opened Jan'y 11. 1870

John Cartmell vs

Our Attala Waukonah Tenbury Surryland  
Court & the People by order of the Court and  
the Request of the Prosecutor as long  
I D P H W  
For man of the Grand Army

The State of Ohio The Court of Common Pleas in  
Union Co ss And for the County of Union and  
State of Ohio at the term of January  
Bith year One Thousand Eight  
hundred and Seventy  
The Juries of the Grand Jury of the State  
of Ohio Impaneled, Summoned and Charged  
to Inquire of Crimes felonies offenses and  
Misdemeanors Committed within the said  
County of Union in the same and by the  
Authority of the State of Ohio on their oaths  
do present and find that John Cott-  
well on the first day of January  
in the year of our Lord One Thousand  
Eight hundred and Seventy at the County  
of Union aforesaid did unlawfully sell  
intoxicating liquors that Whiskey to one  
John Cody he the said John Cody  
being then and then a minor and said selling  
being without the written order of either parents  
Guardian or family Physician of him the said  
John Cody in the said John Cottwell  
then and then well knowing that the said  
John Cody was a minor  
Contrary to the form of the Statute in such  
case made and provided and against  
the peace and dignity of the State of Ohio

Chas E Wilcox

D. Piper  
Prosecuting Attorney

**D****P**

## UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.

*John Cartmell*

*Ent on app'd*

*L. Piper*  
Prosecuting Attorney.

Filed day of 186

Clerk.

Recd this went January 13 #1860 and  
arrested the Servt John Cartmell and  
put him under Bond to appear on the 14<sup>th</sup> of  
January 1860 at & before the Common  
pleas in individual cause against by the grand jury

*Robert Stark Sheriff*

Yess  
Great Ass't  
Sergeant  
Milaff  
Boggs  
P. T. Murray  
1/17

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take John Cartmell  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid.  
Forthwith of next week that bring the  
day of A.D. 1860 to answer unto an Indictment  
found against him in said Court for Selling Intoxicating Liquors  
to a Minor in violation of law

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 12  
day of January A.D. 1860

Labu Randall

CLERK.

Criminal Case File  
Case No. 46 (217)

No 21746  
The State of Ohio  
vs  
John Caudell

May 1871  
Laid Away

217 46

The State of Ohio  
vs

John Cadmus

Filed Jan'y 10. 1870.  
John Randolph

Selling Liquor & over 18

No Habit of Getting  
Intoxicated

# Black R 325

A True Bill  
J B Whelby  
Foreman of the Grand Jury

copied Aug 11 1890

The following was given Testimony before me and  
Lent by Mr. Henry Dugay by order of the Court and  
at the request of the Prosecuting Attorney  
Dr. J. B. Whelby  
Foreman of the Grand Jury

The State of Ohio The Court of Common Pleas in and  
Union Co ss for the County of Union and State  
of Ohio at the term of January in the year  
One Thousand Eight Hundred and  
Seventy

The jurors of the grand jury of the State of  
Ohio empannelled, sworn and charged to enquire  
of Crimes, felonies offences and Misdemeanors  
committed within the County of Union in the  
name and by the Authority of the State of Ohio  
on their oaths do present and find that  
on the First day of January in the year  
of Our Lord One Thousand Eight Hundred  
and Seventy at the County of Union in  
said did unlawfully sell intoxicating liquors  
to wit Whiskey to one John Cody  
he the said John Cody being then and then  
a person in the habit of getting intoxicated  
and he the said John Cattrell then and  
there well knowing that the said John  
Cody was a person then and there in  
the habit of getting intoxicated, contrary  
to the form of the Statute in such case made  
and provided and against the peace  
and dignity of the State of Ohio

Z Piper

Prosecuting Attorney  
Union County Ohio

John Cody  
Chas E Wilcox  
W.L. Saal

D P

## UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.

*John Cartmell*

Ent on app'd.

*L. Piper*  
Prosecuting Attorney.

Filed day of 186

Clerk.

Received this order Jan 13<sup>rd</sup> 1861  
 I have taken the book of the witness named  
 John Cartmell & the same of his records is  
 John Cartmell Sherman's letter a copy of the  
 said record.  
 Robert L. May & Son  
 Attest  
 J. C. L. 43  
 Wm. H. 43  
 Mulcahy  
 Malone  
 Bellone, 1. 43

THE STATE OF OHIO,  
Union County, ss.)

TO THE SHERIFF OF UNION COUNTY, GREETING:

If you are commanded to take John Cartmell  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
forthwith <sup>of said Court, that being the</sup>  
day of A. D. 180 <sup>to answer unto an Indictment</sup>  
found against him in said Court for Selling Intoxicating liquors  
in Violation of law

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 12<sup>th</sup>  
day of January A. D. 180

Taber Randall

CLERK.

Criminal Case File

Case No. 47 (219)

184

No. 21947

The State of Ohio  
vs

John Long

May 1871

Laid away

214 47

The State of Ohio  
vs

John Long

Selling Intoxicating Liquors  
& a minor

Filed Jan'y 10. 1870

Jacob Randall Clerk

Copy Jan'y 12. 1870

A True Bill

J P Whelby

Firerman & the Grand Jury

Recd R.R. \$ 2.50

This <sup>1st</sup> Court term of our Session now on and  
Sent to the Grand Jury by Order of the Court  
and the report of the Prosecuting Attorney  
H. B. Whelby,  
Foreman of the Grand Jury

The State of Ohio { The County Common Pleas in and  
Union Co ss. for the County of Union and State of  
Ohio at the tenth day of January in the year  
of our Lord One Thousand Eight  
hundred and Twenty

The Juries of the Grand Jury of the State  
of Ohio Impaled Sworn and Charged  
to Inquire of Crimes felonies of High and  
Misdemeanors Committed within the said  
County of Union in the name and by the  
Authority of the State of Ohio on their oaths  
do present and find that John

Long on the twenty fourth day of December  
in the year of our Lord One Thousand  
Eight hundred and Sixty Nine at the  
County of Union aforesaid did unlawfully  
sell intoxicating liquors & witl whiskey to one  
Astury Beightler to the said Astury Beightler  
being then and then a minor and said  
Beightler being without the written order of  
either parents, guardian or family phy-  
sician of him the said Astury Beightler  
he the said John Long then and there well  
knowing that the said Astury Beightler  
was a minor Contrary to the form of the Statute  
in such case made and provided and against  
the peace and dignity of the State of Ohio

Astury Beightler

L. Piper  
Prosecuting Attorney, Union Co.

**D**      **P**

## UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.

John Long

Int on app'd.

L. Piper

Prosecuting Attorney.

Filed day of 186

Clerk.

Received this 1<sup>st</sup> Jan 13, 1860, I have taken the  
Booth as the witness named John Long and have  
his Booth before the Court as the witness under  
Commands mine

Attest  
Robert May Sheriff

~~Received~~  
~~for~~  
~~return~~  
Return) \$1 1/2



THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take John Long  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
forthwith ~~of said Court that being the~~  
~~day of~~ A. D. 1860 to answer unto an Indictment  
found against him in said Court for Selling Intoxicating Liquors to  
a Minor in violation of law

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 12<sup>a</sup>  
day of January A. D., 1860

Saber Randall

CLERK.



Criminal Case File  
Case No. 48 (220)

No. 22048  
The State of Ohio  
vs  
John Long

May 1871

Laid away

220 48

The State of Ohio  
vs

John Long

Fined Jan'y 10, 1870  
John Randall M.

Selling Intoxicating Liquors  
to a Minor

John Randall \$2 55-

A True Bill

AB Whelby  
Foreman of the Grand Jury

com'd Jan'y 12, 1870

This Bill was sworn upon Testimony presented  
sent to the Grand Jury by the older-father  
Court and at the request of the Proscurer  
City

AB Whelby  
Foreman of the Grand Jury

The State of Ohio The Court of Common Pleas in and  
Union Co. 88 for the County of Union and State of  
Ohio of the term January in the year  
of Our Lord One Thousand Eight  
hundred and Twenty

The Juries of the Grand Jury of the State of  
Ohio empaneled now and charged to inquire  
of Crimes felonies, offenses and Misdemeanors  
committed within the said County of  
Union in the name and by the Authority  
of the State of Ohio on their oaths do present  
and find that John Long  
on the Twenty fourth day of December in the  
year of Our Lord One Thousand Eighty  
hundred and Sixty Nine at the County of  
Union aforesaid did unlawfully sell in-  
toxicating Liquors to wit Whiskey to one  
Martin Amerine being then and there  
a minor and said selling being without the  
written order of either the Parents American  
or family Physician of him the said Martin  
Amerine he the said John Long  
then and there well knowing that the said  
~~Martin Amerine~~ was a minor contrary to the  
form of the Statute in such case made and  
provided and against the peace and dignity  
of the State of Ohio

L. Piper

Citizen Martin Amerine

Prosecuting Attorney Union Co. O.

220

D

P

---

UNION COMMON PLEAS.

---

THE STATE OF OHIO,

vs.

John Long

In C on App D

L. Riper

Prosecuting Attorney.

Filed day of 186

Clerk.

Received this west day 13<sup>th</sup> 1860. Have taken  
the back of the witness named John Long, and  
have furnished the Court with his order Commissary  
Inc.

Robert Sharp Sheriff

Arrest \$45 -  
Service \$45 -  
Indict \$10 -  
Retent \$12 -

1/2

THE STATE OF OHIO, {  
Union County, ss. }

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take John Long  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
~~Forthwith~~ <sup>of said Court, that being the</sup>  
~~day of~~ A. D. 1860 to answer unto an Indictment  
found against him in said Court for Selling intoxicating liquors to  
a Minor in violation of law

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at Marysville, this 12  
day of January A. D. 1870

Tabor Randall

CLERK.

Criminal Case File  
Case No. 49 (224)

No. 49

# Union Common Pleas.

STATE OF OHIO

against

Horace Sudicker  
Defendant.

FEB TERM 1871

Left off Decet.

Journal No. 8 Page 274

Record No. No Record Page

Ex. Doc. 8 Page 4909

No. ~~224~~ 49

The State of Ohio

vs  
Norace Andrews

May 1871

Laid away

49

The State of Ohio  
vs

Kerael Andrews

Filed Jan'y 10, 1870  
Zuber Randall C.M.

Selling Intoxicating Liquors  
to a Minor

Chas R. \$ 230

Copied Jan'y 10, 1870

A True Bill  
J. B. M. Holley  
Foreman of the Grand Jury

This Petition was filed before Testimony was  
and Sent to the Grand Jury by order of  
The Court and the request of the  
Prosecuting Attorney of the City of Philadelphia  
Premises of the Grand Jury

The State of Ohio { The Court of Common Pleas in and  
Union Co 88 } for the County of Union and the  
State of Ohio of the term of January in the year  
of Our Lord One thousand Eight hundred  
and Seventy

The Juries of the Grand Jury of the State of  
Ohio impaneled sworn and charged to  
Inquire of the Crimes felonies offenses and  
Misdemeanors committed within the said  
County of Union with name and by the  
Authority of the State of Ohio on their oaths do  
present and find that on the Twenty fifth  
day of December in the year of our Lord  
One Thousand Eight hundred and  
Sixty Nine of the County of Union of said did  
unlawfully sell intoxicating liquor to wit  
to one Alonso Mather he the said  
Alonso Mather being then and there a minor  
and said selling being without the written  
order of either the parents guardians or family  
Physicians of him the said Alonso Mather  
he the said Horace Andrews then and there  
well knowing that the said Alonso Mather  
was a minor Contrary to the found  
the Statute in such case made and provided  
and against the peace and dignity of the  
State of Ohio

Alonso Mather  
witness

L. Piper  
Prosecuting Atty Union Co.

22449

The State of Ohio

vs.

Horace Andrews

Filed Jan'y 10, 1870  
John Randall Clerk

Selling Intoxicating Liquors  
to a minor

A True Bill  
J.B. Whelpley

Foreman of the Grand Jury

A True Copy -  
John Randall Clerk

This Bill was found upon testimony given and  
sent to the Grand Jury by Order of the Court and  
at the request of the Prosecuting Attorney  
J.B. Whelpley  
Foreman of the Grand Jury

The State of Ohio the Court of Common Pleas in and for  
Union Co. § 3 of the County of Union and State of Ohio  
3 of the Term of January in the year of our  
Lord one thousand eight hundred  
and Seventy

The Juries of the Grand Jury of the State of Ohio  
Empanelled Sworn and Charged to Enquire of Crimes  
Felonies Offenses and Misdemeanors committed  
within the Said County of Union in the name  
and by the Authority of the State of Ohio on their  
Oaths do present and find that Hoace  
Andrews on the twenty fifth day of December in the year  
of our Lord one thousand eight hundred and  
Eighty nine ~~Seventy~~ at the County of Union aforesaid  
did unlawfully Sell intoxicating liquors  
to one Alonzo Mather he the said Alonzo Mather  
being then and there a minor and said  
Selling being without the written Order of either  
parents Guardian or family Physician of him  
the said Alonzo Mather he the said Hoace Andrews  
then and there well knowing that the said  
Alonzo Mather was a minor contrary to  
the Statute in such case made and provided  
and against the peace and dignity of the State  
of Ohio

L. Piper  
Prosecuting Attorney Union Co.

D P

## UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.

Horace Andrews

L. Piper  
Prosecuting Attorney.

Filed \_\_\_\_\_ day of \_\_\_\_\_ 186

Clerk.

Received this 20<sup>th</sup> January 1870. The will of Horace Andrews was not found in my County

Seeds  
Linen  
Mileage 40  
Return  
2.52

Robert Sharp, Sheriff  
By Thomas Martin Dryer

THE STATE OF OHIO,  
Union County, ss.}

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Horace Andrews  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
forthwith of said Court, that being the  
~~day of~~ A. D. 1860 to answer unto an Indictment  
found against him in said Court for Selling intoxicating liquors  
in violation of law.

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at Maysville, this 12<sup>th</sup>  
day of January A. D. 1860

Gaber Randall

CLERK.

Criminal Case File  
Case No. 50 (225)

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

# Union Common Pleas.

STATE OF OHIO

*against*

*James M. Clary*  
Defendant.

JAN TERM. 1870

*Scribed by Cooke from*

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

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

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

No. 225 ~~53~~<sup>57</sup>

The State of Ohio

vs  
James M. Clary

settled & costs  
paid

2  
1243  
3.93

225 50

The State of Ohio

James McElroy

Sued Jan'y 10. 1871  
John Randall et al.

Maiming - Bruising  
and maiming the said  
John Randall \$ 230

A True Bill

W. B. Stenger  
Foreman of the Grand Jury  
Sued Jan'y 12. 1870

Acted in such case made and provided  
and having the peace and dignity  
of State of this

X. D. Phe  
Prosecuting Attorney Ohio, & Ohio

This Bill was framed upon Testimony presented  
to the Grand Jury by Order of the Court  
at the request of the Prosecuting Attorney

J. D. Houghly

for the purpose of Grand Jury

David Coker  
Chas. Marvin  
Ch. Gibson and E. B. Knott  
Silas M. Fiddler

\$ 115.00

Dec 20 my fee

W. B. Stenger  
for his  
service of a day  
Feb 1st 1871

March 3d 1871, bill of J. W. Stenger \$ 17.70  
for his services in the same cause

The State of Ohio The County of Union Has issued  
Wm. No 98 for the County of Union and stated  
Ohio the tenth day of January in the  
Year of Our Lord One Thousand  
Eight hundred and twenty  
The Juries of the Grand Jury of the State of Ohio  
impaneled sworn and charged to enquire  
of Crimes felonies, offenses and Misdemeanors  
or committed within the said County of  
Union in the name and by the Authority of  
the State of Ohio on their oaths do present  
and find that James McClary on the  
fifth day of January in the Year of our  
Lord One Thousand Eight hundred and  
Twenty in the County of Union aforesaid and upon  
one Charles Burges then and there being unlawfully  
~~maliciously~~ did aforebly did make an assault  
and that the said James McClary with a  
certain rifle gun which he the said James  
McClary had in his two hands then and there  
had and held, and ~~did~~ <sup>did strike the said Charles Burges</sup> which said rifle  
in the said James McClary to wit with said gun  
burned upon the left side of the head of him the  
said Charles Burges voluntarily, unlawfully  
and on purpose did strike said Charles  
Burges with intent then and then him  
the said Charles Burges maliciously un-  
lawfully and purposely to kill and  
murder.

The State of Ohio  
No 225

James McClary

Filed Jan'y 10. 1870  
John Randall Clerk

Maiming - Bruising  
and injuring the head

A True Bill  
J.B. Whelpley  
Foreman of the Grand Jury

A true Copy  
John Randall Clerk

Murder - Contrary to the form of the Statute  
in such case made and provided against  
the peace and dignity of the State of Ohio

L. Piper

Prosecuting Attorney Union Co. Ohio

The State of Ohio, The Court of Common Pleas in and for  
Union Co. S. S. { The County of Union and State of Ohio  
{ of the term of January in the year of  
{ our Lord One thousand eight hundred,  
{ and Seventy

The jurors of the Grand Jury of the State of Ohio  
compared Sworn and Charged to enquire of  
Crimes felonies offenses and Misdemeanors  
committed within the said County of Union  
in the name and by the Authority of the State  
of Ohio on their oaths do present and find  
that James M. Clary on the fifth day of  
January in the year of Our Lord One  
thousand eight hundred and Seventy in the  
County of Union aforesaid in and upon  
one Charles Burge then and there being un-  
lawfully and forcibly did make an assault  
and that the said James M. Clary with  
a certain Rifle Gun which he the said James  
M. Clary in his two hands then and there had  
and held and which said gun he the said  
James M. Clary did strike the said Charles  
Burge to wit with said gun barrel upon the  
left side of the head of him the said Charles  
Burge voluntarily unlawfully and on  
purpose did strike said Charles Burge  
with intent then and there him the said Charles  
maliciously unlawfully and purposely to kill and

225

D P

---

UNION COMMON PLEAS.

---

THE STATE OF OHIO,

vs.

*James M. Clancy*

*L. Piper*  
Prosecuting Attorney.

Filed day of 186

Clerk.

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

If you are commanded to take James M<sup>c</sup>Clarey  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
forthwith of said Court, that being the  
day of A. D. 18<sup>60</sup> to answer unto an Indictment  
found against him in said Court for Maiming

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at Marysville, this 12<sup>th</sup>  
day of January A. D. 18<sup>60</sup>

Taber Randall

CLERK.

Criminal Case File  
Case No. 51 (226)

No. 51

---

## Union Common Pleas.

---

STATE OF OHIO

against

Alexander Swadgrave  
Defendant.

APR TERM, 1870

Settled

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

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

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

No 22651  
State of Ohio  
vs  
Alexander Snodgrass

Settled  
cost party

Min Com Reg

The State of Min

Alex Frodges

Mata

Filed May 2<sup>d</sup> 1870  
J. J. Arthur Clerk

Conus

The State of Ohio  
Alexander Snodgrass,

The People of Common Pleas of Union County Ohio  
Indictment for Furnishing Intoxicating Liquors  
to one in the habit of getting intoxicated,

No. 226,

whereas he is innocent of the supposed offense then laid against him  
Now comes the Defendant and excepts to the indictment  
in this case for the following reasons.

1. The record fails to show in this case, that a legal grand jury  
was impaneled at the present time of this court being the time  
at which the indictment in this case was filed.
2. The record fails to show, that a venire was drawn for the legal  
number of grand jurors.
3. The record exhibits no legal reason for placing Joseph Powers  
upon the panel of said Grand Jury.
4. The record fails to show that Doris Ridemour on whose testimony  
the indictment in this case was found, was duly sworn & called  
and certified by <sup>the</sup> Court before she was examined by a before the  
Grand Jury as required by law, but he was sent by order of court at the year  
<sup>of the present attorney</sup> 1870.
5. Said indictment fails to show, what kind ~~and who~~ of  
intoxicating liquors were furnished the said Doris Ridemour  
and that the same was furnished in any quantity.
6. other defects apparent upon the record.

Geo. S. Loomis  
Atty for Defd.

Appl Decm 1870; Journal 8 page 807

**D**      **P**

## UNION COMMON PLEAS.

## THE STATE OF OHIO.

Alexander Snodgrass vs.

**Prosecuting Attorney.**

Filled day of 180

166

Cleyk.

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Alexander Proctor  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
~~Second~~ <sup>term</sup> Day of April <sup>A. D. 1870</sup> in said Court, that being the ~~20~~  
day of May <sup>A. D. 1870</sup> to answer unto an Indictment  
found against him in said Court for ~~Purchasing and Furnishing~~  
~~Intoxicating Liquors to one in the~~  
~~habit of getting Intoxicated on occasion~~  
~~of Law~~  
And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at Marysville, this ~~28~~  
day of April <sup>A. D. 1870</sup>

J. J. Arthur

CLERK.



No. 48651

Common Pleas.

THE STATE OF OHIO,

vs.

Alexander Snodgrass

Indictment for Furnishing  
Intoxicating Liquors  
to one by habit of  
getting Intoxicated

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

A True Bill.

John F. Piper  
Foreman of Grand Jury.

Filed April 28<sup>th</sup> 1820

J. J. Arthur Clerk.  
John F. Piper  
Prosecuting Attorney.

On this day of  
18 , Defendant arraigned, and  
pleads guilty to this In-  
dictment.

