

Criminal Case File
Case No. 70

No 70

State of Ohio
vs
George W. Courts
Same Pipes

May 19, 1891

Settled

J. P. 25-2

No. 70

Union Common Pleas.

THE STATE OF OHIO,

vs.
George W Coombs

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

Indictment for *Selling Intox*
icating liquors 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.

J. W. Phelps
Foreman of Grand Jury.

Filed *Feb. 16* 18*71*

W. L. Arthur Clerk.

L. Piper
Prosecuting Attorney.

Handwritten text on the right side of the page, possibly bleed-through from the reverse side.

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

George W. Court

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

Did unlawfully sell intoxicating
 liquors to one *F Maxwell Mealey* he the said
F Maxwell Mealey being then and there a
 person in the habit of getting intoxicated
 and he the said *George W Court* then and
 there well knowing that the said *F. Max
 well Mealey* 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.

Copy

BAIL BOND.

State of Ohio

vs.

G. W. Lamb

Filed Feb. 20. 1871
F. J. Arthur Clerk

1871



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.)

Be it Remembered, That on the *17th* day

of *February*, in the year of our Lord one thousand eight hundred

and *Seventy one* personally came before me, *Robert Stump*

Sheriff of the County of *Union*

*B W Courts and
George H Woods*

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

Hundred 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 *George W Courts*

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 *George W. Courts*

for the offense charged in said *indictment,*

Now, Therefore, if the said *George W Courts*

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

County last aforesaid on the *Sixth* day of the *present* term thereof, then and there to plead

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

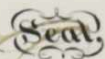
Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no ef-

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

Given under our hands this *17th* day of *February*

A. D. 18 *71*

B W Courts



G H Woods



D. B. P. 262

UNION COMMON PLEAS.

THE STATE OF OHIO,

George W. Courts
vs.

S. Pifer

Prosecuting Attorney.

Filed _____ day of _____ 186

Clerk.

Received this writ Feb 16th 1871. I have taken the Bonds of the within named George W Courts the names of his Bonds are George W Courts and B H Woods, I herewith return a copy of the said Bond.

Sells
Bonds
Bonds
Levy
Hudage
Return

45
45
63
63
130
12
3,882

Robert Sharpshewey
By Thomas Martin Deputy



THE STATE OF OHIO,
Union County, ss. }

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take *George W. Courts*
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 *sixth* of said Court, that being the *20th*
day of *February* *A. D., 1871* to answer unto an Indictment
found against him in said Court for *Selling intoxicating Liquors to one*
in the 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 *16*
day of *February* *A. D., 1871*

J. J. Arthur

CLERK.

Criminal Case File
Case No. 71

No. 7

Union Common Pleas.

STATE OF OHIO

against

Jacob Guy et al

Defendant.

FEB TERM, 1871

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Journal No. 7 Page 427

Record No. _____ Page _____

Ex. Doc. A Page 4910

No 71

State of Ohio
vs
Jacob. Guy & Joseph L. Bound

May 1871
Laid away

No. 71

Union Common Pleas.

THE STATE OF OHIO,

vs.

*Jacob Guy and
Joseph D. Bond*

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

Indictment for

Gambling

_____ Clerk.

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. P. Hesketh *signed*
Foreman of Grand Jury.

Filed *Feb-16* 18*71*

H. T. Arthur Clerk.

L. Pipers
Prosecuting Attorney.

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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
Jacob Guy and Joseph D. Bond

late of said County, on the *twenty seventh* day of *December*, in the
 year of our Lord One Thousand Eight Hundred and *Seventy*, with
 force and arms at *Clairborne* Township, in said County of
Union, and State of Ohio,

Did unlawfully play at a certain
 game called *Poker* for a large sum of Money
 to wit for the sum of *One Dollar* by means
 of a certain gaming device to wit 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.

L. Piper

Prosecuting Attorney.

D

B. P. 262

P

UNION COMMON PLEAS.

THE STATE OF OHIO.

Jacob Guy ^{vs.} Joseph O. Bound

L. Rifer

Prosecuting Attorney.

Filed 20 day of Feb 1871

J. J. Arthur

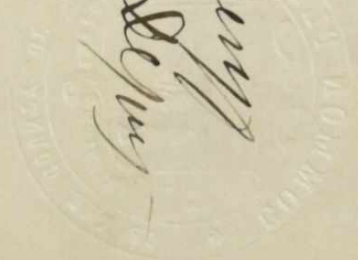
Clerk.

Received this writ, Feb. 16th 1871,
the within named facts, Guy was sick and was not
arrested for the same was not forming

Steel
Served
Imprisoned
Return

90
150
112
152

Robert Sharp & Son
By Thomas Martin Deputy



THE STATE OF OHIO,
Union County, ss. }

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take *Jacob Grey & Joseph D. Bourne*
if they 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 *sixth* day of said Court, that being the *20th*
day of *February* *A. D., 1871* 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 *16th*
day of *February* *A. D., 1871*

H. J. Arthur

CLERK.



No. 71

Union

Common Pleas.

THE STATE OF OHIO

vs.
Jacob, Guy &
Joseph D. Bound

Indictment for

Gambling

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. B. Whelpley
Foreman of Grand Jury.

Filed

Feb. 16

18

71

J. J. Arthur, Clerk.

L. Riser

Prosecuting Att'y.

On this _____ day of _____

18____, Defendant arraigned, and pleads

_____ guilty to this Indictment.

Clerk.

A true copy from the original
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 Jacob Guy & Joseph D. Bound

late of said County, on the Twenty seventh day of December, in the year of our Lord One Thousand Eight Hundred and Seventy, with force and arms at Blairtown Township, in said County of Union, and State of Ohio,

Did unlawfully play at a certain game called Pokes for a large sum of money to wit: for the sum of one dollar by means of a certain gaming device to wit 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.

J. Piper

Prosecuting Attorney.

Criminal Case File
Case No. 72

No 72

State of Ohio
vs

Nathan Spratt J. A. C.

Feb. 21. 1871. W^{ts}: fined \$20⁰⁰
& costs. J. S. R. 438
T. A. R. 246

No. 72

Union

Common Pleas.

THE STATE OF OHIO,

vs.
*Nathan Spratt, George Stewart
Jacob May, F Maxwell
Mealey Henry Fields
Lycurgus Ross*

On this *20* day of *Feb*
Lycurgus Ross, not guilty
18*71* Defendant arraigned, and
pleads *guilty* to this In-
dictment.

J. J. Arthur

Clerk.

Indictment for

Gambling

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. B. Whelpley
Foreman of Grand Jury. *Copied*

Filed *Feb 16* 18*71*

J. J. Arthur Clerk.

Le Piper
Prosecuting Attorney.

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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 *Mathew*

Spratt, George Stuart, Jacob Guy, F. Maxwell Mealey, Henry Fields and
Loungus Ross

late of said County, on the *twenty fifth* day of *September*, in the
year of our Lord One Thousand Eight Hundred and *Seventy*, with

force and arms at *Clairborne* Township, in said County of
Union, and State of Ohio,

*Did unlawfully play at a certain game
called Poker for a large sum of Money
to wit: for the sum of Seven Dollars by
means of a certain gaming device to wit:
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.*

L. Piper

Prosecuting Attorney.

Copy
BAIL BOND.

State of Ohio

vs.

George Stuart
~~Lycurgus Pop~~

Filed Feb. 20, 1871
F. I. Arthur clerk



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.)

Be it Remembered, That on the 17th day

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

and Seventy One personally came before me, Robert Shase

Sheriff of the County of Union

George K Stewart, S. S. Stewart
and W A Hubbard

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 George Stewart

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 George K Stewart -

for the offense charged in said indictment

Now, Therefore, if the said George K Stewart

so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the County last aforesaid on the 17th 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 17th day of February

A. D. 1871

George K Stewart Seal
S. S. Stewart Seal
W A Hubbard Seal

Copy

BAIL BOND.

State of Ohio

vs.

V. E. Spratt

Filed Feb - 20, 1871

J. J. Arthur Clerk



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.)

Be it Remembered, That on the *17th* 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*

A Spratt
W J Jones

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 *N E Spratt*

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 *N E Spratt*

for the offense charged in said *Indictment*

Now, Therefore, if the said *N E Spratt*

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

County last aforesaid on the *sixth* day of the *present* term thereof, then and there to plead

to the charge contained in said *enuchment* 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 *17th* day of *February*

A. D. 18 *71*

A Spratt Seal
W J Jones Seal

Copy
BAIL BOND.

State of Ohio

vs.

A. B. W. Guild

Filed Feb. 20. 1871
J. J. Arthur Clerk



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.

Be it Remembered, That on the 17th 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

H. E. W. Field, Andrew Spratt
D. F. Collier

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

H. E. W. Field 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 H. E. W. Field

for the offense charged in said indictment

Now, Therefore, if the said H. E. W. Field

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

County last aforesaid on the 14th 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 17th day of February

A. D. 1871

H. E. W. Field
A. Spratt
D. F. Collier



Copy
BAIL BOND.

State of Ohio

vs.

J. M. Mealey

Filed Feb 20, 1877
F. J. Arthur Clerk





BAIL BOND.

THE STATE OF OHIO,

Union County, ss.)

Be it Remembered, That on the 17th 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

F. M. Mealey, W. Sinder
W. J. Jones

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 F. M. Mealey 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 F. M. Mealey

for the offense charged in said indictment

Now, Therefore, if the said F. M. Mealey so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the County last aforesaid on the 5th day of the ~~next~~^{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 effect; otherwise to be and remain in full force and virtue in law.

Given under our hands this 17th day of February

A. D. 1871

F. M. Mealey Seal
W. Sinder Seal
W. J. Jones Seal

Copy
BAIL BOND.

State of Ohio

vs.

Lycourus Rupp

Filed Feb 20, 1871

J. T. Arthur Clerk



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.)

Be it Remembered, That on the 17th 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

Lycurgus Rop, A. Spratt
J. A. Rop

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 Lycurgus Rop

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 Lycurgus Rop

for the offense charged in said Indictment

Now, Therefore, if the said Lycurgus Rop

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

County last aforesaid on the sixth 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 17th day of February

A. D. 1871

Lycurgus Rop
A. Spratt
J. A. Rop

Seal

Seal

Seal

D P

UNION COMMON PLEAS.

THE STATE OF OHIO,

Nathan Spratt et al
vs.

J. Piper
Prosecuting Attorney.

Filed 20 day of Feb. 1891

J. J. Arthur
Clerk.

Received this 1st Feb, 16th 1891 of Jonathan the Books
of the within named Nathan Spratt, George Stewart, Henry
Wield, F. M. Mealey and Eugene H. Ho, Jacob Long
was paid, and was not a ~~part~~ the names of their Bonds
are herewith returned in separate copies

Books
Bills
3 months
received
Inlage
Return

2 25 -
1 25 -
3 25 -
3 25 -
4 25 -
15 0 2

Robert Sharp & Son
By Thomas Mann & Sons

THE STATE OF OHIO,
Union County, ss. }

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take *Nathan Spratt, George Stuart, Jacob Guy, J. Maxwell*
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 *sixth* day of said Court, that being the *20th*
day of *February*. *A. D., 1867* 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 *16*
day of *February* *A. D., 1867*

J. J. Arthur

CLERK.

(Meady) Henry Shields & Jay ever juo Rob.



Criminal Case File
Case No. 73

9 Indictments

No. 73, 74, 75, 76, 77, 78, 79, 80, 81

State of Ohio
vs

John Adams

No. 73

Common Pleas.

THE STATE OF OHIO,

vs.

John Adams

Indictment for Selling 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

J. J. Murphy
Foreman of Grand Jury.

Filed Feb 21 1871

J. H. Arthur Clerk.

L. P. P. Prosecuting Attorney.

Abraham B. Butler
Oct 15

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 *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 *Fifteenth* day of *October*, in the
 year of our Lord One Thousand Eight Hundred and *Seventy one*, with
 force and arms at _____ Township, in said County of
Union, and State of Ohio,

Did unlawfully sell intoxicating
 liquors to one *Abraham B. Butler* he the said
Abraham B. Butler being then and there
 a person in the habit of getting intox-
 icated and he the said *John Adams*
 then and there well knowing that the
 said *Abraham B. Butler* 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.

A. B. Butler

Copy

BAIL BOND.

State of Ohio

vs.

John Adams

Filed March 2, 1871
J. J. Arthur Clerk

555



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.

Be it Remembered, That on the 22nd 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
Isaac Grey

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

Hundred 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 Recognizance 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 10th 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 22nd day of February

A. D. 1871

John Adams Seal
Isaac Grey Seal
Seal

Criminal Case File
Case No. 74

No. 74

Myette

Common Pleas.

THE STATE OF OHIO,

vs.

John Adams

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

Indictment for *Selling into*
selling liquors to be
drank than sold

Clerk.

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. B. Murphy
Foreman of Grand Jury. *copied*

Filed Feb. 21 1871

F. J. Artyun Clerk.

L. Popen
Prosecuting Attorney.

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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 *Eighteenth* day of *November* , 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,

*Did unlawfully and knowingly
sell intoxicating liquors to one Joseph H. Lyette
to be drunk upon and about the premises
and place 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.

L. Ripen

Prosecuting Attorney.

Joseph H. Lythe

Criminal Case File
Case No. 75

No. 75

Myself

Common Pleas.

THE STATE OF OHIO,

vs.

John Adams

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

Indictment for Selling in-
toxicating liquors to
be drunk upon and
about the premises

_____ Clerk.

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. S. Wheeler
Foreman of Grand Jury.

Filed Feb 21 1877

J. F. Arthur Clerk.

L. Piper
Prosecuting Attorney.

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Vertical text on the right edge of the page, possibly a library or archival stamp.

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,

John Adams, do find and present, that

late of said County, on the *First* day of *November*, 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,

*Did unlawfully and knowingly
sell intoxicating liquors to one Joseph
H. Lythe to be drunk upon and about
the premises and place 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.

L. Piper

Prosecuting Attorney.

Joseph H. Lythe

Criminal Case File
Case No. 76

Myatt

No. *76*

Common Pleas.

THE STATE OF OHIO,

vs.

John Adams

On this _____ day of _____

18____, Defendant arraigned, and
pleads _____ guilty to this In-
dictment.

Indictment for selling Intox-
icating Liquors to be
drank when sold

Clerk.

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. B. Wessley
Foreman of Grand Jury. *Copied*

Filed *Feb 21* 18*71*

L. J. Arthur Clerk.

L. Popen
Prosecuting Attorney.

Vertical text on the right edge of the page, possibly bleed-through from the reverse side.

Small vertical text at the bottom right corner.

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 *Fifteenth* day of *November*, 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,

*Did unlawfully and knowingly
 sell intoxicating liquors to one Joseph H
 Leggett to be drunk upon and about
 the premises and place 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.

L. Piper

Prosecuting Attorney.

Joseph H. Wythe

Criminal Case File

Case No. 77

Bullet

No. 77

Common Pleas.

THE STATE OF OHIO,

vs.

John Adams

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

Indictment for Selling Opium
in the habit of getting
Intoxicated

_____ Clerk.

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. B. Murphy *copied*
Foreman of Grand Jury.

Filed Feb 21 1871

J. J. Arthur Clerk.
L. Ripper
Prosecuting Attorney.

Vertical text on the right edge of the page, possibly a stamp or bleed-through.

Vertical text on the right edge of the page, possibly a stamp or bleed-through.

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 *fourth* day of *November*, in the
year of our Lord One Thousand Eight Hundred and *Seventy*, with
force and arms at _____ Township, in said County of
Union, and State of Ohio,

Did unlawfully sell intoxica-
ting liquors to one *Abraham B Butler* he the said
Abraham B Butler being then and there
a person in the habit of getting intoxi-
cated and he the said *John Adams*
then and there well knowing that the
said *Abraham B Butler* 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. Pifer

Prosecuting Attorney.

Abraham B. Butler

D P 264

UNION COMMON PLEAS.

THE STATE OF OHIO.

vs.

John Adams

S. Rifer

Prosecuting Attorney.

Filed 2 day of March 1891

J. G. Arthur

Clerk.

Received this writ Feb. 22nd 1891, I have taken the body of the within named John Adams and have say sufficient return a copy of the bail bond

Wells	45
Smith	45
Green	65
Bond	45
Keays	1,50
Malley	1,12
Return	3,82

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., 1867* 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 *22*
day of *Feb* *A. D., 1867*

J. J. Arthur

CLERK.

Copy

BAIL BOND.

State of Ohio

vs.

H. M. Mealey

Filed March 2, 1871
J. J. Arthur Clerk



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.)

Be it Remembered, That on the 23rd 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

J. M. Mealey and
J. J. Lenox

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

Hundred 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 J. M. Mealey

was arrested by me on a writ of Habeas issued out

of the Court of Common Pleas in and for the County of Union

against the said J. M. Mealey

for the offense charged in said Indictment

Now, Therefore, if the said J. M. Mealey

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

County last aforesaid on the 16th 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 23rd day of February

A. D. 1871

J. M. Mealey Seal
J. J. Lenox Seal
Seal

Criminal Case File
Case No. 78

Butler Dec 18

No. 78

Common Pleas.

THE STATE OF OHIO,

vs.

John Adams

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

Indictment for ^{Intoxicated} ~~Selling~~ ^{in the habit of getting}
~~intoxicated~~

_____ Clerk.

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. S. Whelpley
Foreman of Grand Jury. *copy*

Filed Feb 21 18 91

J. F. Arthur Clerk.
L. Pippen
Prosecuting Attorney.

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 *Eighteenth* day of *December*, 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,

Did unlawfully sell intoxicating
liquors to one Abraham B. Butler be the said
Abraham B. Butler being then and there
a person in the habit of getting intoxi-
cated and he the said John Adams
then and there well knowing that the
said Abraham B. Butler 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. Pifer

Prosecuting Attorney.

Abraham B Butler

D

P 262

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.

John Adams

L. Piper

Prosecuting Attorney.

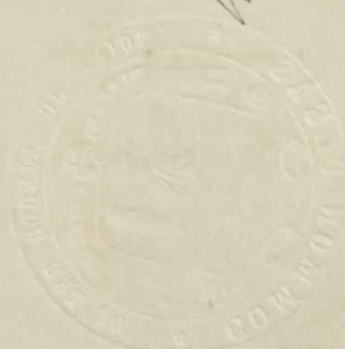
Filed _____ day of _____ 186

Clerk.

Received this 10th Feb 22nd 1871. I have taken the
Book of the within named John Adams, the names of his
Bonds are John Adams and Isaac Gray I herewith return a copy
of the said Bond.

Robert Sharp Sherry
By Thomas Martin

Deeds	45
Sumner	43
over	—
Bond	65
Book	65
Return	12
Wulough	150
	<u>3182</u>



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., 1867* 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 22
day of February A. D., 1867

J. J. Arthur

CLERK.



Copy
BAIL BOND.

State of Ohio

vs.

John Adams

Filed March 2^d 1871
J. J. Arthur Clerk



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.

Be it Remembered, That on the 23rd 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 &
Isaac Gray

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

Hundred 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 Recognizance 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 11th 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 effect; otherwise to be and remain in full force and virtue in law.

Given under our hands this 23rd day of February

A. D. 1871

John Adams Seal
Isaac Gray Seal
Seal

Criminal Case File
Case No. 79

Baird

No. 79

Common Pleas.

THE STATE OF OHIO,

vs.

John Adams

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

Indictment for Selling
antoxicating liquors
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.

J. B. Murphy *copied*
Foreman of Grand Jury.

Filed Feb. 21 1877

F. J. Arthur Clerk.

L. P. Piper
Prosecuting Attorney.

...has been delivered to the clerk of the court to be kept in the
...to be kept in the clerk's office...

...of the court...

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 *twenty third* day of *January*, in the
 year of our Lord One Thousand Eight Hundred and *Seventy one*, with
~~force and arms at~~ at *Township*, in said County of
Union, and State of Ohio,

Did unlawfully sell intoxicating
 liquors to one Oliver Baird be the said
 Oliver Baird being then and there
 a person in the habit of getting intoxica-
 ted and be the said John Adams
 then and there well knowing that the
 said Oliver Baird 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. Popen

Prosecuting Attorney.

Olin Baird

Criminal Case File

Case No. 80

No. 80

Common Pleas.

THE STATE OF OHIO,

vs.

John Adams

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

Indictment for Selling to
Oge on the habit
of getting into scotch

..... Clerk.

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. Melley

Foreman of Grand Jury.

Accepted

Filed Feb-21 1871

J. T. Arthur Clerk.

L. P. Piper
Prosecuting Attorney.

Billed
Oct 16

Vertical text on the right edge of the page, possibly a stamp or bleed-through from the reverse side.

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

Did unlawfully sell intoxicating
liquors to one Abraham B. Butten the said
Abraham B. Butten being then and there
a person in the habit of getting intoxicated
and he the said John Adams then and
there well knowing that the said Abraham
B. Butten 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. Ripen

Prosecuting Attorney.

A. B. Butler

Criminal Case File

Case No. 81

For copy
No. 81

Mealy
Feb 17

Common Pleas.

THE STATE OF OHIO,

vs.

John Adams

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

Indictment for selling Intox-
icating Liquor to one
in the habit of getting
Intoxicated

_____ Clerk.

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. Whelley
Foreman of Grand Jury.

copy

Filed Feb 21 1877

J. T. Arthur Clerk.

L. C. Piper
Prosecuting Attorney.

Vertical text on the right edge of the page, possibly a library or archival stamp.

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 *thirteenth* day of *February*, in the
year of our Lord One Thousand Eight Hundred and *Seventy One*, with
force ~~and arms~~ at _____ Township, in said County of
Union, and State of Ohio,

Did unlawfully sell intoxicating
liquors to one F. Maxwell Mealy, he the
said F. Maxwell Mealy being then and there
a person in the habit of getting intoxica-
ted and He the said John Adams,
then and there well knowing that
the said F. Maxwell Mealy, 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.

To Maxwell Mealy

D

P

264

UNION COMMON PLEAS.

THE STATE OF OHIO.

vs.

John Adams

L. Ripen

Prosecuting Attorney.

Filed

2 day of March 1850

L. V. Arthur Clerk.

Received this writ of Habeas Corpus the 22^d of 1841 of one John Adams the names of his bondsmen John Adams, and Doose Gray Jewett with return accy by the bail bond,

Spec	3	45
Bond	1	45
Return	1	50
		105
		105
		12
		<u>218</u>

Robert Sharp Sperry

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., 186* 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 *22*
day of *February* *A. D., 1861*

H. J. Arthur

CLERK.

Copy

BAIL BOND.

State of Ohio

vs.

John Adams

Filed March 2 1871

J. J. Arthur Clerk



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.)

Be it Remembered, That on the 23rd 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 & Isaac Gray

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

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

lands and tenements, if default be made in the condition following, to-wit: The condition of this Recognizance is such, that, 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 11th 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 23rd day of February

A. D. 1871

John Adams Seal
Isaac Gray Seal
Seal

Criminal Case File
Case No. 82

No 82

State of Ohio

vs

Susan. Adams

No. 82

Common Pleas.

THE STATE OF OHIO,

vs.

Susan Adams

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

Indictment for selling to
one in the habit
of getting intoxicated

..... Clerk.

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. B. Murphy

Foreman of Grand Jury.

Filed Feb 21 1871

J. J. Arthur

Clerk.

L. P. Pen

Prosecuting Attorney.

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

Susan Adams

late of said County, on the *Seventh* day of *February*, in the
 year of our Lord One Thousand Eight Hundred and *Seventy one*, with
 force and arms at _____ Township, in said County of
Union, and State of Ohio, _____

Did unlawfully sell intoxicating
 liquors to one Abraham B. Butler by the said
 Abraham B. Butler being then and there
 a person in the habit of getting intoxicated
 and she the said Susan Adams
 then and there well knowing that the
 said Abraham B. Butler was a person then
 and there in the habit of getting intox-
 icated -

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. Ripen

Prosecuting Attorney.

American B Butter
one lot

Criminal Case File

Case No. 83

No. 23

Union Common Pleas.

STATE OF OHIO

against

William W. W. W.

Defendant.

MAY TERM, 1871

Not found \$10⁰⁰

Journal No. 8

Page 448

Record No. No Record

Page _____

Ex. Doc. A

Page 4874

No 83

For

Cost

State of Ohio
vs
William Moffitt

June 5-1871
Settled & Cost paid

may/71

J7-446 - Deft fined 10.⁰⁰/₁₀₀
Ex A. 4874

No. 83

Common Pleas.

THE STATE OF OHIO,

vs.