Clerk.

Recd. Soc. 16, 1820 of H. L. Arthur my servt  
Recd. Mr. W. H. H. Arthur my servt also the fee  
of Mr. Martin Clerks 13<sup>rd</sup> Recd. Robert Sharp Supt.

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

In the Court of Common Pleas, *Union* County, Ohio, of the Term of *April*,  
in the year of our Lord One Thousand Eight Hundred and *Seventy*.

The Jurors of the Grand Jury of the State of Ohio, within and for the  
body of the County of *Union*, impaneled, sworn  
and charged to inquire of crimes and offenses committed within said County  
of *Union*, in the name and by the authority of the State of Ohio,  
on their oaths, do find and present that

*Alexander Snodgrass*

late of said County, on the *Fifth* day of *January*, in the  
year of our Lord One Thousand Eight Hundred and *Seventy*, with  
force and arms at *Darby* Township, in said County of  
*Union*, and State of Ohio,

Did unlawfully buy for and fur-  
nished intoxicating Liquors to one David  
A. Kidder. He the said David A.  
Kidder being then and there a person  
in the habit of getting intoxicated and  
the said Alexander Snodgrass then and  
there well knowing that the said David  
A. Kidder was a person then and  
there in the habit of getting intoxicated  
and the intoxicating Liquors not being  
then and there given by a Physician  
in the regular line of his Practice

*David Kidder  
Prox. witness*

contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

*L. Piper*

Prosecuting Attorney.

*Minn. Co. Ohio*

BAIL BOND.

---

State of Ohio

vs.

Alexander Snadgrass

---



# BAIL BOND.

(THE STATE OF OHIO,) 1

*County, ss.*

**Be it Remembered**, That on the

day

of April, in the year of our Lord one thousand eight hundred

and Clement, personally came before me, Robert Schopf

Sheriff of the County of Union County to the Martin Dyer  
Alexander Snodgrass, and J. P. Colcock

and severally acknowledged themselves to owe the State of Ohio the sum of one

*handsed* dollars each, to be levied of their goods and chattels,

*lands and tenements, if default be made in the condition following, to-wit: The condition of this Recog-*

nizance is such, that, whereas, the above bounden Alexander Snodgrass

Was misused by me on a writ of Seal issued out

of the Court of Common Pleas in and for the County of Missouri on a certain  
indictment presented in said Court  
against the said Alexander Braddock.

for the offense charged in said Indictment

Now, Therefore, if the said Alexander Madgalski

*so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the*

*John* County last aforesaid on the \_\_\_\_\_ day of the next term thereof, then and there to plead

to the charge contained in said indictment and abide the judgment of the

*Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no ef-*

*fect; otherwise to be and remain in full force and virtue in law.*

*Given under our hands this*

29 20

day of April

A. D. 1870.

Alex. Swedgwaesee Seal.  
L. P. Healy Seal.  
Seal.

Criminal Case File  
Case No. 52 (227)

No 22752

State of Ohio

v s

Andrew J. Ferguson

Nov. 18, 1870 affd not guilty  
J. G. P. 387

D. A. P. 216

no record

316  
317

No. 22752

Union Common Pleas.

THE STATE OF OHIO,

vs.

Andrew Ferguson

Indictment for Furnishing  
Liquors & One in  
the Habit of Getting  
Intoxicated

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

A True Bill.

John F. Davis

Foreman of Grand Jury.

Filed April 28<sup>th</sup> 1870

G. I. Arthur Clerk.

L. Piper  
Prosecuting Attorney.

On this 18<sup>th</sup> day of Nov.  
1870, Defendant arraigned, and  
pleads Not guilty to this In-  
dictment.

G. I. Arthur

Clerk.

5.00) 23,25-(70  
21.00  
225-

136

STATE OF OHIO, }  
Union County, ss. }

In the Court of Common Pleas, Union County, Ohio, of the Term of April,  
in the year of our Lord One Thousand Eight Hundred and Seventy,

The Jurors of the Grand Jury of the State of Ohio, within and for the  
body of the County of Union, impaneled, sworn  
and charged to inquire of crimes and offenses committed within said County  
of Union, in the name and by the authority of the State of Ohio,  
on their oaths, do find and present that

Andrew J. Ferguson

late of said County, on the Sixteenth day of January, in the  
year of our Lord One Thousand Eight Hundred and Seventy, with  
force and arms at Darby Township, in said County of  
Union, and State of Ohio,

Did unlawfully buy for and furnish  
intoxicating liquors to one David Kidener  
the said David A Kidener being  
then and there a person in the habit of  
getting intoxicated and the said Andrew  
J Ferguson then and there well knowing  
that the said David A Kidener was  
a person then and there in the habit  
of getting intoxicated and the intoxica-  
ting Liquors not being given then and  
there by a Physician in the regular  
line of his Practice

David Kidener  
Phys. Surgeon

contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

L. P. Peper

Prosecuting Attorney.

Union Co Ohio

State  
vs  
Ferguson

entry Nov. 18, 1820

State of Ohio Pleas 2 Court of  
Appeals <sup>concerning</sup>  
Andrew J. Ferguson def<sup>p</sup>) Pleas Union  
County Oh  
This cause comes on to be heard and  
judged in this court

The evidence was submitted to the  
jury and the jury find the defendant  
not guilty of the facts as charged  
in the indictment. It is therefore  
ordered and adjudged that  
the defendant go hence without day

Killed Nov. 18, 1820

J. J. Arthur Clark

The State of Ohio v5

Andrew J. Ferguson

In the Term find for the defendant

L D Weege

by  
Foreman

Received this 1st April 29 to 1860  
Please return the body of the witness named Andrew J.  
Ferguson the names of his bonds are Andrew Ferguson and  
Daniel Mitchell & here with return a copy of the Court  
Record  
Taxes 45 -  
Interest 45 -  
Bond 45 -  
Judge 125 -  
Rvine 1,150  
2,922

D P

UNION COMMON PLEAS.

THE STATE OF OHIO,

Andrew J. Ferguson <sup>vs.</sup>

Prosecuting Attorney.

Filed day of 186

Clerk.

THE STATE OF OHIO,  
Union County, ss. }

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Andrew J. Ferguson  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
~~Seventh day April~~<sup>term</sup> of said Court, that being the 2<sup>d</sup>  
day of May A. D. 18<sup>70</sup> to answer unto an Indictment  
found against him in said Court for Being and Furnishing  
Intoxicating Liquors to one in Habit  
of getting intoxicated in violation of  
Law.

And have you then and there this writ.



Witness my hand and seal of said Court of  
Common Pleas, at Marysville, this 28  
day of April A. D. 18<sup>70</sup>

G. J. Arthur

CLERK.

BAIL BOND.

---

State of Ohio

vs.

Andrew Ferguson

---



## BAIL BOND.

THE STATE OF OHIO,

*Union* County, ss.)

Be it Remembered, That on the Twenty Eighth day  
of April, in the year of our Lord one thousand eight hundred  
and Seventy personally came before me, A. J. Ferguson  
~~James Martin Deputy Sheriff~~  
~~Sheriff of the County of Union~~

A. J. Ferguson and Daniel Mitchell

and severally acknowledged themselves to owe the State of Ohio the sum of One hundred  
dollars each, to be levied of their goods and chattels,

lands and tenements, if default be made in the condition following, to-wit: The condition of this Recog-

nizance is such, that, whereas, the above bounden A. J. Ferguson was

arrested

by me on a writ of Capias issued out

of the Court of Common Pleas in and for the County of Union and State of Ohio on a certain indictment presented in said Court  
against the said A. J. Ferguson

for the offense charged in said indictment

Now, Therefore, if the said A. J. Ferguson  
so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the  
County last aforesaid on the 2<sup>nd</sup> day of May 1870, then and there to plead  
to the charge contained in said indictment and abide the judgment of the  
Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no ef-  
fect; otherwise to be and remain in full force and virtue in law.

Given under our hands this 29<sup>th</sup> day of April

A. D. 1870.

A. J. Ferguson

Seal

Daniel Mitchell

Seal

Seal

Criminal Case File

Case No. 53 (228)

No. 53

# Union Common Pleas.

STATE OF OHIO

against

Andrew J. Ferguson  
Defendant.

FEB TERM 1871

Journal No. 8 Page 311

Record No. No Record Page

Ex. Doc. ✓ Page 4911

No 22853

The State of Ohio  
Andrew J. Ferguson

Laid away  
May 1871

No. 22853

Union Common Pleas.

THE STATE OF OHIO,

vs.

Andrew J. Ferguson

Indictment for ~~Alarming~~  
Liquors & one in the  
Habit of Getting in-  
toxicating

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

A True Bill.

*John Tolson*  
John Tolson  
Foreman of Grand Jury.

Filed April 28<sup>th</sup> 1820

G. J. Arthur Clerk.

*L. Piper*  
L. Piper  
Prosecuting Attorney.

On this ..... day of  
18 ..., Defendant arraigned, and  
pleads ..... guilty to this In-  
dictment.

Clerk.

**STATE OF OHIO,**

Union County, ss.

In the Court of Common Pleas, Union County, Ohio, of the Term of April,  
in the year of our Lord One Thousand Eight Hundred and Seventy.The Jurors of the Grand Jury of the State of Ohio, within and for the  
body of the County of Union, impaneled, sworn  
and charged to inquire of crimes and offenses committed within said County  
of Union, in the name and by the authority of the State of Ohio,  
on their oaths, do find and present, that*Andrew J. Ferguson*late of said County, on the Nineteenth day of February, in the  
year of our Lord One Thousand Eight Hundred and Seventy, with  
force and arms at Darby Township, in said County of  
Union, and State of Ohio,

Did unlawfully buy for and furnish  
intoxicating Liquors to one David A.  
Ridener. He the said David A. Ridenour  
being then and there a person in  
the habit of getting intoxicated and  
the said Andrew J. Ferguson then  
and there well knowing that the  
said David A. Ridenour was a per-  
son then and there in the habit of  
getting intoxicated and the intoxicating  
Liquors not being given then and there  
by a Physician in the regular line of  
his Practice.

*David A. Ridener  
Prostitorus*

contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

*L. Piper*  
Prosecuting Attorney.  
Monroe Co. Ohio

D P

## UNION COMMON PLEAS.

THE STATE OF OHIO.

Andrew J. Ferguson

**Prosecuting Attorney:**

Filled \_\_\_\_\_ day of \_\_\_\_\_ 186

Clerk.

THE STATE OF OHIO,  
Union County, ss.)

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Andrew J. Ferguson  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
at April Term, 8<sup>th</sup> day of said Court, that being the 2<sup>d</sup>  
day of May A. D. 1870 to answer unto an Indictment  
found against him in said Court for Buying and Furnishing  
Intoxicating Liquors in violation  
of Law.

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 8<sup>th</sup>  
day of April A. D. 1870

J. J. Arthur

CLERK.



BAIL BOND.

---

State of Ohio

vs.

Andrew Ferguson

---

Filed  
F. T. Arthur Clerk



## BAIL BOND.

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

Be it Remembered, That on the 29<sup>th</sup> day  
of April, in the year of our Lord one thousand eight hundred  
and

, personally came before me, Robert Sharp  
Sheriff of the County of Union by Tho Martin Deputy  
Andrew J Ferguson and Daniel Mitchel

and severally acknowledged themselves to owe the State of Ohio the sum of one  
hundred dollars each, to be levied of their goods and chattels,  
lands and tenements, if default be made in the condition following, to-wit: The condition of this Recog-  
nizance is such, that, whereas, the above bounden Andrew J Ferguson  
was arrested by me on a writ of baitas issued out  
of the Court of Common Pleas in and for the County of Union on a certain  
indictment presented in said Court  
against the said Andrew J Ferguson  
for the offense charged in said indictment.

Now, Therefore, if the said Andrew J Ferguson  
so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the  
County last aforesaid on the 7<sup>th</sup> day of the present term thereof, then and there to plead  
to the charge contained in said indictment and abide the judgment of the  
Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no ef-  
fect; otherwise to be and remain in full force and virtue in law.

Given under our hands this 29<sup>th</sup> day of April

A. D. 1871.

Andrew J Ferguson Seal.  
Daniel Mitchel Seal.  
                           Seal.

Criminal Case File

Case No. 54 (229)

No. 54

# Union Common Pleas.

STATE OF OHIO

against

*Andrew Greenbaum*  
Defendant.

AUG TERM. 1870

Settled at Deflē Cost

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

Record No. *No Recd.* Page \_\_\_\_\_

Ex. Doc. *H* Page 4833

No ~~20~~ ~~20~~ ~~20~~ ~~20~~ 54

State of Ohio

Andrew Greenbaum

Settled cost paid

$$\begin{array}{r} 620 \\ 105 \\ \hline 87,30 \end{array}$$
$$\begin{array}{r} 1660 \\ 372 \\ \hline 20,32 \\ 1930 \\ \hline 81,02 \end{array}$$

No. Set 249.34

Minor Common Pleas.

THE STATE OF OHIO,

vs.

Andrew Greenbaum

Indictment for Burglary and  
Furnishing Intoxicating  
Liquors to an Inhabitant

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

A True Bill.

John Sabin  
Copied  
Foreman of Grand Jury.

Filed April 18<sup>th</sup> 1870

J. S. Arthur Clerk.  
R. P. Parker  
Prosecuting Attorney.

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

In the Court of Common Pleas, *Union* County, Ohio, of the Term of *April*,  
in the year of our Lord One Thousand Eight Hundred and *Seventy*.

The Jurors of the Grand Jury of the State of Ohio, within and for the  
body of the County of *Union*, impaneled, sworn  
and charged to inquire of crimes and offenses committed within said County  
of *Union*, in the name and by the authority of the State of Ohio,  
on their oaths, do find and present, that

*Andrew Greenbaum*

late of said County, on the *Sixteenth* day of *April*, in the  
year of our Lord One Thousand Eight Hundred and *Seventy*, with  
force and arms at *Darby* Township, in said County of  
*Union*, and State of Ohio,

Did unlawfully buy for and furnish  
intoxicating Liquors to one David A Kidde-  
nour the said David A Kidnenour  
being then and there a person in the  
habit of getting intoxicated and the said  
Andrew Greenbaum then and there well  
knowing that the said David A Kidnenour  
was a person then and there in the habit  
of getting intoxicated and the intoxicating  
Liquors not being then and there given by  
a Physician in the regular line of his  
Practice

*David A Kidnenour*  
Pros. witness

contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

R. Piper

Prosecuting Attorney.

Mus Co Ohio

**D** **P**

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UNION COMMON PLEAS.

---

THE STATE OF OHIO,

vs.

Andrew Greenbaum

Defendant  
vs.  
State of Ohio  
et al.

Prosecuting Attorney.

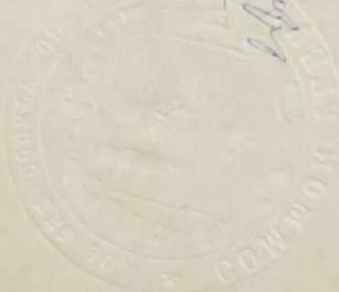
Filed day of 186

Clerk.

Received that will open 27 1860 have taken the body  
of the witness named Andrew Greenbaum the names of his heirs  
Andrew Greenbaum and Joseph Comblin I herewith return  
a copy of the bail bond

for  
Jury  
service \$45  
Bond 45  
Court 25  
Michigan 1.80  
October 3, 1860

Robert Sharp Sheriff  
By H. H. Mactur Deputy



THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Andrew Greenbaum  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
on ~~Seventh~~ <sup>A.D. 1870</sup> ~~April~~ <sup>term</sup> of said Court, that being the 2<sup>d</sup>  
day of May A. D. 1870 to answer unto an Indictment  
found against him in said Court for Bribery and furnishing  
Intoxicating Liquors in violation  
of Law

And have you then and there this <sup>year</sup>.

Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 28<sup>th</sup>  
day of April A. D. 1870

J. J. Arthur

CLERK.



BAIL BOND.

---

State of New

vs.

Andrew Greenbaum

---



## BAIL BOND.

THE STATE OF OHIO,

Union County, ss.

Be it Remembered, That on the 29<sup>th</sup> day

of April, in the year of our Lord one thousand eight hundred

and Seventy, personally came before me, Robert Sharp

Sheriff of the County of Union by W<sup>t</sup> Martin Deputy

Andrew Greenbaum and Joseph Leontine

and severally acknowledged themselves to owe the State of Ohio the sum of one

hundred dollars each, to be levied of their goods and chattels,

lands and tenements, if default be made in the condition following, to-wit: The condition of this Recognizance is such, that, whereas, the above bounden Andrew Greenbaum

was arrested by me on a writ of Capias issued out

of the Court of Common Pleas in and for the County of Union State of Ohio on  
a certain endorsement presented in said Court  
against the said Andrew Greenbaum

for the offense charged in said indictment

Now, Therefore, if the said Andrew Greenbaum

so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the

County last aforesaid on the 7<sup>th</sup> day of the next term thereof, then and there to plead

to the charge contained in said indictment and abide the judgment of the

Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no ef-

fect; otherwise to be and remain in full force and virtue in law.

Given under our hands this

29<sup>th</sup> day of April

A. D. 1870.

J. A. J. Greenbaum Seal.

Joseph Leontine Seal.

Seal.

Criminal Case File  
Case No. 55 (230)

No 23055

State of Ohio

v<sup>s</sup>

John Kirchner

Lay aside

Mailed Nov 18, 1870

D. 8, P. 388

D. A. P. 218

no record

Filed Nov. 18, 1870  
F. T. Arthur, Clerk

The state of Ohio  
Marion County

John Hawley being duly  
sworn says he was intending in good faith  
to be present at the Court House this day  
by nine o'clock & did so to answer  
the subpoena of the court but was  
misled as to the time of the day owing  
to the fact that his clock had stopped  
during the night - He had no house  
or place able to gather up his  
fat hogs which during this moon  
got out of the pen & upon the ~~track~~  
of the Rail road running through his  
farm & which hogs were in great  
danger of being killed by the  
morning trains on said road  
He went to get the said hogs  
off the track into the pen and  
expected in good faith to get  
them in & reach the court house  
by nine o'clock - But he  
came to the courthouse as fast  
as he could - If the said hogs had  
not been gotten off said track  
they would probably have been  
killed by the train John Hawley

Sworn to & subscribed before me this  
18<sup>th</sup> of Nov 1870 H. J. Arthur Clerk

No. 280 55

Common Pleas.

THE STATE OF OHIO,

vs.

John Kirchner

Indictment for Selling Liquor  
to One in the Habit of  
Getting Intoxicated

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

A True Bill.

John T. Johnson  
Foreman of Grand Jury.

Filed April 2<sup>d</sup> 1880

H. G. Arthur Clerk.

L. Pifer  
Prosecuting Attorney.

On this \_\_\_\_\_ day of  
18\_\_\_\_, Defendant arraigned, and  
pleads \_\_\_\_\_ guilty to this In-  
dictment.

Clerk.

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

In the Court of Common Pleas, Union County, Ohio, of the Term of April,  
in the year of our Lord One Thousand Eight Hundred and Seventy-

The Jurors of the Grand Jury of the State of Ohio, within and for the  
body of the County of Union, impaneled, sworn  
and charged to inquire of crimes and offenses committed within said County  
of Union, in the name and by the authority of the State of Ohio,  
on their oaths, do find and present that

John Kirchner

late of said County, on the Second day of April, in the  
year of our Lord One Thousand Eight Hundred and Seventy, with  
force and arms at Paris Township, in said County of  
Union, and State of Ohio,

Did unlawfully sell intoxicating  
liquors to one George Davis the said  
George Davis being then and there a  
person in the habit of getting intox-  
icated and he the said John Kirchner  
then and there well knowing that the  
said George Davis was a person then  
and there in the habit of getting in-  
toxicated

Geo. Davis  
Pro. witness

contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

*L. Piper*

Prosecuting Attorney.

*Union Co Ohio*

Recd this const April 29 1870 I have taken  
the Body of John Hershaw the Bondman  
are William Spivey John Hershaw &  
here with return a copy of the Bond

John Hershaw Sheriff

Fees	4 5-
Searc	4 5-
Arrest	4 5-
Copy	2 5-
Bond	6 5-
Retur	1 2-
Mile	1 0-
	2 6 2
	2 4 5

230

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P

---

UNION COMMON PLEAS.

---

THE STATE OF OHIO,

John Kirchner <sup>vs.</sup>

Prosecuting Attorney.

Filed day of 186

Clerk.

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

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take John Kirchner  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
forthwith ~~of~~ said Court, that being the  
~~day of~~ A. D. ~~18~~ to answer unto an Indictment  
found against him in said Court for Selling intoxicating liquors  
to one in the habit of getting Intoxicated  
in violation of law

And have you then and there this writ.



Witness my hand and seal of said Court of  
Common Pleas, at Marysville, this 29<sup>th</sup>  
day of April A. D. 1800

J. J. Arthur CLERK.

BAIL BOND.

---

State of ohio

vs.

John Krehmer

---



## BAIL BOND.

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

Be it Remembered, That on the 29 day  
of April, in the year of our Lord one thousand eight hundred  
and Sixty, personally came before me, Roger T. Stoff,  
Sheriff of the County of Union

and severally acknowledged themselves to owe the State of Ohio the sum of One  
Hundred dollars each, to be levied of their goods and chattels,  
lands and tenements, if default be made in the condition following, to-wit: The condition of this Recog-  
nizance is such, that, whereas, the above bounden John Kirchner has  
arrested by me on a writ of arrest issued out  
of the Court of Common Pleas in and for the County of Union  
against the said John Kirchner  
for the offense charged in said Indictment

Now, Therefore, if the said John Kirchner  
so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the  
County last aforesaid on the 2nd of May <sup>Present</sup> day of the next term thereof, then and there to plead  
to the charge contained in said Indictment and abide the judgment of the  
Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no ef-  
fect; otherwise to be and remain in full force and virtue in law.

Given under our hands this 29 day of April

A. D. 1876.

John Kirchner   
William Weber

Criminal Case File  
Case No. 56 (231)

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

# Union Common Pleas.

STATE OF OHIO

against

*John Stiner*  
Defendant.

Nov. Term 1870

Journal No. <u>8</u>	Page <u>410-888</u>
Record No. <u>2</u>	Page <u>62-</u>
Ex. Doc. <u>8</u>	Page <u>4387</u>

No 8456  
in re  
State of Ohio  
v.  
John D. Steiner

~~Dec. 2, 1870 found guilty~~

~~D. S. P. 410, 9388~~

Nov. 18, 1870, found guilty  
D. S. P. 388, find, Dec. 2, 1870  
D. S. P. 410

D. A. P. 214  
& for record

Recorded  
Page 62

111<sup>0</sup>  
60  
666<sup>00</sup>

3/6

No. 231 56

Union Common Pleas.

THE STATE OF OHIO,

vs.

John L. Steiner

Indictment for Furnishing  
Liquors & Minor

copy'd

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

A True Bill.

John L. Steiner

Foreman of Grand Jury.

Filed April 28<sup>th</sup> 1880

J. G. Arthur Clerk.

R. Piper  
Prosecuting Attorney.

On this 18 day of Nov  
18<sup>th</sup>, Defendant arraigned, and  
pleads ~~not~~ guilty to this In-  
dictment.

J. G. Arthur

Clerk.

A True copy of the original  
now on file  
J. G. Arthur Clerk

**STATE OF OHIO,** }  
 Union County, ss. }  
 In the Court of Common Pleas, Union County, Ohio, of the Term of April,  
 in the year of our Lord One Thousand Eight Hundred and Seventy.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union . impaneled, sworn and charged to inquire of crimes and offenses committed within said County of Union , in the name and by the authority of the State of Ohio, on their oaths, do find and present that

*John D. Steiner*

late of said County, on the Twentieth day of March , in the year of our Lord One Thousand Eight Hundred and Seventy , with force and arms at Derby Township, in said County of Union , and State of Ohio,

Did unlawfully buy for and furnish Intoxicating Liquors to one Samuel W. Dunfee He the Said Samuel W. Dunfee being then and there a Minor and the said John D. Steiner then and there well knowing that the said Samuel W. Dunfee was then and there a Minor and the said intoxicating Liquors not being then and there given by a Physician in the regular line of his practice or the said buying and furnishing being without the written order of either the Parents, Guardian or family Physician of him the said Samuel W. Dunfee

*Samuel W. Dunfee  
Prox witness*

contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

*L. Piper*  
Prosecuting Attorney.  
*Muncie Ohio*

Entry State vs  
Slimer

Nov. 18, 1870

ab Pg  
- 52.  
- 51  
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21  
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02  
02  
- 52

The State of Ohio  
John D. Skinner } Indictment for furnishing  
                          } Intoxicating liquors to  
                          } a Minor

This day came the parties by their  
attorneys the said defendant being inper-  
son before the Court and thereupon  
came a jury to wit —

Who being duly impaneled and  
sworn to speak upon the issue  
joined between the parties upon their  
oaths say that the defendant is guilty  
in manner and form as he stands  
charged in said indictment —

Received this instant 27<sup>th</sup> of November, 1861,  
the within named John D. Steiner, the named of his bonds  
John D. Steiner and Alexander Bridgeman, the condition  
Copy of the bail bond.

Robert Shuford  
Sheriff

Arrears 45 -  
Bond 45 -  
Cost 25 -  
Vidette 100  
Interest 125



D P

UNION COMMON PLEAS.

THE STATE OF OHIO,

John D. Steiner  
vs.

Prosecuting Attorney.

Filed day of 186

Clerk.

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take John D. Steiner  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
On seventh day of April term of said Court, that being the 2<sup>d</sup>  
day of May A. D. 1870 to answer unto an Indictment  
found against him in said Court for Bribery and  
Furnishing intoxicating in violation  
of Law

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at Marysville, this 2<sup>d</sup>  
day of April A. D. 1870

J. J. Arthur

CLERK.



Filed Nov. 18, 1870

J. J. Arthur Clark

The State of Ohio

P.W.S.

John D. Steinw

We the jury find the defendant  
guilty as charged in the indictment

A.S. Chapman  
Foreman

BAIL BOND.

---

State of Ohio

vs.

John D. Stiner

---

# BAIL BOND.



THE STATE OF OHIO,

County, ss.

Be it Remembered, That on the

29<sup>th</sup>

day

of April, in the year of our Lord one thousand eight hundred

and Seven, personally came before me, John D. Stines, Sheriff of the County of Union, Prothonotary and Deputy Sheriff of the County of Franklin, and Alexander Brodgar, Esq.

and severally acknowledged themselves to owe the State of Ohio the sum of

Hundred dollars each, to be levied of their goods and chattels,

lands and tenements, if default be made in the condition following, to-wit: The condition of this Recognizance is such, that, whereas, the above bounden

was arrested by me on a writ of Capias issued out of the Court of Common Pleas in and for the County of Union, or a certain endorser presented to said Court against the said

for the offense charged in said

Now, Therefore, if the said

so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the County last aforesaid on the 7<sup>th</sup> day of the next term thereof, then and there to plead to the charge contained in said indictment and abide the judgment of the Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no effect; otherwise to be and remain in full force and virtue in law.

Given under our hands this

29<sup>th</sup>

day of April

A. D. 1870.

Good Friday Seal.  
St. Peter's Organ Seal.  
Seal.

Criminal Case File

Case No. 57 (232)

No. ....

# Union Common Pleas.

STATE OF OHIO

against

*Bryauder O. Holycross*  
Defendant.

MAY TERM. 1871

*Settled*

Journal No. 8 Page 380

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

Ex. Doc. 8 Page 4869

No ~~432~~ 57  
in the  
State of Ohio  
v/s  
Lysander P. Holycross

Settled  
May 10-1821

5,19  
63-3-  

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1174

No. 28257

Union Co. Common Pleas.

THE STATE OF OHIO,  
vs.

Lysander P. Holycross

Indictment for Selling Liquors  
to be drunk on the  
Premises

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

A True Bill

John L. Lin

Foreman of Grand Jury.

Filed April 28 1870

F. J. Arthur Clerk.

R. Piper  
Prosecuting Attorney.

On this ..... day of  
18 ..., Defendant arraigned, and  
pleads ..... guilty to this In-  
dictment.

Clerk.

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

In the Court of Common Pleas, Union County, Ohio, of the Term of April, 1870,  
in the year of our Lord One Thousand Eight Hundred and Seventy.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that

Lysander P. Holycross

late of said County, on the Twentieth day of January, in the year of our Lord One Thousand Eight Hundred and Seventy, with force and arms at Derby Township, in said County of Union, and State of Ohio,

Did unlawfully and knowingly sell intoxicating Liquors to one David A. Ridenour to be Drank upon the about the Premises and Place where sold

David Ridenour  
Prox witness

contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

L. Piper.

Prosecuting Attorney.

Mon Co. Ohio

**D**                   **P**

## UNION COMMON PLEAS.

## THE STATE OF OHIO.

vs.  
Lysander. P. Holycroft

V.S.

**Prosecuting Attorney.**

Filled day of 186

Clerk,

Robert & Sarah Sherry  
By Mrs Miller Deputy

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take *Sydencler P. H. Cross*  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
~~April Term~~  
On the seventh day of ~~April~~ of said Court, that being the 2<sup>d</sup>  
day of ~~May~~ A. D. 1870 to answer unto an Indictment  
found against him in said Court for *Selling Intoxicating  
Liquors in violation of Law*

And have you then and there this ~~and~~

Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 28  
day of ~~April~~ A. D. 1870

*J. G. Arthur* CLERK.



Filed Augt 20 1820

217 Arthur Clark

Mr. Piper Aug 19<sup>th</sup> 1870  
Dear Sir in regard  
to that indictment  
against me i am  
to unimwill to Knight  
and the others tell  
me that these cases  
were laid over till  
the next court and  
i will say that  
marshal will still  
stand at my bail  
to morrow is Saturday  
and i want to get  
home L. P. Hobart

Henry Marshall

BAIL BOND.

---

State of Ohio

vs.

Lysander Polyer

---



## BAIL BOND.

THE STATE OF OHIO,

Union County, ss.

Be it Remembered, That on the 29<sup>th</sup> day

of April, in the year of our Lord one thousand eight hundred

and seventy, personally came before me, Robert Sharp

Sheriff of the County of Union, & of the State of Ohio,

& P. Holycross and Disney Marshall

and severally acknowledged themselves to owe the State of Ohio the sum of \$100.

\$100.00 dollars each, to be levied of their goods and chattels,

lands and tenements, if default be made in the condition following, to-wit: The condition of this Recog-

nizance is such, that, whereas, the above bounden

was arrested by me on a writ of Capital issued out

of the Court of Common Pleas in and for the County of Union, on a certain indictment presented in said Court against the said

for the offense charged in said indictment.

Now, Therefore, if the said

so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the

County last aforesaid on the 7<sup>th</sup> day of the next term thereof, then and there to plead

to the charge contained in said indictment and abide the judgment of the

Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no ef-

fect; otherwise to be and remain in full force and virtue in law.

Given under our hands this 29<sup>th</sup> day of April

A. D. 1870

L. P. Holycross Seal.

H. H. Marshall Seal.

Seal.

Criminal Case File

Case No. 58 (234)

No. 58

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# Union Common Pleas.

---

STATE OF OHIO

against

*Daniel Mitchell*

Defendant.

FEB TERM, 1871

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*Settled <sup>no</sup> costs paid*

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

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

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

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58

No 284 ~~xx~~

State of Ohio

v s

Daniel Mitchell

Feb. 20, 1871

settled

costs paid

No. 23458

Union

Common Pleas.

THE STATE OF OHIO,

vs.

Daniel Mitchell

Indictment for Burglary  
Furnishing Liquors to  
One in Habit of Getting  
Intoxicated

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

A True Bill.

John J. Arthur

Foreman of Grand Jury.

Filed 18

Clerk.

R. P. Her

Prosecuting Attorney.

Published by Siebert & Lilley, Blank Book Manufacturers and Legal Blank  
Publishers, Opera House Building, Columbus, Ohio.

On this day of  
18 , Defendant arraigned, and  
pleads guilty to this Indictment.

Clerk.

Feb 20 1871 Recd of H. J. Arthur my fee & do fees of March 8 1876

Abraham Sharp Sheriff

Recd of T Arthur my fee ent in Settlement of this case  
\$15<sup>00</sup> on this 25<sup>th</sup> day February 1871 his L Pher  
Recd D. J. Arthur my fee \$440<sup>00</sup> Jacob A. Ridenour  
mark

**STATE OF OHIO,** }  
Muskingum County, ss. }

In the Court of Common Pleas, Muskingum County, Ohio, of the Term of April, 1870,  
in the year of our Lord One Thousand Eight Hundred and Seventy.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Muskingum impaneled, sworn and charged to inquire of crimes and offenses committed within said County of Muskingum, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that

Daniel Mitchell

late of said County, on the First day of January, in the year of our Lord One Thousand Eight Hundred and Seventy, with force and arms at Darby Township, in said County of Muskingum, and State of Ohio,

Did unlawfully buy for and furnish intoxicating Liquors to one David A. Kidner, the said David A. Kidner being then and there a person in the habit of getting intoxicated and the said Daniel Mitchell then and there well knowing that the said David A. Kidner was a person then and there in the habit of getting intoxicated and the intoxicating Liquors not being then and there given by a Physician in the regular line of his Practice.

David A. Kidner  
Prox. witness,

contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

L. Pfeifer

Prosecuting Attorney.

Wm. O. O'Neil

D P

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.  
Daniel Mitchell

O H I O  
C O U R T  
O F C O M M O N P L E A S

Prosecuting Attorney.

Filed day of 186

Clerk.

Received this 1st day of April 1860 have taken the body of the within  
Named Daniel Mitchell the names of his bonds are Daniel Chaffee and  
Andrew Ferguson. Herewith deliver a copy of the bail bond

John Lee  
Carver 44 - Robert Clark  
Creston 45 - Mary C. Clark  
Lindley 145 - F. H. Franklin  
Cork 1425 -  
Return Inc

2192

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Daniel Mitchell  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas, for the county of Union, aforesaid,  
Deeventh Day, April 28, of said Court, that being the 2<sup>d</sup>  
day of May A. D. 1870 to answer unto an Indictment  
found against him in said Court for Possessing for and furnishing  
Intoxicating Liquors to One in Habit of getting  
Intoxicated in violation of Law

And have you then and there

Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 28  
day of April A. D. 1870

G. G. Arthur

CLERK.



BAIL BOND.

---

State of Ohio

*v.s.*

Daniel Mitchel

---



## BAIL BOND.

THE STATE OF OHIO,

Union

County, ss.

Be it Remembered, That on the 29<sup>th</sup> day

of April, in the year of our Lord one thousand eight hundred and Seventy, personally came before me, Robert Sharp, by Lhos  
Martindale Sheriff of the County of Union

Daniel Mitchel and A. J. Ferguson

and severally acknowledged themselves to owe the State of Ohio the sum of One

Hundred dollars each, to be levied of their goods and chattels,

lands and tenements, if default be made in the condition following, to-wit: The condition of this Recog-

nizance is such, that, whereas, the above bounden Daniel Mitchel

was arrested by me on a writ of Capias issued out

of the Court of Common Pleas in and for the County of Union & State of Ohio  
On a certain indictment presented in said Court -

against the said Daniel Mitchel

for the offense charged in said Indictment

Now, Therefore, if the said Daniel Mitchel

so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the

County last aforesaid on the ~~Seventy~~ <sup>present</sup> day of the ~~next~~ term thereof, then and there to plead

to the charge contained in said Indictment and abide the judgment of the

Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no ef-

fect; otherwise to be and remain in full force and virtue in law.

Given under our hands this 29<sup>th</sup> day of April

A. D. 1870.

Daniel Mitchel Seal

A. J. Ferguson Seal

Seal

Criminal Case File  
Case No. 59 (235)

No 255<sup>59</sup>

The State of Ohio  
vs

William Harris

Guilty Nov. 28, 1870

L. A. P. 8.06

for record

November term 1870

Recorded Page 65.

750

Entry  
Nov. 28, 1820



The State of Ohio

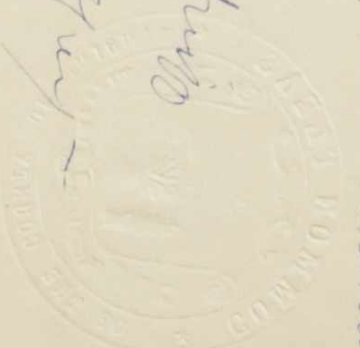
vs  
William Harris

Indictment for selling  
intoxicating liquors to a  
~~Minor~~

This day came the parties by their  
attorneys and the said defendant  
being asked how of the premises he  
would acquit himself for plea  
says he is guilty as he stands  
charged in said indictment—

Whereupon it is considered and  
adjudged by the Court that he pay  
a fine of fifty dollars and  
also the costs of this prosecution  
taxed at \$

Received this 29<sup>th</sup> 1860 I have written the  
Body of the witness names William Harris the names of his  
friends are William Harris, and Joseph Brown, present return  
a copy of the said bond  
Yours  
Sweeney 45 - Robert Sharp Sherriff  
and  
Copy made  
Retain 2,  $\frac{1}{2}$



D P

---

UNION COMMON PLEAS.

---

THE STATE OF OHIO,

vs.  
William Harris

Prosecuting Attorney.

Filed day of 186

Clerk.

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take William Harris  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
~~Seventh day of April~~ <sup>1870</sup> tenth day of said Court, that being the ~~10~~  
day of May A. D. 1870 to answer unto an Indictment  
found against him in said Court for selling Intoxicating  
liquors to minors in violation  
of Law

And have you then and there this writ.



Witness my hand and seal of said Court of  
Common Pleas, at Marysville, this 28  
day of April A. D., 1870

G. J. Arthur

CLERK.

No. 2345

Union Common Pleas.

THE STATE OF OHIO,

vs.

William Harris

Indictment for ~~Delling~~  
~~Poisoning~~ <sup>Leads</sup> Miners  
Die

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

A True Bill.

John Johnson

Foreman of Grand Jury.

Filed April 28<sup>th</sup> 1870

H. J. Arthur Clerk.

L. Piper  
Prosecuting Attorney.

On this 28 day of November  
1870, Defendant arraigned, and  
pleads guilty to this Indictment.

H. J. Arthur

Clerk.

**STATE OF OHIO,**

Union County, ss.

In the Court of Common Pleas, Union County, Ohio, of the Term of April, in the year of our Lord One Thousand Eight Hundred and Seventy.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that

*William Harris*

late of said County, on the Thirteenth day of January, in the year of our Lord One Thousand Eight Hundred and Seventy, with force and arms at Party Township, in said County of Union, and State of Ohio,

Did unlawfully sell intoxicating Liquors to one Samuel W Dunfee the said Samuel W Dunfee being then and there a Minor and said selling being without the written order or either the parents Guardian or family Physicians of him the said Samuel W Dunfee he the said William Harris then and there well knowing that the said Samuel W Dunfee was a Minor.

*Sam'l W Dunfee  
Pro. witness*

contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

L. Poper

Prosecuting Attorney.

Union Co. Ohio

BAIL BOND.

---

State of New

vs.

William Morris

---



## BAIL BOND.

THE STATE OF OHIO,

County, ss.

Be it Remembered, That on the 29<sup>th</sup> day  
of April,

, in the year of our Lord one thousand eight hundred  
and Sixty, personally came before me, Roger Sharp

Sheriff of the County of Union by the constable  
William Harris and Joseph Dawson

and severally acknowledged themselves to owe the State of Ohio the sum of one

Hundred dollars each, to be levied of their goods and chattels,  
lands and tenements, if default be made in the condition following, to-wit: The condition of this Recog-

nizance is such, that, whereas, the above bounden William Harris

was arrested by me on a writ of Capias issued out

of the Court of Common Pleas in and for the County of Union on a certain  
Indictment presented in and out

against the said William Harris

for the offense charged in said Indictment.

Now, Therefore, if the said William Harris  
so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the  
County last aforesaid on the 7<sup>th</sup> present day of the next term thereof, then and there to plead  
to the charge contained in said Indictment and abide the judgment of the  
Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no ef-  
fect; otherwise to be and remain in full force and virtue in law.

Given under our hands this 29<sup>th</sup> day of April

A. D. 1870.

William Harris Seal.  
Joseph Dawson Seal.  
Seal.

Criminal Case File

Case No. 60 (236)

~~Nov 26<sup>th</sup>~~  
60

State of Ohio

v<sup>s</sup>  
William Richter  
Pleads Guilty Nov. 28, 1872

\$18, P. 395  
J. A. P. 222  
court for sentence

Sept 23, 1872 Left off  
ocket by order of Pro. Atty  
J. J. P. 118

No. 28660

Union Common Pleas.

THE STATE OF OHIO,

vs.

William Richter

Indictment for Selling  
Liquors & Cram in  
the habit of Getting  
Intoxicated

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

A True Bill.

*J. W. J. Stinson* *signed*  
Foreman of Grand Jury.

Filed April 28<sup>th</sup> 1870

*G. J. Arthur* Clerk.

*L. Piper*  
Prosecuting Attorney.

On this 28<sup>th</sup> day of November  
1870, Defendant arraigned, and  
pleads guilty to this In-  
dictment.

*G. J. Arthur*

Clerk.

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

In the Court of Common Pleas, Union County, Ohio, of the Term of April ,  
in the year of our Lord One Thousand Eight Hundred and Seventy .

The Jurors of the Grand Jury of the State of Ohio, within and for the  
body of the County of Union , impaneled, sworn  
and charged to inquire of crimes and offenses committed within said County  
of Union , in the name and by the authority of the State of Ohio,  
on their oaths, do find and present, that

William Richter

late of said County, on the Twentieth day of April , in the  
year of our Lord One Thousand Eight Hundred and Seventy , with  
force and arms at Paris Township, in said County of  
Union , and State of Ohio,

Did unlawfully sell intoxicating liquors  
to one Jonah Marks by the said Jonah Marks  
being then and there a person in the habit  
of getting intoxicated and he the said William  
Richter then and there well  
knowing that the said Jonah Marks  
was a person then and there in the  
habit of getting intoxicated

Jonah Marks  
Pros. witness

contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

L. Piper

Prosecuting Attorney.

Mrs. C. Ohio

286.60

D P

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UNION COMMON PLEAS.

---

THE STATE OF OHIO,

vs.