William Moffett

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

Indictment for Selling intem-
perating liquors to one
in habit of getting in-
toxicated

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. P. Murphy
Foreman of Grand Jury.

copied

Filed Feb 21 1871

F. J. Arthur Clerk.

L. Ripen
Prosecuting Attorney.

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
William Moffett

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

Did unlawfully sell intoxica-
 ting liquors to one *Jonathan Pierson*. Be the
 said *Jonathan Pierson*, being then and
 there a person in the habit of getting in-
 toxicated and be the said *William*
Moffett then and there well knowing
 that the said *Jonathan Pierson* 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.

Jonathan Pierson
Henry C. Dickinson

L. Ripen

Prosecuting Attorney.

Criminal Case File
Case No. 84

No. 84

Union Common Pleas.

STATE OF OHIO

against

G. J. Skidmore
Defendant.

MAY TERM, 187 2

Left off docket

Journal No. 9 Page 114

Record No. **No Record** Page _____

Ex. Doc. A Page 4935

No 84

State of Ohio
vs
Gustavus J. Skidmore

May 18. 1872. Left Off J. P. R. 114

Ex. D. P. 300

Copy

No. *84*

Common Pleas.

THE STATE OF OHIO,

vs.

Justus J. Skirrow

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

Indictment for *Furnishing
Intoxicating Liquor to
one in the habit of
getting intoxicated*

_____ Clerk.

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. S. Whipple
Foreman of Grand Jury.

Filed *Feb 22* 18*77*

J. V. Arthur Clerk.
L. Piper
Prosecuting Attorney.

Faint bleed-through text from the reverse side of the page, including the words "Clerk" and "Prosecuting Attorney".

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*Gustavus J Skidmore*late of said County, on the *First* day of *August*, in the
year of our Lord One Thousand Eight Hundred and *Seventy*, with
force and arms at ~~Township, in~~ said County of
Union, and State of Ohio,

*Did unlawfully and knowingly buy
for and furnish intoxicating liquors to
one David Moore then and there being
a person in the habit of getting intoxicated
and the said Gustavus J Skidmore
then and there well knowing that the
said David Moore 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.

David M. Moore

L. Piper

Prosecuting Attorney.

D

P

264

UNION COMMON PLEAS.

THE STATE OF OHIO.

vs.
Gutavrus J. Skidmore

G. Raper

Prosecuting Attorney.

Filed

1

day of

March 1880

F. J. Arthur

Clerk.

Received this writ February 22nd 1879 the within named
Gutavrus J. Skidmore. void not found.

Robert Sharp Sherry

Spees	45
Seaver	200
Mulaga	112
Return	2,577

THE STATE OF OHIO,
Union County, ss. }

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take *Gustavus J. Skidmore*
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 10th day of said Court, that being the 24th
day of February A. D., 1861 to answer unto an Indictment
found against him in said Court for *Furnishing 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 22
day of February A. D., 1861

H. J. Arthur

CLERK.

Criminal Case File
Case No. 85

No 85

State, of Ohio

vs
George Wood

March 2^d 1871, W. fined \$50⁰⁰
& costs. J. S. P. 455

D. A. P. 244

Recorded Page 64

The State of Ohio

vs

George Wood

Indictment for
Selling into & selling liquors
to one in habit of selling
intoxicated

The defend George Wood this day
was arraigned and the indictment
being read to him was asked how of
the premises he would acquit himself
for plea says he is not guilty in
manner and form as he stands charged

Thereupon came by the parties by
their attorneys the judge defendant
being in his own proper person before
the court and thereupon came a
jury to wit, — who being duly
sworn 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

The defendant George Wood
~~was~~ was this day again brought before
the Court and having nothing further
to say why sentence should not be
pronounced against him — It is therefore
considered and adjudged by the Court that
he pay a fine of fifty Dollars and also
the costs of this prosecution taxed at \$

and that the said Sarge Wood be
imprisoned in the jail of this County
until the said fine and costs be paid
or secured to be paid or he be other-
wise discharged according to law.

And therefore the defendant - gave notice
of his intention to apply for a writ of error
and the Court here having signed ^{and allowed} and sealed a
Bill of Exceptions for this purpose the
execution of the above sentence and judgment -
are suspended till the next regular term of
this Court

Randall Cameron

D

P

264

UNION COMMON PLEAS.

THE STATE OF OHIO.

vs.
George Wood

L. Rifen

Prosecuting Attorney.

Filed

2

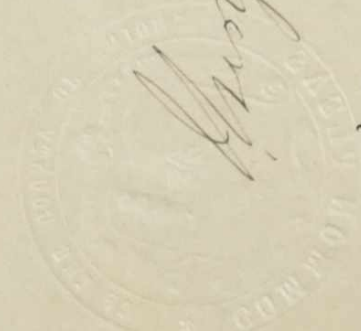
day of March 1891

G. J. Arthur

Clerk.

Received this writ February 22nd 1891, whereupon the
Bonds of the within named George Wood, the names of
his Bonds are George Howard and H. Abbott, & hereunto
A Copy of the said bond

Robert Sharp Sherry



4
45
45
50
65
65
100
Return

3,82

THE STATE OF OHIO,
Union County, ss. }

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take *George Wood*
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 *10th* day of *February* of said Court, that being the *24th*
day of *February* *A. D., 1881* to answer unto an Indictment
found against him in said Court for *Selling Liquor & 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 *22nd*
day of *February* *A. D., 1881*

J. J. Arthur

CLERK.



copy

No. 85

Common Pleas.

THE STATE OF OHIO,

vs.

George Wood

On this 2 day of March 1871, Defendant arraigned, and pleads Not guilty to this Indictment.

H. L. Arthur

Clerk.

Indictment for Selling 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.

J. B. Whipple
Foreman of Grand Jury.

copy

Filed Feb. 22 1871

H. L. Arthur
Clerk.

L. Piper
Prosecuting Attorney.

Faint vertical text on the right side of the page, possibly bleed-through from the reverse side.

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

George Wood

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

*Did unlawfully sell intoxicating liquors
to one, F. Maxwell Mealey, he the said
F. Maxwell Mealey being then and
there a person in the habit of getting
intoxicated and he, the said George
Wood, then and there well knowing
that, the said F. Maxwell Mealey 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.

F. M. Mealy
Wm H Robertson

L. R. Piper

Prosecuting Attorney.

M. C. P.
State of Ohio
vs. Bill of
George Wood
Exceptions

Stat of Ohio } Court and Pleas
against } Amers courts
George Moad }

Be it remembered that on the
trial of this cause, in the court
of common Pleas, for the county
of Cuyahoga & State of Ohio, at the
February term thereof A.D. 1871
evidence had been given
on the part of the state ~~the~~ ten-
ding to show that on the
20 day of December the defendant
sold to one F. Maxwell Mault
intoxicating liquors by
the quart, the said F. Maxwell
Mault then being a person
in the habit of becoming
intoxicated, the said George
Moad defendant then & know-
ing that said F. Maxwell Mault
was a person then & there in
the habit of getting intoxicated
The defendant George Moad
gave in evidence to the jury
testimonies tending to disprove
the charge laid in the indictment

and reaching to prove that
the said H Maxwell Mully though
a person who had been intorica-
ted a few times in a long
period of time, was not an
habitual drunkard and
that the defendant had no knowl-
edge of the said H Maxwell
Mully's ever being intoricated
whereupon the said George Wood
defendant asked the court to
instruct & charge the jury
that

1st A a dozen acts of intorication
within the period of twelve
months do not of themselves
constitute a man an habitual
drunkard in the meaning of
the statute.

2d That to constitute a man an
habitual drunkard within
the meaning of the statute
in such cases made & provided
it is necessary to show that he
has a fixed habit of drinking
to excess to such a degree as to
disqualify him from attending
to his business a great portion

of the time usually devoted
to business

3^d

That a man is not intoxicated
or drunk within the meaning
of the statute unless he is
disqualified at the time
from doing business or from
carrying on his trade or
profession

Which instructions the
court refused to give to the
jury, but ^{among other things} the court did charge
the jury, that they should
be their own judges of the
meaning of the words "~~drunk~~"
"~~intoxicated~~" & "~~habitual drunk~~"
"~~and~~" to which refusal
& charge the said George
Wood defendant excepted
and prayed that this bill of
exceptions in that behalf
might be allowed, which is
accordingly done, and upon his
motion ordered to be made
a part of the record in this case
March 2^d 1871
J. L. Southwick
Judge in Ch.

Copy
BAIL BOND.

State of Ohio
vs.

George H. Woods

Filed March 2^d 1871
J. J. Arthur Clerk



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.

Be it Remembered, That on the 23rd 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

George Woods and
A. Spratt,

and severally acknowledged themselves to owe the State of Ohio the sum of Two
Hundred 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 Recognizance is such, that, whereas, the above bounden George Wood

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 George Woods
for the offense charged in said Indictment

Now, Therefore, if the said George Woods
so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the
County last aforesaid on the 10th 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 effect; otherwise to be and remain in full force and virtue in law.

Given under our hands this 23rd day of February

A. D. 1871

G H Woods Seal
A Spratt Seal
Seal

we the Jurors in the case of the state against
George Wood. find the defendant guilty
Wm Robinson foreman

Criminal Case File
Case No. 86

No. 36

Union Common Pleas.

STATE OF OHIO

against

John A. Wood
Defendant.

FEB TERM 1871

Journal No. _____ Page _____

Record No. _____ Page _____

Ex. Doc. A Page 4059

No 86

State of Ohio

vs
John, A. Wood

Set

Settled costs / set

Copy
No. 86

Common Pleas.

THE STATE OF OHIO,

vs.

John A Wood

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

Indictment for Keeping a
Gaming Device
Called Wheel of Fortune

_____ Clerk.

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. B. Whelpley
Foreman of Grand Jury.

Copy

Filed Feb 22, 1871

T. J. Arthur
Clerk.

L. P. _____
Prosecuting Attorney.

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

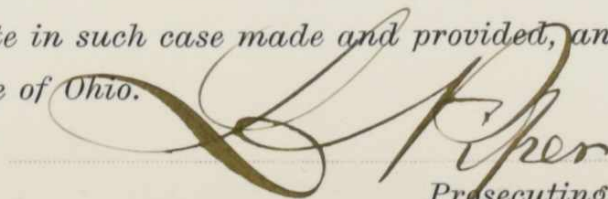
John A Wood

late of said County, on the *Fifteenth* day of *December*, 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,

Did take upon himself to keep
and did then and there unlawfully
keep a gaming apparatus and device
other than a Billiard Table to wit
a gaming device commonly called
a "wheel of fortune" for gain and
to play for win and gain money
by playing with others a certain game
commonly called chance to the
Corruption of Good Morals

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

Joel D. Graham
Bern H. Robertson
Benjamin W. Chamee
Lambert Parsons



Prosecuting Attorney.

Copy
BAIL BOND.

State of Ohio

vs.

John A. Wood

Filed Feb. 23, 1871
F. J. Arthur Clerk



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.

Be it Remembered, That on the *23rd* day of *February*, in the year of our Lord one thousand eight hundred and *Seventy* personally came before me, *Robert Sharp* Sheriff of the County of *Union*

J A Wood and J W Philips 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 *John A Wood* 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 A Wood* for the offense charged in said *Indictment*

Now, Therefore, if the said *John A Wood* so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the County last aforesaid on the *10th* 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 effect; otherwise to be and remain in full force and virtue in law.

Given under our hands this *23rd* day of *February*

A. D. 18*77*

John A Wood Seal
J W Philips Seal
Seal

Q. B. P. 264
State of Ohio
by
John A. Wood

Filed Feb - 23, 1871
J. G. Arthur Clerk

L. Pifer
Prosecuting
Attorney

Received this writ Feb. 22nd 1871 I have taken the
Body of the within named John A. Wood, the names of his
bonds are John A. Wood, and W. Phillips I herewith return
a copy of the bail bond.

Deeds 45
Sentry 45
Arrest 45
Bond 65
Copy 65
m. Coy 150
Return 12

392

Robert Johnson Shupp
By Lawrence Dyer

CAPIAS.

Printed and Sold by G. W. Hastings & Co., dealers in County Officers' Blanks, Springfield, O.

The State of Ohio,

Union

County, ss.

To the Sheriff of said County, Greeting;

We command you to take *John A. Wood*

and him safely keep, so that you have his body before the Judge of our Court of Common Pleas, at the Court House in the town of *Marysville*, on the ^{10th} ~~First~~ Day of ^{present} ~~the~~ term, to answer unto

the State of Ohio, of an indictment exhibited against him for *Keeping a gaming device*

called Wheel of Fortune (to appear Feb. 24, 1876, Friday)

and have you then there this writ.

Witness,

H. J. Arthur

Clerk of said Court, this *22* day of

February

, A. D., one thousand

eight hundred and *seventy one*.

H. J. Arthur

, Clerk.



Criminal Case File
Case No. 87

No. 87

Union Common Pleas.

STATE of OHIO.

against

William Richter
Defendant.

SEP TERM. 1872

Journal No. 9

Page 118

Record No. --

Page --

Ex. Doc. A

Page 4960

No 87

State of Ohio
vs
William Richter

Sept. 23, 1872 Left
off Focket by order of
Proc. Atty
J. G. P. 118

City
No. 87

Common Pleas.

THE STATE OF OHIO,

vs.

William Richter

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

Indictment for *Selling in-
toxicating liquors to be
drank where sold*

_____ Clerk.

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. B. Whelpley *Filed*
Foreman of Grand Jury.

Filed *Feb. 22* 18*71*

L. J. Arthur Clerk.
L. Piper
Prosecuting Attorney.

Vertical text on the right side of the page, possibly bleed-through or a stamp, including the word "Clerk" and other illegible characters.

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

William Richter

late of said County, on the *Eighteenth* day of *December*, 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,

*Did unlawfully and know-
 ingly sell intoxicating liquors to one
 Samuel Amering to be drunk upon
 and about the premises and place
 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.

Samuel Oberine Pros At
John T. Bidwell
Hyles Whelpley

L. Piper
Prosecuting Attorney.

Copy

BAIL BOND.

State of New York

vs.

William Richter

Filed Feb 23, 1871
G. J. Arthur Clerk



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.

Be it Remembered, That on the *23rd* day of *February*, in the year of our Lord one thousand eight hundred and *Seventy one* personally came before me, *Robert Sharpe* Sheriff of the County of *Union*

W. Richter and John Wedman and severally acknowledged themselves to owe the State of Ohio the sum of *Five 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 *William Richter* 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 *William Richter* for the offense charged in said *Indictment*

Now, Therefore, if the said *William Richter* so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the County last aforesaid on the *18th* 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 effect; otherwise to be and remain in full force and virtue in law.

Given under our hands this *23rd* day of *February*

A. D. 18*71*

W. Richter Seal
John Wedman Seal
Seal

Copies
State of Ohio
vs
William Richter

L. Pifer
Prosecuting
Attorney

Received this writ Feb. 22. 1871. I have taken the
Body of the within named William Richter the
named of his Bonds and William Richter and
John W. Bradman, I herewith return a copy of the
Bail Bond. Robert Sheeps Shery
By Thomas Martin Deputy

fees	45
service	45
witness	10
mileage	65
return of deputy	45
return	12
	<hr/>
	242

C A P I A S .

Printed and Sold by G. W. Hastings & Co., dealers in County Officers' Blanks, Springfield, O.

The State of Ohio,
Union County, ss.

To the Sheriff of said County, Greeting;

We command you to take *William Richter*

and him safely keep, so that you have his body before the Judge of our Court^{of} Common Pleas, at the Court House in the town of *Marysville*, on the ^{10th} ~~First~~ ^{present} Day of ~~the~~ term, to answer unto the State of Ohio, of an indictment exhibited against him for *Selling intoxicating Liquors to be drunk where sold—* (*to appear Feb 24, Friday*) and have you then there this writ.

Witness,

F. J. Arthur

Clerk of said Court, this *22* day of *February*, A D., one thousand eight hundred and *seventy one*.

F. J. Arthur

, Clerk.



Criminal Case File
Case No. 88

No 88

State of Ohio
vs
John Kirchner

(May 6. 1872. Left off J. P. P. 114

Ex. D. P. 304

copy
No. 88

Common Pleas.

THE STATE OF OHIO,

vs.

John Kirchner

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

Indictment for Selling in-
toxicating liquors to
be drunk when sold

Clerk.

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. B. Whelpley
Foreman of Grand Jury.

copied

Filed Feb. 22, 1871

F. L. Arthur Clerk.
L. Ripper
Prosecuting Attorney.

[Faint, illegible text, possibly bleed-through from the reverse side of the page.]

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 Kirchner

late of said County, on the *twenty second* day of *December*, in the
 year of our Lord One Thousand Eight Hundred and *Seventy*, with
 force and arms at _____ Township, in said County of
Union, and State of Ohio,

Did unlawfully and knowingly
 sell intoxicating liquors to one *William*
M. Brown to be drunk upon and about
 the premises and place 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.

Samuel Amosine
William M. Brown

L. Piper
Prosecuting Attorney.

D

P

266

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.

John Kirchner

L. Piper

Prosecuting Attorney.

Filed

day of

186

Clerk.

Received this writ, Sep 22, 1871 I have the
 Body of the within named John Kirchner
 the names of his bonds are John Kordman
 and William Weberd herewith Return a Copy
 of the bail Bond

Return	2,42	
Mileage	10	
Copy	65	
Bond	45	Robert Sharp
Return	45	By Thomas W. Mendenhall

THE STATE OF OHIO,
Union County, ss. }

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take *John Kirehner*
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 10th day of *February* of said Court, that being the 24th
day of *February* A. D., 1861 to answer unto an Indictment
found against him in said Court for selling intoxicating liquors
to be drunk where sold

And have you then and there this writ.

Witness my hand and seal of said Court of
Common Pleas, at Marysville, this 22nd
day of February A. D., 1861

J. J. Arthur

CLERK.



Copy

BAIL BOND.

State of Ohio

vs.

John Rindner

Filed Feb 23, 1871

J. J. Arthur Clerk



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.

Be it Remembered, That on the 23rd 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 Kirchner and
William Weber & Wm Richter

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 Kirchner

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 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 10th 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 23rd day of February

A. D. 1871

John Kirchner Seal
William Weber Seal
Wm Richter Seal

Criminal Case File
Case No. 89

No 89

State of Ohio

vs

John Adams &
J. M. Mealey

Doby
Gaming
No. *89*

Common Pleas.

THE STATE OF OHIO,

vs.

John Adams
F. Maxwell Mealy

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

Indictment for *Gaming*

Clerk.

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. B. Whipple
Foreman of Grand Jury. *Copied*

Filed *Feb. 22* 18*71*

J. J. Arthur Clerk.
L. Piper Prosecuting Attorney.

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

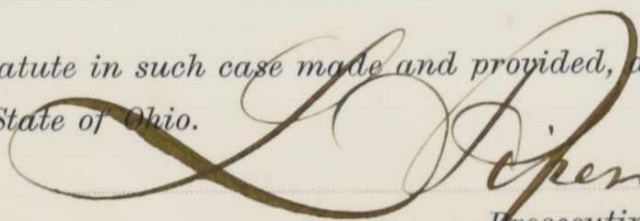
True

Handwritten notes and signatures on the right side of the page, including a large signature and some illegible text.

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*Mealey John Adams and F Maxwell*late of said County, on the *thirteenth* day of *September* . . . , 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,*Did unlawfully play at a certain
game called poker for a large sum
of Money to wit for the sum of One
Dollar by means of a certain gaming
device to wit 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.

Wm H. Robertson
John Curry
Rensler Parsons



Prosecuting Attorney.

D P 266

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.
John Adams, J. & M. Mealey

L. Rifer.
Prosecuting Attorney.

Filed 2 day of March 1897

F. T. [Signature]
Clerk.

Received this writ, Feb. 22. 1897 & have the bonds
the within named John Adams, ~~John Adams~~ J. & M. Mealey
the names of their bonds are John Adams and Isaac Gray
and Smith & Mealey and J. & M. Mealey & have with them
of the bail bonds

Robert Sharp Shery

Wages
Saver
Covers
Bonds
Deaf's
Hydrate
Return

90
90
1,30
1,30
2,00
2,25
6,65

THE STATE OF OHIO,
Union County, ss. }

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take *John Adams & McMealey*
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 10th day of said Court, that being the 24th
day of February A. D., 1861 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 22
day of February A. D., 1861

J. J. Arthur

CLERK.



Criminal Case File
Case No. 90

No 90

State of Ohio

vs

Francis M. Hinton &
Elijah Brown

Feb. 28. 1871 S. C. P. 448

Not Guilty

Hinton shall personally be and appear
before the Court of Common Pleas in
and for said County on the first day
of the Term thereof next to be holden
to answer said Charge of the offense
alleged. And aside the order and
decision of the said Court and
not depart without leave, then
this recognizance to be and otherwise
to be and remain in full force and
virtue in law

Attest John B. Beatty Probate Judge Francis W. Hinton
I certify that the foregoing recognizance
was taken and attested by George Allen
one and signed sealed and acknowledged before me this
27th day of December 1870.

State of Ohio
v.s.
Francis W. Hinton

Recognizance
Filed Dec. 27. 1870
F. G. Arthur Clerk

Witness my hand and the seal of the
Probate Court of said County
John B. Beatty
Probate Judge of
Union County Ohio

The State of Ohio

Union County ss } Be it remembered
that on the 27th day of December A.D. 1870
personally appeared before me John B.
Coals, Probate Judge in and for said
County Francis M. Hinton John Guthrie
and George Wilber and jointly and
severally acknowledged themselves
to owe the State of Ohio, the sum of
Five Hundred Dollars to be levied
of their goods and chattels lands
and tenements if default is made
in the conditions following:

The above obligation is such that
whereas the above named Francis M.
Hinton under the name of Frank
Hinton was on the 6th day of Dec-
ember A.D. 1870 committed to the jail
of said ^(County) on a charge Highway Robbery
in making an assault upon the person
of Allen M. Turner and unlawfully
forcibly and feloniously taking from
him money to the amount of thirty
Eight Dollars and ONE Silver watch
of the value of Twenty Dollars and
has hitherto been confined in the
said jail charged with the commission
of said offense

Now if the said Francis M.



2105-
183-
L2190

[COST BILL.]

No. 8

The State of Ohio, on relation
of Francis M. Binton
vs.
Robert Sharp Sheriff of
Union County Ohio,

HABEAS CORPUS.

	Fees.		Def'ts.		Pl'tiffs.			Fees.		Pl'tiffs.		Def'ts.	
	\$	CTS.	\$	CTS.	\$	CTS.		\$	CTS.	\$	CTS.	\$	CTS.
Filing Petition,	6		6				Fees brought forward,			3	93		
Affidavit to Petition,	12		12				Certificate to Auditor for Wit- ness Fees, each,	8					
Docketing Cause,	6		6				Taking Affidavits,	12					
Indexing Appearance Docket, Entering Allowance of Writ,	10		10				Issuing Summons and Filing and Entering Return,	37					
Issuing Writ of Habeas Corpus, Filing Writ,	30		30				Entering Continuance, Discon- tinuance or Retrait,	10		11			
Entry of Return of Writ,	6		6				Issuing subpa. for first name, each,	12					
Entering Appear. of Parties, Hearing Cause,	16		16				Additional names, each,	4					
Filing Final Entry,	2 00		2 00				Entry Satisfaction of Judgment,	12					
Entering same on Journal,	6		6				Fee Book Record,	35					
Indexing Journal,	10		10				Judges and Clerk's Fees,			35			
Drawing Cost Bill,	10		10				Sheriff's Fees,			1	85		
Issuing a Rule or Attachment and Fil. and Ent. thereof, ea.	35		35				Witnesses' Fees,			6	23		
Filing Answers or other Papers each,	42												
Swearing Witnesses each, 3.	6												
Entering Attendance each,	4		12				Total Costs Ch. to Plaintiff						
	6		18							\$ 6	23		
			3	93									

Received of _____ the above costs in full.
_____, Probate Judge.
By _____ Deputy.

No. 90

Common Pleas.

THE STATE OF OHIO,

vs.

Francis M Hinton
& Elijah Brown

Indictment for Robbery

On this 28 day of Feb
1871, Defendant arraigned, and
pleads Not guilty to this In-
dictment.

F. J. Arthur

Clerk.

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. O. Whelpley
Foreman of Grand Jury.

Copied & certified

Filed Feb 22, 1871

F. J. Arthur Clerk.

L. Piper
Prosecuting Attorney.

[Faint, illegible text on the right side of the page, possibly bleed-through from the reverse side.]

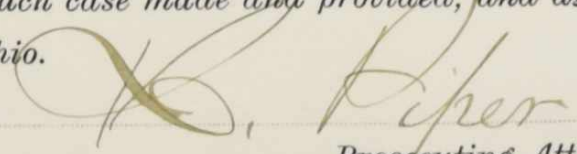
STATE OF OHIO,*Union* County, ss. }In the Court of Common Pleas, *Union* County, Ohio, of the Term of *February*,
in the year of our Lord One Thousand Eight Hundred and *Seventy One*The Jurors of the Grand Jury of the State of Ohio, within and for the
body of the County of *Union*, impaneled, sworn
and 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*Francis M. Hinton and
Elijah Brown*late of said County, on the *Third* day of *December*, 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,1st Count

In and upon one *Allen M. Turner* then and
there being, unlawfully, forcibly and felon-
iously did make an assault and upon the
said *Allen M. Turner* in bodily fear then and
there feloniously and forcibly did put and
certain moneys of the amount and value
of *Forty Eight Dollars* and one silver watch of
the value of *Twenty Dollars* of the personal goods, chat-
tels, property and moneys of the said
Allen M. Turner then and there felon-
iously, forcibly and by violence from the
person and against the will of the said
Allen M. Turner did steal, take and
carry away with the intent, then and
there, the said *Allen M. Turner* of the goods
chattels, property and moneys aforesaid felon-
iously to rob

2^d Count. And the Jurors aforesaid upon
their oaths aforesaid do further present

and find that the said Francis M.
Hinton and Elijah Brown
Unlawfully and feloniously did steal take
and carry away certain money of the amount
and value Forty Eight Dollars the property
of Allen M. Turner and one silver watch
of the value of Twenty Dollars the goods
chattels and property of the said Allen M.
Turner

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.

State of Ohio Plaintiff
vs.

Francis M. Hinton and
Elijah Brown
Defendants

Motion to Quash
the second part of
said indictment

Filed Feb 23 1871
J. J. Arden clerk

C. A. Gilbert
Atty for Hinton

State of Ohio

v.

Francis M. Hinton Es
Elijah Brown. Defendants

Indictment for
Robbery

And now comes the said Francis M. Hinton
in his own proper person, having been
heretofore furnished with a copy said
indictment, and moves the Court to quash
the second Count in said indictment by
reason of certain defects apparent upon
the face of the record, to-wit:

- 1st Said Count is defective in form,
- 2nd Said "Count" does not contain any description
of the local venue of said offence
- 3rd Said Count does not allege that said
crime was committed within the County of
Union - and State of Ohio
- 4th Said ^{Count in said} indictment - does not state any time
when or about when said offence was committed

J. A. Gilbert

Attorney Hinton,

Filed Feb 28

1871-

J. G. Arthur

clerk

We the Jury find the defendant - not guilty as charged in the indictment

W. D. Porter Foreman,

State of Ohio

vs

Brown & Hunter

Transcript from
Justice Docket

The state of Ohio
v s

Frank Hinton

Mittimus

Dec, 6 1870

I Have delivered the
Body of the Within
named Frank Hinton
in to the custody of
the Sheriff of Union
County Robert Sharp

I & Delivered him a
Fees copy of this writ

Service 40

Copy 25

Milage 20

Am't 85

J. W. Lawrence
Constable

Filed Dec 6th 1870
Wm. Robinson J.D.



Mittimus after Trial.

THE STATE OF OHIO, }

Union County, ss. }

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

Whereas, *Frank Hinton*
late of the *County*, of *Union*, has been arrested on the oath
of *Allen M Turner*
for *an assault upon the person of the said Allen M
Turner and unlawfully, forcibly, & feloniously taking from
him money to the amount of Thirty Eight Dollars, and
one silver watch of the value of Twenty Dollars*
and has been examined by me, *W M Robinson*, one of the Justices of the Peace
for said County, and required to give bail in the sum of *one Thousand* 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 *Frank Hinton*

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 *6th* day of *December*

A. D. 18*70*

W. M. Robinson



Justice of the Peace.

The State of Ohio
v s
Elyah Brown

Mittimus

filed Dec 6th 1840

Wm Robinson & P

Fees
Cops 40
Miles 20
Scries 40
\$ 100

The like writ see & in 1836
and deemed by returning
a certified copy of this writ
and discharging them
to the carrier
of H. Tracy Const



Mittimus after Trial.

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

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

Whereas, Elizah Brown
late of the Union County, of Union, has been arrested on the oath
of Allen M Turner
for an assault upon the person of the said Allen
M Turner, and unlawfully, forcibly & feloniously taking
from him Money to the amount of Sixty Eight Dollars and
one silver watch of the value of Twenty Dollars
and has been examined by me, W M Robinson, one of the Justices of the Peace
for said County, and required to give bail in the sum of one Thousand 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 Elizah Brown

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 6th day of December

A. D. 1870

W M Robinson



Justice of the Peace.

655
40
695

Recognizance of Witnesses.

The state of Ohio

vs.

Frank Hinton and

Elizah Brown

filed Dec 6th 1870

Wm Robinson

Justice of the Peace.

Docket *A* *vs* *page 31 & 33*

Returnable _____, 18

Constable.

Recognizance of Witnesses.



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

Be it Remembered, That on the *6th* day of *December*

in the year one thousand eight hundred and *Seventy*

*Allen M. Turner. Willis Hinton
Charles Sparks, Clifford Freeman, Martha
Brown. Richard Columbus Thomas Hinton*

personally appeared before me *Wm 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 *one hundred* dollars each, to be levied

of their goods and chattels, lands and tenements, to the use of the State of Ohio, if default be made in

the condition following, to-wit: The condition of this recognizance is such that if the above bound

*Allen M Turner Willis Hinton Charles Sparks
Clifford Freeman Martha Brown, Richard Columbus
& Thomas Hinton*

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.

Allen M Turner Seal.

C. F. Sparks Seal.

Willis Hinton Seal.

Mattie ^{her} Brown Seal.

Clifford D Freeman Seal.

Thomas ^{his} Hinton Seal.

Richard ^{his} Columbus Seal.

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

Wm Robinson Justice of the Peace.

State of Ohio
vs

Frank Hunter &
Elijah Brown

Defendant of
Allen M Turner

filed Dec 3rd 1870
Wm Robinson JP

Filed December 3rd 1870
Wm Robinson JP

after said return by the sheriff to Robt and
further this defendant's oath
and

Allen M Turner

sworn to and subscribed before
me at the county of Ross
this third day of December
A.D. 1870

Wm Robinson JP

The State of Ohio Union County ss
Before me one of the justices
of the peace for said County per-
sonally came Allen M Turner
who being duly sworn according
to law deposed and says that
^{on or about the 23rd day of February 1870}
Frank Hinton & John Brown
in and upon ^{in the County aforesaid} one Allen M Turner
then and there ^{in the County aforesaid} unlawfully,
forcibly and feloniously did
make an assault and with the
said Allen M. Turner in bodily
fear then and there feloniously
and forcibly did put and certain
money of the amount and value
of Forty Eight Dollars and one
Silver Watch of the value of Twenty
Dollars of the personal goods
chattels property and moneys of
the said Allen M. Turner
then and there feloniously
forcibly and by violence from
the person and against the
will of the said Allen M Turner
did steal take and carry away
with intent then and there the
said Allen M. Turner of the
goods chattels property and moneys

The State of Ohio
v s

Frank Hinton

Transcript

Filed Dec. 17. 1870

J. J. Arthur clerk

Knows to testify before said court on behalf of the State
in the sum of one hundred dollars each - Allen M
Turner. G. H. Sparks, Willie Hinton, Mattie
Brown, Eliza & Freeman. Thomas Hinton,
& Richard Erdmunder - and their Recognizance
on file with the papers in this case.

Shubby certifies the above to be a true copy
from my docket. ~~that~~ of the proceedings had in
this case in this case.

W. M. Robinson \$8

The State of Ohio
v
Frank Hinton

costs
affid 40
filing 5
warrant 40
filing 5
mittimus 40
filing 5
entry 75
subp 55
summons 35
Precept 40
filing 5
mittimus 40
filing 5
Judgment 40
Satisfy 25
further con 25
Transcript 125
certificat 40
\$6,45
Recognisance 40
filing 5
\$6,90
\$ in Lawrence
Court 6,25
costs fees
\$2,20

December 3rd A D 1870. This day came Allen M Turner and made oath that on or about the second day of December A D 1870. that one Frank Hinton at the County of Union and State of Ohio did in and upon one Allen M Turner, then and there being in the County and State aforesaid unlawfully, forcibly and feloniously did make an assault, and him the said Allen M Turner, and did unlawfully, forcibly & feloniously take from him the said Allen M Turner, money to the amount of Forty Eight (48) Dollars, also, did take unlawfully & forcibly, one Silver watch to the value of Twenty Dollars.

Took his, Allen M Turners, affidavit thereof which is on file. Thereupon, I, Issued a warrant against the said Frank Hinton, and delivered the same to Joseph W Lawrence constable. December 3rd A D 1870. Warrant returned with the body of the defendant Frank Hinton, and on good cause shown by the prosecuting attorney & prosecuting witness and J. A Gilbert the defendants attorney, the trial was continued till Tuesday the 6th day of December A D 1870. at 2 o'clock P M, the defendant was required to enter into recognisance for his appearance at that time, and failed to comply with that request. Thereupon a mittimus was Issued to the keeper of the Jail of

the jail of the county, commanding him to
safely keep said Frank Hinton the defendant
untill discharged by due course of law

W M Robinson J S

December 5th A D 1870. Subpoena was
issued by order of the prosecuting attorney
for O P Freeman, Martha Brown Clifford
Freeman Thomas Hinton, C F Sparks, Willis Hin-
ton, Louis Hinton, on behalf of the State, and
delivered the same to J W Lawrence constable

Dec 6th recd this writ A D 1870 sub returned, en-
dorsed as follows. Dec 5 A D 1870, recd this writ, and after
wards, I served the same by reading to O. P. Freeman C
F Sparks Marthe Brown, C Freeman, Louis Hinton
Willis Hinton & Thomas Hinton, ~ Miles \$1.45...
service 75^{cts} total \$2.20. Sol Hensley const

Dec 6th A D 1870, one o'clock P M. I issued a prece-
pt, commanding the constable to bring the Body of
the within named Frank Hinton before me, at 2 oc-
lock P M, the time for the trial in this case, Dec 6th
A D 1870, 2 o'clock P M the Precept returned, endorsed
as follows, Recd this writ, at one o'clock P M, and served
the same by bringing the Body of the within named
Frank Hinton before the Justice W M Robinson, for
60 trial, service 40^{cts} Miles 20^{cts} total 60^{cts}

Sol Hensley const

Dec 6th A D 1870, 2 o'clock P M the time for trial

in this case, and the prisoner Frank Hinton pres-
 ent, with his attorney A N Gilbert, after the
 charge as set forth in the affidavit, was made
 known to him by me, he then entered his plea of
 not guilty. Trial had, Allen M Turner, C Free
 Man, Marthe Brown, C F Sparks, Willis Hin-
 ton & Thomas Hinton ^{Richard Columbus} sworn, and examined
 by the Prosecuting atty & cross examined by A
 N Gilbert attorney for the defendant, after
 hearing the testimony, and arguments of the at-
 tornies, it is considered by me, that the defen-
 dant be held to answer to the court of common
 pleas, at the next term of said court, I therefore
 ordered ^{that} the defendant enter into recognisance, in
 the sum of one Thousand Dollars, for his appear-
 ance at said court on the first day of the next
 term of said court, which he failed to do, I there-
 upon issued a Mittimus for his commitment to
 the jail of the county, and delivered the same to
 J W Lawrence constable, ^{receipt returned, with the body of}
^{the defendant, fees 60 by} J W Lawrence const
 Dec 6th A D 1870. Mittimus returned, endorsed as
 follows. I have delivered the Body of the within named
 Frank Hinton to the custody of the Sheriff of Union
 county Robert Sharp, & delivered a copy of this writ
 it, fees service 40 ^{copy 25} Miles 20. total 85.

witnesses
 A M Turner 50
 W Hinton 50
 C F Sparks 50
 C Freeman 50
 R Columbus 50
 Mar Brown 50
 O P Freeman 50
 Tho Hinton 50

attend 1.00

85

J W Lawrence

The following witnesses were bound to appear on
 the first day of the next term of the court of common

The State of Ohio
v s

Elizah Brown

Transcript

Filed Dec 17. 1870

F. J. Arthur Clerk

Witnesses returned endorsed by followers. Recd
this writ Dec 6th A.D. 1870. and served the same by
delivering the same to the defendant to the
Gailes of union county, and also, a certified
copy of this writ, per copy 40^{cts} Mulroy 20^{cts}
A. L. 11.00
Also service 40^{cts} total \$11.00 and Stanley court
Dec 13th A.D. 1870. I hereby certify the above
to be a true copy of the proceedings on my docket
had before me, in the above case, given under my
hand this 13th day of December 1870.

Wm Robinson P D

State of Ohio
v s

Elizah Brown

costs	
affid	40
filing	5
Warrant	40
filing	5
Entry	75
Subps	55
Mittimus	40
filing	5
Summary	30
Precept	40
filing	5
Count	40
filing	5
filing subs	5
Judgment	40
sets	25
further	25
recap sum	40
filing	5
Summons	25
filing	5
certific	40
	\$6.90

\$17.15

December 3rd AD 1870. This day came Allen M Turner and made oath, that on or about the second day of December AD 1870, one Elizah Brown at the county of Union and state of Ohio, did, in and upon him the said Allen M Turner, then and there, being in the county and state aforesaid unlawfully, feloniously and forcibly, did make an assault on him the said Allen M Turner, and did unlawfully, forcibly & feloniously, take from him the said Allen M Turner, money to the amount of Forty Eight Dollars (48^{ff}) also did take unlawfully, forcibly & feloniously one silver watch of the value of Twenty Dollars, Took the affidavit of the said Allen M Turner, which is on file in my office. Thereupon I issued a warrant, against the said Elizah Brown and delivered the same to Solomon Hensley constable.

December 4th AD 1870
warrant returned, endorsed as follows. I took the body of the within named Elizah Brown and have him before the justice W M Robinson.

Dec 4th AD 1870. costs, Milage \$5.25, service 40^{cts} conveyance \$10.00, assistance \$1.50
Total \$17.15, ^{sub Hensley constable} on good cause shown by absence of material witnesses and other reasons, the trial of the prisoner was adjourned till December 6th AD 1870, at 2 o'clock P M, and

Thereupon I issued a mittimus to the jailor of the county, commanding him to receive him the said Elizah Brown in the jail of the county, and him safely keep, untill he be discharged by due course of law -

December 5th A D 1870, Mittimus returned endorsed as follows, I committed the within named Elizah Brown to the custody of the jailor, with whom I left a certified copy of this writ, Mileage 20^{cts} Copy 40^{cts} service 40^{cts} Total \$1.00. ^{Sol Hensley const} December 5th A D 1870. I issued a subpoena for O P Freeman, Clifford Freeman Martha Brown Thomas Hinton, C F Sparks, Willis Hinton & Louis Hinton, on behalf of the state, & delivered the same to Sol Hensley constable. Dec 5th A D 1870, subpoena returned endorsed as follows, Dec 5th A D 1870, I read this writ and served the same as follows, on O P Freeman by R. C Freeman R. Martha Brown R. C Sparks, R Thos Hinton R Willis Hinton R. Louis Hinton R. costs, Mileage 24 miles \$1.45.

\$1.00

\$2.20

December 6th A D 1870, one o'clock P M I issued a precept commanding the constable to bring the body of the above named Elizah Brown, before me at 2 o'clock P M the time set for the trial in this case -

December 6th A D 1870, 2 o'clock P M, the time set for the trial in this case, of the above named Elizah Brown the defendant, Precept returned, endorsed.

as follows - received this writ Dec 6th A D 1870. at one
o'clock P.M. and served the same by bringing the body
of the within named Elizabeth Brown before the Justice
60 W.M. Robinson. for trial, service 40^{cts} Miles 20. total 60^{cts}
Sol Flewley court

December 6th A D 1870. 2 o'clock P.M. the defendant
Elizabeth Brown in court. and the charge, as alleged
in the affidavit against him. Made known to him
witness fees he entered his plea of Not guilty by his council A.S.
A.M. Turner 50 Gilbert. Trial had Allen M. Turner, & Martha
W. Hinton 50 Brown sworn & examined by the prosecuting aty
C.F. Sparks 50 for the state, and cross examined by A.S. Gilbert
C. Freeman 50 attorney for the defendant, Elizabeth Brown, and
M. Brown 50 after hearing the testimony, and the arguments of the
R. Columbus 50 attorneys. It is considered by me that the defendant
S. Hinton 50 Elizabeth Brown, be held to answer to the court of
O.P. Freeman 50 Common pleas, at the next term of said court, &
the defendant was ordered by me to enter into a re-
cognisance in the sum of one Thousand Dollars
for his appearance at the court of common pleas, on
the first day of said court next to be holden, which
he failed to do. and thereupon I issued a mittimus
for his commitment, and delivered the same, to
Sol Flewley constable, and recognized the follow-
ing witnesses in behalf of the state - Allen M.
Turner, Willis Hinton, C.F. Sparks, Clifford
Freeman, Martha Brown, Richard Columbus &
Thomas Hinton, and the recognisance is on file

The State of Ohio
u s
Frank Hinton &
Olizah Brown
Precept for Body

Service 40
Mileage 20

Amnt 60

Filed Dec 6th 1870
Wm Robinson

Recd this writ Dec 6th at 10 o'clock P M and
served the same by bringing the Bodies of the within
Named Frank Hinton & Olizah Brown before the Justice
Wm Robinson for trial. Service 40 cts each, 80
Mileage 20. Total \$1.00

Wm H. Early, Constable

The State of Ohio Union County
To my Constable of Paris Township Greeting
Whereas Frank Hinton and Elizah Brown was com-
mitted to the Jail of said County, on account of the postpond-
ement of their ^{trial} to the 6th day of December AD 1870 at 2 o'clock
P.M. for unlawfully forcibly & feloniously assaulted one
Allen M Turner and taking from the said Allen M Tur-
ner by force Money to the amount of Forty Eight Dollars
and one silver watch the value of Twenty Dollars

You are therefore hereby commanded to receive the
said Frank Hinton and Elizah Brown from the cus-
tody of the keeper of said Jail so that you have their bodies
before me at the time aforesaid to answer in the premises

Given under my hand this 6th day of December 1870
W.M. Robinson J. J.

No. _____ Doc. P. _____

State of Ohio
vs.

Frank Hinton and
Catojah Brewer
's Subpoena.

Returned and filed Dec 6th, 1870

Wm Robinson J. P.

WITNESSES	How Served.	Day of Service.	Miles Distant.
O. P. Freeman	R.A.	Dec 5	6
C. Freeman	R.A.	Dec 5	6
Mattie Brown	R.A.	Dec 5	6
C. Sparks	R	Dec 6	1
Tom Hinton	R	Dec 6	7
Willis Hinton	R	Dec 6	3
Louis Hinton	R	Dec 6	

December 5th, 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.

My Fees.

Mileage, 2 \$ Miles, \$ 1 45
 Service on \$ Witnesses, \$ 45
 Copies, \$
 Amount, \$ 2 90

J. P. Healey
Constable.



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 *O P Freeman*

*Mattie Brown & Clifford Freeman, Louis
 Hinton Charles Sharp, Willis Hinton Louis Hinton*

to be and appear before me *Wm Robinson* one of the Justices of
 the Peace within and for said County, at *Two o'clock P M on the 6th day of Dec 1870*

and there to give testimony, and the truth to say, touching a certain complaint made on behalf of the State
 against *Frank Hinton and Elizabeth Brown*

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 *5th* day of

December, A. D. 1870.

Wm Robinson Justice of the Peace.

ORDER FOR DETENTION ON ADJOURNMENT.

THE STATE OF OHIO,

County, ss.

; Constable in and for said County:

Whereas, 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 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.



THE STATE OF OHIO.

vs.

Frank Hinton and Elyah Brown

filed Dec 6th 1870 Wm Robinson J.P.

WARRANT.

52 1/2 \$
25 1/2 \$
27 00 \$
Fees: }
Mileage, \$ 75
Service \$ 46

Constable.

Wm Robinson

Dec 9, A. D. 1870

before the Justice

I took the bod of the within-named

Frank Hinton

RETURN.

STATE WARRANT.

[121]



THE STATE OF OHIO, }
 } To any Constable of said County, Greeting:

Union County, ss.

Whereas, Complaint has been made before me, one of the Justices of the Peace in and for the County aforesaid, upon the oath of *Allen M. Turner*

, that *Frank Hinton and Elijah Brown*

at the County of *Union* in the State of Ohio, In and upon one *Allen M. Turner* then and there being, in the County aforesaid unlawfully, forcibly and feloniously did make an assault and him the said *Allen M. Turner* in bodily fear then and there feloniously and forcibly did put and certain money of the amount and value of forty Eight Dollars and one Silver watch of the value of Twenty Dollars of the personal goods, chattels, property and moneys of the said *Allen M. Turner*, then and there feloniously, forcibly and by violence from the person and against the will of the said *Allen M. Turner* did steal, take and carry away with intent to deprive the said *Allen M. Turner* of the goods, chattels, property and moneys aforesaid feloniously to *Rob*

These are therefore to command you to take the said *Frank Hinton and Elijah Brown*

if *They* be found in your County; or if *They* shall have fled, that you pursue after the said *Frank Hinton and Elijah Brown*

into any other County within this State, and take and safely keep the said *Frank Hinton and Elijah Brown*

so that you have *their* bodies 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 *Third* day of *December*, A. D. 18*70*

W. W. Robinson Jp



Justice of the Peace in and for said County.

RETURN.

December 5th 1870, I committed the within named

Elyah Brown

to the custody of the within-named Jailor,

with whom I left a certified copy of this writ.

Fees.	Mileage, \$	20	Dul. Hooley, Constable.
	Copy	40	
	Service, \$	40	
	Total	\$ 100	

THE STATE OF OHIO

vs.

Frank Hinton &
Elyah Brown

Filed Dec 6th 1870
Wm Robinson JP

MITTIMUS FOR ADJOURNMENT.

Mittimus on Adjournment.



The State of Ohio, Union County, ss.

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

Whereas, Elizah Brown

of the County aforesaid, has been arrested on the oath of Allen M Turner for an assault upon him the said Allen M Turner & did forcibly feloniously and unlawfully make an assault and upon the said Allen M Turner in Bodily Fear, then & there feloniously & forcibly did take & contain Money of the amount of Forty Eight Dollars, and one silver watch of the value of Twenty Dollars, of the goods and chattels of the said Allen M Turner

and has been brought before me, Wm Robinson, one of the Justices of the Peace in and for said County, for trial, which trial has been necessarily postponed by reason of the absence of Material witnesses & other good causes. Therefore, I command you, in the name of the State, to receive the said Elizah Brown

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

Given under my hand and seal, this 25th day of December A. D. 1870

Wm Robinson, Justice of the Peace.

[Let the Justice make a scroll with the pen around the seal.]



ORDER FOR DETENTION ON ADJOURNMENT.

THE STATE OF OHIO,

County, ss.

To

, Constable in and for said County :

Whereas, 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 _____ 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. P. 18 _____, at said County.

Justice of the Peace in and for said County.

Seal

THE STATE OF OHIO.

vs.

Elizah Brown

*filed December 6th
1870
Wm Robinson JP*

WARRANT.

*Lawrence 1000
Cannon 1000
Total 2000*

Constable.

Sol. Healy

Wm Robinson, A. D. 1870

and have *him* before the Justice

Mileage, \$ *525-*

Fees: {

Service, \$ *40*

RETURN.

I took the body of the within-named *Elizah Brown*



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 Allen M Turner, that Frank Hinton & Elijah Brown

at the County of Union, in the State of Ohio, In and upon Allen M Turner then & there, at the county & state aforesaid, being unlawfully, forcibly & feloniously did make an assault, and him the said Allen M Turner in bodily fear then and there forcibly & feloniously did put and contain Money of the amount and value of Forty Eight Dollars, and one watch of the value of Twenty Dollars, of the personal goods, chattels, property & Moneys of the said Allen M Turner then and there feloniously forcibly & by violence from the person of and against the will of the said Allen M Turner, did steal, take, and carry away, with intent then and there the said Allen M Turner, of the goods, chattels, property & money aforesaid, feloniously to Rob & further this deparant saith not

These are therefore to command you to take the said Frank Hinton and Elijah Brown if they be found in your County; or if they shall have fled, that you pursue after the said Frank Hinton & Elijah Brown

into any other County within this State, and take and safely keep the said Frank Hinton & Elijah Brown so that you have them bodies 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 3rd day of December, A. D. 1870

Wm Robinson

Justice of the Peace in and for said County.



Criminal Case File
Case No. 91

Feb. 28 P. Guildy

No 91

State of Ohio
vs
Harvey Price

Feb 28, 1871. Fine Tests
paid

J. A. P. 240

J. S. P. 447

Recorded
Page 61

Capias No 92

Stat of Ohio
vs
Harvey Price

Filed Feb 28, 1871
F. J. Arthur Clerk

Received this writ Feb. 24th 1871, I have taken the body of the
within Harry Price the names of his bonds are \$1000 and
dear Rockbury. I enclose herewith return of copy of the
said writ,

Robert Sharp Sheriff

Fees, 45	
Bonds, 45	
Sheriff's fee, 65	
Mileage, 2,20	
Return, 12	
	<hr/>
	4,67

C A P I A S .