William Richter

Prosecuting Attorney.

Filed day of 186

Clerk.

Received this writ April 29<sup>th</sup> 1870  
of George Parker the body of the witness named  
William Richter the names of his bonds are William  
Richter and William Richter & Resear's trustees a copy  
of the bond board  
Geo  
Lamie 4<sup>4</sup> -  
Ansel 4<sup>4</sup> -  
Bond 4<sup>4</sup> -  
Indorse 2<sup>2</sup> -  
Court 2<sup>2</sup> -  
Refund 2<sup>2</sup> -  
20<sup>1</sup>/<sub>2</sub>

Robert Sharp Sheriff



THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take William Richter  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
forthwith      of said Court, that being the  
day of      A. D. 1860 to answer unto an Indictment  
found against him in said Court for Selling Liquor & one in the  
habit of getting intoxicated  
in violation of law

And have you then and there this writ.



Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 29<sup>th</sup>  
day of April      A. D. 1860

J. J. Arthur      CLERK.

Nov 28, 1870  
entry

Journal  
Entry

The state of Ohio  
vs  
William Richter } No. 60 - Indictment  
for selling intoxicating  
Liquors to one in habit  
of getting intoxicated

This day came the parties by their  
Attorneys and the said defendant  
being asked how of the premises  
he would acquit himself for  
plea, says he is guilty as he  
stands charged in said indict-  
ment

BAIL BOND.

---

State of Ohio

vs.

William Richter

---



## BAIL BOND.

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

Be it Remembered, That on the 21 day  
of April, in the year of our Lord one thousand eight hundred  
and Seventy, personally came before me, Robert Sharp  
Sheriff of the County of Union

and severally 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, if default be made in the condition following, to-wit: The condition of this Recog-  
nizance is such, that, whereas, the above bounden Wm Richter has  
Arrested by me on a writ of arrest issued out  
of the Court of Common Pleas in and for the County of Union  
against the said Wm Richter  
for the offense charged in said Indictment  
Wm, Richter

Now, Therefore, if the said Wm, Richter  
so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the  
County last aforesaid on the 2<sup>nd</sup> of May <sup>Present</sup> day of the ~~next~~ term thereof, then and there to plead  
to the charge contained in said Indictment and abide the judgment of the  
Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no ef-  
fect; otherwise to be and remain in full force and virtue in law.

Given under our hands this 21 day of April

A. D. 1870.

Wm Richter.

Seal.

William Weber.

Seal.

Seal.

Criminal Case File  
Case No. 61 (237)

No 25782  
61  
State of Ohio  
v. S  
William Richter

Mollie Nov. 28. 1870

J. S. P. 395-

D. A. R. 222

No record

No. 23761

Marietta Common Pleas.

THE STATE OF OHIO,  
vs.

William Richter

Indictment for Selling in-  
toxicating Liquors to  
one habit of getting  
Intoxicated

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

A True Bill

John L. Hobin  
*John L. Hobin*  
Foreman of Grand Jury.

Filed April 28<sup>th</sup> 1820

J. T. Arthur Clerk.

Le Popper  
Prosecuting Attorney.

On this \_\_\_\_\_ day of  
18\_\_\_\_, Defendant arraigned, and  
pleads \_\_\_\_\_ guilty to this In-  
dictment.

Clerk.

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

In the Court of Common Pleas, Union County, Ohio, of the Term of April,  
in the year of our Lord One Thousand Eight Hundred and Seventy,

The Jurors of the Grand Jury of the State of Ohio, within and for the  
body of the County of Union, impaneled, sworn  
and charged to inquire of crimes and offenses committed within said County  
of Union, in the name and by the authority of the State of Ohio,  
on their oaths, do find and present, that

William Richter

late of said County, on the Thirteenth day of April, in the  
year of our Lord One Thousand Eight Hundred and Seventy, with  
force and arms at Paris Township, in said County of  
Union, and State of Ohio,

Did unlawfully sell intoxicating  
liquors to one Jonah Marks in the said  
Jonah Marks being then and there a  
Person in the habit of getting Intoxicated  
and he the said William Richter  
then and there well knowing that the  
said Jonah Marks was a person  
then and there in the habit of getting  
intoxicated

Jonah Marks  
Poor witness

contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

L. Pyer-  
Prosecuting Attorney.  
Union Co. Ohio

237 61

D

P

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UNION COMMON PLEAS.

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THE STATE OF OHIO,

vs.  
William Richter

\* \* \*

OHIO NO. 3  
Court of Common Pleas

Prosecuting Attorney.

Filed day of 186

Clerk.

I record you written out 29<sup>th</sup> 1870  
I have taken the body of the within named  
William Richter, the names of his Bonds are Martin  
Richter and William Maher. These with others are  
the bond Board  
Yours sincerely  
John H. Herbert Shafford Henry



Interest 2,042 & 25-0

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take William Richter  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
forthwith of said Court, that being the  
day of A. D. 1860 to answer unto an Indictment  
found against him in said Court for Selling intoxicating Liquors to one  
in the habit of getting intoxicated  
in violation of Law

And have you then and there this writ.



Witness my hand and seal of said Court of  
Common Pleas, at Marysville, this 29<sup>th</sup>  
day of April A. D. 1860

G. J. Arthur

CLERK.

Nov. 28. 1820  
Entry

Journal  
Entry.

The state of Ohio } Indictment for  
vs No 61 } selling whisky to one  
William Richter } in the habit of getting  
intoxicated

This day came L. Piper pros-  
ecuting attorney and entered a  
nolle prosequi on the above in-  
dictment.

BAIL BOND.

---

*State of Ohio*

*vs.*

*William Richter*

---



## BAIL BOND.

THE STATE OF OHIO,

Union County, ss.

Be it Remembered, That on the 29 day

of April, in the year of our Lord one thousand eight hundred and seventy, personally came before me, Robt Sherk Sheriff of the County of Union

and severally acknowledged themselves to owe the State of Ohio the sum of One

Hundred dollars each, to be levied of their goods and chattels,

lands and tenements, if default be made in the condition following, to-wit: The condition of this Recognizance is such, that, whereas, the above bounden

Wm Richter has

arrested by me on a writ of arrest issued out

of the Court of Common Pleas in and for the County of Union

against the said Wm Richter

for the offense charged in said Indictment

Wm Richter

Now, Therefore, if the said

so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the

County last aforesaid on the ~~fourteenth~~ <sup>Present</sup> day of the next month thereof, then and there to plead

to the charge contained in said Indictment and abide the judgment of the

Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no ef-

fect; otherwise to be and remain in full force and virtue in law.

Given under our hands this 29 day of April

A. D. 1870.

Wm Richter

Seal

William Weber

Seal

Seal

Criminal Case File

Case No. 62 (238)

No. 12

**Union Common Pleas.**

**STATE OF OHIO**

*against*

*Henry Marshall*  
Defendant.

*Defendant.*

FEB TERM. 187/

Journal No. 8 Page 386

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

Ex. Doc. 28 Page 4868

No. 288 ~~62~~  
62

State of Ohio  
vs

Henry Marshall

Prize

Laid away by order of Prob. Ct.  
Ex. D. P. 248

Sharp has note for cost in this case.

No. 28862

Minn Common Pleas.

THE STATE OF OHIO,

vs.

Henry Marshall

Indictment for Selling Liquors  
to be drunk on the  
Premises

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

A True Bill.

John Wilson

Foreman of Grand Jury.

Filed April 18<sup>th</sup> 1870

H. J. Arthur Clerk.

L. Piper  
Prosecuting Attorney.

On this 20 day of Feb  
1871, Defendant arraigned, and  
pleads Not guilty to this In-  
dictment.

H. J. Arthur

Clerk.

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

In the Court of Common Pleas, Union County, Ohio, of the Term of April ,  
in the year of our Lord One Thousand Eight Hundred and Seventy.

The Jurors of the Grand Jury of the State of Ohio, within and for the  
body of the County of Union . impaneled, sworn  
and charged to inquire of crimes and offenses committed within said County  
of Union , in the name and by the authority of the State of Ohio,  
on their oaths, do find and present, that

Henry Marshall

late of said County, on the Fifteenth day of January , in the  
year of our Lord One Thousand Eight Hundred and Seventy , with  
force and arms at Darby Township, in said County of  
Union , and State of Ohio,

Did unlawfully and knowingly sell  
intoxicating liquors to one David A.  
Ridenour to be drunk upon and about the  
premises and place where sold

David A Ridenour  
Prosecutor

contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

L. Piper

Prosecuting Attorney.

Macon Co Ohio

*Copy*

BAIL BOND.

State of Ohio

*vs.*

Henry Marshall



Copy

**BAIL BOND.**

THE STATE OF OHIO,

Muskingum County, ss.

Be it Remembered, That on the 29<sup>th</sup> day

of April, in the year of our Lord one thousand eight hundred

and seventy, personally came before me, Robert Sharp

Sheriff of the County of Muskingum, Tho Martin Deputy

Henry Marshall and Lyndale P. Holy Cross

and severally acknowledged themselves to owe the State of Ohio the sum of one

hundred dollars each, to be levied of their goods and chattels,

lands and tenements, if default be made in the condition following, to-wit: The condition of this Recognition is such, that, whereas, the above bounden

Henry Marshall

was arrested by me on a writ of Capias issued out

of the Court of Common Pleas in and for the County of Union on a certain  
indictment presented in said Court  
against the said Henry Marshall

for the offense charged in said Henry Marshall indictment

Now, Therefore, if the said Henry Marshall

so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the

County last aforesaid on the 7<sup>th</sup> day of the next term thereof, then and there to plead

to the charge contained in said indictment and abide the judgment of the

Court thereon, and not depart the Court without leave, then this Recognition shall be void and of no ef-

fect; otherwise to be and remain in full force and virtue in law.

Given under our hands this

29<sup>th</sup> day of April

A. D. 1870.

Henry Marshall Seal.  
Lyndale P. Holy Cross Seal.  
Seal.

Received this with 2<sup>d</sup> to 7<sup>th</sup> instant the body of the  
within named Person Marshall the name of his Bonds and Person  
Marshall and Lyndunder Poly cross herewith return the copy  
of the bond bond

Colles 4<sup>5</sup> -  
Linen 4<sup>5</sup> -  
Arrest 6<sup>5</sup> -  
Bond 2<sup>5</sup> -  
Body 1<sup>00</sup> -  
Buck 1<sup>00</sup> -  
Return 1<sup>00</sup> -  
2<sup>19</sup> 2

D P

UNION COMMON PLEAS.

THE STATE OF OHIO.

Henry vs. Marshall

PROSECUTING ATTORNEY.

Filed day of 186

Clerk.

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Henry Marshall if he be found in your county, and him safely keep, so that you have his body before our Court of Common Pleas for the county of Union, aforesaid, Seventh day of April next of said Court, that being the 2<sup>d</sup> day of May A. D. 1870 to answer unto an Indictment found against him in said Court for Selling unauthorized Liquors in violation of Law.

And have you then and there this writ.



Witness my hand and seal of said Court of Common Pleas, at Marysville, this 28 day of April A. D. 1870

G. J. Arthur

CLERK.

Criminal Case File  
Case No. 63 (239)

No. 63-54

# Union Common Pleas.

STATE OF OHIO

against

*Henry Mansha*  
Defendant.

OCT TERM. 1871

Journal No. 8 Page 311

Record No. **No Record** Page

Ex. Doc. S. Page 4912-496

No 239 ~~68~~  
63

The State of Ohio

v<sup>s</sup>

Henry Marshall

Said Divorce  
Aug 1871

No. 289 63

Ohio Common Pleas.

THE STATE OF OHIO,

vs.

Henry Marshall

Indictment for Selling  
Liquors to be drunk  
on Premises

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

A True Bill.

John Sabin

Foreman of Grand Jury.

Filed April 28<sup>th</sup> 1870

R. J. Arthur Clerk.

R. Piper  
Prosecuting Attorney.

On this \_\_\_\_\_ day of  
18\_\_\_\_, Defendant arraigned, and  
pleads \_\_\_\_\_ guilty to this In-  
dictment.

Clerk.

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

In the Court of Common Pleas, Union County, Ohio, of the Term of April, 1879,  
in the year of our Lord One Thousand Eight Hundred and Seventy.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that

Henry Marshall

late of said County, on the 25<sup>th</sup> day of December, in the year of our Lord One Thousand Eight Hundred and Sixty Nine, with force and arms at Darby Township, in said County of Union, and State of Ohio,

Did unlawfully and knowingly sell intoxicating liquors to one David A. Leichman to be drunk upon and about the premises and place where sold

David A. Leichman  
Pros. witness

contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

L. Piper

Prosecuting Attorney.

Mono Co Ohio

BAIL BOND.

---

State of Ohio

vs.

Deney Marshall

---



## BAIL BOND.

THE STATE OF OHIO,

Union

County, ss.

Be it Remembered, That on the 29<sup>th</sup> day  
of April, in the year of our Lord one thousand eight hundred  
and Seventy,

personally came before me, Robert Sharp  
Sheriff of the County of Union By the master Deputy  
Henry Marshall and Lysander P. Holyoar

and severally acknowledged themselves to owe the State of Ohio the sum of one  
Hundred dollars each, to be levied of their goods and chattels,

lands and tenements, if default be made in the condition following, to-wit: The condition of this Recog-  
nizance is such, that, whereas, the above bounden Henry Marshall

was arrested by me on a writ of Leahier issued out  
of the Court of Common Pleas in and for the County of Union on a certain  
warrant presented in said Court  
against the said Henry Marshall

for the offense charged in said indictment.

Now, Therefore, if the said Henry Marshall  
so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the  
County last aforesaid on the 7<sup>th</sup> present day of the next term thereof, then and there to plead  
to the charge contained in said indictment and abide the judgment of the  
Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no ef-  
fect; otherwise to be and remain in full force and virtue in law.

Given under our hands this 29<sup>th</sup> day of April

A. D. 1870.

Henry Marshall Seal  
Lysander P. Holyoar Seal  
Seal

**D**

**P**

---

UNION COMMON PLEAS.

---

THE STATE OF OHIO,

Henry Marshall <sup>vs.</sup>

Prosecuting Attorney.

Filed      day of      186

Clerk.

Received this 21st day of July 1870 I have taken the bond  
of the within named Henry Marshall, the name of his bond  
is Henry Marshall and Alexander Holycross here with return  
a copy of his bond.

Yours,

John H. Shantz  
Commonwealth's Attorney

Arrested <sup>45</sup> —  
Bond <sup>125</sup> —  
Court <sup>25</sup> —  
Mileage <sup>1.00</sup> —  
Retain <sup>1.00</sup> —

992

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Henry Marshall  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
Seventh day of April Term, that being the 2<sup>d</sup>  
day of May A. D. 18<sup>70</sup> to answer unto an Indictment  
found against him in said Court for Selling Intoxicating  
Liquors in violation of Law -  
To be drunk on the Premises

And have you then and there this writ.



Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 18  
day of April A. D. 18<sup>70</sup>

J. J. Arthur

CLERK.

Criminal Case File  
Case No. 64 (240)

No ~~20~~<sup>64</sup>

The State of Ohio  
vs  
Henry Marshall

Laid away  
May 1871

No. 240 64

Common Pleas.

THE STATE OF OHIO,  
vs.

Henry Marshall

Indictment for Selling Liquors  
to be drunk on the Prem-  
ises

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

A True Bill.

John F. Dine  
Foreman of Grand Jury.

Filed April 28<sup>th</sup> 1870

G. J. Arthur Clerk.

R. P. Jones  
Prosecuting Attorney.

On this ..... day of  
18 ..., Defendant arraigned, and  
pleads ..... guilty to this In-  
dictment.

Clerk.

A true copy of the original record  
filed G. J. Arthur Clerk

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

In the Court of Common Pleas, Union County, Ohio, of the Term of April, 1879,  
in the year of our Lord One Thousand Eight Hundred and Seventy-nine,

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that

*Henry Marshall*

late of said County, on the Fifteenth day of December, in the year of our Lord One Thousand Eight Hundred and Sixty Nine, with force and arms at Darby Township, in said County of Union, and State of Ohio,

Did unlawfully and knowingly sell, intoxicating liquors to one David A. Ridenour to be drank upon and about the premises and place where sold

*David A. Ridenour  
Prox witness*

contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

L. P. Fifer

Prosecuting Attorney.

Mun Co Ohio

D

P

## UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.  
Henry Marshal

**Prosecuting Attorney.**

Filled day of 186

Clerk.

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Henry McNamee  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
On the day of April term of said Court, that being the 2<sup>d</sup>  
day of May A. D., 1870 to answer unto an Indictment  
found against him in said Court for Selling Intoxicating Liquors in violation of  
Law.

And have you then and there this writ.



Witness my hand and seal of said Court of  
Common Pleas, at Marysville, this 28  
day of April A. D., 1870

G. J. Arthur

CLERK.

BAIL BOND.

---

State of Ohio

vs.

Denny Marshall

---



## BAIL BOND.

THE STATE OF OHIO,

*Union* County, ss.

Be it Remembered, That on the 29<sup>th</sup> day

of April, in the year of our Lord one thousand eight hundred

and Twenty, personally came before me, Robert Sharp

Sheriff of the County of Union, John Martin Deputy

Henry Marshall J. P. Wiles Cosey

and severally acknowledged themselves to owe the State of Ohio the sum of one

hundred dollars each, to be levied of their goods and chattels,

lands and tenements, if default be made in the condition following, to-wit: The condition of this Recog-

nizance is such, that, whereas, the above bounden Henry Marshall

was arrested by me on a writ of Catua issued out

of the Court of Common Pleas in and for the County of Union on a certain  
~~Indictment presented in said Court~~

against the said Henry Marshall

for the offense charged in said Indictment.

Now, Therefore, if the said Henry Marshall

so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the

County last aforesaid on the 7<sup>th</sup> present day of the next term thereof, then and there to plead

to the charge contained in said Indictment and abide the judgment of the

Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no ef-

fect; otherwise to be and remain in full force and virtue in law.

Given under our hands this 29<sup>th</sup> day of April

A. D. 1870.

H. H. Marshall

Seal.

L. P. St. George

Seal.

Seal.

Criminal Case File  
Case No. 65

No. 65

# Union Common Pleas.

STATE OF OHIO

against

*John Kirchaur*  
Defendant.

MAY TERM, 1872

*Cleft off docket*

Journal No. 9 Page 114

Record No. No Record Page       

Ex. Doc. A Page 4935

65.

No 66

State of Ohio

vs

John Kirchner

J. S. P. 395-

found Guilty Nov. 26, 1820

Motion for new trial

D.A. P. 210

May 16, 1872. Left off

J. S. P. 114

vt. S. P. 210

370

4' 55.

8.25

No. 6665

Common Pleas.

THE STATE OF OHIO,

vs.

John Kirchner

Indictment for Selling In-  
toxicating Liquors  
to one in habit of  
Getting Intoxicated

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

A True Bill.

Lamont Fullmyer

Foreman of Grand Jury.

Filed Augt 18 1870

J. J. Arthur Clerk.

L. Piper  
Prosecuting Attorney.

On this 28<sup>th</sup> day of Nov-  
1870, Defendant arraigned, and  
pleads Not guilty to this In-  
dictment.

J. J. Arthur

Clerk.

**STATE OF OHIO,**      }

Union

County, ss.

In the Court of Common Pleas, Union County, Ohio, of the Term of August, in the year of our Lord One Thousand Eight Hundred and Seventy.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that

John Kirehner

late of said County, on the 21<sup>st</sup> day of May, in the year of our Lord One Thousand Eight Hundred and Seventy, with force and arms at Paris Township, in said County of Union, and State of Ohio,

Did unlawfully sell intoxicating liquors to one John Spain he the said John Spain being then and there a person in the habit of getting intoxicated and he the said John Kirehner then and there well knowing that the said John Spain was a person then and there in the habit of getting intoxicated

(Albert Spain witness)  
John Spain

contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

*L. Piper*  
Prosecuting Attorney.

Filed Nov 28 1870

H. J. Arthur Clerk

John H. Clark

The State of Ohio  
vs

Jahn Kuechler  
we the jury do find ~~the~~  
the Defendant Guilty of  
as charged in the indictment  
R. E. Wedges  
Fareman

in the indictment.

Motion The verdict of the jury was given  
the plaintiff when it ought to have been for the  
defendant.

The defendant therefore moves the  
Court to set aside the verdict of the jury and  
grant a new trial in such case.

Dated & Serting  
Albion Standard

No 65

The State of Ohio

vs

John Pickens

Motion  
for New Trial  
Filed Nov 29. 1870  
F. J. Arthur Clark

The State of Ohio, In the Court of Common Pleas  
 Linn County } Linn County Ohio  
 The State of Ohio } Started from AD 1870  
 vs } Motion for New Trial  
 John Puckmen }

And now comes the defendant - John Puckmen  
 by his Attorney and moves the court here for a  
 new trial in this case for the following reasons  
 to wit.

First That the verdict of the jury  
 given in this case is not sustained by suffi-  
 cient evidence, and is arbitrary & low.

Second The court erred in allowing  
 the written list of eighty-four names of different  
 persons, among whom appears the name "John-  
 Spain" to go to the jury as evidence of the knowledge  
 of defendant that the John Spain mentioned in  
 the indictment was in the habit of getting  
 intoxicated.

Third The court erred in permitting  
 evidence to go to the jury, that a copy of said  
 written list of names were handed to defendant

in March 1869 as evidence that defendant  
knew that the "John Spain" mentioned, ~~suspected~~  
in the indictment was in the habit of getting  
intoxicated, without first proving by positive  
testimony that the name of John Spain was  
on the written list of names so given to defendant.

Fourth The Court erred in permitting  
evidence to go to the jury that a copy of said  
list of names was given to defendant ~~as proof~~  
that defendant knew that John Spain was in  
the habit of getting intoxicated, without first  
proving that said defendant read said list  
of names, or was informed that the name  
"John Spain" was on the same.

Fifth The Court erred in permitting  
evidence to go to the jury that a copy of said  
written list of names was delivered to defendant  
as evidence that defendant knew that the  
"John Spain" named in the indictment was in  
the habit of getting intoxicated, without first  
proving that the copy of said written list  
so given to defendant was a comparative copy  
of the written list given as evidence to the jury,  
and without first proving that it was a true  
copy of the list so handed to defendant, and

sufficiently identifying the name of John Spain as found in the list in evidence, with the "John Spain" named in the indictment.

Sixth The Court erred in permitting said written list to go to the Jury as Evidence in the case, when said written list was signed by no person, and was no notice of anything from any person to defendant.

Seventh. The Court erred in admitting in evidence a signature of defendant to two separate papers to prove <sup>that</sup> that the said defendant could read writing in English.

Eighth The Court erred in refusing to charge and direct the Jury at the request of defendants Attorneys as follows,

That if the Jury find from the evidence that this defendant was furnished with the name of John Spain among a number of others as being men in the habit of becoming interceptors, the jury before they can find this defendant guilty of the facts as charged in the indictment, must find first that the defendant read them the name of John Spain. & that the name of John Spain as appears thereon is the same man as alleged.

State of Ohio

Nov 28. 1870  
Entry

John Krichw.

Annual Entry

The State of Ohio No 65 —

John Kirchner } Indictment for  
vs } selling intoxicating  
liquors to one in the  
habit of getting  
intoxicated

This day came the parties by  
their attorneys and the defendant  
being asked how of the premises  
he would acquit himself for  
plea says he is not guilty as  
he stands charged in said in-  
dictment and the said defen-  
dant being in his own proper  
person before the Court. There-  
upon came a jury to wit

Who being duly impaneled and  
sworn the truth to speak upon the  
issue joined between the parties  
upon their oaths say that the  
defendant is guilty in manner  
and form as he stands charged  
in said indictment

65

D P 214

UNION COMMON PLEAS.

THE STATE OF OHIO,

John Kirchner  
vs.

L. Rifer  
Prosecuting Attorney.

Filed 4<sup>th</sup> day of November 1870

J. J. Arthur

Clerk.

Received this writ Nov. 3 1870  
I have taken the body of the victim named John Kirchner  
the names of his bonds are John Kirchner & William Heber  
I have with return a copy of the hair bonds

Yours  
J. F. C. 4<sup>s</sup>  
Arrant 4<sup>s</sup>  
Bond 4<sup>s</sup>  
Wife 1<sup>0</sup>  
Other 4<sup>s</sup>  
Return 1<sup>n</sup>

\$2,22

Be it known that I do

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

If you are commanded to take John Kirchner  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,

Fourth day of said Court, that being the Eighteenth  
day of November A. D. 1870 to answer unto an Indictment  
found against him in said Court for Selling Intoxicating Liquors  
to one in habit of getting Intoxicated

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at Marysville, this 3<sup>rd</sup>  
day of November A. D. 1870

J. J. Arthur

CLERK.

*List Continued*

John Wolford  
Chamber Wolford  
Calvin Wolford  
Benjamin Haines  
John Smith  
Michael Dill  
Darius McIntyre

*List of Men  
Returned to  
Saloons and  
Drug Stores*

*List of Miners  
Napoleon Powers  
Charles Powers  
Chamber Powers  
James McClary  
Jacob Elliot  
Abraham Wolford  
James Hume  
Charles Lorraine  
Joshua Gibson  
Abraham Baxter  
Albert Hays  
Edmond Cole  
Edmond Smith  
Edwin Griffin  
Charles Wingot  
Frank Wilkins  
William Brown  
Lewis Peacock  
Pearson Peacock  
John C Guthrie  
Augustus Buchanan  
Hila Whelby  
Edward Porter*

List of persons who are in the habit of  
getting drunk given to the several Saloons & Druggists  
Now

Michael Cain	Vincent Brown
Andrew Marks	Robert Welch
Calvin Marks	John Spain
Jacob Marks	Michael Cody Sen.
Abraham Whelby	Michael Cody Jun.
Daniel Doolan	Joseph Starr
James Kearny	Theodore Poling
William Bancroft	Archibald Poling
Jonathan Birt	Noah Poling
Henry Black	Edward Cody
Samuel McIntire	James Wickrech
William McIntire	Hiram Oakwood
Cyrus Turner	Joshua Cole
Calvin Weaver	Sene Cole
Thomas Mills	Harrison Lansdown
James McCurdy	Edwin Draper
James Adams	John Draper
Jacob Wikkens	Christian Stein
Cyrus Carter	Jacob Broon
Joseph McIntire	G G Brown
Jacob Leonard	James R May
George Davis	Doctor Burkham
Michael Davis	Robert Stout
Joshua Doherty	Elijah Wolford
Abiah Alden	Henry Wolford
Charles Silvers	Adam Wolford Conby

Filed Nov. 28, 1870  
H. L. Arthur Clerk

The State of Ohio A. C. P.

John Korchner Indictment for unlawfully  
Selling Intoxicating Liquors

Gentlemen of the Jury — If the evidence  
satisfies you beyond a reasonable doubt  
first that the defendant on or about the time  
alleged in the Indictment did sell  
Intoxicating liquors to John Spain  
in the County of Union in the State of  
Ohio, and secondly that said John Spain  
was then and there a person in the habit  
of getting intoxicated, and thirdly  
that the defendant ~~then~~ <sup>now</sup> knew that said  
John Spain was so in the habit of  
getting intoxicated, you will find  
the defendant guilty. If the evidence  
fails to so satisfy you as to the truth  
of the affirmative of each of said  
three allegations, you will find  
the defendant not guilty.  
You will reduce your verdict to writing  
and sign it by your foreman

The State of Ohio  
v s  
John Kirchner

Transcript

Filed June 21, 1870  
J. J. Arthur clerk

Filed June 1, 1870  
J. J. Arthur clerk

Dec. 17, 1870 Recd of J. J. Arthur an order on County  
for my fees \$45<sup>00</sup> Wm. Johnson

Dec. 22, 1870 Recd of J. J. Arthur an order on County  
for my fees \$3<sup>00</sup> Wm. Johnson

State of Ohio June 18<sup>th</sup> A.D 1870. This day came Albert  
v s Spain and made oath that one John Fircner  
John Fircner) on or about the 21<sup>st</sup> day of May A.D 1870 at the  
County of Union and State aforesaid in the  
village of Marysville did sell intoxicating liquor  
to one John Spain and he the said John Spain  
being a man in the habit of becoming intoxicated  
and he the said John Fircner well knowing  
that fact at the time he sold the liquor  
Took his affidavit thereof Thereupon issued  
a warrant against the said John Fircner and  
delivered the same to J W Lawrence constable  
witness  
fee \$2.00  
total \$9.70

June 18<sup>th</sup> A.D 1870 - warrant returned with  
the body of the defendant and endorsed as follows  
I took the body of the defendant John Fircner  
and have him before the Justice June 18<sup>th</sup> 1870  
Mile 20<sup>th</sup> Service 40<sup>th</sup> total 60<sup>th</sup>

J W Lawrence constable

By order of the attorney for the state I issued a  
subpoena for Albert Spain, John Spain, Joseph  
Powers & John Guthrey as witnesses for the  
state and delivered the same to Joseph W Lawrence  
constable. Also by order of James Sterling  
attorney for the defendant I issued a subpoena  
for William Alexander as witness for  
the defendant and delivered the same to J W  
Lawrence constable - Subpoenas returned endorsed  
as follows - June 18<sup>th</sup> A.D 1870. I received this

writ, and afterwards I served the same in the manner  
and at the time, shown in the annexed list and table  
that is I read this writ to the witness, whose names  
are marked R see list, J Powers, R. A Spain, R J  
Spain, R J Guthey R Miles 7 miles, 75<sup>c</sup> to service  
45<sup>c</sup> total \$1.20, J W Lawrence constable - also recd  
this writ June 18<sup>th</sup> 1870, and afterwards I served the  
same by reading to the witness named William Alvarado  
Miles 20<sup>c</sup> to service 25<sup>c</sup> total 45<sup>c</sup> J W Lawrence  
June 18<sup>th</sup> 1870. the defendant in court with his  
attorney Jas Sterling who after having been duly  
arraigned, entered the plea of not guilty - Trial  
had, and Albert Spain John Spain Joseph  
Powers & John Guthey being sworn and examined  
for the state by Jas W Robinson attorney for the  
state, and after hearing the testimony, and the  
arguments of the attorneys in the case, the defendant  
was ordered by me to enter into a recognizance in  
the sum of one hundred Dollars, for his appear  
ance at the court of common pleas on the first day  
of the next term of said court, which was done  
accordingly, by signing a bond for one hundred  
Dollars with William Pickster his surety, recogni  
zed John Spain and Albert Spain as witnesses  
for the state, all of which is on file among the papers  
in this case

W W Robinson J P

I hereby certify the above to be a true copy of

the proceedings had in this case before me and  
entered upon my Docket June 18<sup>th</sup> A.D 1870

W.M. Robinson & J.W.

Recognition of Witnesses.

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The State of Ohio

John Finkler vs.  
John Spain & Albert Spain

~~Filed June 18<sup>th</sup> 1870~~  
W.M. Robinson

Justice of the Peace.

Docket No.

Returnable , 18

Filed June 21, 1870  
J. J. Arthur Clark

Constable.



## Recognizance of Witnesses.

THE STATE OF OHIO, }  
Union ..... } ss.  
County. |

Be it Remembered, That on the 18<sup>th</sup> day of June  
in the year one thousand eight hundred and Seventy

John Spain &

personally appeared before me W.M. Robinson 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 Fifty 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 condition following, to-wit: The condition of this recognizance is such that if the above bound

John Spain &

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.

attest

Edna A. Webster

John Spain

Seal.

Seal.

Seal.

Seal.

Seal.

Seal.

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

W.M. Robinson

*Justice of the Peace.*

ORDER FOR DETENTION ON ADJOURNMENT.

THE STATE OF OHIO,

County, ss.

To , Constable in and for said County;

Whereas, The within named

according to the command of this writ; and whereas the trial of the said defendant upon the within charge has been necessarily postponed by reason of ; you are therefore hereby ordered

by me to detain the said defendant in your custody in the County, so that you have bod before me, at my office, on the day of , at o'clock M., to answer said charges and to be dealt with according to law.

Given under my hand and seal this day of

A. D. 18 , at said County.

Justice of the Peace in and for said County.

(Seal).

WARRANT.

Filed June 18 the  
WM Robinson J.P.

Filed June 21, 1870  
F.J. Arthur Clerk

RETRUN.  
*I took the body of the within-named John Krichner*

and have him before the Justice of Peace June 18, A.D. 1870  
J. W. Lawrence, Constable.

Tees: { Service, \$ 4.00



# STATE WARRANT.

[ 121 ]

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 Albert Spain, that on or about the 21<sup>st</sup> day of May

1870

at the County of Union, in the State of Ohio,

one John Kirschner did unlawfully sell to John Spain for the sum of Fifteen cent intoxicating liquors to wit whisky, and that the said John Spain was then and there in the habit of getting intoxicated, as he the said John Kirschner was fully通知 and well knew at the time he sold said liquor.

These are therefore to command you to take the said John Kirschner if he be found in your County; or if he shall have fled, that you pursue after the said John Kirschner

into any other County within this State, and take and safely keep the said John Kirschner 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 18<sup>th</sup> day of June, A. D. 1870.

Wm Robinson

Seal.

Justice of the Peace in and for said County.

RECOGNIZANCE.

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The State of Ohio

U.S.

John Krehmer

Road for Appearance

filed June 18<sup>th</sup> 1870

W.M. Robinson J.P.

Justice of the Peace.

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

Returnable \_\_\_\_\_ 18 \_\_\_\_\_

---

Constable.

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# RECOGNIZANCE AFTER TRIAL.

**THE STATE OF OHIO,** Union

**County, ss.**

BE IT REMEMBERED, That on the 18<sup>th</sup> day of June  
one thousand eight hundred and Sixty, John Kirschner and William  
Richter

personally appeared before me WM Robinson, 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 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 Kirschner

shall personally be and appear before the Court of Common Pleas, on the first day of the term thereof, next to be  
helden in and for the County aforesaid, then and there to answer to a charge of Selling whisky  
to me John Spain, on the 21<sup>st</sup> day of May A.D. 1840  
for the sum of Fifteen cents & the said John Spain  
being in the habit of getting intoxicated at the time  
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

specially, then this recognizance shall be void; otherwise  
it shall be and remain in full force and virtue in law.

John Kirschner [SEAL.]  
Wm Richter [SEAL.]

[SEAL.]

Taken and acknowledged before me, this 18<sup>th</sup> day of June  
one thousand eight hundred and Sixty.

WM Robinson, Justice of the Peace.

No. .... Doc. P.

The State of Ohio  
vs.

*John Fickner*

### *'s Subpæna.*

Returned and filed June 18<sup>th</sup>, 1870.

Wm Robinson J. P.

*Sure 18<sup>th</sup>, A. D. 1870, I received this writ; and afterwards I served the same in the manner and at the time shown in the annexed list and table; that is, I read this writ to the witnesses whose names are marked R, 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.*



# SUBPOENA

(IN CRIMINAL CASE.)

THE STATE OF OHIO,  
union } County, ss. } Before Justice of the Peace.

To any Constable of said County, Greeting:

You are hereby commanded to summon John Spain, Albert Spain, &  
Joseph Powers, John Guttry, ~~Albert Chapman~~

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

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 18<sup>th</sup> day of

June, A. D. 1870.

Wm Robinson Justice of the Peace.

State of Ohio  
v s  
John Kuehner

Albert Spains  
affidavit  
filed June 15<sup>th</sup> 1870  
WM Robinson Jr  
Filed June 21. 1870  
J. J. Arthur Clerk

Albert Spain

The state of Ohio

Marion County

Thomas Peace being duly sworn by  
me a justice of the peace of said county  
deposes & says that on or about the 21 day  
of May 1870 at the County of Marion aforesaid  
in the village of Marysville one John Kerchner  
did unlawfully sell to John Spain  
for the sum of fifteen cents in tax-free  
liquors to wit Whiskey

That said John Spain was then and  
there in the habit of becoming intox-  
icated as the said John Kerchner was  
duly通知 I well knew at the  
time he sold said liquor.

Attest Thomas Peace M. Albert Spain  
*[Signature]*

Moved before me & signed in my  
presence this 15<sup>th</sup> day of June 1870

W.M. Robinson J.P.

Albert Spain  
John Spain

No. .... Doc. P. ....

The State of Ohio  
vs.  
John Wickner

's Subpana.

Returned and filed June 18<sup>th</sup>, 1870.

Wm. Robinson J. P.

## WITNESSES

June 18<sup>5</sup>

A.D. 18<sup>77</sup>, I received this writ; and afterwards I served the same in the manner and at the time shown in the annexed list and table; that is, I read this writ to the witnesses whose names are marked R, 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,	1	Miles,	\$ 20
Service on	1	Witnesses,	\$ 25
Copies,	\$		
Amount,	\$ 45		

J. M. Lawrence

Constable.

Filed June 21, 1870  
J. S. Arthur Clerk



# SUBPOENA

(IN CRIMINAL CASE.)

THE STATE OF OHIO,  
Union County, ss. } Before Justice of the Peace.

To any Constable of said County, Greeting:

You are hereby commanded to summon

*Wm. Alexander*

to be and appear before me *Wm. Robinson* one of the Justices of  
the Peace within and for said County, at *My office* forthwith,  
and there-to give testimony, and the truth to say, touching a certain complaint made on behalf of the State  
against *John F. Schriver*  
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 18<sup>th</sup> day of

*June*, A. D. 1870.

*Wm. Robinson* Justice of the Peace.

Kirchner John

# TAX NOTICE FOR 1870.

To John Kirchner

You are notified to make out and hold in readiness for me, a statement in the following form, of all personal property, moneys, credits over and above your indebtedness, investments in bonds, stocks, joint stock companies, or otherwise, in your possession or under your control as owner or holder, or as husband, parent, guardian, trustee, executor, administrator, receiver, accounting officer, agent, attorney or factor, on the day preceding the second Monday of April, 1870. You will also be prepared to furnish the statistics of crops, &c., indicated by the schedule on the back of this notice.

Dated April 13 1870.

John G. Price Assessor.

*Statement of Personal property, Moneys, Credits, &c., subject to taxation in UNION County, for the year 1870, belonging to*, and listed by

If the person required by law to list, refuses or NEGLECTS to swear to the number and value of the property embraced in the first seven items, or the correctness of the NUMBER, if EXHIBITED, or refuses or NEGLECTS to list and swear to the number and value of the whole, or of any of the other items in the list, when requested to do so by the Assessor, the Assessor will then make the return from his own knowledge, or from information of others, and will enter on the margin of the list, "Refused to list," or "Rejected to swear," as the case may be; to which return the Auditor will add 50 per cent. as penalty.

- | NUMBER.   | VALUE.   |
|---|----------|
| 1. Horses .....   | Dollars. |
| 2. Cattle .....   | 2        |
| 3. Mules and Asses .....  | 3        |
| 4. Sheep .....  | 3        |
| 5. Hogs .....   | 3        |
| 6. Pleasure Carriages, Wagons, &c. .....  | 3        |
| 7. Value of household goods and furniture of every kind, gold and silver plate, china ware, jewelry, books, farming utensils, grain, wool, agricultural products of every kind, lumber, coal, wood, stone, steamboats, canal boats (or shares in such boats) and all other articles of personal property not included in any of the foregoing or subsequent items of this statement ..... | 3        |

Total value of the first seven items .....

- | NUMBER.  | \$  |
|--|-----|
| 8. Gold and Silver Watches .....   | 1   |
| 9. Piano Fortes .....  | 15  |
| 10. Monthly average value of all goods and merchandise owned or held by me during the year or part thereof, ending the day preceding the 2nd Monday of April, 1870, .....  | 600 |
| 11. Monthly average value "of all articles purchased, received, or otherwise held by me, for the purpose of being used, in whole or in part, in any process or operation of manufacturing, combining, rectifying or refining," during the year or part thereof, ending the day preceding the 2nd Monday in April, 1870, .....  | 3   |
| 12. Value of all articles on hand the day preceding the 2nd Monday of April, 1870, which have been by me manufactured or changed in any way, either by combination, rectifying, refining, or adding thereto, one year or more previous to that day, and of all tools, implements, engines and machinery, used or designed to be used in manufacturing, except such as are appraised as part of the real estate ..... | 18  |
| 13. Monthly average value of moneys, credits, or other personal property, that has been converted into non-taxable bonds, or other securities of the United States, or of this State, during the year, or part thereof, ending the day preceding the 2nd Monday of April, 1870, .....  | 18  |
| 14. Value of all moneys, in possession or on deposit, subject to draft on demand, with banks or others .....   | 18  |
| 15. Value of all credits, after deducting bona fide debts .....  | 18  |
| (But debts cannot be deducted from moneys, or the value of anything but credits; nor can debts created by investments, as in No. 13 above, be deducted from the value of said credits.)  | 18  |
| 16. Value of investments in the capital stock of any bank (other than National Banks,) corporation or company out of this State; and in the bonds, securities or other evidence of the indebtedness of any State or foreign Government, or bank, railroad, or other company, corporation, or association, or city, town, township or village, in this or any other country, .....                                    | 18  |
| 17. Dogs—(number must be sworn to; value must be stated, but need not be sworn to) .....   | 618 |

Total value of all the items .....

The State of Ohio, Union County, ss.

I, a John Kirchner do solemnly b. Swear that to the best of my knowledge and belief, I have listed or exhibited to the Assessor all the personal property, moneys, credits over and above my indebtedness, investments in bonds, stocks, joint stock companies or otherwise, in my possession or under my control as owner or holder, or as husband, parent, guardian, trustee, executor, administrator, receiver, accounting officer, agent, attorney or factor, on the day preceding the 2d Monday of April, 1870, which are subject to taxation under the laws of this State.

Sworn to and subscribed before me, this 13 day

of April 1870.

John G. Price ASSESSOR.

John Kirchner

(a) This blank must be filled with the name of the person making the affidavit.  
 (b) This blank must be filled with the word "swear" or "affirm."