Printed and Sold by G. W. Hastings & Co., dealers in County Officers' Blanks, Springfield, O.

The State of Ohio,
Union County, ss.

To the Sheriff of said County, Greeting;

We command you to take *Harvey Price*

and him safely keep, so that you have his body before the Judge of our Court of Common Pleas, at the Court House in the town of *Marysville*, on the ^{13th} ~~first~~ Day of ^{present} ~~next~~ term, to answer unto

the State of Ohio, of an indictment exhibited against him for *Selling intoxicating*
Liquors to be drank upon the premises (Feb 28 Tuesday)
and have you then there this writ.

Witness, *J. J. Arthur*

Clerk of said Court, this *24* day of
Feb, A D., one thousand

eight hundred and *Twentyone*.

J. J. Arthur, Clerk.

Copy

BAIL BOND.

State of Ohio

vs.

Harry Price

Filed Feb. 28, 1871
J. J. Arthur Clerk



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.)

Be it Remembered, That on the 25th 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

Harry Price Levi Roseberry
J. M. Sanders

and severally acknowledged themselves to owe the State of Ohio the sum of Two
Hundred & Fifty dollars each, to be levied of their goods and chattels,

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

Harry Price
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 Harry Price

for the offense charged in said Indictment

Now, Therefore, if the said Harry Price

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

County last aforesaid on the 13th 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 25 day of February

A. D. 1871

Harry Price Seal
Levi Roseberry Seal
J. M. Sanders Seal

No. 91

Common Pleas.

THE STATE OF OHIO,

vs.

Harvey Price

On this 28 day of Feb
1871, Defendant arraigned, and
pleads guilty to this In-
dictment.

J. J. Arthur

Clerk.

Indictment for Selling In-
toxicating Liquors to be
drunk where sold

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. B. Murphy
Foreman of Grand Jury.

Copied Feb-24

Filed Feb 22 1871

J. J. Arthur Clerk.

L. Piper
Prosecuting Attorney.

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

Henry Price

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

Did unlawfully and knowingly
sell intoxicating liquors to one *William*
Roberts to be drunk upon *land*
about the premises and place 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.

Michael Blue
Wen Roberts
F. M. Sanders

L. Piper
Prosecuting Attorney.

Criminal Case File

Case No. 92

No 92

State of Ohio
vs
Harvey Price

Feb. 2. 1872

D. P. 63 —

Sept. 20

Ex. D. P. 286

Filed Feb 24, 1871
J. J. Arthur Clerk

State of Ohio
vs
Harvey Brice

Received this writ Feb 24th 1871 and have taken the body of the
within Harvey Brice, the names of his bonds are Harvey Brice
Abri Bookery and J. M. Sanders, I herewith return a copy
of the Bail Bond,

Robert Sharp Sheriff

Writs	40
Arrest	45
Sum of	65
Copying	65
Mileage	20
Return	12
	<hr/>
	4, 52

C A P I A S .

Printed and Sold by G. W. Hastings & Co., dealers in County Officers' Blanks, Springfield, O.

The State of Ohio,
Union County, ss.

To the Sheriff of said County, Greeting;

We command you to take *Harvey Rice*

and him safely keep, so that you have his body before the Judge of our Court of Common Pleas, at the Court House in the town of *Marysville*, on the ¹³ ~~First~~ Day of ^{February} ~~next~~ term, to answer unto

the State of Ohio, of an indictment exhibited against him for *Selling intoxicating liquors*
to be drunk where sold (*Feb. 28 Monday*)

and have you then there this writ.

Witness, *J. J. Arthur*

Clerk of said Court, this *24* day of

Feb, A D., one thousand
eight hundred and *seventy one*.

J. J. Arthur, Clerk.

No. 92

Common Pleas.

THE STATE OF OHIO,

vs.

Harvey Price

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

Indictment for Selling into
retailing Liquors to be
drank on the premises

_____ Clerk.

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. B. Whipple
Foreman of Grand Jury.

Copy filed Feb 22

Filed Feb. 22 1871

J. J. Arthur Clerk.

L. P. Phipps
Prosecuting Attorney.

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

Harvey Price

late of said County, on the *twenty second* day of *December*, 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,

*Did unlawfully and knowingly sell
intoxicating liquors to one John L. Price
to be drunk upon and about the premises
and place 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.

L. Price

Prosecuting Attorney.

John Lemont Price

Copy

BAIL BOND.

State of Ohio

vs.

Harry Price

Filed Feb 28. 1871
H. J. Arthur Clerk



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.)

Be it Remembered, That on the *25th* day

of *February*, in the year of our Lord one thousand eight hundred

and *Twenty one*, personally came before me, *Robert Sharp*

Sheriff of the County of *Union*

Harry Price Levi Roseberry
J. M. Sanders

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

Hundred & 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 *Harry Price*

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 *Harry Price*

for the offense charged in said *Indictment*

Now, Therefore, if the said *Harry Price*

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

County last aforesaid on the *13th* 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 *25th* day of *February*

A. D. 18*71*

Harry Price Seal
Levi Roseberry Seal
J. M. Sanders Seal

Criminal Case File

Case No. 93

No 93

State of Ohio
vs
Harvey Price

Feb. 2, 1872, J. 9, P. 63
Left off

U. D. P. 286

No. 93

Common Pleas.

THE STATE OF OHIO,

vs.

Harvey Rice

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

Indictment for selling in-
toxicating liquors &
be drunk on the prem-
ises

_____ Clerk.

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. Whelpley
Foreman of Grand Jury.

Opaid Sep-24

Filed Feb 22 1871

H. J. Arthur Clerk.

L. P. _____
Prosecuting Attorney.

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

Harvey Price

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

*Did unlawfully and knowingly
 sell intoxicating liquors to one John
 Price to be drunk upon and about the
 premises and place 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. Price

L. P. Piper

Prosecuting Attorney.

Copy
BAIL BOND.

State of Ohio

vs.

Harry Price

Filed Feb 28, 1871
J. J. Arthur Clerk



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.)

Be it Remembered, That on the *25th* 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*

Harry Price *Levi Roseberry* *J. M. Sanders* and severally acknowledged themselves to owe the State of Ohio the sum of *Five*

Hundred & Fifty dollars each, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to-wit: The condition of this Recognizance is such, that, whereas, the above bounden *Harry Price*

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 *Harry Price*

for the offense charged in said *Indictment*,

Now, Therefore, if the said *Harry Price* so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the County last aforesaid on the *13th* day of the ~~next~~ *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 effect; otherwise to be and remain in full force and virtue in law.

Given under our hands this *25th* day of *February*

A. D. 1871

Harry Price Seal
Levi Roseberry Seal
J. M. Sanders Seal

Casias No 94

State of Ohio

vs
Harvey Price

Received this writ Feb. 24th 1871ⁿ have taken the Body of the
within named Harvey Price the names of his Bonds are Harvey Price
Levi Roseberry. of Jm. Sanders, & herewith return a Copy of the
Bail Bond

Fees	45
Lawyer	45
Shirley	2.20
Copy	65
Leop	65
Return	1.22
	<hr/>
	4.52

Robert Sharp Shroy

CAPIAS.

Printed and Sold by G. W. Hastings & Co., dealers in County Officers' Blanks, Springfield, O.

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

To the Sheriff of said County, Greeting;

We command you to take *Harvey Rice*
and him safely keep, so that you have his body before the Judge of our Court of Common Pleas, at the Court House in the town of *Marysville*, on the ¹³ ~~First~~ Day of ^{February} ~~next~~ term, to answer unto the State of Ohio, of an indictment exhibited against him for *Selling intoxicating Liquors to be drunk upon the premises (Feb 28 Tuesday)*
and have you then there this writ.

Witness,

F. J. Arthur

Clerk of said Court, this *24* day of

Feb, A D., one thousand
eight hundred and *Seventy one*.

F. J. Arthur, Clerk.

Criminal Case File
Case No. 94

No. 94

Union Common Pleas.

STATE OF OHIO

against

Harvey Price
Defendant.

JAN TERM 1872

Left off Docket

Journal No. _____ Page _____

Record No. **No Record** Page _____

Ex. Doc. _____ Page _____

No 94

State of Ohio
vs
Harvey Price

Feb. 2, 1872. J. J. P. 63
Left off

Ex. D. P. 288

1020
350

670

No. 94

Common Pleas.

THE STATE OF OHIO,

vs.

Harvey Price

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

Indictment for Selling into
intoxicating liquors to be
drunk on the premises

_____ Clerk.

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. B. Whelpley
Foreman of Grand Jury.

Copied Feb 24

Filed Feb. 22. 1871

J. I. Arfaw Clerk.

L. Pipher
Prosecuting Attorney.

This document has been filed in the office of the Clerk of the Court and is subject to the provisions of the Public Access Policy of the Court.

Digitized by Google

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

Harvey Price

late of said County, on the *Seventeenth* day of *December*, 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,

*Did unlawfully and knowingly
sell intoxicating liquors to one Michael
Blum to be drunk upon and about
the premises and place 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.

Michael Blue
John L. Price
J. Rosenberg

L. Piper
Prosecuting Attorney.

Casius No 83

State of Ohio
vs
Harvey Price

Q

Received this writ Feb. 24th 1897. I have taken the Body of the within named
Harvey Price the names of his Bonds are Harry Price. Lem Roseberry
and J. Sanders I have with returned a copy of that bond Board,

27					
Fees	45				
Lawyer	45				
Arrest	65				
Bond	65				
Copy	2	20			
Meals	1	12			
Return					4.52

Robert Sharp Sherry

C A P I A S .

Printed and Sold by G. W. Hastings & Co., dealers in County Officers' Blanks, Springfield, O.

The State of Ohio,
Union County, ss.

To the Sheriff of said County, Greeting;

We command you to take *Harvey Rice*

and him safely keep, so that you have his body before the Judge of our Court of Common Pleas, at the Court House in the town of *Mayville*, on the ^{*13th*} ~~First~~ Day of ^{*present*} ~~next~~ term, to answer unto

the State of Ohio, of an indictment exhibited against him for *Selling intoxicating Liquor*
to be drunk upon the premises (*Feb 28 Tuesday*)

and have you then there this writ.

Witness,

F. J. Arthur

Clerk of said Court, this *24* day of

Feb, A D., one thousand

eight hundred and *Seventy one*

F. J. Arthur, Clerk.

Copy

BAIL BOND.

State of Ohio

vs.

Harry Price

Filed Feb 20, 1871
J. J. Arthur Clerk

330



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.)

Be it Remembered, That on the *25th* 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*

Harry Price Levi Roseberry and *J M Sanders*, and severally acknowledged themselves to owe the State of Ohio the sum of *Two Hundred & Fifty* dollars each, to be levied of their goods and chattels,

lands and tenements, if default be made in the condition following, to-wit: The condition of this Recognizance is such, that, whereas, the above bounden *Harry Price* 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 *Harry Price* for the offense charged in said *Indictment*

Now, Therefore, if the said *Harry Price* so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas of the County last aforesaid on the *13th* day of the ~~next~~ *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 effect; otherwise to be and remain in full force and virtue in law.

Given under our hands this *25th* day of *February*

A. D. 1871,

Harry Price Seal
Levi Roseberry Seal
J M Sanders Seal

Criminal Case File

Case No. 95

No. 95

Union Common Pleas.

STATE OF OHIO

against

Elliott B Perkins ^{Def}

Defendant.

JAN TERM, 1872

Left off Docket

Journal No. 9

Page 84

Record No.

No Record

Page _____

Ex. Doc. A

Page 4923-4924

No 957101

State of Ohio

vs
Elliott B. Perkins & Menzo D. Walsey

Left off locked by
order of Prob. Court
J. G. P. 84

No. 95

Common Pleas.

THE STATE OF OHIO,

vs

Elliott B. Perkins
& Menzo D. Halscy

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

Indictment for *Forgery*

Clerk.

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. D. Murphy
Foreman of Grand Jury.

Filed *Feb 22* 18*71*

L. J. Piper Clerk.

Prosecuting Attorney.

*Copy 111
1871
22
1871*

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

Elliott B. Perkins and Menzo D. Halsey

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 _____ Township, in said County of
Union, and State of Ohio,

Unlawfully and feloniously did
falsely make, forge and counterfeit a
certain promissory note for the payment
of money which said false forged and
and counterfeited promissory note is of
the purport effect and value following
to wit:

" Post office address - Darby Creek County "
" of Union State of Ohio "
" Jerome May 7th 1870 "
" Three Months after date I promise to "
" pay to the order of *L. A. Wilder* three "
" hundred Dollars for value received "
" with rise "
" { 15 cent } *George Rickard* "
" Post Res Stamp }

with intent thereby to unlaw-
fully defraud -

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

Geo. Rickard

L. Piper

Prosecuting Attorney.

D. B. P. 269

State
vs
Berkins & Halsey

Filed August 18, 1871
A. T. Arthur Clerk

Warrant issued August 17th 1871
of the return this copies by
order of J. S. Fisher, Prosecuting
Attorney of Lincoln County
Ohio

J. S. Pearson Sheriff
of Lincoln County Ohio

C A P I A S .

Printed and Sold by G. W. Hastings & Co., dealers in County Officers' Blanks, Springfield, O.

The State of Ohio,

Union

County, ss.

Morrow

To the Sheriff of ~~Union~~ County, Greeting;

We command you to take *Elliott B. Perkins and Menzo J. Halsey*
and him safely keep, so that you have his body before the Judge of our Court of Common Pleas, at the Court
House in the town of *Marysville*, on the First Day of next term, to answer unto
the State of Ohio, of an indictment exhibited against him for *Forgery* (*May 27th 1871*)

and have you then there this writ.

Witness,

J. Y. Arthur Clerk

Clerk of said Court, this *22th* day of

March

, A D., one thousand

eight hundred and *Seventy one*

J. Y. Arthur

, Clerk.



No. 101

Common Pleas.

THE STATE OF OHIO,

vs.

Wm B Perkins
& Menzo D Halsey

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

Indictment for Forgery

..... Clerk.

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. Shepley
Foreman of Grand Jury

Filed Feb 22, 1871

J. J. Arthur Clerk.
L. P. Fisher
Prosecuting Attorney.

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 aforesaid, 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 Mengo D
Halsey and Elliot B Perkins

late of said County, on the Fifteenth day of July, in the
year of our Lord One Thousand Eight Hundred and Seventy, with
force and arms ~~at~~ Township, in said County of

Union, and State of Ohio, did unlawfully felon-

iously, & falsely and fraudulently, alter and forge the promissory
note in the words & figures following to wit
"part office address Bokes Creek County of Union State of Ohio York, July 15th 1870
Three months after date I promise to pay to the order of J A Milder one hundred and fifty
dollars for value received with use = John Johnson" ten cent stamp

On the back of which promissory note said John Johnson before
J A Milder
he delivered said promissory note to said Mengo D Halsey & Elliot B Perkins for note
the words & figures following in substance to wit

"This note to be paid out of the profits of the sale of flattent soaping
material according to the written contract of this date July 15th 1870
and which words & figures on the back of said promissory note consti-
tute and were a part of the said promissory note & constitute
a material part of the conditions and terms of said
written instrument when the same was signed and
delivered, said John Johnson to said Mengo D Halsey &
Elliot B Perkins who as agents of J A Milder the payee
of said note received said written instrument when it was
executed and delivered as aforesaid at the date aforesaid
of said instrument. And said Jurors on their oaths aforesaid
find & present as aforesaid that said Mengo D Halsey & Elliot B
Perkins on said 15th day of July 1870 did fraudulently
falsely, unlawfully & feloniously erase, scratch out and obliterate

all of the said words & figures written as aforesaid on the back of said promissory note, and having so erased and obliterated said words thereby unlawfully fraudulently & falsely alter said promissory note with the intent & purpose to cheat and defraud the said John Johnson where said note was of the value of one hundred and fifty dollars & was so materially altered as aforesaid - Contrary to the statute in such case made & provided and against the peace & dignity of the State of Ohio

And the said Grand Jurors duly empannelled and sworn & charged as aforesaid on their oaths aforesaid do further find & present that Messrs D. Halsey & Elliott B. Perkins on the 16th day of July 1870 at the County of Miami aforesaid did unlawfully, fraudulently, falsely and feloniously utter, pass & publish and with intent to defraud John Johnson, utter, publish & sell as true and genuine to one Thomas Martin a certain false forged & fraudulent promissory note for one hundred & fifty dollars in the words & figures following to wit

" post office address Bakes Creek York July 15th 1870
Miami County State of Ohio - Three months after date I promise to pay to the order of L. A. Milder one hundred and fifty dollars for value received with use - John Johnson" &

with the back thereof as a part thereof was before its execution & delivery to said L. A. Milder written the following words & figures to wit

" This note to be paid out of the profits of the sale of Patent roofing ^{material} according to the written contract of this date ^{July 15th 1870} which words & figures so written & endorsed on the back of said promissory note & which constituted a part of said note & materially affected the terms thereof when it was delivered as aforesaid. ~~was~~ ^{more} fraudulent, false, unlawfully & feloniously erased & scratched off by said Halsey & said Perkins & said note was & became thereby a forged, false & fraudulent instrument &

said Messrs D. Halsey & Perkins knowing the same to be so false, forged & fraudulent did as aforesaid at the County aforesaid on the said 16th of July 1870 with intent to defraud & cheat the said John Johnson ~~out~~ out of said one hundred & fifty dollars pass, utter & publish to said Thomas Martin said note with said endorsement erased and obliterated as aforesaid and fraudulent, false & feloniously altered & forged as aforesaid

And the said Grand Jurors do further find & present that said Messrs D. Halsey & Perkins on the said 16th day of July 1870 at the County of Miami aforesaid did unlawfully, fraudulently, falsely and feloniously utter, pass & publish and with intent to defraud John Johnson, utter, publish & sell as true and genuine to one Thomas Martin a certain false forged & fraudulent promissory note for one hundred & fifty dollars in the words & figures following to wit

" post office address Bakes Creek York July 15th 1870
Miami County State of Ohio - Three months after date I promise to pay to the order of L. A. Milder one hundred and fifty dollars for value received with use - John Johnson" &

with the back thereof as a part thereof was before its execution & delivery to said L. A. Milder written the following words & figures to wit

" This note to be paid out of the profits of the sale of Patent roofing ^{material} according to the written contract of this date ^{July 15th 1870} which words & figures so written & endorsed on the back of said promissory note & which constituted a part of said note & materially affected the terms thereof when it was delivered as aforesaid. ~~was~~ ^{more} fraudulent, false, unlawfully & feloniously erased & scratched off by said Halsey & said Perkins & said note was & became thereby a forged, false & fraudulent instrument &

said Messrs D. Halsey & Perkins knowing the same to be so false, forged & fraudulent did as aforesaid at the County aforesaid on the said 16th of July 1870 with intent to defraud & cheat the said John Johnson ~~out~~ out of said one hundred & fifty dollars pass, utter & publish to said Thomas Martin said note with said endorsement erased and obliterated as aforesaid and fraudulent, false & feloniously altered & forged as aforesaid

And the said Grand Jurors do further find & present that said Messrs D. Halsey & Perkins on the said 16th day of July 1870 at the County of Miami aforesaid did unlawfully, fraudulently, falsely and feloniously utter, pass & publish and with intent to defraud John Johnson, utter, publish & sell as true and genuine to one Thomas Martin a certain false forged & fraudulent promissory note for one hundred & fifty dollars in the words & figures following to wit

" post office address Bakes Creek York July 15th 1870
Miami County State of Ohio - Three months after date I promise to pay to the order of L. A. Milder one hundred and fifty dollars for value received with use - John Johnson" &

with the back thereof as a part thereof was before its execution & delivery to said L. A. Milder written the following words & figures to wit

" This note to be paid out of the profits of the sale of Patent roofing ^{material} according to the written contract of this date ^{July 15th 1870} which words & figures so written & endorsed on the back of said promissory note & which constituted a part of said note & materially affected the terms thereof when it was delivered as aforesaid. ~~was~~ ^{more} fraudulent, false, unlawfully & feloniously erased & scratched off by said Halsey & said Perkins & said note was & became thereby a forged, false & fraudulent instrument &

said Messrs D. Halsey & Perkins knowing the same to be so false, forged & fraudulent did as aforesaid at the County aforesaid on the said 16th of July 1870 with intent to defraud & cheat the said John Johnson ~~out~~ out of said one hundred & fifty dollars pass, utter & publish to said Thomas Martin said note with said endorsement erased and obliterated as aforesaid and fraudulent, false & feloniously altered & forged as aforesaid

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

John Johnson

D. Piper
Prosecuting Attorney.

Criminal Case File
Case No. 96

No 96

State of Ohio
vs

John Adams, E. F. Poppleton J. C.

June 6, 1871

Left P. M.

A. S. P. 470

No. 96

Common Pleas.

THE STATE OF OHIO,

vs.

John Adams Jos Hoyle
Earl F. Pappalardo E. T. M. Mundy

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

Indictment for

Gambling

Clerk.

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. S. Whelpley
Foreman of Grand Jury.

Filed March 1871

Filed

Feb 22

1871

F. J. Arden

Clerk.

L. Ripen

Prosecuting Attorney.

[Faint, illegible text on the right side of the page, possibly bleed-through or a stamp.]

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, Joseph H. Wythe*
*Isabel F. Poppleton and F. Maxwell Mealey*late of said County, on the *Tenth* day of *January*, in the
year of our Lord One Thousand Eight Hundred and *Seventy One*, with
force and arms at *Union* Township, in said County of
Union, and State of Ohio,*Did unlawfully play at a certain*
game called poker for a certain
large sum of money to wit: for the
sum of twenty Dollars by means of
a certain gaming device to wit 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.

Joseph H. Lythe
F. Maxwell Mealy

L. Piper

Prosecuting Attorney.

Criminal Case File

Case No. 97

No 97898

State of Ohio
vs
George Wood

May 19, 1871

Laid away by order
of J. P. Catty
J. P. 25-B

No. 97

Common Pleas.

THE STATE OF OHIO,

vs.

George Wood

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

Indictment for Selling
intoxicating liquors
to one with the habit of
getting intoxicated

_____ Clerk.

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. S. Whipple
Foreman of Grand Jury

Filed Feb 22, 1871

J. J. [Signature] Clerk.
L. Piper
Prosecuting Attorney.

[Faint, illegible text, possibly bleed-through from the reverse side of the page]

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*George Wood*late of said County, on the *Twentieth* day of *November*, in the
year of our Lord One Thousand Eight Hundred and *Seventy*, with
force and arms at _____ Township, in said County of
Union, and State of Ohio,

*Did unlawfully sell intoxicating liquors
to one F. Maxwell Mealey the said
F Maxwell Mealey being then and there
a person in the habit of getting intoxicated
and the said George Wood then and
there well knowing that the said
F Maxwell Mealey 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.

F. M. Mealy
Wm. H. Robertson

L. Piper

Prosecuting Attorney.

Criminal Case File

Case No. 98

No. 98

Common Pleas.

THE STATE OF OHIO,

vs.

George Wood

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

Indictment for *Selling in-
toxicating liquors to one
inhabit of getting intox-
icated*

_____ Clerk.

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. B. Whipple
Foreman of Grand Jury.

Filed Feb 22. 1871

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

Filed Grand Jury 201

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

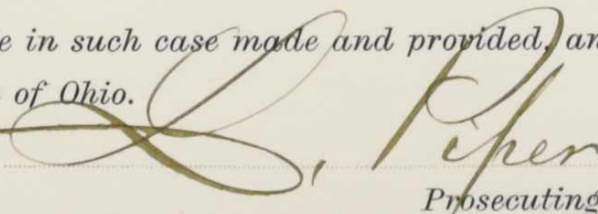
George Wood

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

Did unlawfully sell intoxicating liquors
to one F Maxwell Mealey, he the said F
Maxwell Mealey being then and there
a person in the habit of getting intoxi-
cated and he the said George
Wood then and there well knowing
that the said F Maxwell Mealey 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.

F. Maxwell Mealey
Wm H Robertson

L. Piper

Prosecuting Attorney.

Criminal Case File
Case No. 99

No 99

State of Ohio
vs
John Adams

No. 99

Common Pleas.

THE STATE OF OHIO,

vs.

John Adams

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

Indictment for *keeping a
Room of Public
resort*

_____ Clerk.

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. R. Whelpley
Foreman of Grand Jury.