## RULES FOR VALUING PERSONAL PROPERTY.

I. The ninth section of the general tax law of April 5, 1859, declares: "Personal property of every description shall be valued AT THE USUAL SELLING PRICE of similar property at the time of listing, and at the place where the same may then be, and if there be no usual selling price known to the person whose duty it shall be to fix a value thereon, then at such price as it is believed could be obtained therefor in money, at such time and place. Investments in bonds, stocks, joint stock companies, or otherwise, shall be valued at the true value thereof in money." Money, whether in possession or on deposit in banks, or with persons, subject to draft on demand, shall be entered in the statement at the *true* value thereof. The balance of all credits, (after DEDUCTING the legal bona fide indebtedness of the person listing,) payable either in money, property of any kind, labor or service, shall be estimated, in making up the statement at its *true* value, which is the amount that can be collected. Annuities, or moneys receivable at stated periods, shall be valued at the price which the person listing the same believes them to be worth.

II. Every individual may hold personal property not exceeding FIFTY DOLLARS in value, exempt from taxation; but all above that amount must be returned to the Assessor. Every guardian is entitled to this exemption in behalf of his minor ward; but in families, this applies only to the head of the family, unless the other members own separate property independent of such head.

III. The necessary wearing apparel, and all articles of food provided for the present use and support of an individual or family, are not to be regarded as objects of taxation. (This is limited to provisions for the individual or family, and does not include food for cattle or stock.)

IV. Merchants must include in their statements the average value of their goods and merchandise, and manufacturers the average value of the raw material used and on hand in the manufactured and unmanufactured articles. It is the average of the *property* on hand during the past year, and not the value of the *capital* employed, that must be returned. And the value of all manufactured articles on hand one year or more, with the value of tools, machinery, &c., must be returned by manufacturers as a separate item.

V. All personal property upon farms, and merchants' and manufacturers' stock, must be returned for taxation and taxed in the township and town in which they are situated. But moneys and credits must be entered for taxation in the township and town in which the person charged with the tax thereon resided at the time of the assessment.

VI. No person is required to include in his statement any share or portion of the capital stock or property of any company or corporation, whose duty it is, by law, to list and return its capital and property for taxation in this State.

VII. A refusal to swear to the *value* of personal property included in the first seven items of the statement, does not render it liable to the penalty of 50 per cent. Provided the owner thereof makes oath that he has fully and correctly exhibited said property to the Assessor, and has made oath as to the other nine items in the statement.

VIII. Unless the *value* of the property listed is sworn to, the Assessor shall not be governed by the amounts at which the owner may wish them returned; but shall fill the statement by placing opposite each kind of property such an amount as he believes to be its FULL VALUE. Neither shall the Assessor return any property at less than its true value, in consideration of the fact that the penalty is to be added, because the owner "refused to swear."

## CROPS OF 1869 AND OTHER STATISTICS.

WHEAT—Number of acres sown .....	
Number of bushels produced.....	
<hr/>	
RYE—Number of acres sown .....	
Number of bushels produced .....	
<hr/>	
BUCKWHEAT—Number of acres sown.....	
Number of bushels produced.....	
<hr/>	
OATS—Number of acres sown .....	
Number of bushels produced .....	
<hr/>	
BARLEY—Number of acres sown .....	
Number of bushels produced .....	
<hr/>	
CORN—Number of acres planted.....	
Number of bushels produced .....	
<hr/>	
HAY—Number of acres in Grass, (other than Clover)	
Number of tons of Hay produced.....	
<hr/>	
GLOVER—Number of acres grown.....	
Number of tons of Hay from Clover.....	
Number of bushels of seed.....	
Number of acres plowed under for manure...	
<hr/>	
FLAX—Number of acres sown.....	
Number of bushels of seed.....	
Number of pounds of fibre obtained.....	
<hr/>	
POTATOES—Number of acres planted .....	
Number of bushels produced .....	
<hr/>	
TOBACCO—Number of acres planted.....	
Number of pounds produced .....	
<hr/>	
BUTTER—Number of pounds made .....	
<hr/>	
CHEESE—Number of pounds made.....	

SORGHUM—Number of acres planted .....	
Number of pounds of sugar .....	
Number of gallons of syrup.....	
<hr/>	
MAPLE SUGAR AND SYRUP IN 1870.	
Number of pounds of Sugar .....	
Number of gallons of syrup .....	
<hr/>	
GRAPES AND WINE—	
No. of acres planted in the year 1869.....	
Whole No. of acres in vineyards to close of year 186 .....	
No. of pounds of grapes gathered in the year 1869.	
No. of gallons of wine pressed in the year 186 .....	
<hr/>	
SWEET POTATOES—Number of acres planted.....	
Number of bushels produced.	
<hr/>	
ORCHARDS—No. of acres occupied by orchards....	
No. bush. of Apples produced the previous year...	
No. bush. of Peaches produced the previous year.	
No. bush. of Pears produced the previous year... ..	
<hr/>	
PASTURAGE—Number of acres used for Pasturage the previous year.....	
<hr/>	
UNCULTIVATED LANDS—The No. of acres owned in the township the previous year.....	
<hr/>	
WOOL—No. of pounds shorn in 1869 .....	
<hr/>	
DOGS—Number owned, old & young, male & female	
<hr/>	
SHEEP—Number killed by dogs during the past year	
Value .....	\$
Number injured by dogs during the past year	
Value.....	\$
<hr/>	
BONDS, &c., EXEMPT FROM TAXATION—Amount now owned or held of all United States Bonds, Bonds of the State of Ohio, certificates of in- debtedness, legal tender notes, or other moneys that are exempt from taxation by any law of the United States, or of this State.....	

### Form of Oath or Affirmation, where there is no Property exceeding Fifty Dollars in value.

I do solemnly \_\_\_\_\_ that I do not own, hold, possess, or control, any personal property, moneys, credits, investments in bonds, stocks, joint stock companies, or otherwise, which are by the laws of Ohio subject to taxation, or which I am by law required to list in my own right, or as the holder thereof, or otherwise.

Sworn to and subscribed before me, this \_\_\_\_\_ day of \_\_\_\_\_ 1870.

Assessor.

# STATISTICS REQUIRED

By Act Passed May 7, 1869.

MANUFACTURES—No. of tons of cold-blast pig-iron, native ore, smelted with charcoal.....	No. of sail vessels built upon Lake Erie and its tributaries within the State.....
No. of tons of hot-blast pig-iron, native ore, smelted with charcoal.....	Value of each.....
No. of tons of pig-iron, native or foreign ore, smelted with stone-coal.....	No. of canal-boats built and used upon the canals
MINES, &c.—No. of bushels of stone coal mined....	No. of persons engaged in mining coal.....
No. of tons of bar and nail-rod iron.....	Average rate of wages paid.....
No. of tons of nails.....	No. of tons of iron ore mined.....
No. of tons of hoop-iron.....	No. of persons engaged in mining iron ore....
No. of tons of sheet-iron.....	Average rate of wages paid.....
No. of tons of stoves and hollow-ware.....	No. of bushels of salt manufactured.....
No. of tons of car wheels.....	No. of gallons of petroleum produced.....
No. of tons of all other castings.....	No. of barrels of lime made.....
No. of tons of spikes and railroad chairs.....	No. of barrels of water cement made.....
No. of tons of railroad iron.....	No. of gallons of stone-ware made.....
No. of locomotives built.....	WAGES, &c.—No. of adult males employed in the mechanic arts.....
No. of steam engines made.....	Average daily wages of each.....
No. of plantation sugar mills made.....	No. of common laborers .....
No. of portable saw mills made.....	Average daily wages of each.....
No. of portable saw mills in use.....	No. of common farm laborers .....
No. of reaping machines made .....	Average monthly wages of each.....
No. of mowing machines made.....	Average monthly wages of clerks in stores and groceries.....
No. of thrashing machines made.....	Average monthly wages of book-keepers.....
No. of steamboats built upon the Ohio and tributaries.....	MISCELLANEOUS—No. of marriages between blood relations.....
Value of each.....	Degree of such relationship.....
No. of barges built upon the Ohio and tributaries.....	No. of persons who were born with imperfect senses, or idiots.....
Value of each.....	How many of such persons were the issues of blood relations.....
No. of flat-boats built upon the Ohio and tributaries.....	No. of females in ward of city, who are prostitutes.....
Value of each.....	No. of houses or places of prostitution.....
No. of store-boats built upon the Ohio and tributaries.....	No. of dozens of eggs shipped out of State....
Value of each.....	No. of hives of bees.....
No. of steamboats built upon Lake Erie and its tributaries within the State .....	No. of pounds of honey produced .....
Value of each.....	

BAIL BOND.

---

State of Ohio

vs.

John Tschmeder  
William Weber

Filed Dec 4<sup>th</sup> 1870  
J. G. Arthur Clerk



## BAIL BOND.

THE STATE OF OHIO,

Monroe County, ss.

Be it Remembered, That on the Fourth day  
of November, in the year of our Lord one thousand eight hundred

and Seventy, personally came before me, Robert Sharp,  
Sheriff of the County of Union,

John Kirschner & William Weber

and severally acknowledged themselves to owe the State of Ohio the sum of One

Hundred dollars each, to be levied of their goods and chattels,  
lands and tenements, if default be made in the condition following, to-wit: The condition of this Recog-

nizance is such, that, whereas, the above bounden John Kirschner

was arrested by me on a writ of Capias issued out  
of the Court of Common Pleas in and for the County of Union State of Ohio  
on a certain indictment presented in said Court  
against the said John Kirschner

for the offense charged in said murder.

Now, Therefore, if the said John Kirschner  
so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the  
County last aforesaid on the first day of the next term thereof, then and there to plead  
to the charge contained in said indictment and abide the judgment of the  
Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no ef-  
fect; otherwise to be and remain in full force and virtue in law.

Given under our hands this 4<sup>th</sup> day of November

A. D. 1871

John Kirschner Seal  
William Weber Seal  
Seal

Criminal Case File  
Case No. 66

No 66  
George Hain

State of Ohio  
vs  
John Kirchner  
not guilty Nov. 28, 1870  
d. A. P. 208  
~~for record~~  
No record

No. 6766

Union Common Pleas.

THE STATE OF OHIO,

vs.

G. M. Kirchner

Indictment for Selling In-  
toxicating Liquors to  
a Minor

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

A True Bill.

James Felling, 1870  
Foreman of Grand Jury.

Filed August 18 1870

F. J. Arthur Clerk.

L. Piper  
Prosecuting Attorney.

On this 28 day of Nov-  
1870, Defendant arraigned, and  
pleads not guilty to this In-  
dictment.

F. J. Arthur

Clerk.

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

In the Court of Common Pleas, Union County, Ohio, of the Term of August,  
in the year of our Lord One Thousand Eight Hundred and Seventy.

The Jurors of the Grand Jury of the State of Ohio, within and for the  
body of the County of Union . impanneled, sworn  
and charged to inquire of crimes and offenses committed within said County  
of Union , in the name and by the authority of the State of Ohio,  
on their oaths, do find and present, that

John Kirschner

late of said County, on the 21<sup>st</sup> day of May , in the  
year of our Lord One Thousand Eight Hundred and Seventy , with  
force and arms at Paris Township, in said County of  
Union , and State of Ohio,

Did unlawfully sell intoxicating li-  
quors to one - Alonso Spain in the said  
Alonso Spain being then and there a  
minor and said selling being without the  
written order of either the parents guardian  
or family Physician of him the said Alonso  
Spain in the said John Kirschner  
then and there well knowing that the  
said Alonso Spain was a minor

Alonso Spain Prossitt  
Albert Spain

*contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.*

*L. Piper*  
*Prosecuting Attorney.*

66

D

P 214

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.

John Kirchner

L. Rifer

Filed

day of  
Prosecuting Attorney.

Filed 4<sup>th</sup> day of November 1870

J. J. Arthur

Clerk.

U  
THE

Received this Writ for 2-1870  
I have taken the body of the widow Monica Rifer  
Knechtel. The names of his hosts are John Knechtel  
and William Moore. Present with Wilson a Coffey  
The bail bond  
See  
Summons 45-  
Answer 45-  
Bond 10  
Bail 6  
Costs 45-  
Ruler 45-  
Scrip 21/2

Robert Sharp Sherry  
Prothonotary

THE STATE OF OHIO,  
Union County, ss. }

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take John Kirchner  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
Fourth day of said Court, that being the Eighteenth  
day of November A. D., 1870 to answer unto an Indictment  
found against him in said Court for Selling Intoxicating Liquors  
to a minor.

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 3<sup>d</sup>  
day of November A. D., 1870

J. J. Arthur

CLERK.



The State of Ohio  
v  
John Kirchner

Transcript

Filed June 15, 1820  
J. J. Arthur Clerk

for his appearance at the Court of Common  
Pleas, on the first day of the next term of said  
Court, which was complied with, by the said  
John Kirchner & William Meler his surety  
Signifying said Bond, which is filed with the  
papers in this case, Wm Robinson Jr  
The State of Ohio Union County

This I do hereby do

I hereby certify, that the above is a  
full and true copy, from my docket, of the  
proceedings had by me before me, at my office  
in said Township, in the above action  
Wm Robinson Jr

Dec 17, 1870 Recd of H. H. Shattor an order for County for  
my fees \$ 320 : Wm Robinson

Dec 22, 1870 Recd of H. H. Shattor an order for County for my  
fees \$ 160 : Wm Robinson

State of Ohio

v  
John Fiechner

June 15<sup>th</sup> A.D. 1870. This day came Albert Spain  
and made oath, that one John Fiechner, on or about  
the 21<sup>st</sup> day of May 1870, at the County of Union &  
Justice, wts  
~~defendant~~ 40  
filing 5  
warrant 40  
filing 5  
~~sweeping~~ 15  
Entry 75  
rec'd debt 40  
" witness 40  
surety 25  
transcript 85  
\$ 8,70  
and made sale to one Alonzo Spain, one half pint of  
intoxicating liquor, to wit whiskey, and the said  
Alonzo Spain, was at the time of said sale a  
minor, and the said John Fiechner well knew  
at the time he made the sale, that said Alonzo  
Spain was a minor. Took his affidavit there-  
of, Thereupon, issued a warrant against  
the said John Fiechner and delivered the same  
to Jno W Lawrence constable June 15<sup>th</sup> 1870  
warrant returned, with the body of the defendant  
warrant endorsed as follows, I took the body  
of the within named defendant John Fiechner  
and have him before the Justice Wm Robinson  
June 15<sup>th</sup> A.D. 1870 - service 40<sup>cts</sup> Mileage 20<sup>cts</sup>  
total 60<sup>cts</sup> Jno W Lawrence constable

June 15<sup>th</sup> A.D. 1870. The defendant in court  
and after being duly arraigned, and the complaint  
made known to him, he entered the plea of not  
guilty - Trial had, Alonzo Spain & Albert  
Spain sworn and examined as witnesses -  
The defendant was also sworn and examined  
and after hearing the testimony - The defen-  
dant was ordered by me to enter into a re-  
cognizance in the sum of one hundred Dollars

Filed Nov 28, 1870  
H. D. Arthur Clerk

State of Ohio  
against  
John Krichow

With Jury find the  
Defendant not guilty as  
charged in the Indictment  
W.Wells foreman

Recognition of Witnesses.

State of Ohio

vs.  
John Pierchner

Wm Robinson

*Justice of the Peace.*

Docket A No. ....

Returnable , 18

Alonzo Spain witness  
Bond

Filed June 13, 1870  
G. J. Arthur clerk

*Constable.*

# Recognizance of Witnesses.

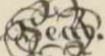


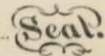
THE STATE OF OHIO, }  
Union ..... } ss.  
County. |

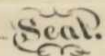
Be it Remembered, That on the 15<sup>th</sup> day of June  
in the year one thousand eight hundred and twenty. Alonzo Spain and  
Albert Spain

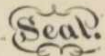
personally appeared before me W.M. Robinson one of the Justices of  
the Peace in and for the County aforesaid, and acknowledged themselves  
to owe the State of Ohio the sum of Fifty dollars each to be levied  
of their goods and chattels, lands and tenements, to the use of the State of Ohio, if default be made in  
the condition following, to-wit: The condition of this recognizance is such that if the above bound  
Alonzo Spain

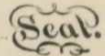
shall personally appear at the next criminal term of the Court of Common Pleas to be holden within and  
for the County aforesaid, on the first day of the term thereof, to give testimony on behalf of the State  
of Ohio, and the truth to say on such matters as may be then and there required of him, in  
~~the case of the state of ohio v s John Hiechner~~  
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.

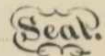
Albert Spain his mark 

Father of Alonzo Spain 









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

W.M. Robinson

Justice of the Peace.

State of Ohio

vs  
John Kirchner  
Defendant

Affidavit of  
Albert Spain

filed June 15<sup>th</sup> 1870  
W.W. Robinson pp

Filed June 15, 1870  
J. J. Trotter, Clerk

S & C 1433-35

State of Ohio 3  
Union County 3<sup>rd</sup>

Before William M. Robinson  
one of the Justices of the Peace for said  
Union County, personally came Albr.  
Spain, who being duly sworn according to  
Law, deposeth and saith that John  
Kuechner on or about the 21<sup>st</sup> day of May  
A.D. 1870 at the County of Jackson  
aforesaid, did unlawfully sell  
intoxicating liquors & Wit. Whisky to one  
Alonso Spain, the said Alonso Spain  
being then and there a minor, and the said  
seller being Dray without the written order of either  
the parents, guardian or family physician  
of him the said Alonso Spain. Be it known  
that the said John Kuechner then and there well knowing  
that the said Alonso Spain was a minor,  
and further this deponent saith not.

Albert <sup>his</sup> Spain  
Sworn to by the said Albert Spain before me  
and by him subscribed before me this the  
15<sup>th</sup> day of June 1870. W.M. Robinson J.P.

ORDER FOR DETENTION ON ADJOURNMENT.

THE STATE OF OHIO,

County, ss.

, Constable in and for said County:

Whences, The within named

has been brought before me,  
according to the command of this writ; and whereas the trial of the said defendant upon  
the within charge has been necessarily postponed by reason of \_\_\_\_\_ ; you are therefore hereby ordered  
by me to detain the said defendant in your custody in the \_\_\_\_\_  
County, so that you have \_\_\_\_\_ bld before me, at my office, on the \_\_\_\_\_ day  
of \_\_\_\_\_, at \_\_\_\_\_ o'clock M., to answer said charges and to be dealt  
with according to law.

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

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

Justice of the Peace in and for said County.

(Seal)

WARRANT.

Filed June 15<sup>th</sup> 1840  
Wm. Robinson & P

Filed June 15, 1840  
H. T. Arthur Clark

Constable.

Fees: { Service, \$4.00  
Mileage, \$2.00

and have \_\_\_\_\_ before the Justice of the Peace in and for said County, A.D. 1840

I took the bond of the within named John Kirchner  
and have \_\_\_\_\_ before the Justice of the Peace in and for said County, A.D. 1840

# 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 *Albert Spain*, that *John Kieckner*

at the County of *Union*, in the State of Ohio, did on or about the Twenty first day of May A D 1870 unlawfully sell intoxicating Liquor to wit whiskey, to one *Alonzo Spain* and the said Alonzo Spain being then and there a minor and the selling being without the written order of either parents, Guardian or family Physician, contrary to the statute in such case made and provided

These are therefore to command you to take the said *John Kieckner*

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

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

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 15<sup>th</sup> day of June, A. D. 1870

*W.M. Robinson J.P.*

*Seal.*

Justice of the Peace in and for said County.

The State of Ohio  
v  
John Fieckner  
Bond

Filed June 15 1820  
G. G. Arthur Clerk

THE STATE OF OHIO, }  
Union                    COUNTY, SS. }

Be it remembered that on the 15<sup>th</sup> day of June  
in the year of our Lord one thousand eight hundred and sixty seven,

John Kerehue & William Meher

personally appeared before me W.W. Robinson 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 chattels,  
lands and tenements, if default be made in the condition following, to-wit: The condition of this recogni-  
zance is such, that if the above bound John Kerehue

shall personally be and appear before the Said Court of Common Pleas, on the first day of  
the term thereof, next to be holden in and for the County aforesaid he then and there to  
answer a charge of Selling intoxicating liquor to a minor, to wit John Kerehue, on the 21<sup>st</sup> day of May 1870, to one Alonzo Spain  
he being a minor, at the time of said sale, said sale was  
in his grocery in the Town of Marysville, Union Co. Ohio  
and abide the judgment of the Court, and not depart without leave, then this recognizance shall be void;  
otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged before me, on the day and year first above written. John Kerehue W.W. Robinson  
William Meher, Justice of the Peace.

BAIL BOND.

---

The State of Ohio

vs.

John Kirchner &  
William Weber



## BAIL BOND.

THE STATE OF OHIO,

Union County, ss.

Be it Remembered, That on the fourth day  
of November, in the year of our Lord one thousand eight hundred  
and Seventy, personally came before me, Robert Sharp  
Sheriff of the County of Union  
John Krichner and  
William Weber  
and severally 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, if default be made in the condition following, to-wit: The condition of this Recog-  
nizance is such, that, whereas, the above bounden John Krichner  
was arrested by me on a writ of Capias issued out  
of the Court of Common Pleas in and for the County of Union  
against the said John Krichner  
for the offense charged in said Indictment.

Now, Therefore, if the said John Krichner  
so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the  
County last aforesaid on the first day of the next term thereof, then and there to plead  
to the charge contained in said Indictment and abide the judgment of the  
Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no ef-  
fect; otherwise to be and remain in full force and virtue in law.