Optical

Filed *Feb 22* 18*71*

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

Horizontal lines for handwriting

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 OneThe 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, with
force and arms at the village of Richwood in said County of
Union, and State of Ohio, and from that

day until the commencement of the
proceedings herein to wit: on the twenty
second day of February, in the year of
our Lord one thousand eight hundred
and Seventy one at the village of Rich-
wood in said County of Union in the
State of Ohio one John Adams was
and has been unlawfully the keeper of
a room of Public resort where intoxicating
liquors were and have been then and there
sold by the said John Adams in violation
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 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.

Criminal Case File
Case No. 100

No 1000

State of Ohio
vs
John Adams

No. 100

Common Pleas.

THE STATE OF OHIO,

vs.

John Adams

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

Indictment for Selling
toxicating Liquors to
Persons Intoxicated

_____ Clerk.

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. B. Murphy
Foreman of Grand Jury.

Filed Feb. 22 1871

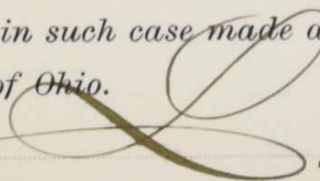
H. J. [Signature]
L. Piper
Clerk.
Prosecuting Attorney.

Sealed by the Court, to be opened only by order of the Court.

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 *November*, 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,*Did unlawfully sell intoxicating
liquors to one Oliver Beard, the said
Beard then and there a person intoxi-
cated and the said John Adams
then and there well knowing that
the said Oliver Beard was 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.

Hattie McPherson



R. P. Piper

Prosecuting Attorney.

Criminal Case File
Case No. 101

Criminal Case File
Case No. 102

No 102

State of Ohio

vs

Joshua Cole

Feb 14, 1874

Wollid

J. S. P. 295-

Ex J. P. 35-3

Feb 1871 No Plan

& Terms

No. 102

Common Pleas.

THE STATE OF OHIO,

vs.

Joshua Cole

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

Indictment for Assault
and Battery with in-
tent to kill

_____ Clerk.

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. B. Shepley
Foreman of Grand Jury.

Filed Feb 22 1871

J. J. Arthur Clerk.

L. Piper
Prosecuting Attorney.

249
549
-52
04
09-5
20

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

Joshua Cole

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

1st Count

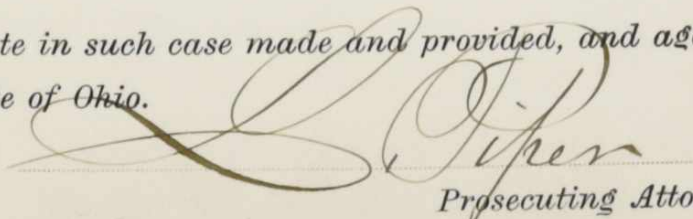
and upon the body of one Moses Huffines then and there being, unlawfully and feloniously did make an assault and him the said Moses Huffines then and there did beat wound and ill treat with intent then and there him the said Moses Huffines purposely and maliciously to kill and murder

2^d Count

and the jurors aforesaid upon their oaths aforesaid do further present and find that the said Joshua Cole, unlawfully violently and in a menacing manner did assault and threaten one Moses Huffines then and there being and him the said Moses Huffines then and there did beat wound and ill treat and other wrong to the said Moses Huffines 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.

Moses Huffines
Charles Sparks
John Curry

A large, elegant handwritten signature in cursive script, appearing to read "L. Piper". The signature is written in dark ink and is positioned above the printed title "Prosecuting Attorney".

Prosecuting Attorney.

Criminal Case File
Case No. 103

No 103

State of Ohio

vs

Elliott, B. Perkins, S. M. Wilder & Co

Left off locked by
order of Prob. Ct

J. G. P. 84

No. 103

Common Pleas.

THE STATE OF OHIO,

vs.

Elliott B. Perkins
Meyers D. Halsy (w)
L. A. Wilder

On this _____ day of _____

18____, Defendant arraigned, and
pleads _____ guilty to this In-
dictment.

Indictment for *Forgery*

Clerk.

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. Murphy
Foreman of Grand Jury.

Filed *Feb 22* 18*91*

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

Faint handwritten notes and signatures on the right side of the page.

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

Elliott B. Perkins - Menzo D. Halsey
 and *L. A. Wilder*

late of said County, on the *Third* day of *June*, 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,

Unlawfully and feloniously
 did falsely make, forge and counterfeit
 a certain promissory note for the payment
 of money, which said false, forged and
 counterfeited promissory note is of the
 purport effect and value following to wit

" Paris June 3^d 1870 "

" Three Months after date I promise to "

" pay to the order of *L. A. Wilder* one "

" hundred and fifty Dollars for value "

" Received with use "

" *John Hawley* "

with intent thereby to unlawfully defraud

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 Hawley

L. Piper

Prosecuting Attorney.

Criminal Case File
Case No. 104

No 104, 105, 9106

State of Ohio
vs
John Kirchner

May 15, 1872, Left Off J. P. 114

J. S. P. 306

No. 104

Common Pleas.

THE STATE OF OHIO,

vs.

John Kirchner

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

Indictment for Selling in-
toxicating liquors to
be drunk than sold

shop 217
Coffin

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. H. Wheeler
Foreman of Grand Jury.

Filed Feb 22 1871

F. J. Arthur Clerk.

L. Piper
Prosecuting Attorney.

[Faint, illegible text, possibly bleed-through from the reverse side of the page]

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 Kirchner

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

*Did unlawfully and knowingly
 sell intoxicating liquors to one Jonathan
 Kyrson to be drunk upon and about
 the premises and place 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.

Jonathan Piersen

S. Piersen

Prosecuting Attorney.

Criminal Case File
Case No. 105

No. 105

Common Pleas.

THE STATE OF OHIO,

vs.

John Kuehner

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

Indictment for Selling in-
toxicating liquors to be
drank when sold

..... Clerk.

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. B. Murphy
Foreman of Grand Jury. *Copied*

Filed Feb. 22 1871

J. G. Artz
Clerk.
L. Piper
Prosecuting Attorney.

Faint vertical text on the right edge of the page, possibly bleed-through from the reverse side.

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

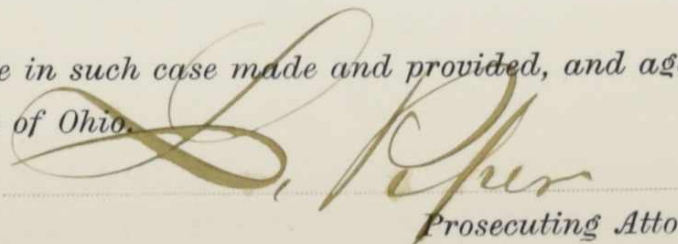
John Kirchner

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

*Did unlawfully and knowingly
sell intoxicating liquors to one Jonathan
Pierson to be drunk upon and about
the premises and place 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.

Jonathan Pearson
John Sturdy


Prosecuting Attorney.

Criminal Case File
Case No. 106

No. 106

Common Pleas.

THE STATE OF OHIO,

vs.

John Kirchner

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

Indictment for Selling in-
toxicating liquors to
be drunk where sold

_____ Clerk.

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. D. Murphy
Foreman of Grand Jury. *C. P. M.*

Filed Feb 22 1871

F. J. Artz
Clerk.
L. Piper
Prosecuting Attorney.

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 Kirchner

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

*Did unlawfully and knowingly
 sell intoxicating liquors to one Jonathan
 Pierson to be drunk upon and about
 the premises and place 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.

Jonathan Pearson.

L. Piper

Prosecuting Attorney.

Criminal Case File
Case No. 107

No. 57

Union Common Pleas.

STATE OF OHIO

against

John H. Coleman
Defendant.

FEB TERM. 1873

Journal No. 9

Page 185

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Page _____

Ex. Doc. _____

Page _____

No 107

State of Ohio
vs
John W. Coleman

J. 9 - Page 183 -

Feb. Term 1873

No. 107

Common Pleas.

THE STATE OF OHIO,

vs.

John H. Coleman

On this 5 day of June 1871, Defendant arraigned, and pleads Not guilty to this Indictment.

J. J. Arthur

Clerk.

Indictment for

Grand Larceny

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.

Christopher Houston

Foreman of Grand Jury.

Filed

June 2

1871

J. J. Arthur

Clerk.

L. Piper

Prosecuting Attorney.

Copied June 2, 1871
J. J. Arthur

STATE OF OHIO,*Union*

County, ss. }

In the Court of Common Pleas, *Union* County, Ohio, of the Term of *May*,
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, *aforsaid*, do find and present, that

John H. Coleman

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

Unlawfully and feloniously did take
steal and drive away *Sixty one*
sheep of the value of *Five Dollars* each
and of a total value of *Three hundred and*
and five Dollars, the goods chattels and
property of *Israh Cartmell*

Second Count - And the ~~original~~ jurors
aforsaid by the authority aforsaid
upon their oaths aforsaid do further
present and find that the said *John*
H. Coleman late of said County of
Union on the *Fifteenth* day of *March*
in the year of our Lord one thous-
and ~~Eight~~ *hundred and Seventy*
One in the County aforsaid *Sixty*
One sheep of the value of *five Dollars*
per head and of a total value of *Three*
hundred and five Dollars the goods

Chattels and property of the said Isaiah
Castmell then lately before feloniously
stolen taken and driven away un-
lawfully and feloniously did receive
and conceal with intent thereby to de-
fraud the said Isaiah Castmell
the owner thereof, he the said John
H. Coleman then and there well
knowing the said goods, chattels and
property to have been feloniously stol-
en as aforesaid

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

Leovidas Piper

Prosecuting Attorney.

The State of Ohio

John H. Allen

Motion for
change of
Venue

Filed May 13th 1872
G. S. Arthur Clerk

Robert H. H. H.
W. H. Reel
City of

Motion

The State of Ohio }
vs }
J. H. Holman. }
In the Court of }
Common Pleas }
of Union }
County, Ohio, }
Indictment for }
Grand Larceny

And now comes the said
Defendant J. H. Holman
in the above case, and
moves the Court here
to ~~change~~ the venue
of this case to some
adjuring County for
the reasons set forth in the
Affidavit. Herein filed,
because a fair & important
trial of said case cannot
be had in said County
of Union.

W. P. Reid
Attorney for Defendant

State of Ohio

vs
John H. Coleman

Affidavit of

Orlando Wells

State of Ohio
vs

John H. Coleman

Filed May 13-1872

F. J. Arthur Clerk

The State of Ohio
Summit County ss

The undersigned Orlando Wells being first duly sworn says he knows and for more than five years has been a resident of the township of Liberty in said County and was a general acquaintance in the vicinity of the County and although he has conversed with many of the residents there yet he has heard no statements or expressions of opinion to justify the belief that John H. Coleman who is under indictment in the Common Pleas Court of Summit County could not get or have a fair and impartial trial in said County by jury.

No prejudice exists against him in the Community so far as he can judge from such inter course and conversation.

Orlando Wells
Sworn to before me by Orlando Wells
and by him signed in my presence
this 13th day of May 1872
H. J. Arthur Clerk

State of Ohio

vs

John H. Coleman

Walter C. Smith

Wm Specific

Filed May 13-1872

F. J. Arthur Clerk

The state of Ohio & Court of Common Pleas
v. Anna C. C. Ohio
John H. Coleman & Motin

The plaintiff moves the court to
require the defendant to make his
plea more definite & certain
in this to wit - That he state whether
the second continuance to wit at
the February term 1872 was made
on his application or not

Lewis P. Phipps

prosecuting Attorney

Charge
of Judge

1

State of Ohio } Court Pleas
 } Union County
vs }
John H. Colman } May term, 1872

This indictment has two counts
1 For Stealing 61 Sheep the property of Isaac Cartmel,
2 For ^{Concealing} receiving 61 " " " " " "
that had been stolen

You must find on both these charges, must find the deft. either guilty, or not guilty on each of these counts

If you find the ^{deft.} guilty, you will then find and return the value of the stolen property

In order to find the defendant guilty, you must find each material allegation in the indictment must be true.

To wit

- 1 That the deft. stole the sheep described in the indictment, or some part of them,
- 2 That they were the property of Isaac Cartmel
- 3 That the sheep were stolen in Union County
- 4 As to time all that is necessary is that the act was committed before the finding of the indictment,

In order to find the deft. guilty of larceny you will have to find, that he knowingly ^{took} and carried away the sheep ~~the~~ described in the

judgment

without any claim or pretence of right with intent wholly to deprive the owners of them, and to appropriate, or convert them to his own use,

Each one of the allegations before stated must be established by testimony beyond a reasonable doubt,

In civil actions, ^{a Jury} you will be governed by the preponderance of the testimony. But in criminal cases it is different,

On this, that in criminal cases, you do not look to the preponderance of testimony, but you must be convinced in your own ^{mind} of the guilt of the defendant. You consider and weigh all the evidence, both positive direct and circumstantial, and then settle in your mind, if whether or no, you are convinced of the guilt of the defendant, without ^{reasonable} doubt.

"You must feel an abiding conviction of the truth of the charge" "amounting to a moral certainty" But you are not to be influenced by mere captious doubts. The question after all is, are you convinced ⁱⁿ your mind satisfied, as to the guilt of the accused? If it is you should find him guilty, otherwise, you must find him not guilty."

There has ^{been} much controversy as to the identity of the property, It must be identified as the property of Cartmel

And this is to be proved by Evidence
Satisfying your minds of the fact
beyond a reasonable doubt;

It may be difficult to identify
sheep after they have been shepped in
cans, to a distant point. But the diffi-
culty ^{it is ~~and~~ ~~found~~} depends upon the circumstances of each
case. The question after all, is, did
the ~~plaintiff~~ prosecution identify the
sheep, to your satisfaction, under the
rules I have layd down,

- If you find that the sheep of
the Isaac Cactum described in the
indictment were ^{stolen and were} found in the possession
of the defendant. It will be required
of him to explain the possession, ~~and how he~~
~~came by them~~, to show that he came by them
honestly, and if he fail to do so, the presumption
is, that he is the thief.

Character ^{good}
Evidence of good Character of
the defendant is to be considered
by the jury, together with all the evidence.
It is for you gentlemen to
decide upon the whole whether ~~or not~~
the defendant whose character was ^{pre-}
viously unblemished is or is not, guilty of
the crime of which he is accused

I am equated to charge you
that in order to convict the defendant
on either count - it is necessary for the jury
to find beyond a reasonable doubt
that every reasonable theory of the innocence
of the defendant - is inconsistent with the
evidence in the case - I give this
charge, - That is if you can
reconcile the evidence in the case with
the idea of the defendant's innocence then
you will find him not guilty,

If you should find that ^{have} ~~there~~
^{reasonable} doubt of the identity of all the ^{sheep}
Clamdy Cartmell except three or four
head, it ^{will} entitle them to an acquittal ^{as}
all ^{defendants} except - as to the number so far
identified -

I give this instruction
you will of course find the value
of "the sheep" you find to have
been stolen.

You will reduce your verdict
to writing and sign it by your former
finding the defendant, guilty, or
not guilty on each count, in det
ment.

P. B. Seal Judge

The State of Ohio } Indictment for Larceny
John H. Coleman }

This day came the plain-
tiff by the prosecuting Attorney of the
Court & the defendant by counsel
& in person & thereupon came
a jury to wit

Twelve lawful men having the
qualifications of Electors of the County
& being duly impanelled
and sworn according to law
to well & truly try & the ab-
sence make between the State of
Ohio & the said John H. Coleman
upon the issues joined between them
& thereupon the evidence & argu-
ments of the State & of the defendant
being closed & the Court having charged
the jury upon the points of law at the
request of the defendant the jury retired for
deliberation under the charge of
own constable.

And thereupon the said jury
having remained as long together
that there is no probability of their
opening the Court ~~findings~~ after due
consideration do discharge said jury.
In the presence that there is no
probability of opening upon a verdict
& thereupon counsel for the defendant
moved the Court to admit the defendant
to bail on his own recognizance where

I will pay my jury to the prison & they will let me out in 10 minutes for 8 o'clock P.M.

motion the court overruled & fixed
the ~~amount~~ of the Bond at \$500.
X & thereupon the defendant entered
recognizance with
as his bail for his appearance at
the next term of the court -

~~Defendant demanded to be~~
X ~~as~~ The said Defendant moved &
asked the Court to discharge
him from further being held or
prosecuted so far as relates
to the indictment in this case or
the offense therein charged,
which the Court refused to do on
the sole ground that there is not
hereof sufficient time
to try said cause at the
next Term of the Court
to which order & descent
of the Court said Defendant
excepts & this cause continues

The state of Ohio vs Indictment for Fraud Larceny

vs
John A. Coleman
Whereupon the parties
Plaintiff & Defendant by their Counsel
& thereupon the defendant asked leave to withdraw his
plea of Not guilty to this indictment & file his
two several pleas for the discharge of the defen-
dant, first & second attached to said motion
& ~~ordered~~ to be made a part of the record
~~to be made~~ Whereupon the State of Ohio by
the prosecuting Attorney asked the court to
enter the same in its records & orders of the court
in the journal thereof showing the true
action of the court, at its October term 1871 &
its July term 1872, to which Counsel of the
defendant objected on the ground that the
court may not in a criminal cause make
such orders, & thereupon the prosecuting Attorney
withdrew his said motion.

Whereupon the court having heard the ar-
gument of counsel & examined the said
motions do overrule the same & refuse to
discharge the defendant on the same
basis of which a motion & ruling & judgment
of the court the defendant excepts.

And thereupon the defendant moved the court
to order a change of venue of this cause on
the grounds stated in his motion, - ^{for that purpose} Whereupon
the court after examination of the affidavits
& hearing the argument & counsel do

overrule said motion, to which ruling if
refusal to grant said change of venue
the defendant excepts

And thereupon the defendant moved
the court for a special venire for jury
which ~~was~~ accordingly issued -

Subj

Subj

The State of Ohio,
vs
L. H. Holman,

Herein will file part of etc
L.H.

This day came the parties, the
Defendant in his own proper person by
his Counsel - and thereupon this
court came on the record upon
the application and motion of
the Defendant for leave to withdraw
his plea of Not guilty heretofore
entered in this cause by said
Defendant and for leave to
file his true several pleas attached
to said application & motion
and numbered respectively
Nos. 2, 3, to said Indictment
whereupon the Court having heard
the arguments of Counsel and
examined said Motion and
said pleas so offered the filed
herein by said Defendant
did refuse to permit said plea
of Not guilty to be withdrawn -
and did refuse to permit said
Defendant to file said three
alleged pleas, or either of them
on the ground that said pleas if
filed in said cause would be

insufficient & low sum would not
prevent further proceedings & trial of
said Defendant on said indictment,
and the Court refused to dis-
-charge said Defendant from his
recognizance in this case - and
ordered that said Defendant stand
for further trial notwithstanding said
alleged matters set forth in said
Motion & pleas aforesaid -

To all which rulings, orders
& judgment of the ^{court} Defendant excepts

Here said Robert ~~for~~ as
Clerk of Court and
Special Agent

Filed Nov. 19, 1873
H. S. Arthur Clerk

Pittsburgh Nov 14th 1843

Porter & Sterling
Gents
Marysville Ohio

Yours of 13th inst is to hand. in
relation to fees for taking Evidence
in Case of Coleman. Mr
Coleman paid me the fees. the
amount of which I cannot now
remember but I think I receipted
to him on the back of the depos-
itions. I should be pleased to
know what the result of the Case was
as I was quite interested at the
time Very Respectfully Y^{rs}

L. C. Atkinson

P.S.
My Brother D. C. Atkinson
has since succeeded me
as Notary Public. Any thing
you may have in that line
you will please address him
and it will receive prompt attention. C. C. C.

State of Ohio

vs

John H. Coleman

Declarator

Filed May 13th 1872

H. P. Arthur Clerk

The state of Ohio vs Comt of Common Pleas
St. Clair County Ohio
John H. Coleman Demurrer

The state of Ohio Plaintiff by
the prosecuting Attorney comes
& demurs to the second plea
of the defendant and says it
is insufficient in law because
it does not show or aver that
the jury to which said case was
submitted was without good cause
or lawful reason discharged
by the court without rendering
a verdict on the issue found
in this case

~~Demetrius Piper~~

~~prosecuting Atty~~

second. The plea does not aver
that any record of such trial &
discharge of the jury appears
in this case & no record of said
proceedings is pleaded by defendant

Demetrius Piper
Prosecuting Attorney

State of Ohio

vs

John H. Coleman

Filed May 13 1872
J. J. Arthur Clerk

Notes of Chap. 1
verum

The State of Ohio, }
vs } Court of Com. Pleas
John Coleman } Wm. Court, Ohio
May 2 1872
Indictment for Grand Jury

In this case the Clerk will issue
a subpoena for W. W. Woods,
J. B. [unclear], J. S. Cosmerson,
J. P. McAllister, James
Williamson, J. S. [unclear] ~~1872~~,
~~Stark~~ & J. McKim,
Marya Lovage, John
Randall, John Gibson,
returnable for the 11th
Port. & Philly
& W. Paul
for Deft

The State of Ohio

vs

John H. Colman

Plea No. 2

Filed May 13- 1879

S. J. Arthur Clerk

The State of Ohio.
vs
John H Coleman,

} Indictment for
} Grand Larceny,
} Misdemeanor Pleas

2

And now, comes the said John
H Coleman, Defendant, and here
asks the Court for leave to withdraw
his plea of Not Guilty to the Indictment
herein, and that he be permitted
to file his two several pleas herein
here shown the Court setting up matters
in behalf of said Defendant, which
have occurred since the said
plea of Not Guilty was made
herein by said Defendant - and
which pleas, so offered to be filed
by the said Defendant herein,
one numbered No 1 and No 2
and attached to this motion & made for thereof.

John H Coleman
Defendant -
Reid Post Healy
Attorney of Defendant

The State of Ohio

3

Edw. Holman

Notary

1852

The State of Ohio, Court of Common Pleas
as
John W. Coleman) Lucas County, Ohio
May Term A.D. 1872
Indictment for Grand Larceny

No 1

And now comes the said defendant John
W. Coleman, in his own proper person
and by his Attorneys Reid, Posten &
Stetson, and for his plea to the said
Indictment herein against him, says
that he ought not to be further prosecuted
herein, because he says that the said indict-
ment in this Court, was found against
against him, presented and filed in said
Court of Common Pleas, of said County
of Lucas, at the June Term of ^{said} Court at
A.D. 1871, at which Term of Court, the
said defendant appeared in open Court,
while said Court was in session, and
the said indictment being read to him
in a careful and proper manner, he
the said defendant plead not guilty to the
same which plea of not guilty, was then
and there by said Court, entered in
writing on the indictment, and the same
said Court, was upon the application of
defendant continued until the next
Term of this Court.

And defendant further says, that at
the next succeeding term of said Court
to wit, which term commenced on
the day of October A.D. 1871, and
continued until the 9th day of
November 1871 - present at said Court on
the officious commission the same to wit
Hon Jacob S Conklin Judge, Francis T.
Cotton Clerk, Robert Sharp Sheriff
Leonidas Piper Prosecutor, Attorney, and
that at said term, & in open Court, this
defendant put himself upon his Country
for trial upon said indictment, and
was by the said State of Ohio, in due
form of law, placed on his trial, before
a Jury of the said County.

The said defendant further says
that said Jury were composed of the
following named persons to wit
Samuel Turner, Charles P. Messer, Chas Low, Henry Criss
James Williams, Henry S. Merriott, W. M. Benson, Joseph
Parish, Perry Buck Regular Jurors, David Henderson
Israel Carter George Hill Tales Jurors

twelve ~~and~~ good and lawful men
having the qualifications of electors in said

County of Union, and who were in due
form of law elected & empaneled, ~~and sworn~~
^{sworn and then} being a jury in said Court, and there
duly sworn, ~~to~~ to well and truly try,
and true deliverance make, between
the said State of Ohio, and the prisoner
at the bar John B. Coleman, so help
them God. Which jury were ^{so} duly elected
& empaneled and sworn, in open Court
as above stated, on the 30th day of October
1871, and after being so elected empan-
-neled and sworn, to try said Cause,
the Counsel of the State, ^{of Ohio} stated the Cause of
the prosecution, to said ~~jury~~ Court and jury,
and the said Counsel for the defendant
then stated the defense of said defendant,
The State of Ohio, then produced its evidence
in chief to said Court and jury, and
the defendant then produced his evidence,
and then the State produced its rebuttal
evidence, said trial continuing through
the days of October 30th, & October 31, 1871
and November 1st and November 2nd
1871, during which time the witnesses for
both the State of Ohio and said defen-
-dant, before said Court and jury, were
duly sworn and examined in due form
of law, in said Court, and all gave
testimony touching the issue between the

State of Ohio, and the defendant on
said indictment, and the counsel for the
State of Ohio, and the counsel for the defen-
dant, then addressed the Court & Jury
in due form of law, and on the evening of
said 2^d day of September 1871, the Court
charged the Jury relative to the premises
contained in the said indictment, as
set forth, and that the Jury then accu-
ding to law, retired to deliberate on
their verdict, and on the 3^d day of
November 1871 said Jury came into Court
and being called answered to their
names, and the Court then and there
vouched, and against the consent of said
defendant, dismissed, and discharged
said Jury from the further consideration
of said case. But the defendant says
that said Court upon directing the dismissal
and discharge of said Jury in said
case, did not order the reasons for
such discharge to be entered upon the
Journal of said Court, and the same has
not been entered thereon. So that the
said defendant is ignorant as to why
said Jury were so discharged, but
avows that it was unlawfully and
improperly done, & against his consent

as aforesaid.

The defendant ~~saith~~ John H Coleman
saith says, that he is the same John H Coleman
that was dependant in that trial, and that
the ^{said} indictment now pending, is the same
identical indictment upon which he
was tried or he is before the Court.

Said defendant attaches unto a
Certified Copy of the record of this Court
marked A' so far as the same appears & more herein
and that there is no other or further record
of the proceeding had, in said Court, except
the said copy, unto attachment, & which is
made a part of this plea.

Defendant says that ~~it is~~ without
his knowledge or consent, and without
his fault, the Court omitted to order the
Reasonable said discharge of said Jury to be
entered upon the Journal of said Court,
or the fact that the said Jury were so discharged
at all. And the defendant says that said
Court omitted to enter upon the Journal
or Records of said Court, the fact that said
Jury were either elected, empanelled, or sworn
to try the issue in said Court, or that any
Witness were so sworn to testify in said
Court, either on behalf of said State of Ohio
or said defendant; in fact all proceedings
of the said trial in said Court, were

omitted by said Court to be entered on
the Journal or records of said Court except
so far as is shown by said Copy books
attached, and the same were so omitted
without the fault or the knowledge of this
Defendant or his Counsel, but he avers
that said trial and proceedings, were had
in open Court, during the session of said
Court, & were in all respects regular and
legal, & that said defendant is ready to answer.

Wherefore defendant since he the
said defendant hath already been in
jeopardy for said supposed offense charged
in said indictment, &c. He asks to go
home without delay &c.

John C. Coleman

The State of Ohio Ven. County SS
The said defendant John H. Coleman
being first duly sworn according to law
do hereby depose that the statement of the
quantity of land on trees as he believes
is the same as numbered 1 & 2

John H. Coleman
sworn to before me and signed by John H. Coleman
in my presence this 13th day of May 1872
F. J. Arthur Clerk

State of Ohio June 6th 1871
 vs J. S. P. 469.
 John A. Coleman Indictment for Grand Larceny
 The defendant John A. Coleman
 came into Court in his own proper person
 and a copy of the said Indictment having
 heretofore been served upon him and the said
 defendant being without counsel and it
 appearing to the satisfaction of the Court that he
 is unable to employ the same the Court assigns
 to him William P. Reid as his counsel -

State of Ohio
 vs Grand Larceny
 John A. Coleman June 6th 1871 - J. S. P. 469
 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 not guilty in manner and
 form as he stands charged in said Indictment -

State of Ohio Indictment for Grand Larceny
 vs June 6th 1871. J. S. P. 469.
 John A. Coleman
 and now comes the said John
 A. Coleman being in his own proper person before
 the Court by his Attorney and moves the Court
 for a continuance of this cause and assigns
 as a reason therefor that there are witnesses not

within the jurisdiction of this Court - without
whose testimony he cannot safely go to trial -
and having made his affidavit to that effect -
whereupon the Court being satisfied in the premises
on consideration allow the cause to be continued
and fix the bond for the appearance of the
defendant - at the next term of this Court -
at \$600⁰⁰

The State of Ohio) Recognizance
vs) Indictment for Grand
John A. Coleman) Larceny.

Jan 9. 1871. J. G. P. 476

This day came in open Court - John A. Coleman,
W. N. Coleman, Mary C. Coleman and Harrison
McFadden and acknowledged themselves jointly
and severally to owe and stand indebted to the
State of Ohio in the penal sum of six hundred
dollars to be levied of their goods and chattels, lands
and tenements if default be made in the following
condition to wit: that the said John A. Coleman
be and appear before the Court of Common Pleas
of said County of Union on the Fifth day of the
next term thereof, to answer unto the State of
Ohio for Grand Larceny - and then and there
abide the order and sentence of the Court - and
not depart the Court without leave, then this
recognizance to be void otherwise to be and remain in
full force

The State of Ohio J. G. P. 33 - Nov. 1st 1871
vs Indictment for Grand Larceny
John H. Coleman

This day came Harrison M. Fadden
surety on recognizance for said John H. Coleman
and delivered said defendant in open Court
and thereupon was by Court discharged from
any further responsibility on said recognizance
and said defendant was delivered into hands
of Sheriff

The State of Ohio Nov. 4th 1871. J. G. P. 37
vs Recognizance
John H. Coleman Indictment for Grand Larceny

This day came in open Court
John H. Coleman, Mary C. Coleman, William A.
Coleman, and Aaron Swick and acknowledged
themselves jointly and severally to owe and stand
indebted to the State of Ohio in the penal sum of
six hundred Dollars to be levied of their goods and
chattels lands and tenements if default be made
in the following condition to wit, That the said
John H. Coleman be and appear before the Court of
Common Pleas of said County of Union on the
first day of the next term thereof to answer unto the
State of Ohio for Grand Larceny - and there and
there abide the order and sentence of the Court
and not depart the Court without leave then this
recognizance to be void otherwise to be and
remain in full force

February 5th 1872 J. G. P. 67

The State of Ohio
vs
John H. Coleman

Recognizance
Indictment for Grand Larceny

This day came in open Court
John H. Coleman, Mary C. Coleman, William N.
Coleman, and Aaron Swick and acknowledged
themselves jointly and severally to owe and stand
indebted to the State of Ohio in the penal sum of
six hundred dollars, to be levied of their goods
and chattels lands and tenements if default
be made in the condition following to wit:
that the said John H. Coleman be and appear
before the Court of Common Pleas of said County
of Union on the first day of the next term thereof
to answer unto the State of Ohio for Grand
Larceny - and then and there abide the order
and sentence of the Court - and not depart
the Court without leave then this recognizance
to be void - otherwise to be and remain in
full force

The State of Ohio Union County ss
J. S. T. Arthur Clerk of the Court of
Common Pleas in and for said County hereby
certify that the foregoing is correctly copied
from the Journals of said Court —

witness my hand and official
seal at the Court House in
Marysville this 13th day of May
A. D. 1872

J. S. T. Arthur Clerk



The State of Ohio

^{v.}
John H. Coleman

Transcript.

The State of Ohio } Court of Common Pleas
vs. } Union County Ohio
John H. Coleman } May Term 1872.
Indictment for Grand Larceny

No 2

This day came the defendant, John H. Coleman in his own proper person, and moves the Court, to discharge him from the said premises, and charges in the present indictment specified, because defendant says that the indictment in this prosecution was found and presented at the June Term of said Court of Common Pleas held within and for said County A. D. 1871. and he having at each Term of said Court given bail for his appearance therein from term to term, up to the present Term of said Court, and not having been brought to trial, before the end of the third term of said Court, in which said cause is pending, held after said indictment was found, and such delay not happening on his application, or occasioned by want of time to try such cause, at such third Term. The defendant therefore asks to be dismissed and discharged from said premises as aforesaid.

John H. Coleman

The State of Ohio

^{vs}
John H. Coleman

Rece

No 2

~~Filed May 13 - 1879~~

~~J. P. Arthur Clerk~~

From the Subscribed before by or in presence
this 13th day of May 1878.
J. P. Arthur Clerk

No 3
2

The State of Ohio } In Court of Common Pleas
vs } Union County Ohio
John H. Coleman } May Term A.D. 1872.

Indictment grand larceny -
The defendant this day came into court in his own proper person and moves the court to dismiss and discharge him from the said premises in the said indictment specific because he says that the indictment was found and presented at the June term of said court of Common Pleas held within and for said county of Union A.D. 1871, at which term of said court the said defendant was in due form of law arraigned and plead not guilty to said indictment and for his trial put himself upon his country and thereupon said cause was ~~continued~~ continued until the next succeeding term of said court next to be holden in said county and defendant says that at the next succeeding term of said court to-wit the October term thereof A.D. 1871 he was by said State of Ohio in due form of law put upon trial, before said court and a jury of his countrymen. And said defendant says that at said

term of court to-wit on the 30th
day of October A.D. 1871 at said trial
witnesses were examined in due
form of law before said court and
jury as well on behalf of the said
State of Ohio as of him the said
defendant. That the counsel for the
said State of Ohio and the defendant
then addressed the court and jury
in due form of law, and said trial
before said court and jury continued
during the days of the 30th & 31st of
said month of October 1871 and continuing
during the days of the 1st & 2^d of November
1871.

That on the evening of said 2^d day
of November A.D. 1871 the court charged
the said jury relative to the premises
contained in the said indictment
set forth and that said jury then
according to law retired to deliberate
on their verdict.

That on Friday the 3^d day of November
1871 the jury ~~was brought~~ came into court
and answered to their names and the
court then & there without and against
the consent of said defendant ordered
the said jury to be dismissed and

discharged from the further consideration
of said cause and the said jury
was by the court then & there without
& against the consent of the said
defendant ~~is~~ dismissed and discharged
from the further consideration of this
cause -

John H. Coleman

Sworn to and subscribed to by the
defendant in my presence on
this 13th day of May A.D. 1872
F. P. Arthur clerk

Sworn to by John H. Coleman and
signed by him in my presence on this
13th day of May A.D. 1872

The State of Ohio vs. John H. Coleman
The said Defendant John H.
Coleman being first duly
sworn according to law
says that the statements & averments
of the foregoing plea numbered
one & two are true ~~and~~
believes

John H. Coleman
sworn to before me and subscribed by John H. Coleman in my presence
this 13th day of May 1872. F. P. Arthur clerk

State of Ohio
vs
John Holm

Applicant of
Benish Court

The state of Ohio Supreme Court
The undersigned residents of the
said County of Ross being duly sworn
say we have a very genuine &
dequaintance in said County &
from our knowledge of the County &
the sentiment in regard to the
cause against John H. Coleman
& the Bond of Communi. Being said
County we are of the opinion that
~~there would be no difficulty in~~
obtaining an unpartisan jury to try
said cause in any part of the Town-
ship of Penn. Twp., from all
Lebanon, York, Washington, Jackson
& Clermont Townships -
The opinion of said jury in conformity
with to determine said party & hereby
said Township ~~is~~
John H. Coffman
Orlando Phillips
James C. Johnson & several in
my presence by Joseph H. Fisher
& Henry Phillips this 13. day
1872
H. S. Arthur Clerk

Filed May 13-1872
H. S. Arthur Clerk

The state of Ohio vs. Com. vs. 55

Before me personally came Isaiah Cartmell who being duly sworn deposes & says he is the prosecuting witness in the case of the state of Ohio against John H. Coleman in the Com. of Common Pleas of said Com. - That he has been careful to avoid creating a public opinion against said Coleman although he has conversed with many persons since it was known to him that a motion for change of venue would be made in said cause & from those conversations he states the very general opinion to be that there would be no difficulty in procuring an impartial & unprejudiced jury to try said cause if the Southern - Western or Northern ~~part~~ even of the central part of said Com. were to be taken into the account - He says that while it may be true in the Township of Dover to some extent in Marysville, that the defendant is believed to be guilty yet the opinion is general that no difficulty exists in getting a jury to try said cause.

Isiah Cartmell
sworn to before me & signed in my presence
this 14th of May 1872

W. J. Arthur Clerk Union Co. Com. Pleas

The State of New
York
John H. Coleman
Officer of
Edmund Penne

Filed May 13-1872
J. T. Arthur Clerk

950
645
13195-

308
3,000
500
1,000
4,609
3,755-
16,102

The State of Ohio
Union County ss

The Undersigned Edmund Turner
being first duly sworn according to Law
says that he is now and has been
for 19 years last past a resident
of Paris Township in said County
and has a general acquaintance
with the portion of the County and
although he has conversed with many
residents of that vicinity yet he has heard
no expressions of opinion or statements
that would in any way justify the belief
that John H. Coleman who is under
indictment in the Court of Common
Pleas in said County could not
have a fair and impartial trial by
Grand Jury in said County —

The prejudice exists against
him in the Community so far as
he can judge from such inter-
course and conversation

Edmund Turner

Sworn to before me by Edmund Turner
and by him signed in my presence
this 13 day of May A.D. 1872
F. J. Arthur Clerk

The Court will is to print
the affidavits, give the defendant
a fair and impartial trial - the
prosecution is entitled to show
to prove a right a trial -
The law ^{and} ^{conscience} ^{is} ^{binding}
on the person that gets ^{conscience}
within my other person's
the law being the property
attendant to the ~~conscience~~ -

Morgan J. J. J. J.

in my presence this 13th day
of May 1872 A. J. J. J.

State of Ohio

14

John H. Coleman

Attaching
Morgan J. J. J.

Filed May 13-1872
L. J. Arthur Clerk

The State of Ohio Union County -
De Butler being full duty now
according to law says that he
resides in Mayville in said
County of Union and has for
several years past - and that
he is very generally acquainted
in said Town of Mayville and
has been for many years also in
the neighborhood of the road
leading East from Mayville to
Delaware - that he has
the means to know and does
know the sentiment & feeling
generally of the citizens of Mayville
and estimates as to the above men-
tioned road is as follows - As to
alleged guilt of the Defendant
John H. Coleman & the
probability of his conviction
in case he is again
tried in this County -

Affiant says that the
feeling in the town of Mayville
is very strong and common
against said Coleman and
that the same sentiment is
in this case there has been
an uncommon interest

felt in the case by the people in
Morgantown & out of it - and
the same was a matter of very
common & general conversation
by the people in general,
in Morgantown & out of it as above
(but in the rest of the County he has
had no means of judging of
the matter) -

That in the above-mentioned
mentioned the common & general
conversation & feeling is the way
Coleman is guilty of the Charge,
and the said feeling & opinion is
so strong and general that
it would be impossible to select
a jury from this County or the out
of it. ~~to select a jury~~ ^{to give} the Dep
Coleman a fair and
impartial trial in this County
but he is unable to judge how
it would be in other portions of
the County as he has not
the means of making up
an opinion - but as above
stated he knows in total Morgantown
& out of it the bias is very strong
against Coleman -

Darius P. Baxter

Known to and subscribed in
my presence May 13, 1872 A. H. Wilkins J.P.

The State of Ohio ~~Law~~ ^{Union} Court
Morgan Savage being full duly
sworn says the he lives at: Dover
3 1/2 miles East of Maysville & that he
is 61 years old & that he is ^{well} ~~well~~ ^{with the people} ~~well~~
generally acquainted ^{with the people} in the parts
of Union County about Maysville & East
at North End of Maysville is South
County of Union - that he is well
acquainted with the Defendant
he is well acquainted with
the prosecuting Attorney -

Affiant says that he has the
means to know and does know
the common and general feeling
and opinion of the people
in Union County living in the por-
tions above named toward
the Defendant Coleman -

Affiant says that the general
& common feeling and opinion
of the people above mentioned
is that said Coleman is guilty
of the charge in this ^{case} ~~case~~
and ~~should be convicted~~
that this bias is very strong
in said localities among
the people so must so that
no juror could possibly
be selected in said juror

State of Ohio
vs
John H. Coleman

Affidavit - of
James Williams
Filed May 13^d 1872
J. G. Arthur Clerk

State of Ohio
vs
John H Coleman } Court of Common
Pleas Union County
Ohio
Grand Larceny May Term 1872
Affidavit

James Williams being first-duly sworn
says he is a citizen of said county of
Union and State of Ohio and Affiant
further states that he is well acquainted
with the citizens of said county - and
he states that he has heard the suit - of
the State Ohio vs John H Coleman frequent-
ly spoken of and the universal opinion
so far as he can learn is that said
Coleman is guilty of the crime charged
in the indictment. Affiant states
that - from his acquaintance with the
citizens of said county of Union and
his association with them that - it would
in his opinion be impossible to get a jury which would
be free from prejudice against said
defendant: no difference how honest-
may be their intentions. Affiant states that
he has lived in said county of Union for over thirty years
further this Affiant swears out -
James Williams

sworn to before me by James Williams
and signed by him in my presence
this 12th day of May 1872
W. M. Hinger - J.P.

State of Ohio's

vs

John A. Coleman

Applicant of

R. M. Long

Filed May 13-1872

J. J. Arthur Clerk

Miss Campbell
Hollister
Susan D. West
in my power this 13th day
of May A.D. 1872
A. H. Watkins

The State of Ohio Union County,

Richard Mc Long being
first duly sworn according
to law says that he is fully
tho years of age, and is by
occupation a farmer &
Bridge builder and that he is
now and has been for more
than thirty years last past
very generally acquainted
in the County of Union, and
is now very intimately acquainted
~~with~~ in almost all parts of
said County including the
Town of Moravia - that
he has attended ~~several~~
and been present for several
days during the past three
terms of the Court and
during ~~the~~ said Terms
of Court has met many
persons from the different
parts of Union County &
has heard many of them
converse about the case
of the State of Ohio against
John H. Coleman, and he
has at other times spoken
also conversed and

your other
heads, persons concerned about
the case - in said County of
Union and that the Almond
miscellaneous belief and a prejudice
of said persons has been the
Coleman. Was guilty and
would be convicted if
tried in said County ~~and~~
in the Charge - and he
knows that there is a very
strong bias in the mind
of the community in Union
County and more especially
about the County seat
against said Coleman
and the Charge. has been
very commonly talked
about in Morpille by the
Citizens generally as above
stated and official believe
that a fair & impartial trial
cannot be had by Coleman
in this County owing to
said feeling and prejudice
against him in said County
and especially in Morpille.
However honestly a fair right
endeavor to be in the matter

affidavit states that he
has not only at Court but at
many other places & times
heard this case talked about
and that he believes he has the
means to know and does know
that the feeling that Coleman
is guilty and should be con-
victed in this case is almost
the universal & common feeling
and opinion of the citizens of
the different parts of
Union County - and
he knows that this feeling
which has been very strong
and common in the entire
County ever since
said Coleman was arrested
the said case owing to his
surroundings & other circumstances
created must more than
ordinary feeling & talk
is not cases - so must
be the effect as above
stated is of the opinion that
it is wholly improbable if
not impossible for said
Coleman to have a fair
& impartial trial:

State of Ohio

17

John H. Colman

affidavit

R. J. McAllister

Filed May 13-1872

J. P. Arthur Clerk

The State of Ohio Union County
R. J. McAllister being first duly
sworn according to law says that
he resides about 5 1/2 miles north
of the village of Mansfield and
has resided in the County at the
same point for ~~the past~~ ^{the past} ~~four~~ ^{four}
years ~~and~~ ^{is generally} in the central & north
portions of said County -

Affiant further says that he has
no acquaintance with said Deft
but he was present at the ~~trial~~
of this case when ^{this case} ~~the~~ ~~trial~~
tried & that he has frequently heard
the case spoken of -

Affiant further says that he
has the means to know and does
know from his conversation
with many citizens in said
County and by hearing con-
versations between citizens
about the charge against
John H. Coleman in this case,
that it is very common & gen-
erally believed by the ~~entire~~
community ^{in general} that he is guilty
of the charge - and that he
will be convicted if tried
again in Union County -

That his acquaintance in the Middle
and North portions of the
County is very general
and that he is almost constantly
riding through these portions
of the County in his North
business, and that the
opinion of feeling about
the guilt of said Coleman
in the above parts, upwards
the citizens in general in
those parts of Union County
and that the opinion that he ^{should} be
be convicted if tried a fair
is equally as common in said
parts of Union County as the
he is guilty -

That it is official opinion
in this case the owing to the
strong feeling and prejudice
above stated against
said Coleman in said
County of Union that it would
be impossible for said
Coleman to have a fair
& impartial trial of the
case in said County of
Union - That the public

As full of opinion, feeling & conviction
the country too common and
strong in the County for
few and important trial
of said Defendant John H
Colman.

RS he exhibits
said and subscribed
before me this 10th day of
May 1872
J. W. [Signature]

Fees 40 cents.

State of Ohio

vs

John H. Coleman

Affidavit of

W. P. Reid &

J. L. Porter

Filed May 13-1872

H. G. Arthur Clerk

From & its substance began me, and
signer of said W. P. Reid & J. L. Porter
this 13th day of May 1872
H. G. Arthur Clerk

W. P. Reid
John L. Porter

The State of Ohio } Court of common Pleas
vs } Union County Ohio
John H. Coleman } May Term 1872

Indictment for Grand Larceny

The State of Ohio Union County ss

The undersigned being duly sworn makes
oath that

acquainted with the
citizens of Union County generally and have
been so acquainted for more than ten years
last past, having been residing in said
county during that time, that from the time
of finding of the indictment in this case
up to the present time affiants have
frequently talked with the citizens of this county
living in several parts of the said county
and we find the feeling very generally to be
that said Coleman is guilty of the crime
charged in the said indictment. And that a
trial of said defendant in this county will
result in a conviction of defendant and
affiant verily believes that in consequence
of said feeling of the citizens of this county
against Coleman as affiant, ~~as affiant~~
often heard expressed by citizens from nearly
every part of the county as aforesaid, would
result in his conviction and that a fair
and impartial trial cannot be had in
this county of said defendant on the said indict-
ment

Affiant further Note that - ever since the
arrest - of said defendant - on the present - charge
and his appearance before the Justice of the Peace
on said charge that - there has been great
feeling in the case and a strong opinion
generally expressed and entertained against - the
defendant - by the entire community - and
it is now and has been the general opinion
that - said defendant - is guilty as charged
that - said matter has and still excites the
general attention and feeling of the citizens
of the Village of Marysville and has been the
subject of very general conversation ever
since the arrest - of this defendant - and the
trial in the Court - of common Pleas and
Witnigs being present - at each term of said
Court - being collected from all parts of
said county have increased the general
conversation - so that - now affiant believe
that - the question of his guilt - has been
thoroughly discussed and discussed throughout
said county - It would in the opinion of
affiant be wholly impossible for a jury to be
selected and try this case without - being more
or less affected by this general feeling and
conversation of the citizens - ~~How~~ however
honestly such a jury might endeavor to be

That the officials Porter, ~~Stark~~
& Peail by reason of the deletion
as Attorneys of Defendant Coleman,
have ever since the former trial
in this case, held conversations
with persons in different parts
of the County of Union for the
purpose of satisfying themselves
as to the point whether they could order
said Defendant to be called & fully
proceed to another trial of said
cause in this County & have
a fair & impartial trial
of the same for said Defendant
and said full hearing done he
- come fully satisfied
as above stated that the bias
and prejudice against said
Defendant is entirely too
strong for a fair & impartial
trial - That the prejudice against
the Defendant is so strong that
will does offer the credible evi-
dence by the jury to mitigate on the part
of the Defendant who are deluded
to him and to seal thro' of
the Jurors who are impartial
& intended in behalf of the
defense are deleted

State of Ohio
vs
John H. Colman

Affidavit of
W. W. Woods

Filed May 13-1872
L. P. Arthur Clerk

State of Ohio } Court of common Pleas
 } Union Court Ohio
John H. Coleman } May June 1872
 } Indictment - for grand larceny

State of Ohio Union Court S. S.
W. W. Woods being first duly sworn deposes
and says that he is a resident of Marysville
in said county and State. ~~He~~ ^{affiant} states
that he has well known a number of the citizens
in about said village, frequently speaks
of the suit of John H. Coleman and affiant.
~~He~~ ^{affiant} states that ^{and it is his opinion that} all who have spoken of
the case have expressed the opinion
that said defendant was guilty of the
crime charged in the indictment -
Affiant further states that he has
heard many from the vicinity of New
Lover speak of said case and they have
universally expressed the belief of the guilt
of said defendant - Further ^{affiant} deposes
W. W. Woods

sworn to by W. W. Woods before me and
signed by him in presence this 13th 1872
A. H. Williams J.P.