Given under our hands this 4<sup>th</sup> day of November

A. D. 1870

Seal

John Krichner Seal

Seal

William Weber Seal

Criminal Case File  
Case No. 67

No. 67

# Union Common Pleas.

STATE OF OHIO

against

Henry Vigor  
Defendant.

FEB TERM, 1871

Card Away

Journal No. 8 Page 281

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

Ex. Doc. 8 Page 4567

No 47

State of Ohio

vs

Henry Vigor

Laid away by order of Pro. Atty.

Ex. D. R. 248

The state of Ohio  
vs

Henry Vigor

states Warrant  
fee for taking  
Affidavit - .40  
Warrant - .40  
filing paper, .10

Filed Aug 8, 1880  
F. G. Arthur clerk

Received this warrant & paid your several  
sums day I have the honor of the undersigned  
named Henry Vigor now before you  
during warrant was  
Henry Vigor  
Paid Warrant  
Received

The state of Ohio

v3

The state of Ohio Union

Henry vigor of County, Esq

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  
Ross Scott that Henry vigor late of  
the County aforesaid did on or about  
at the 29<sup>th</sup> day of June and also  
the 2<sup>nd</sup> day of July A.D. 1870 at the  
County of Marion sell unto intoxica-  
ting liquors to minors and also  
to persons in the habit of getting  
intoxicated

These are therefore to command you  
To take the said Henry vigor if he be found  
in your County or if he shall have fled that  
you pursue after the said Henry vigor into  
any other County within this State and take  
and safely keep the said Henry vigor so  
that you have his body forthcoming before  
me or some other justice to answer the  
complaint and be further dealt with  
according to Law

Given under my hand and seal this  
3<sup>rd</sup> day of July A.D. 1870

Chas. Jewell J.P. G.

No. 6767

Union

Common Pleas.

THE STATE OF OHIO,

vs.

Henry Vigor

Indictment for Selling  
Intoxicating Liquors  
to a Minor

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

A True Bill.

James Fullington

Foreman of Grand Jury.

Filed August 18 1870

J. J. Arthur Clerk.

L. L. Liley

Prosecuting Attorney.

On this \_\_\_\_\_ day of  
18\_\_\_\_\_, Defendant arraigned, and  
pleads \_\_\_\_\_ guilty to this In-  
dictment.

Clerk.

A true copy from the original  
August 18, 1870 J. J. Arthur Clerk

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

In the Court of Common Pleas, *union* County, Ohio, of the Term of *August*,  
in the year of our Lord One Thousand Eight Hundred and *Seventy*.

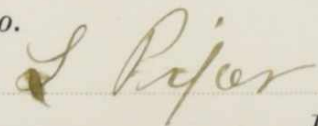
The Jurors of the Grand Jury of the State of Ohio, within and for the  
body of the County of *union*, impanneled, sworn  
and charged to inquire of crimes and offenses committed within said County  
of *union*, in the name and by the authority of the State of Ohio,  
on their oaths, *aforesaid*, do find and present, that

*Henry Vigor*

late of said County, on the *24* day of *July*, in the  
year of our Lord One Thousand Eight Hundred and *Seventy*, with  
force and arms at *Leesburg* Township, in said County of  
*union*, and State of Ohio,

Did unlawfully sell Intoxicating Liquors to one  
Lafayette McAdow he the said Lafayette  
McAdow being then & there a minor and said  
Selling being without the written order of either  
the parents' Guardian or family Physician  
of him the said Lafayette McAdow he the  
said Henry Vigor then & there well knowing  
that the said Lafayette McAdow was a  
Minor

contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

A handwritten signature in cursive ink, appearing to read "S. Peifer".

Prosecuting Attorney.

No. 6867

Common Pleas.

THE STATE OF OHIO,

vs.

Henry Biggs

Indictment for Selling in  
toxicating Liquors to  
a Minor

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

A True Bill.

James Fullington  
*Foreman of Grand Jury.*

Filed August 18<sup>th</sup> 1880

H. G. Arthur Clerk.

L. Piper  
*Prosecuting Attorney.*

On this \_\_\_\_\_ day of  
18\_\_\_\_\_, Defendant arraigned, and  
pleads \_\_\_\_\_ guilty to this In-  
dictment.

Clerk.

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

In the Court of Common Pleas, Union County, Ohio, of the Term of August ,  
in the year of our Lord One Thousand Eight Hundred and Seventy .

The Jurors of the Grand Jury of the State of Ohio, within and for the  
body of the County of Union . impaneled, sworn  
and charged to inquire of crimes and offenses committed within said County  
of Union , in the name and by the authority of the State of Ohio,  
on their oaths, aforesaid , do find and present, that

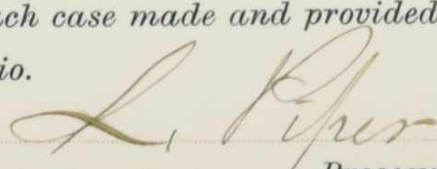
Henry Bigor

late of said County, on the Second (2<sup>o</sup>) day of July , in the  
year of our Lord One Thousand Eight Hundred and Seventy , with  
force and arms at Leesburg Township, in said County of  
Union , and State of Ohio,

Did unlawfully sell intoxicating  
liquors to one Lafayette McAdow  
the said Lafayette McAdow being  
then and there a minor and said  
selling being without the written order of  
either the parents, Guardian or family  
Physician of him the said Lafayette  
McAdow the said Henry Bigor then  
and there well knowing that the said  
Lafayette McAdow was a Minor

Lafayette McAdow - wt

*contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.*

  
*L. Pifer*  
Prosecuting Attorney.

The State of Ohio

VS

Henry Brown

Transcript

Filed August 8, 1870

J. J. Arthur Clerk

The State of Ohio } for selling intoxicating Liquors to  
W.S. } minors & to persons in the habit  
Henry Vigor } of getting intoxicated

July 3<sup>rd</sup> 1870

Complaint by Ross Scott

Justice per Affidavit filed as follows to wit  
Affidavit to the state of Ohio before O'Gowen J.P. of  
filing same -<sup>18</sup> Henry Vigor, Lickbury, T.P. Union County,  
Harvard 100 Ohio

filing same - Before me O'miel Gowen one of  
the justices of the peace for said County  
& witness to <sup>60</sup> personally saw Ross Scott who  
<sup>governing w<sup>t</sup> 40</sup> being first sworn according to law  
recognition deposes and saith that on or about the  
of witness second Day of July A.D. 1870 at the County  
Recognition of Union Ohio there was an offence against  
of defendant to the Laws of the state of Ohio committed by  
Transcript, <sup>65</sup> selling intoxicating Liquors to minors & also  
carrying <sup>70</sup> to persons in the habit of getting intoxicated  
<sup>from no other</sup> and this defendant says or verily believes that  
one Henry Vigor is guilty of the fact charged  
and further this defendant saith not  
July 3<sup>rd</sup> 1870 (Signed) Ross Scott

The prosecutor Ross Scott acknowledged himself  
responsible for costs in this case

Sous psc Whereupon I issued a warrant for the body  
of Henry Vigor directed to H.C. Hunt  
subpoena, <sup>160</sup> constable

allowing trial <sup>1,00</sup> issued subpoenas for Lafayette Meadow  
<sup>\$2,20</sup> John Wurtsbaugh Jr., Scott John Heninger  
Thomas Smith Thomas Wurtsbaugh Leander  
Kane, James Beardley Delivered to  
H.C. Hunt constable

Warrant Returned indorsed Read this writ  
wishes per July 3<sup>rd</sup> served same day I have the Boddy  
of Wurtsbaugh 75 of the within named Henry Bigot now before  
John Wurtsbaugh your service 40 Mileage 20<sup>ct</sup> The Hunt constable  
your Boardly 75 July 3<sup>rd</sup> 1870 The defendant plead not guilty  
Leander Ranney 75 July 3<sup>rd</sup> 1870 Trial had examined J. Wurtsbaugh  
John Hanning 75 John Wurtsbaugh James Beardley Leander  
Wm E Scott 75 Ranney Harrison Wurtsbaugh John Hanning  
J. Wurtsbaugh 75 Wm E Scott Oliver Trickey witnesses for  
Oliver Trickey 75 the state

\$3<sup>00</sup> Thereupon I recognize the said Henry Bigot  
to appear at the County Court of Common  
pleas of Union County next to be held  
therein on the first day of the term  
thereof

Also Recognized Wm E Scott John Hanning  
Leander Ranney James Beardley witnesses  
for the state

Chas Jewell J.P.

the state of Ohio }  
Union County }

Ghereby certifyp  
that the foregoing is a true and corre  
ct transcript from my dockell of  
the proceedings had by, and before  
me in the said case

Chas Jewell J.P.

Transcript fee for  
certifying -  $\frac{68}{90}$

THE STATE OF OHIO

v8.

Henry Tigon.

Filed Augt 8, 1820  
J. J. Arthur clerk

---

RECOGNIZANCE AFTER TRIAL.

---

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

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

Be it remembered that on the third day of July, in the year of our Lord, one thousand eight hundred and fifty seven,

personally appeared before me Henry Vigor Atticil Garrett one of the Justices of the Peace in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio the sum of

fifty Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to wit: The condition of this recognizance is such, that if the above bound

Henry Vigor shall personally be and appear before the Court of Common Pleas, on the first day of the term thereof, next to be holden in and for the County aforesaid

then and there to answer a charge of selling intoxicating Liquors

to minors and persons in the habit of  
getting intoxicated

and abide the judgment of the Court, and not depart without leave, then this recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

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

JUSTICE OF THE PEACE.

The State of Ohio

vs

Henry Biggs  
Appellant of  
Ross Scott

Filed Augt 8, 1870  
J. J. Arthur clerk

the state of Ohio

B Before C Jewell J P of  
Henry Vigor } Lurburg Township Union Co  
C, Before me Ethel Jewell one  
of the Justices of the peace for  
said County personally came Ross  
Scott who being duly sworn accord-  
ing to law deposeth and saith that  
on or about the ~~second~~ day of July  
A.D. 1870 at the County of Union there  
was an offence against the laws com-  
mitted by selling intoxicating  
liquors to minors and also to persons  
in the habit of getting intoxicated  
and this defendant says or verily  
believes that one Henry Vigor is  
guilty of the said charged and  
further this defendant saith  
not

Ross Scott  
swore to and subscribed before me  
this the 3<sup>rd</sup> day of July A.D. 1870  
Ethel Jewell J P

THE STATE OF OHIO

vss.

Henry, Vigor

---

RECOGNIZANCE OF WITNESSES.

---

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

Filed Augt 8, 1890  
J. J. Arthur clerk

The State of Ohio, COUNTY, ss.

Be it remembered, that on the Third day of July, in the year A. D. 1870, Wm E Scott, Leander Ranney, John Henniger  
Beardsley & James Beardsley personally appeared before me Othniel Jewett, 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  
Leander Ranney, John Henniger & James Beardsley, shall personally be and appear before the County Court of Common Pleas on the first day of the term thereof, next to be holden in and for the County aforesaid, then and there to give evidence and the truth to say, on behalf of the State, touching such matters as shall then and there be inquired of them, and not depart the Court without leave, then, and as to such of the above bound as perform this condition, this recognizance shall be void; otherwise, it shall be and remain in full force and virtue in law.

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

JUSTICE OF THE PEACE.

Criminal Case File  
Case No. 68

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

# Union Common Pleas.

STATE OF OHIO

against

*Samuel Jones*  
Defendant.

AUG TERM. 1870

*Deft. C. H. S. A.*

Journal No. 8 Page 361

Record No. 2 Page 69

Ex. Doc. A Page 4832

No 68

State of Ohio

vs

Samuel Jones

Pl. 363

August 20, 1870

Recorded  
Page 59

No. ....

Union Common Pleas.

THE STATE OF OHIO,

vs.

Samuel Jones

Indictment for Assault  
with Intent to commit  
a Rape

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

A True Bill.

James Fullington  
Foreman of Grand Jury.

Filed August 18, 1870

J. J. Arthur Clerk.

L. Riper  
Prosecuting Attorney.

On this ..... day of  
18 ..., Defendant arraigned, and  
pleads ..... guilty to this In-  
dictment.

Clerk.

a true copy from the original  
August 18, 1870 J. J. Arthur Clerk

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

In the Court of Common Pleas, Union County, Ohio, of the Term of August ,  
in the year of our Lord One Thousand Eight Hundred and Seventy .

The Jurors of the Grand Jury of the State of Ohio, within and for the  
body of the County of Union . impanneled, sworn  
and charged to inquire of crimes and offenses committed within said County  
of Union , in the name and by the authority of the State of Ohio,  
on their oaths, aforesaid , do find and present, that

Samuel Jones

late of said County, on the Seventh day of May , in the  
year of our Lord One Thousand Eight Hundred and Seventy , with  
force and arms at Paris Township, in said County of  
Union , and State of Ohio,

In & upon one Barbara E. Sheneman then &  
there being, did unlawfully and feloniously  
make an assault and her the said Barbara E.  
Sheneman then and there did beat wound & ill  
treat with intent her the said Barbara E.  
Sheneman violently forcibly and against her  
will then and there unlawfully and feloniously  
to ravish and carnally know to the great  
damage of the said Barbara E. Sheneman

*contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.*

*S. Piper*

*Prosecuting Attorney.*

No. 68

Union Common Pleas.

THE STATE OF OHIO,

vs.

Samuel Jones

Indictment for Assault  
with intent to Commit  
a Rape

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

A True Bill.

James Fullington

Foreman of Grand Jury.

Filed August 18 1870

J. S. Arthur Clerk.

L. Pifer  
Prosecuting Attorney.

On this ..... day of  
18 ..., Defendant arraigned, and  
pleads ..... guilty to this In-  
dictment.

Clerk.

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

In the Court of Common Pleas, *Union* County, Ohio, of the Term of *August*,  
in the year of our Lord One Thousand Eight Hundred and *Seventy*

The Jurors of the Grand Jury of the State of Ohio, within and for the  
body of the County of *Union*, impaneled, sworn  
and charged to inquire of crimes and offenses committed within said County  
of *Union*, in the name and by the authority of the State of Ohio,  
on their oaths, *affor said*, do find and present, that

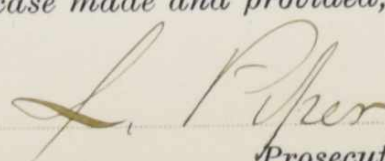
*Samuel Jones*

late of said County, on the *Seventh* day of *May*, in the  
year of our Lord One Thousand Eight Hundred and *Seventy*, with  
force and arms at *Paris* Township, in said County of  
*Union*, and State of Ohio,

In and upon one Barbara E.  
Sheneman then and there being, did  
unlawfully and feloniously make an  
assault and her the said Barbara  
E. Sheneman. then and there did beat  
wound and ill treat with intent her-  
the said Barbara E. Sheneman violently  
forcibly and against her will then and  
there unlawfully and feloniously to ravish  
and carnally know to the great damage  
of the said Barbara E. Sheneman

(Barbara E. Sheneman Pro witness)

*contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.*

  
*L. P. Ober*  
Prosecuting Attorney.

D B P 230

UNION COMMON PLEAS.

THE STATE OF OHIO.

vs.  
Samuel Jones

Filed

day of

Prosecuting Attorney.

Filled

day of 186

Clerk.

I received this Writ Aug 19<sup>th</sup> 1860  
I have taken the Body of the within named Samuel  
Jones and have his Body kept in Court as the within  
Writ commands me this 1<sup>st</sup> day of September 1860

To

Service

West

Mileage

Rates

45 -

45 -

1.0

1.1.2 out Lived

P Robert Sharp Sheriff

THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Samuel Jones  
if he be found in your county, and him safely keep, so that you have his body  
before our Court of Common Pleas for the county of Union, aforesaid,  
on the first day of the next term of said Court, that being the 16,  
day of November A. D. 1870 to answer unto an Indictment  
found against him in said Court for Assault with intent  
to commit a Rape

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 19,  
day of August A. D. 1870

G. J. Arthur CLERK.

Entry

State

OS

Lanned Jones

J.S. P. 369

This day the Spruce spry appeared at the  
base of the mountain nose but this  
is not of the condition of the old  
spruce spry there being no other  
spruce spry there the spruce  
spry was observed

The State of Ohio

vs      { Indictment for an assault  
Samuel Jones      { with intent to Commit a Rape

This day came A. P. Her  
Prosecuting Attorney and entered a  
Nolle Prosequi on the above indictment  
as to the intent to commit a Rape as  
charged in said indictment. There-  
upon the prisoner being arraigned in  
open court and after the indictment  
being read to him was asked how he  
would acquit himself of the premises  
his plea to the Court upon said charge  
was - Guilty of assault and Battery  
as charged in said Indictment.

Whereupon the Court being fully informed  
it is considered ordered and adjudged by this Court that  
the prisoner sentenced the aforesaid  
Samuel Jones ~~to pay his fine of~~ <sup>advised</sup>  
~~to the State of Ohio in the sum of twenty~~  
~~Twenty Dollars, and to be committed~~  
~~to the Dungeon of the Jail in said~~  
~~County there to remain for the space~~  
~~of five days and to be fed upon~~  
~~Bread and Water alone,~~  
Defendant stand committed so aforesaid  
until said fine of \$20<sup>00</sup> and all  
the costs in and about this pros-  
ecution taxed to be fully paid  
Appr'd P. P. Lawyer for Dft.

No  
Name  
State of Ohio  
vs  
Samuel Jones

Aug/70

The State of Ohio  
vs  
Samuel Jones

Recognition for his  
appearance at August  
Term of Union Coa  
Pleas - 1870

Filed May 28, 1870  
H. J. Arthur Clerk

The State of Ohio {  
vs  
Samuel Jones }

Personally appeared before me John, B. Coats, probate Judge of said County, Samuel Jones the defendant above named who with Henry F. Jones and John Maskill sureties entered into the following recognizance to work:

The State of Ohio - Union County &-  
Be it remembered, that on the 28<sup>th</sup> day of May A.D. 1870 - personally appeared before me John, B. Coats Judge of the Probate Court in & for said County Samuel Jones, Henry F. Jones and John Maskill, and jointly severally acknowledged themselves to owe the State of Ohio the sum of Five hundred dollars, to be levied of their goods and chattels, lands & tenements, if default be made in the condition following:

The above obligation is such, that whereat the above bound Samuel Jones was on the 11<sup>th</sup> day of May A.D. 1870 - committed to the jail of said County on a charge of assault

with intent to commit a rape  
in aid on the person of our Barbara  
C. Shinnerman, and hitherto has been  
confined in said jail charged  
with the commission of said offense.  
Now of the said Samuel Jones  
Shall personally be and appear  
before the Court of Common Pleas  
at for said County, on the first  
day of the term thereof next to  
be holden, to answer said charge  
of the offense aforesaid, and abide  
the order and decision of said Court  
and not depart without leave,  
then this recognizance to avoid;  
& otherwise, to be and remain  
in full force and virtue in law.

Attest  
McSaunders

Samuel Jones <sup>his</sup> Seal  
mark  
Henry T. Jones Seal  
John Marshall Seal

I certify that the foregoing recogni-  
zance was taken and attested by  
me and signed, sealed and ack-  
nowledged before me this 28<sup>th</sup> day  
of May A.D. 1870 -

Witness my hand and the seal of the  
Probate Court of said County -

John B. Cook  
Probate Judge



Transcript of A. F.  
Wilkins Jr. P. in Case

165 State of Ohio

50

202

vs

915- Samuel Jones

Filed August 9, 1870

J. J. Arthur Clark

J. P.	5-35-
Lawrence	915-
Heasley	2.5-0
Mrs J. V. Nash	50
Arley Evans	50
E. Bolton	50
John Little	50
Calvin Wolford	50
Abey Amrine	50
Bellwerte Amrine	50
P. Wolford	5-0
Barbara J. Sheneman	50
P. W. Lawrence	50
J. P. 146-	
<u>435-</u>	70

THE STATE OF OHIO, *vs.* *Samuel Jones*, County, ss.

Whereas, the within-named *Samuel Jones* has been brought before me, according to the command of this writ; and Whereas, the trial of the said defendant upon the within charge has been necessarily postponed by reason of ~~the~~ *on a certain day* ~~for~~ *to* you are therefore hereby ordered by me to detain the said defendant in your custody in the jail

in said County, so that you have *had* before me at my office, on the *11<sup>th</sup>* day of *June*, at *10 o'clock, A.M.*, to answer said charges, and to be dealt with according to law.

Given under my Hand and seal, this *9<sup>th</sup>* day of *June*  
A. D. 1870, at said County.

*A. F. Wetmore* *Seal:*  
*Justice of the Peace in and for said County.*

## THE STATE OF OHIO.

*vs.*

*Samuel Jones*

and have *him* before the Justice ~~of the Peace~~, A. D. 1870.  
Fees: { Mileage, \$12.50  
Service, \$4.00  
Cost 15.00  
Sub Total \$31.50

*S. M. Lawrence*, Constable.  
Filed August 9, 1870  
J. J. Arthur, Clerk.

I took the body of the within-named *Samuel Jones*

RE TURN.