State of Ohio

vs

John H. Coleman

Affidavit of
L. P. per

Filed May 14, 1872

J. T. Arthur Clerk

deposited to prevent a fair
and impartial trial as aforesaid
Deputes (P. P.)
Sum & before me by Deputes Refer
and of their Subscribers in my
presence this 7th & 8th of May 1872

J. T. Arthur Clerk

The State of Ohio }
Monroe County ss }

The undersigned Leonidas
Piper being duly sworn according
to Law says that he is now and has been
for the last six years a resident
of Mansville in said County and
has had acquaintance ~~with~~ ^{and} acquaintance
with the citizens of that Community
and more or less acquaintance with
the citizens of the County at large
and that he has had conver-
sations with many of the Citizens of
said County but that he has heard
no expressions of opinion or statements
that would in any way justify
the belief that John A. Coleman
who is under indictment in the
Court of Common Pleas within
for said County of Monroe could
not get or have a fair and
impartial trial by Jury in said
County

And deponent further says
that so far as he is able to judge
from conversations or otherwise
that there is no prejudice exist-
ing against the said John A.
Coleman so indicted as

State of Ohio

vs

John H. Coleman

affidavit of

J. T. Kilbury &

S. B. Come

Filed May 14-1872

J. T. Arthur Clerk

Filed May-14-1872

J. T. Arthur Clerk

The state of Ohio

Wm. County ss

The undersigned Thompson & Kilbury & S B Cone of Jerome Township Wm. County Ohio being duly sworn say they are generally acquainted with the people of Jerome Township & the Southern part of the said County & they believe from that acquaintance & mixing with the people that no difficulty exists by reason of prejudice of the people in those sections in obtaining an impartial & free & unprejudiced jury for the trial of the indictment against John H Coleman pending in the Court of Common Pleas of said County

T. J. Kilbury
S B Cone

Worn before me & signed in my presence this 14th day of May 1872
J. J. Arthur Clerk

The State of Ohio

vs

John A Coleman

affidavit of

J. B. Whelpley

Filed May 14 - 1872

J. P. Arthur Clerk

~~Filed May~~

The State of Ohio
Union County ss

The undersigned James
B. Whelpley being first duly sworn
says he is now and has been
for the last 8 years a resident
of Paris Township and has
had conversation with different
persons who reside in said County
from several different portions of
said County and he at no time
from any of said persons has heard
any statements or expressions of
opinion that would in any degree
justify the belief that John H.
Coleman who is impleaded ⁱⁿ
the Court of Common Pleas within
and for said County would not
have a fair and impartial
trial in said County by a jury

And deponent further says
that no prejudice exists against
the said Coleman in the Commu-
nity so far as he can judge from
such intercourse and con-
versation
J. B. Whelpley

Sworn to before me by James B. Whelpley and by
him signed in my presence this 14 day of May 1892
J. F. Arthur Clerk

State of Ohio
John W. Coleman

Affidavit of
Alf Scott

Filed May 14, 1872
J. S. Arthur Clerk

The State of Ohio }
Circuit Court ss }

The undersigned Alf
Scott being first duly sworn says he
is now and for more than five years
has been a resident of the township of
Perris in said county and had
a general acquaintance in that vicinity of
the County and although he has con-
versed with many of the residents there
yet he has heard no statements or
expressions of opinion to justify the
belief that John H. Coleman who is
now under indictment in the Common
Pleas Court of said County could
not get or have a fair trial in
said County by Jury

No prejudice exists against him
in the Community so far as he
can judge from such intercourse
and conversation Alf Scott

Sworn to before me by Alf Scott
and by him signed in my presence
the 14th day of May 1872
J. P. Arthur Clerk

State of Ohio.

^D

John W. Coleman
Affidavit

Filed Oct. 30-1871

G. P. Arthur Clerk

1

The State of Ohio,
Cuming County ss)

The State of Ohio }
vs } Indictment for Larceny
John H. Coleman }

John H. Coleman, makes oath that, William
- Lemmer, Frank Hessler, Colet Martin, and
Philip Cosby, who reside at Pittsburg
and Latham Hill who reside in the city of Philadelphia in said State,
in the State of Pennsylvania, all as affiant
is informed, and as he truly believes testify,
as follows. 1st That they ^{each} are acquainted
with the defendant John H. Coleman, and
were on, and before the 17th day of March
last so acquainted with him, and also
that each of said witnesses, on said 17th day
of March 1871, ~~met~~ were formed the acquaint-
-ance of ^{the} said Courtmell the prosecuting
witness in this case at the East Liberty
Stock Yards, near ^{the city of} Pittsburg, in the State
of Pennsylvania, at the time said Courtmell
first came there in pursuit of lost sheep, and
each ^{then} saw the sheep in controversy in this prosecution
which were then present in said Stock Yards, and
that said each of said witnesses saw the
sheep, & were present when said Courtmell
first saw said sheep, and they saw
him examine the sheep, and each of said

Witnesses then and there heard said Courtmell
converse with said witnesses and others
about the loss of his own sheep, and as to
whether he (Courtmell), could identify any
of the sheep in the yards, or part of those, that
he had lost, that said Courtmell carefully,
examined the sheep taken there by Coleman
which was rightly seen in number and all
in one pen in said yard, and said Courtmell
then said in the presence of each of said witnesses
and others, that he was ~~he was~~ wholly unable
to identify any one, or more of said sheep
as belonging ^{to the} flock of sheep he had lost,
and that none of said sheep belonged to him.
And when the sheep, ^{that} he had lost, and ^{he} left
the pen again saying that none of them
were his sheep. And that the pen of sheep
said Courtmell was so examining were the only
sheep and only sheep brought to said pen
and ^{the} month of March 1871, and that they
are the sheep now in Courtmell's.

That each of said ^{witnesses} full testify that it is
impossible for said Courtmell, or other person in
their opinion to identify said sheep, or
any part of them, if the said had been
driven a few miles upon the public
high way, and stopped in Central Ohio
to said point, and afterwards found and

Examined in the pens as these sheep were.

They each of said witnesses will further testify, that they each have had many years experience in buying, handling, raising, and selling sheep as a business, and believe themselves as well able to identify sheep upon inspection as any person can be, & in their opinion from years of experience in said business of handling sheep, as above stated, it will be impossible for themselves or any other person, however well acquainted with sheep to identify a recognized sheep with any degree of certainty under the circumstances stated. Said witnesses will further testify, that some time afterwards either the same, or the next day, they each heard said Courtwell again talk about the identity of said sheep, & heard him then say that he should claim fifty one head of said sheep as his own, and as to the sheep he had lost, that he thought he could recognize one of said sheep, and as to the others he claimed that they must be his because they were of the same grade of wool, and that he had no other evidence to identify said sheep, except by the grade of wool, and that he soon after sued out a replevin, and selected out of said fifty seven head, and took into his

ponnam fifty eight head of said sheep,
including the one sheep that he ^{finally} claimed
he could identify, and shortly afterwards
said Courtmell through his agent
Arbuz (who is one of the above named persons)
sold said sheep at said yards, and
they were mixed with other sheep in
said yards, and said Courtmell was then
(after such mixture) requested to identify
his sheep so sold, and particularly the
one sheep that he finally claimed he
could identify as above stated, but ~~he~~
~~after~~ attempted to do so, but failed to
identify a single sheep so sold and
so mixed with others, not even the said
particular sheep, that at one time he
claimed the same.

Officer Smith makes oath that
within one week after the case was
continued at the last term of this
Court, he wrote to Pittsburg to John W. Doyle
the attorney retained by him at Pittsburg in
March last in this matter, and not
receiving an answer immediately he again
wrote to him, and not receiving any reply
he continued writing until he wrote
your letter to him, and he received
no answer from either of said letters.
Officer then covered his attorney's

Reid & Powell at Delaware Ohio, do
 write to said Attorney on same matter
 that in all of said letters so written
 he requested said Attorney Taylor to ascer-
 tain the names of witnesses and their
 places of residence, and the time and
 place when said witnesses could be
 found, so that their depositions could
 be taken, & be used in evidence in the trial
 of this case at this term of court. My
 said Attorney Taylor was duly paid in March
 last for such services as he might render
 in looking up evidence for me in this case
 and the uplevin case at Pittsburg.

During the times I was so correspond-
 ing with said Taylor, my mother's residence
 where I made my home in Delaware
 County Ohio, caught fire, and was entirely
 consumed with nearly all the contents, and
 including all that belonged to affiant
 except one suit of clothes, and thereby
 left affiant entirely destitute of every thing,
 and still being unable to hear anything
 from his Attorney, at Pittsburg, he went to
 work as fast as he possibly could to
 procure the means to go there himself,
 and attend in person to the taking of testimony
 to be used on the trial of this case.
 During this time affiant knew

✓ That he created the testimony of the following
named witnesses, David David Agre, Henry
Erisman, Samuel B. Nedys, Lewis Jay
and ~~Joseph~~ Elliott M. Call, and as soon
as he could get the money, possibly he
called on his attorney at Marysville
Porter & Stetson, and had them prepare
interrogatories for the last above named
witnesses, and took said interrogatories
and went ~~from~~ immediately to Pittsburg,
and arrived there last Tuesday evening,
and called upon my said Attorney Taylor
and then learned for the first time, that
he had answered my letter, and in the
letter had given official instructions
as to the course to pursue in taking the
testimony, depositions of the witnesses last
above named, the only ones that he, Taylor,
and also official knew anything about
at that time, that after being there for
the first time, and making inquiry, he official
first learned of the witnesses first above
named, and of the materiality of ~~them~~
the same, and it was then to late to
take any measures to procure said
testimony, in time for this term of Court.

Official remained at Pittsburg several
days investigating this case, and on

Thursday last, had the Notary Public
& Commune taken the testimony of the
Witnesses last above named, under the
notice of that day, and remained there
untill Friday noon, during which time
the Notary had taken three of said
depositions, (which were voluminous)
but claimed that he could not get
through taking all of said testimony
untill this day, that the delay of
taking said depositions & the prolongation
of the time by the Notary, was without
the fault or neglect of this affiant, &
was contrary to his wishes. That the
testimony of the three witnesses already
taken when affiant left, was responsive
to the interrogatories, agreed upon by Council
in this case, and affiant is advised by
Council, & believes it to be necessary, and
material in this case, that the testimony
so taken. Affiant says that the testimony
of all of the witnesses above named is
material, and without said testimony
affiant cannot safely proceed to trial
in this cause. Affiant requests to procure
~~it~~ as he is advised by his Council and
truly believes to be true, both as to the materiality
of said testimony, as well as the impropriety
of proceeding to trial with^{out} said testimony.

Offant says that the delay in finding
out the testimony of the first above men-
-tioned witnesses, is not owing to his fault,
a neglect in any respect whatever.

That he only ascertained the existence
of said testimony, during his stay in
Pittsburg last week. He further states
that in consequence of this prosecution
against him, and the loss of his property
by the burning of his mother's house in
July last, and the destruction of his mother's
property, and his entire loss of credit
growing out of the same and this prosecution
he was utterly unable to raise the means
to go to Pittsburg to attend to taking the
depositions of the witnesses last named,
until the time that he did go, and he
was then compelled to use money, that
his mother & sister and himself, absolutely
needed to procure the necessaries of life,
& in consequence of their poverty they can
since said fire have been compelled to
live, in a corn crib and wagon shed,
although his mother is a very old and
feeble woman, and has ~~was~~ had some
very severe spells of sickness, but by
a continuance of the cure, & the proceeds
of his labor, he expects to be able to pay

another term of this Court, to procure
all the above named testimony.

That the evidence of the last named
witness, to be the taking which is to
be concluded to day, as aforesaid at
Pittsburg, will be to the purport following,
That each of said witnesses will testify, that
they each were and had been for two
years acquainted with defendant John H
Coleman, and had transacted business
with him at the Cattle Yards at Pittsburg
City, Pa, and they all saw the sheep
which ~~at~~ in the pen at said Yards in
March last, that said sheep were all
put in one pen after they were uncarried
and were there in one pen when the prosecuting
witness Dr. A. L. Costmell came there
and claimed to have lost sixty one
head of sheep, and in ^{the} controversy arising
~~there~~ there between Costmell and defendant
Coleman, about said sheep, said witness
-er gave particular attention to said
flock of sheep, and was acquainted
with the sheep all the time until they
were sold by Costmell and shipped
away. That each of these witnesses will
testify, that they are acquainted with
sheep, and have been years in handling,
carrying, buying & selling sheep, and that

Said Crisman has for years handled
from ~~to~~ ^{to} thousand pounds
and is a ~~stock~~ and has been for years
a stock sheep broker. They will
testify that they were present when said
Courtwell first examined said sheep, and
Courtwell then said, "There are not my
sheep. My sheep are not in this pen"
— referring to the sheep so taken then by
said Appant. — That Courtwell afterwards
came to the same pen, and in the presence
of said witnesses, claimed to recognize a
portion of said sheep as the sheep he had
lost, & said he recognized them by the
grade of their wool, and that he had
no other means to recognize any of
them with the exception of one, which
he picked out & said he recognized, &
each of said witnesses will testify that
they examined the one sheep so picked
out by Courtwell, and will swear that it
the one so picked was a wether sheep
of full growth, and had small horns
with ~~one~~ ^{one} horn broken off so that it is
an inch or an inch & a half shorter
than the other, and that the sheep acted
like a petted sheep, being quite tame,
& when teased a little, became cross.

They will also testify, that there ~~were~~
were 86, or 87 sheep in said flock, &
that out of that number there was
the only sheep, that Cortmell said he
could identify, by marks, & that was
by its horn, & because it was a pet
sheep, & that in said flock there was no
other pet sheep, or no other sheep, with
a broken horn. They will each testify,
that there ^{was} nothing, in the appearance or shape
or otherwise of said flock of sheep, by which any other
person could distinguish, or identify,
them, from any other sheep of the same
grade, however well acquainted with
sheep said person might be.

The said witnesses will each further
testify that after said Cortmell had
replevined near by sheep and taken the
out of the flock they again examined
said sheep as well as those left
in the pen as there taken by Cortmell
by his deplevins said pen and found
upon the wool of the sheep left the
same marks of those taken that
there were upon a portion of the
sheep taken and left the marks
of "C" & "J" which were old marks
made by paint - and that after
said sheep were replevined by
Cortmell & spiked out by the

Two or three men came to the pens
in Company with said Cortmull
& Dr. Miller and said they were
from Union County Ohio and
knew the sheep - but said
Witness but above named will
not testify that said persons whose
names they do not know did call
out & identify said sheep until
they were pointed out to them
by Cortmull & Dr. Miller - and
that is the opinion of said Witness
at the time it was utterly impossible
for any person or persons to identify
said sheep or any part of them
either by their eye, appearance
color size wool or otherwise
and that they were each well
qualified to do so as any man
or men could be by reason of
their long continued business in
the sheep trade and in all its parts,

The said Witness said B Hedges
will testify that he was present
when Cortmull the Prosecutor & Witness
in this case first met Coleman
at Pittsburg above mentioned
hearing Cortmull say to Coleman
that he Coleman had his stock

and the best neighbors had not
 with before but did not know
 as the Coleman had taken it
 but if he got his Coleman
 back ~~back~~ to Ohio he would
 make Coleman smart
 for it - Coleman denied
 having taken any of the Courtmills
 stock -

The Whiting Doud eyes will
 testify that when Courtmill first saw
 the sheep in captivity at Fort Liberty
 North York he was little distant
 to the pen where the sheep were
 kept to send yards by Dr Mills
 and Dr Mills said to Courtmill
 pointing to said sheep that is your
 sheep and the Courtmill then club-
 over into the pen and examined
 the sheep and said "No these
 are not my sheep" to which
 Dr Mills replied "yes they are"
 for I followed right from the cor
 Courtmill again said they
 are not my sheep - then said
 Mills & Courtmill went aside &
 held a private conversation
 and sometime after that
 Mr Courtmill said he claimed

then in the pen - and he did so
because they were of the same
grade of wool and his sheep
were -

This affidavit further says that
one Martin Coleman of Delaware
County is also a material wit-
ness for him and that upon testimony
he cannot safely proceed to the
trial of this case as he is advised
by his Counsel and believes
to be true. That he expects
to prove by said Martin
Coleman that the Defendant
resides with her and has done
so all his life, that she
personally knew every one

Head of the sheep shipped
to Pittsburg by Deft John
Haleman & by pool of the
same sheep now in country
that he runs, the said sheep
were on the farm up to the day
they were driven to the cars to be
shipped on the 15th day of
March 1871, and know that
said ^{sheep} were the property of the said
Defendant, some had been
soured on the farm & the
others had been there for a
day while before the same
were shipped.

Said witness will also
testify that said John H. Haleman
was at home all night
on the night of the 14th day
of March 1871 and did
not leave his house
until after day light
in the morning of the
15th of said month -
~~before the hour of one o'clock~~
hour of five o'clock

Official further states that the arrangement was made for the said witness to be here as for the past six weeks she has been in pretty good health sufficiently so to be able to be present & testify in this case at the present term of the Court - but during the past week and since the commencement of this Court said witness has become too sick to be able to be present or testify if present - The present sickness is partially caused by the continued growth of this case and her general debility so that she is no so nervous that it has caused congestion of the brain - ^{she is} ~~she is~~ ^{so} ~~so~~ ^{as} to be partially insane -

That he did not subpoena said witness because by his Mother he knew & expected her to be here personally & she would have been if not prostrated by said sickness as above stated

This affiant says that he has seen and
reads & procured ^{all} said testimony by the
next term of this court. That
this delay is not made for delay
merely but for the purpose of justice

John B. Coleman

Sworn to & subscribed before me
at said court this 29th day of
Oct 1871 J. P. Arthur Clerk

The State of Ohio
vs

John A. Coleman

affidavit

Filed Oct. 30 - 1871

F. T. Arthur Clerk

The State proffers that the prisoner
Mette Lewis is John Coleman was
killed for prisoner by Lewis,
intends the man is in a
part of his affidavit for Coleman
but was kept out by oversight
in the books of said affidavit.

Done & sealed
Wm. P. Lewis
City of Ohio

The hour of seven & a half, and received
his pay therefor as agreed upon to wit he
received for said sheep the sum of \$105.
And that said Bellas will testify, that
after having received his pay for said
sheep, he Bellas, turned said thirty
head of sheep with others that said
Coleman was driving along said
road, & which affiant told Bellas he
affiant had got from Joseph Fellner.
And that said Bellas will further testify
that whilst standing and conversing
with affiant for said thirty head of sheep
on the evening of the 14th of March 1871, one
Johnson who was engaged in peddling tin
ware through the country, ^{who} was acquaint-
-ted with both Coleman & Bellas,
~~and Coleman being acquainted with Johnson~~
passed by and recognized both of them,
but that Bellas and Coleman were
not acquainted with each other.

That said Bellas will testify that said
Coleman purchased said sheep thirty
head of sheep of him in perfect good
faith, in the ordinary and usual course
of business, and that the last said
Bellas saw of said sheep, said Coleman
was driving them eastward with said
sheep he ^{Coleman} bought of said Fellner.

Affiant further says, that in the month
of July, he ~~sent a full stock~~ made a
-quest inquiry in the vicinity of Dover, where
he believed said Bellas resided, and

in order to ascertain his whereabouts,
and he continued his inquiries, until
about three weeks ago he saw said
Johnson at Delaware Ohio, & although
ascertained ^{from him} that Bellows had left and
gone West from said Johnson, and was
living in the State of Iowa, and by ~~subsequent~~
~~subsequent inquiry of~~ ~~see~~ afterwards said
about ~~three~~ ^{two} weeks ago Johnson informed
affiant that he had ascertained the
County of the residence of said Bellows,
that the same was in Washington
County in said State, and thereupon
affiant immediately wrote & mailed
a letter to the Post Master of the County
Seat of said Washington County
inquiring as to the particular locality
of said Bellows, and when his deposition
could be taken, but affiant has as
yet received no response from said
Office, neither has his letter been
returned, although said letter as affiant
believes was in a return envelope.

Affiant hopes and expects to obtain
the attendance of the deposition of said
Bellows by the next term of this Court
this affidavit is not made for delay
but for the purpose of justice.

John H. Coleman
Saw to my affiant before me at said
County this 29th day of Oct 1871
F. S. Arthur Clerk

State of Ohio

vs

John H Coleman

Defendant

Filed 1871
F. S. Arthur Clerk

A. Lee. This application for a certain
warrant is not made for delectary means
but for the purpose that justice may
be done him. John H Coleman
Shown to own substance before me at
the town of Spencerville this 5 day of June
A. D. 1871. F. S. Arthur Clerk

The State of Ohio } Court of Common Pleas
vs } Union County Ohio
John H Coleman

Indictment for Larceny

The deponent John H Coleman makes solemn oath that David Ayers, and Samuel B Hedges are material witnesses for him in the above named prosecution and for want thereof and without whose testimony he cannot safely proceed to trial.

That both of said witnesses reside in the County of Allegheny and State of Pennsylvania, and are at present in said County and State as affiant believes. That the Indictment against him in this prosecution was only found at this term of Court, and a copy of the same was served upon him on the evening of ~~the~~ ^{second} day of the present month, and while he was in prison, that affiant has been constantly confined in the jail of the County of Delaware Ohio ever since his arrest on said charge, and has had no opportunity to properly prepare his defense, that affiant has since said Indictment was found, had no time whatever to endeavor to procure the attendance of said witnesses at this term of Court, or to take their deposition according to law.

This affiant hopes and expects to procure the attendance of said witnesses at the next term of this Court, or failing in that to obtain their testimony according

Filed Feb. 5: 1872

H. J. Arthur Clerk

Ordered by order of J. L. Porter

Feb. 5: 1872. J. P. Arthur Clerk

State of Ohio
vs
John H. Coleman

Deposition

Return these papers with
the depositions

Instructions for taking depositions

" Depositions of witnesses taken in a prosecution pending in the Court of Common Pleas, in Union County and State of Ohio, wherein the State of Ohio is plaintiff and John H. Coleman is defendant, and for said defendant, at the time and place stated in the notice and agreement hereto attached. The defendant was present in person and represented the State.

David Ayers of the City of Pittsburg and State of Pennsylvania being of lawful age, and being by me first duly sworn as hereinafter certified deposes as follows

Question 1st by Dept

State your name, age occupation & place of residence?

Ans 2 by same.

Are you acquainted with John H. Coleman the defendant in this prosecution, if so how long have you known him?

Ans 3. Did you see said Coleman about the 17th day of March 1871. If so when did you see him, and what was his business if you know?

Quest 4 - Do you know the number of sheep Coleman had in the stock yards at East Liberty Pa that day, if so state the number?

Quest 5 - State if you can the class of sheep he had there as to flesh, size, grade of wool &c?

Quest 6 - Did any of those sheep have any special mark or marks on them, if so state what those marks were?

Quest 7th - Did you notice a wether among the lot of sheep spoken of, which seemed to be more tame than the others, if so please describe said sheep fully.

Quest 8 - What became of said sheep, if you know, state fully all you know about that?

Quest 9th - Was there any sheep of that description left with the Coleman sheep, after Coitwell made his selection out of Coleman lot of sheep?

Quest 10 - Are you acquainted with Mr Coitwell the prosecuting witness in this case, and

The party who claims that Coleman stole his sheep, and how you met him & so state when, where & what was his business?

Ques 11 When you present when said Courtmell came to said Stock Yards & look for his sheep, if so state what you know - of anything - about his being able to recognize or identify his sheep when he saw them, & state fully?

Ques 12th Did you hear Mr Courtmell say any - thing as to his ability to identify his sheep, if so state all he said about it as near as you can?

Ques 13 Did he afterwards claim to identify any of ~~the~~ sheep as his in Coleman's flock if so by what means and how many? did he claim to identify?

Ques 14 Do you know how the different lots of sheep are designated in the several pens, if so state by what means they are so designated?

Ques 15 How many pens are there at the Stock Yards for sheep, at said place, and how

different lots of sheep were there, when Coleman brought his sheep there at said time?

Ques 16 Was there any other person or persons come from Ohio, to assist Courtwell to identify his sheep. If so did you learn their names, - if not please give the number of them, - and describe their persons as fully as you can?

Ques 17 Did they claim to identify any of the sheep - if so do you know by what means - & what if anything did they say about their ability to identify the sheep?

Ques 18 Did you give a former reporter in this case about Oct 26 1871, - & if so please state who you meant by the man ^{you} ~~they~~ called "Doe", - did you learn his name, if not, describe his person and appearance as fully as you can?

Ques 19 State fully all you know about the sheep in dispute, and anything else you may know about the case, either as to what you ~~see~~ saw, or heard the parties or witnesses say ^{or not} and anything you may know as to whether said Coleman tried to escape capture or arrest by the officers, at that place.

Also at the same time and place come
"Edward McCall" of lawful age, being
first duly sworn as herein after certified
deposes as follows

Quat 1, &c &c

Here ask the same questions as above,
and proceed with each witness separately
in same manner.

Each witness signs his name to his
separate deposition, after he has answered
all the questions put to him in chief
and on cross examination.

13 And the the Officer attaches the
following certificate to wit.

"The State of Pennsylvania
" County of Allegheny
" I, John C. Atkinson a Notary Public to
" within and for said County of Allegheny in the
" State of Pennsylvania, and in the City of
" Pittsburg do hereby certify that the above
" named (Here name all the witnesses whose
" depositions are taken) were by me first
" duly sworn to testify the truth the whole
" truth and nothing but the truth. That
" the foregoing depositions by them respect-
" ively subscribed, were reduced to writing
" by me, and written, and by said witnesses

" respectively subscribed in my presence
" and were taken at the time and place
" specified in the notice hereto attached.