**THE STATE OF OHIO,**  
**Almoe** 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 Daniel Schenck, that our Samuel Jones

at the County of Almoe, in the State of Ohio, on or about the seventh day of May A.D. 1870, at said County of Union aforesaid in & upon our Barbara E Shneman then and there being unlawfully make an assault another, the said Barbara E Shneman feloniously & brutally & furiously and against her will then and there unlawfully feloniously and furiously to ravish and carnally know & the great damage of the said Barbara E Shneman

Let the Justice make a scroll with the pen around the Seal.

These are therefore to command you to take the said Samuel Jones

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

into any other County within this State, and take and

safely keep the said Samuel Jones

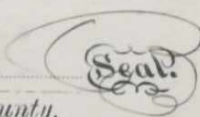
so that you have his body forthwith before me, or some other Justice of the Peace, to answer the said complaint, and be further dealt with according to law.

Given under my Hand and seal, this 9<sup>th</sup> day of May

A. D. 1870.

J. F. Wilkins

Justice of the Peace in and for said County.



The State of Ohio

as

Samuel Jones

Gifford

"  
Filed Augt 9. 1820  
J. J. Arthur clerk

The State of Ohio

Lorain County \$5

Before me A. F. Williams one of the Justices of the peace  
set forth for said County of Lorain in the State of Ohio  
personally came David Sheneman who being duly  
sworn according to law deposes and says that on  
the seventh day of May AD 1870 at said County of  
Lorain, aforesaid in and upon one Barbara J. Sheneman  
then and there being did unlawfully make an assault  
and beat the said Barbara J. Sheneman then and there  
did beat around and ill treat, with intent her the said  
Barbara J. Sheneman feloniously, violently, and forcibly  
and against her will, then and there unlawfully  
feloniously, and forcibly to robor and annoy know  
to the great damage of the said Barbara J. Sheneman,  
And this deponent verily believes that the said  
Samuel Jones is guilty of the fact charged and  
further saith not.

David Sheneman

Signed & Subscribed before me this 7<sup>th</sup> day of  
May 1870, at the County of Lorain aforesaid.

A. F. Williams JP

Filed August 9, 1890

J. J. Arthur, Clerk

Received this Writ May 10<sup>th</sup> 1890  
Served in same May the 10<sup>th</sup> 1890  
By Receiving to the Arthur Name  
Reasons of this writ

Services \$15.  
~~Village \$10~~  
~~Copy \$1.40~~  
~~Total \$1.40~~  
T.T.S.

John, Beavley, Constable

The State of Miss Union County S.S.,  
To any Constable of said County greeting  
You are hereby commanded to summon  
W<sup>s</sup> J<sup>r</sup> Nash, Wiley Evans, Edward  
Bolton, John Littell, cabin Wofford  
Ab<sup>m</sup> Amrine, Adam Wofford, Henry Amrine, Esworth Amrine  
~~Elyan Wofford~~  
to be and appear before me A. T. Wilkins  
one of the <sup>Justices of the</sup> peace in and said County at  
Marysville on the 11<sup>th</sup> day of May 1870  
at 10 o'clock A.M. and there to give  
testimony and the truth to say touching  
a certain complaint made on behalf of  
the State against Samuel Jones and hereof  
fail not under the penalty of one hundred  
dollars, and have you there and there  
this writ

Given under my hand and seal this  
ninth day of May in the year 1870  
A. T. Wilkins, S. P. Seal

State  
vs  
S Jones

Deft - Subp

Filed Augt 8, 1880

H. J. Arthur clerk

The State of Ohio Union County ss.  
To any Constable of said County  
greeting

You are hereby commanded to  
summon William Mulrain  
& Isaac Bryan to be and appear  
before me A. F. Watkins one of the  
justices of the in and for said  
county at Marysville on the  
11<sup>th</sup> day of May AD 1870 and there  
to give testimony and the truth  
to say touching a certain complaint  
made on behalf of the state against  
Samuel Jones and hereof fail  
under the penalty of one hundred  
dollars and have you then and  
there this writ

Given under my hand and  
seal this 10<sup>th</sup> day of May in the  
year 1870.

A. F. Watkins J. P. Read

THE STATE OF OHIO

vs.  
*Samuel Jones*

Filed Augt 9. 1880  
J. J. Arthur Clerk

MITTIMUS

Rec'd this day - R E T U R N .

May 11<sup>th</sup>, 1870 committed the within-named

*Samuel Jones*

with whom I left a certified copy of this writ.

to the custody of the within-named Jailer

FEES: { Mileage, \$ 20 J. W. Hartman  
Service, \$ 40 Constable.

Mrs. 40

## MITTIMUS AFTER TRIAL.

THE STATE OF OHIO,

Union County, ss.

Whereas, Samuel Jones  
late of the County of Union had been arrested on the oath  
of David Shenman  
for an assault with intent to commit a rape  
upon the person of one Barbara E Shenman

and has been examined by me, A. F. Wilkins, one of the Justices of the Peace  
for said County, and required to give bail in the sum of five hundred dollars,  
for his appearance before the Court of Common Pleas of said County, on the first day of the  
next term thereof, which requisition he has failed to comply with. Therefore, in the name of  
the State of Ohio, I command you to receive the said Samuel Jones

into your custody in the jail of the County aforesaid, there to remain until he be discharged  
by due course of law.

Given under my Hand and Seal, this 11<sup>th</sup> day of May, A. D. 1870.

A. F. Wilkins [SEAL.]

Justice of the Peace.

Filed August 9, 1870

J. J. Arthur clerk

135-  
570  
7710  
2535-

The State of Ohio charged assault with  
Against intent to commit  
Samuel Jones. a rape.

May 9th 1870 This day  
came David Shenehan and  
made oath that one Samuel  
J.P. Fox Jones late of said county of  
Appleton 25 Union on or about the seventh  
Warrant 40 day of May A.D 1870 at said  
file .05 county of Union aforesaid in  
Courtman 20 and upon one Barbara Shene  
Recog 40 - mark them and there being  
subpoena 70 did unlawfully make and  
file .05 assault and her the said  
swear ~~#~~ hit 55 Barbara Shenehan then and  
Judgat 40 there did beat wound and ill  
Enter 1.20 treat with intent her the said  
Buttoos 40 Barbara E Shenehan feloniously  
file ,05 violently and forcibly and  
Recg 7th 70 against her will then and  
5.35 there unlawfully feloniously and  
forcibly to ravish and carnally  
know to the great damage of  
The said Barbara E Shenehan  
and this deponent verily belie  
ves that the said Samuel  
Jones is guilty of the fact charged  
and further deponent sayeth  
not signed David Shenehan

Took his affidavit thereof  
Const-Lawrence Thereupon issued a warrant  
Bailage 1.25 against Samuel Jones, and  
Service 40 delivered the same to J.W Lawrence  
assistance 1.50 constable. Warrant returned  
Attendance 2ds 2.00 endorsed. Took the body  
Summons 40 of the within named Samuel  
Malley 20 Jones and have him before  
Copy 10 the justice May 9<sup>th</sup> 1870  
Conveyance 3.00 Bailage \$1.25 Service 40cts  
Const-Heasly assistance \$1.50.  
Sub Service \$1.15 May 9<sup>th</sup> 1870 The defendant  
Bailage 1.36 Samuel Jones being arraigned  
P off witnessess plead not guilty to the charge  
Mrs J.W Nash .50 motion was made by counsel  
Willy Evans .50 for the State for this cause to  
E Bolton .50 be continued by reason of  
John Little .50 material witness that could  
Calvin Wolford .50 not be present before the 11<sup>th</sup>  
A.B. Amrine .50 day of May 1870 at 10 o'clock  
Ellsworth Anne .50 A.M. and could not safely  
E Wolford .50 proceed to trial before that  
Barbara & Shannen .50 time and by agreement of  
J.W Lawrence .50 Councill A J Sterling for plain  
Sub - cos 1 - 1 - to May 11<sup>th</sup> 1870 at 10 o'clock  
A.M. The defendant was  
Sub 2nd .30 required to enter into a recognizance in the sum of five  
all .50

his appearance

suff witness five hundred dollars for at said  
Mr. Bulman, so time which he neglected to do  
Isaac Boyce. so whereupon Constable J. W. Lawrence  
was ordered to detain the defen-  
-dant in his custody in the jail  
of the county of Union so that you have this  
body before me at my office on the 11<sup>th</sup> day of  
May 1870 at 10 o'clock A.M. to answer  
said charges and be dealt with according  
to law. May 9<sup>th</sup> 1870 Issued a subpoe-  
-na on the part of the State for Mrs J. V. Nash,  
Wiley Evans Edward Bolton, John Little  
Cabin Wolford Abram Amrine Adam  
Wolford Henry Amrine Ellsworth Amrine  
Elijah Wolford subpoena returnee  
Endorsed Rec'd this first day 10<sup>th</sup> 1870 &  
served by reading to the witness named persons  
of this writ Service \$1.15 Mileage \$1.35 total  
\$2.50 Solomon Heasly constable

May 10<sup>th</sup> 1870 Issued a subpoeana on the  
part of the defendant for William  
Bulman & Isaac Boyce

May 11<sup>th</sup> 1870, 10 o'clock A.M.  
Parties appeared at the set for a  
hearing defendant Samuel Jones  
still plead not guilty to the charge  
and named all 8<sup>th</sup> amendment  
Mrs J. V. Nash, Wiley Evans Edward Bolton  
John Little Cabin Wolford Abram  
Amrine Henry Amrine Ellsworth

Elijah Wofford Barbara Sheneman  
and J. W. Lawrence sworn and  
stamined on the part of the state  
and thereupon the defendant Samuel  
Jones, was required to enter into a  
recognizance in the sum of five  
hundred dollars for his appearance  
on the first day of the next term  
of the court of common pleas  
next to be held in said County  
which he neglected to do whereupon  
~~is~~ issued a writ and delivered to  
Samuel W Joseph W Lawrence constable  
writ returned endorsed

Received this writ May 11<sup>th</sup> 1870  
and served the same by committing  
the within named Samuel Jones  
in the custody of the jailor of  
said County of Union with a  
certified copy of this writ and  
the endorsement thereon

Mileage 20cts Service 40cts copy 40cts  
J W Lawrence constable

Recognized the following debtors  
Mrs & Mr Nash Edward Bolton  
John Little Strand Amusing son  
Elijah Wolford Barbara E Shene  
= man & Joseph W Lawrence

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

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

Criminal Case File

Case No. 68

No. 58

# Union Common Pleas.

STATE OF OHIO

against

Patrick Diggins

Defendant.

FEB TERM, 1870

Laid Away

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

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

Ex. Doc. A Page 4866

No ~~70~~<sup>68</sup>

State of Ohio  
vs  
Patrick Diggins

Laid away by order of Pro. Atty -  
Ex. Q. R. 248

No. ~~70~~ 68

Union Common Pleas.

THE STATE OF OHIO,  
vs.

Patrick Diggins

Indictment for ~~Assault with intent to Commit Murder~~  
~~intent to Commit~~  
Murder

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

A True Bill.

James Fullington  
Foreman of Grand Jury.

Filed Augt 18. 1870

J. J. Arthur Clerk.

L. Riper  
Prosecuting Attorney.

On this ..... day of  
18 ..., Defendant arraigned, and  
pleads ..... guilty to this In-  
dictment.

Clerk.

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

In the Court of Common Pleas, Union County, Ohio, of the Term of August,  
in the year of our Lord One Thousand Eight Hundred and Seventy.

The Jurors of the Grand Jury of the State of Ohio, within and for the  
body of the County of Union impaneled, sworn  
and charged to inquire of crimes and offenses committed within said County  
of Union, in the name and by the authority of the State of Ohio,  
on their oaths, do find and present, that

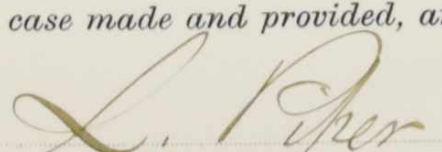
Patrick Diggins

late of said County, on the Twenty Third day of July, in the  
year of our Lord One Thousand Eight Hundred and Seventy, with  
force and arms at Union Township, in said County of  
Union, and State of Ohio,

In and upon the body of one  
Catherine Diggins, then and there being  
unlawfully and feloniously did make an  
assault and ~~hur~~ the said Catherine  
Diggins then and there did beat, wound  
and ill treat, with intent in and upon  
the said Catherine Diggins then and there  
feloniously willfully and of his malice afore  
thought to commit a murder.

(Catherine Diggins Prox wif)

*contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.*



*Prosecuting Attorney.*

No. 7468

union Common Pleas.

THE STATE OF OHIO,

vs.

Patrick Figgins

Indictment for Assault with  
intent to commit  
Murder

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

A True Bill.

James Huntington  
Foreman of Grand Jury.

Filed August 18 1870

J. J. Arthur Clerk.

S. Pifer  
Prosecuting Attorney.

On this \_\_\_\_\_ day of  
18\_\_\_\_, Defendant arraigned, and  
pleads \_\_\_\_\_ guilty to this In-  
dictment.

Clerk.

a true copy from the original  
August 18 1870 J. J. Arthur Clerk

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

In the Court of Common Pleas, Union County, Ohio, of the Term of August ,  
in the year of our Lord One Thousand Eight Hundred and Seventy .

The Jurors of the Grand Jury of the State of Ohio, within and for the  
body of the County of Union . impaneled, sworn  
and charged to inquire of crimes and offenses committed within said County  
of Union , in the name and by the authority of the State of Ohio,  
on their oaths, do find and present, that

*Patrick Diggins*

late of said County, on the twenty third day of July , in the  
year of our Lord One Thousand Eight Hundred and Seventy , with  
force and arms at Union Township, in said County of  
Union , and State of Ohio,

In and upon the body of one Catharine Diggins  
then & there being unlawfully and feloniously  
did make an assault and her the said  
Catharine Diggins then and there did beat  
wound and ill treat with intent in and afore  
the said Catharine Diggins then & there  
feloniously willfully and of his malice  
aforethought to commit a murder .

contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

*S. Piper*

*Prosecuting Attorney.*

Filed Augt 2. 1820

J. T. Arthur Clerk



## RECOGNIZANCE OF WITNESSES.

Printed and sold by Republic Printing Co., dealers in County Officers' Blanks, Springfield, O.

Incorporated Village of Milford Center }  
 County of Union, State of Ohio } SS.

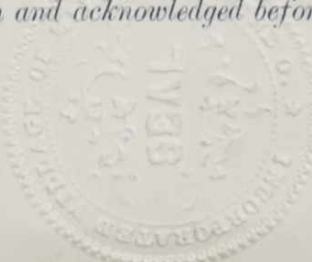
Be it remembered that on the 25<sup>th</sup> day of July A. D. 1870,  
 Catherine Diggins, W. S. Alden, and Alson  
 Brownson personally appeared before me W. M. Winger

Mayor of the incorporated village of Milford Center in the County aforesaid,  
 and severally acknowledged themselves to owe the State of Ohio the sum of One Hundred Dollars, to be  
 levied of their goods and chattels, lands and tenements, if default be made in the condition following,  
 to-wit:

The condition of this recognizance is such, that if the above bound Catherine Diggins  
 W. S. Alden and A. Brownson and W. M. Roots  
 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 Catherine Diggins  
 Mayor. *her mark*



Criminal Case File

Case No. 69

No 69

State of Ohio  
vs  
John Adams

Feb 28 1871. Jury. disagree  
E. D. P. 250

No. 69

Ohio Common Pleas.

THE STATE OF OHIO,

vs.

John Adams

Indictment for Keeping  
a public Room or  
Building for the sale of  
Liquors contrary to Law

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

A True Bill.

*J. J. Whaley* *signed*  
Foreman of Grand Jury.

Filed Feb. 16, 1871

*J. J. Arthur* Clerk.

*R. Piper* *signed*  
Prosecuting Attorney.

On this 21 day of Feb  
1871, Defendant arraigned, and  
pleads Not guilty to this In-  
dictment.

*J. J. Arthur*

Clerk.

STATE OF OHIO,  
Union County, ss.

In the Court of Common Pleas, Union County, Ohio, of the Term of February  
in the year of our Lord One Thousand Eight Hundred and Seventy One

The Jurors of the Grand Jury of the State of Ohio, within and for the  
body of the County of Union, impaneled, sworn  
and charged to inquire of crimes and offenses committed within said County  
of Union, in the name and by the authority of the State of Ohio,  
on their oaths, do find and present, that

John Adams

late of said County, on the First day of August, in the  
year of our Lord One Thousand Eight Hundred and Seventy One, with  
force and arms at Clarendon Township, in said County of  
Union, and State of Ohio, and from that

day until the commencement of the pro-  
ceedings herein to wit: On the Fourteenth  
day of February in the year of our Lord  
One Thousand Eight Hundred and Seventy  
One at the said County of Union in the  
said State of Ohio the John Adams  
was and has been unlawfully the keeper  
of a room of public resort where in-  
toxicating liquors other than wines manu-  
factured from the pure juice of the grape cul-  
tivated in the State of Ohio ale beer or  
cider were and have been then and there  
sold by the said John Adams in vio-  
lation of the act of the general Assembly of the State  
of Ohio, entitled "An act to provide against the  
evils resulting from the sale of intoxicating liquors  
in the State of Ohio" passed by the said General  
Assembly on the first day of May in the year  
of our Lord One thousand Eight hundred  
and fifty four to the common nuisance of the  
Citizens and people of the said State of Ohio

contrary to the form of the Statute in such case made and provided, and against  
the peace and dignity of the State of Ohio.

*L. Piper*  
Prosecuting Attorney.

Filed Feb 20, 1871  
J. J. Arthur Clark

for convenience is not  
practicable but surely  
but better the proposed  
plan is  
Opponent further says that on  
of the prosecution's witnesses  
~~said~~, as opponent is informed  
and well believes, was  
honest to make that statement  
dependent to some bias in order  
the course of an ill feeling  
existing between opponent &  
various persons who met at  
Rittenhouse square he does not  
know <sup>what</sup> names of these  
persons, but they are not  
deets of names cannot &  
can help prosecute or witness  
if opponent more recollects  
them. Opponent says he  
thinks he can be called  
by to-morrow, but is  
not sure as one of his wit-  
nesses is temporarily in  
Albion, but will probably  
be at her church to night.

John Adams

Sworn to before me & subscribed in my presence  
this Feb 20, 1871. J. J. Arthur Clark

Stop of Justice  
John Adams

State of Ohio, Amherst County

John Adams being sworn.  
accordance to law deposes  
and says that Isaac Gray,  
Joseph Folmagel

are material witnesses for  
him in this case without  
whose testimony and for  
want thereof he cannot proper-  
ly proceed to trial. Affiant  
says he did not learn till  
about an hour or two before  
being arraigned that they were  
material witnesses for him;  
that he has endeavored to be  
ready and is anxious for trial  
as soon as he can obtain his  
witnesses. ~~Affiant~~ Affiant says  
he proceeded to subpoena said  
witnesses as soon as he learned  
of this materiality but they live  
at a distance of from 14 to 20 miles  
from Marysville & are not  
here & probably can not be got  
here before to-morrow if found.  
Affiant says this statement

BAIL BOND.

---

State of Ohio

vs.

John Adams  
Defendant

Filed Feb. 16. 1871

H. G. Arthur Clerk



## BAIL BOND.

THE STATE OF OHIO,

Union County, ss.

Be it Remembered, That on the 16<sup>th</sup> day  
of February, in the year of our Lord one thousand eight hundred  
and Seventy one, personally came before me, Robert Sharp  
Sheriff of the County of Union

John Adams and John Wiley

and severally acknowledged themselves to owe the State of Ohio the sum of Two Thousand  
and Fifty dollars each, to be levied of their goods and chattels,  
lands and tenements, if default be made in the condition following, to-wit: The condition of this Recog-  
nizance is such, that, whereas, the above bounden John Adams  
Was arrested by me on a writ of Capias issued out  
of the Court of Common Pleas in and for the County of Union  
against the said John Adams  
for the offense charged in said Indictment

Now, Therefore, if the said John Adams  
so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the  
County last aforesaid on the 16<sup>th</sup> day of the present term thereof, then and there to plead  
to the charge contained in said Indictment and abide the judgment of the  
Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no ef-  
fect; otherwise to be and remain in full force and virtue in law.

Given under our hands this 16<sup>th</sup> day of February

A. D. 1871

John Adams Seal  
John Wiley Seal  
Seal

D B P 262

UNION COMMON PLEAS.

THE STATE OF OHIO,

John Adams v.s.

L. L. Liper  
Prosecuting Attorney.

Filed day of 186

Clerk.

Received this 16<sup>th</sup> of Feb, 1861, I have taken the Bond  
of the within named John Adams, the names of his Bonds  
are John Adams and John Wiley I herewith return a copy  
of the bail bond.

Robert Short Sheriff

Less &	4 5-
Arrest &	4 5-
Leave	6 5-
Break	6 5-
Postage	1 5 0
Attorne	1 2
	<hr/>
	3 8 2



THE STATE OF OHIO,  
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take John Adams  
if he be found in your county, and him safely keep, so that you have his body  
before our Court, of Common Pleas for the county of Union, aforesaid,  
forthwith of said Court, that being the  
day of A. D., 180 to answer unto an Indictment  
found against him in said Court for Keeping a Publick House or  
Building for the sale of Liquors contrary to law

And have you then and there this writ.

Witness my hand and seal of said Court of  
Common Pleas, at - Marysville, this 16  
day of Feb. A. D., 1801



J. J. Arthur

CLERK.