" In testimony whereof I hereto set
" my hand and seal this 26th day of
" January 1872

Seal

(Deputy of Officer)

13 The depositions shall be sealed up, -
indorsed with the title of the cause
and the name of the officer taking the
same & by him addressed and trans-
mitted to the "Clerk of Court of Com-
mon Pleas of Union County,
Newayville Ohio"

14 The above caption questions and certif-
icate are to be copied. Please follow
instructions fully. - Attach this paper
with the notice served on Pros atty &
agreement by him & return with the
depositions, & oblige

W. P. Reid
Palm & Streets
Chippewa Falls

January 1872

The State of Ohio, Court of Common Pleas
in
John H. Coleman
County, Ohio
Indict for Grand Larceny

In the above entitled case the depositions
of David Ayres, Elliott M. Keall, Lewis J. J. J. J.
William Hill, William Lamer, Frank H. H. H. H.
Coleb Martin and Philip Corbary, will
be taken (and the interrogatories hereto
attached will be put to each of said witnesses)
by defendant at the Office of C. C. Atkinson
a Notary Public in the City of Pittsburg
& State of Pennsylvania on the 20th day of
January 1872 between the hours of 8 o'clock
A.M. and 9 o'clock P.M. and the exam-
ination will be adjourned from day to
day thereof until said depositions are
fully taken.

Jan 18th 1872
Reed Porter & Sterling
Attys for deft

I hereby acknowledge service of the above
notice, and I waive the application by
defendant to the said Court or Judge
thereof, for a commission to examine said
witnesses upon said interrogatories hereto
attached, & I waive all forms of applying
to the Court or Judge as required by Law

& Order that said returns may be
examined upon said interrogatories
according to the rules of taking depositions
in civil cases, the same as if the Court
had ordered it.
Jan'y 18th 1872

L. P. Prosser
Wm. County Ohio

State of Ohio } Court of Common Pleas
 } Union County Ohio
John H. Coleman }
 } Cross Examination by Plaintiff

Question 1 You say you were present when Cartmell identified his sheep. Now did you see him with the sheep until after he (Cartmell) had replevined the sheep?

And was not he engaged in selecting the sheep he claimed at the time after the replevin suit was commenced and after the sheep were removed to the sorting pens?

Answer

Question 2 Where were you and who was with you when you first saw Cartmell and what was he doing?

Answer

Question 3 Did you have any conversation with Cartmell if so state what was said; at the time you first saw Cartmell

Answer

Ques. 4 Was the sheep to which question No 7 refers and to which reference is made in your answer thereto, one that Cartmell left and did not replevin?

Answer

Ques 5 Was that a full grown sheep?

Answer

Ques 6 What was the age of that Sheep? describe it fully?

Ans.

Ques 7 If you answer as to the number of Sheep Coleman had, please state how you know the number?

Ans

Ques 8 Were you at the Car to know how many sheep were taken out and how many were dead -

Ans

Ques 9 Can you give the number of the Car, and letters on the Car out of which the sheep were taken?

Answer

Was any one of the Sheep which Cartmell replevied taken out of the pen after he selected them and placed them in separate pen? if so who took it out of the pen and what was done with it?

Ans.

Ques 10 Did not Samuel Hedges have the Sheep for sale by direction of John Coleman?

Ans

Ques 11 Was not David Ayers also a partner of Hedges

Ans -

Ques 12 Did not Hedges & Ayers have possession of the Sheep? and when Cartmell was

about to get out the writ of replevin did
he not demand the sheep of Hedges and
Ayers and did they not deny that they
had the sheep - and did they not
say they knew nothing about the sheep

ans

2ues 13 Is there not an action in replevin
pending against Hedges and Ayers
now for those sheep?

2ues 14 Did Coleman try to escape when the officer was trying
to arrest him? State his actions fully

Each of the above questions is to
be put to each witness

Les Ripen Pros. Atty.

Depositions of witnesses, taken
in a prosecution pending in the
Court of Common Pleas, in Union County,
and State of Ohio, wherein the State
of Ohio is Plaintiff, and John H.
Coleman is Defendant, at the time,
and place, stated in the notice and
agreement hereto attached. The
Defendant was present in person,
and John W. Taylor his Counsel,
and Thomas L. Sayer, represented
the State.

David Ayers, of the City of Pittsburgh,
and State of Pennsylvania, being
of lawful age, and being by me
first duly sworn, as hereinafter
Certified, deposes as follows.

Int. 1st by Dep't

State your name, age, occu-
pation, and place of residence?

Ans: My Name is David Ayers. Age 30
years. Occupation Stock Broker.
Place of residence 21st ward City
of Pittsburgh Pa.

2 Are you acquainted with John

2^d Coleman, The defendant in this
prosecution if so how long have you
known him?

Ans I have known him all of two
years, and more.

3^d Did you see said Coleman, about
March 17th 1841, if so where did
you see him and what was his
business if you know?

Ans, I saw him in the East Liberty Stock
Yard, at that time. His business ^{was} to
sell the Sheep, and Hogs, which he
brought there at that time.

4th Do you know the number of Sheep
Coleman had in the Stock yards at
East Liberty Pa, that day, if so,
state the number?

Ans I know he had a single deck of
Hogs, and Sheep, together, about 80
or 90 head of Sheep

5th State if you can the class of Sheep
he had there as to flesh, size, grade
of wool &c

Ans They were what we would call medium fatted Sheep. Common grade of wool. They would average about Seventy Eight or Eighty Two pounds per head. They were a mixed lot of Sheep

6th Did any of those Sheep have any special marks or marks on them if so state what those marks were.

Ans They had. Some with an "O". Some with an "S" I think on the right side. Some with a "6" and some with a Cob mark or dot, and some were not marked at all. There was a Blue mark on the right shoulder of some of them

7th Did you ^{see} a wether among the lot of Sheep spoken of that seemed to be more tame than the others, if so, please describe said Sheep fully.

Ans I did see that wether, one of his horns was either sawed or broken off. He was a full grown Sheep, would weigh about ninety five pounds. Was marked on the right hand shoulder. With I think but am not certain

a blue mark, and the wool had grown down into his eyes, as the wool of a fine sheep grows. I mean over his eyes, and forehead, more so than usual with common grade of sheep. He was a tame sheep, a pet sheep.

8th What became of said sheep, if you know. State fully all you know all about that.

Ans It was driven off with the other sheep, replenished by Castnell ~~and~~ This was the first sheep Castnell picked out, and he said I can swear to that sheep any place.

9th Was there any sheep of that description left with the Coleman sheep after Castnell made his selection ^{out} of of Coleman's lot of sheep.

Ans There was no sheep left like that in the Coleman lot, after the sheep replenished by Castnell were taken out. There was none as good left.

2
And there was none left that looked like him.

10th Are you acquainted with Mr Cartmell, the prosecuting witness in this case and the party who claims that Coleman stole his sheep, and have you met him, if so, state when, where, and what was his business.

Ans I am not acquainted with Mr Cartmell, I never met him until that day the 14th day of March 1871, or on or about that time, in the East Sibuly Stock Yards, his business was, when I first met him, was to claim the sheep, he said ~~was~~ stolen from him Cartmell.

11th Were you present when said Cartmell came to said Stock Yards to look for his sheep, if so state what you know, if anything about his being able to recognize, or identify his sheep when he saw them, state fully.

Ans I was present when Cartmell came to look for his sheep. He was

met at the main alley way, and
Broad way leading to the sheep
and Hog Pens, by Doc. I know
him to be Willis, he went by the
Cognomen of "Doc". They shook hands
and started to the sheep pens together
where Coleman's sheep were. I followed
right behind them. he was taken
directly to Pen No 97, where Coleman's
sheep were, by Mr Willis, and Willis
said when they got there, there is
your sheep. Then Cartull said No
these are not the ones, then Willis said
yes, and then there was low conversation
and I could not hear what they
said. They talked about a minute
then Cartull climbed over into the
pen, and Willis stood outside. Mr
Cartull walked around amongst the
sheep, then started out of the pen and
as he got half way over the fence
he said Doc I believe you are
right, then Doc said I know I
am, for I followed them down
in here. I mean down into the
Stock Pens.

12th Did you hear Mr Castull say any thing as to his ability to identify his sheep, if so, state all he said about it as near as you can?

Ans He said he would know them any where, he relied principally on the ~~set~~ ^{set} within.

13th Did he afterwards claim to identify any of the sheep ^{as his} in Coleman's flock if so, by what means, and how many did he claim to identify

Ans He did claim afterwards to identify some sheep, by a certain mark. I am not sure, but I think between sixty and seventy.

14 Do you know how the different lots of sheep are designated in the several pens, if so, state by what means they are so designated

Ans In every Pen there is a slate, and when any man arrives there, his stock ~~is~~ ^{is} put in the pen and his name is put on the slate

15th How many Pens are there at the Stock
Yards for Sheep, at said place and
how many different Cots of Sheep were
there when Coleman brought his Sheep
at said time.

Ans There is forty four Pens for Sheep.
There was fully fifteen or more
Pens full. I recollect now that
there was about two thirds of the
Pens full of Sheep.

16th Was there any other Person, or Persons
Come from Ohio to assist Castnell
to identify his Sheep, if so, did
you learn their names, if not
please give the number of them
and describe their persons, as fully
as you can.

Ans There was three that I
know of besides Castnell. I was
introduced to them by Castnell
himself. One was Synnie Philips.
One was Willis, and the other was
Gamble, or Gambling.

17th Did they claim to identify any of the sheep, if so, do you know by what means, and what, if anything, did they say about their ability to identify the sheep.

Ans They were taken to the Pen, by Cartmell, they told me themselves afterwards that they thought they were Cartmell's sheep, but, at first they shook their heads, and did not say a word that I could hear. They did not identify the sheep. When they looked at the sheep Cartmell was standing between them. It was at that time they held the low conversation, that I could not hear. I don't mean to say that they did not identify them, but they could not and did not find them among the Pens themselves.

18th Did you give a former deposition in this case, about October 26th 1841, and if so, please state who you meant by the man you called "Doc" did you learn his name, if not describe his person and appearance as fully as you can

Ans

I did testify at the time stated, the man called "Doc" he told me himself his name was Willis. He went here by the name of Doc Willis.

19th State fully all you know about the ship in dispute. and any thing else you may know about the case, either as to what you saw or heard the parties or witnesses say. and anything you may know as to whether or not, said Coleman tried to escape capture, or arrest, by the officers at that place.

Ans

I have told what I know about the ship in dispute, Coleman, I know did not attempt to escape arrest. After he ~~heard~~^{heard} he was going to be arrested he went to see his Counsel, and returned to the Stock Yards, I know that Castwell afterwards followed Coleman into my house, with a revolver in his hand, he then informed Coleman that there was a warrant out for his arrest, and he wanted to keep him until the officer arrived.

When Castnell replevined the sheep
he left sheep in with Calman's lot
with the same brands on them
that he claimed as his own

Cross Examined by Thomas, C.
Sagear Atty for Plaintiff

Q^{1st} You say you were present when
Castnell replevined his sheep.
Now did you see him with the sheep
until after he Castnell, had replevined
the sheep and was out he engaged in
selecting the sheep he claimed at
the time after the replevined suit was
commenced, and after the sheep
were removed to the Dosting Pens,

A^{1st} I saw him before the sheep were re-
plevined. I saw him in among the
sheep before they were replevined and
before they were removed to the Dosting
Pens.

Q^{2nd} Where were you and who was with
you, when you first saw Castnell and
what was he doing?

Ans I was in front of our office. Together with other Grocers that reside there, our office is on the Corner of Broadway and Main Alley. I did not recognize him then as Castnell,

3^d Did you have any Conversation with Castnell, if so, State what was said at the time you first saw Castnell.

Ans When I first saw Castnell I never opened my mouth to him, did not have any Conversation with him until the Sheep were replevined.

4th Was the Sheep to which question No 7 refers, and to which reference is made in your answer thereto, one that Castnell left and did not replevin.

Ans It was the first Sheep he picked out and replevined.

5th Was that a full grown Sheep.

Ans Yes, it would weigh about thirty pounds, or thirty five pounds

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6th What was the age of that Sheep
describe it fully.

Ans. I cannot tell exactly his age, but
he was not over four years nor under
two. The description of the Sheep is
~~that~~ as I stated before.

7th If your answer as to the number of
Sheep Coleman had, please state how
you know the number.

Ans I have been in the business long enough
to know how many Sheep of that kind
you can get into a Car, and these
were Sheep and Steers, loaded together,
knowing how much room the boys
took in the Car and seeing the Sheep
afterward in the ~~chute~~ chute. From the
looks of the flock I should judge there
to be from Eighty to ninety head of Sheep
in the lot.

8th Were you at the Car to know how many
Sheep were taken out, and how many
were dead.

Ans Yes I was at the Car when they were

unloaded, There were no dead sheep,
and no cripples.

9th Can you give the number of the Car, and
letters on the Car, out of which the Sheep
were taken.

Ans I cannot.

Was any one of the Sheep which
Castwell replevied, taken out of the
Pen, after he selected them, and placed
them in Separate Pens if so who took
it out of the Pen and what was done
with it.

Ans There was none taken out to my
knowledge.

10th Did not Samuel Hedges have the Sheep
for sale, by direction of John Coleman.

Ans He did.

11th Was not David Ayers also a Partner
of Hedges?

Ans Not at that time.

12 Did not Hedges and Ayers have possession of the Sheep, and when Cartmell was about to get out the writ of Replevin, did he not demand the Sheep of Hedges and Ayers, and did they not deny that they had the Sheep, and did they not say that they did not know anything about the Sheep.

Ans Hedges and Ayers, did not have possession of the Sheep, and no demand was made of Hedges and Ayers, Mr Hedges of Hedges and Taylor, Sup said he supposed the Sheep were in the Garden some place, he did not know where they were, but directed him to see the yard master, as he knew where they were. Hedges & Coleman, I mean John, H. Coleman, had agreed to let the Sheep stay here until Monday and if they were not replevined by that time, they intended to make Cartmell pay the expence of holding the Sheep, and all damages in case of a decline in the Market.

13th Is there not an action in replevin

pending against Hedges & Ayers now
for those sheep.

Ans There is no action pending against
Hedges & Ayers, but against Hedges
& Taylor for these sheep. There never
was any such firm of Hedges & Ayers,
at this place.

14th Did Coleman try to escape when the
officers was trying arrest him, State
his actions fully.

Ans He did not try to escape from the
officers. I know he did not, he did
boarded at the same place all the
time he was here. He had plenty
of chances to escape if he wanted
to.

Answers given to questions, asked
by Thomas L. Seyer not included
in the list of questions set forth in the
Commission to take testimony in this case.

Ans I was in the employ of Hedges & Taylor
at the time these sheep were replenished.
Hedges & Taylor were a firm doing

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business at the East Liberty Stock Yards at that time. They had charge of the sheep to sell them for Mr Coleman. My business was to receive the stock for Hedges & Taylor. The explained Suit referred to was brought against Hedges & Taylor. Hedges & Taylor did not deny having the sheep.

question Were you not Bail for the appearance of Mr Coleman before the Magistrate, after his arrest, at that time on a charge of Stealing Sheep, or Hogs,

Objected To: As being irrelevant, immaterial, and not cross examination, further no such question appearing among the list of questions in the Commission to take testimony in this case.

Ans I was his bail. Hee was assisted by "Doc" Willis, he being a stranger here and Hedges & Taylor being his business and neither one of the firm having time to go down to the Magistrate's office. I volunteered my services as bail.

question You have stated in answer to question

16 in Chief that Willis, Philips and Gamble, Came out from Ohio to assist Castmell to identify his Sheep, please State whether they assisted him on the day when the Sheep were replevied.

Objected to; for the reasons stated in the previous objection.

Ans Castmell assisted them to find the Sheep before they were replevied. I mean before the Sheriff came there to replev in the Sheep.

I desire here to say that Philips and Gamble only were introduced to me by Castmell. I got acquainted with Willis before Castmell arrived here.

David Agnes
Adjourned to Jan 27th between 4 & 9 o'clock P.M.
Elliott McCall of the City of Pittsburgh and State of Pennsylvania being of lawful age and being by me first duly sworn as deposes as follows

Ans to Q 1st Elliott McCall is my name, am twenty nine years old, am

The Stock business, at East Liberty
Stock Yards, Residence 20th Ward
Pittsburg.

Ans to Q 2nd I am acquainted with John H.
Coleman, I have known him about
one year.

Ans to Q 3rd I saw him somewhere about that
time I do not recollect the date.
I saw him at the East Liberty Stock
Yards, he had Stock there for sale

Ans to Q 4th I dont know the exact number
but think there was about eighty
or ninety head of sheep.

Ans to Q 5th They were about a medium grade
of sheep, they were of medium size
and would average about eighty
or eighty five pounds per head, they
were I think what is fine wool sheep.

Ans to Q 6th I did not notice any special
marks on them, there was different
brands in the lot, some had the letter
"S" think it was on the right side.

Ans to q 7th When Mr Cartmell brought the men that
came from Ohio to the pens. I noticed
a wether with small short horns,
with one horn broken off. He would
weigh about thirty or one hundred pounds.
He ^{was} what was called here by buyers &
sellers as a fine wool Sheep.
I noticed the wool came down over his eyes,
and forehead.

Ans to q 8th The Sheep were repleved by Mr
Cartmell. The last time I saw the
Sheep he was in the lot of repleved
Sheep.

Ans to q 9th I saw no such a Sheep left in
the Coleman lot. There was no such
Sheep as him left.

Ans to q 10th Am not personally acquainted with
Mr Cartmell, but know him when
I see him. I do not know what
was his business here at that time
unless it was to repleve the Sheep
that Coleman had. Saw him first
on or about the 14th day of March 1871,
at the East Sibley Stock Yards, on
what is called Broadway near Main Street

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A to g 11th I was present when Cartmell
Came to look for his Sheep, but was
not in the Sheep Pens at that time,
did not see him pick out any
Sheep. at that time.

A to g 12th Yes, I heard Cartmell say he
could pick out Sheep that ~~raised~~ he
had fed and handled, by their
Countenance, and the pet wither
he could pick out of any lot of
Sheep, he would know him if he would
see him in New York,

A to g 13th I do not know

A to g 14. There is a slate by each Gate Post
by Each Pen, and the owner of the
Stock placed in that pen has his
name written on the slate

A to g 15th I think there is about forty five
pens for Sheep expressly. When Mr
Coleman brought his Sheep there at that
time the Pens I would suppose were
about two thirds full.

At log 16th There was three men here that claimed to be from Ohio, one was Mr Willis and the went by the name of "Doc" and one was Mr Philips, and I did not learn other mans name, he was a large man with red face and would probably weigh about 200 pounds, would take him to be about 40 years of age.

At log 19 I was at the pen where Coleman's sheep were, at the time they first came to look at them, Castnell was with them, and he Castnell said there is the Pet wether, They answered yes I would know him anywhere, and one of the three strangers said yes there is the old white faced Ewe, one of the strangers said yes pointing over to the corner of the pen, there is some sheep that you bought from (don't recollect ^{name} the) and said that there was some that you had raised yourself. They did not state their abilities to identify the sheep.

At log 18th I did not.

At to of 19th The sheep in dispute arrived here
Early in the morning on or about the 17
day of March 1891. They were put in
a pen on H. Street near the weigh scales
part of the sheep were afterwards replaced
about fifty or sixty in number, and
put across the alley in another pen.
They were picked out by Castwell before
the parties from Ohio came to identify them,
the parties did not look through the
yards, but Castwell took them to
the Pen, and showed them the shaps,
he pointed to the lot and said there is
the shap, I was present and saw
this. Myself and another stock dealer
took special notice of the lot of
sheep replenished and the sheep left
in Coleman's Pen. and there were
sheep in each lot with the same brand
I also noticed sheep in other pens with
the same brands. They were all more or
less indistinct from the fact of the wool
being long, and dirty from shipping.
I saw that the best sheep had
been taken out and Coleman's lot
was the tail ends, I heard Mr Henry
Dorman who is the most extensive sheep
merchant here and a good judge of

Sheep. Say that no man could identify sheep as Cartmell had done. I could not pick them out from a lot as he done if I had raised them. I know that he ^{Coleman} knew that they were going to arrest ^{him} and he made no attempt to escape, although advised to do so if guilty, but remained at his usual place of stopping. I heard David Ayers say that he saw Cartmell have a revolver in his ^{hand} and say to Coleman if he attempted to escape he would shoot him.

Cross Examination.

a to q 1st I did not see him with the sheep until after he had replevied them

a to q 2nd I was on Broadway near Main St and I think Cartmell was talking to Mr Asbury.

a to q 3^d I had no conversation with him

a to q 4th The sheep referred to was in the replevied lot, and remained there so far as I know

Atog 5th He was a full grown sheep.

Atog 6th He was two or three years old.

Atog 7th They generally ship from maily to a hundred to the deck. a double deck will fill a ^{sheep} pen full and as the pen was not quite half full. I supposed there were in the neighborhood of eighty or ninety, as there were some boys in the same car.

Atog 8th No I was not

Atog 9th I cannot

Atog
without no Not to my knowledge

Atog 10th He had.

Atog 11th No.

Atog 12th There was no firm of Hedges & Ayres at that time, but Hedges & Saylor had the sheep to sell. I don't know whether Cartmell demanded the sheep from Hedges & Saylor or not, don't know that they denied

having the sheep. don't know that they
said they knew nothing about the sheep.

a to q 13th There is no action in replevin against
Hedges & Taylor to my knowledge

a to q 14 He did not try to escape, but
appeared as usual, and attended to
his own business. There was nothing
uncommon about his demeanor.

Elliott M. Cole

William H. Corner of Pittsburgh Pa
being of lawful age and being by
me first duly sworn, deposes as
follows.

a to q 1 My name is William H. Corner
my age is thirty-one years, am a
laborer at East Liberty Stock yards
Residence 21st ward City of Pittsburgh Pa

a to q 2nd I am acquainted with him since
he brought the stock here, in dispute.

a to q 3rd I saw him on or about the 14th day
of March 1841 when he brought the

Stock here, his business was to sell his stock.

A to q. 4th I suppose he had between seventy five and ninety sheep.

A to q. 3rd The sheep spoken of were of a medium size, flesh, and grade of wool. I mean the average.

A to q. 6th Well, there was some marked with the letter "S" on the side, in red, and there was some had a black deer mark on the rump.

A to q. 7th There was a wether among the lot of sheep that was more tame than the others. He had short horns, and I think one horn was shorter than the other. He was a fine wool sheep. He was a white wool sheep. The wool grew down over his forehead more than usual in that grade of sheep. He was in good order, the best sheep in the flock.

A to q. 8th Mr. Eastwell explained that sheep. I saw him pick that sheep out. It was

The first sheep he picked out. I held
the gate for him

A to g. 9th There was no sheep left in Coleman's
lot, after Cartmell made his selection.

A to g. 10th I am acquainted with Mr Cartmell,
as far as ^{his} business is concerned at the
Yards. I met Mr Cartmell about the
time of the dispute about Coleman's sheep,
it was on or about the 14th of March
1841. Cartmell's business was to find his
sheep, which he claimed Coleman had

A to g. 11th I was not present when Cartmell came
to the stock yards. He said he could
identify his sheep, & he was shown the
pen where Coleman had his sheep, and
after examining them he pointed this out
rather and said these must be the sheep.
He relied in his identification of the sheep
mainly upon this ^{part} rather.

A to g. 12. Cartmell said to me and others, that
he was able to pick out all his sheep, by
the brands, and general looks of the sheep
and the grade of the wool, and size.
He said he could go in there and pick
all his sheep out.

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A to g 13th He claimed to identify the Pet whether he claimed afterwards to know by marks, and general appearance fifty nine sheep to my knowledge. he selected more by general appearance than by anything else and picked the top out of the flock. he left sheep in Coleman's Pen that he did not claim, with the same brands on that those had he picked out. when he went into the Pen he said all these here best sheep are mine, with a flourish of his hand.

A to g 14th There is a slate to each Pen, and the names of the shippers or owners are marked on the slate. The Pens are numbered

A to g 15th There is forty four or forty five sheep Pens. I suppose two thirds of the Pens were full when Coleman's ~~sheep~~ came

A to g 16th I think there was three men came from Ohio to assist Cartmell to identify the sheep. one was called Willis, and one they called Squire Philips and the other they called Gamble.

A to g 17th They claimed to be able to identify the

sheep. One of the party, I think it was Willis, claimed to identify the sheep with the letter "S" on the side. There was no further identification.

Atty of 18th No.

Atty of 19th I have stated what I know about the sheep in dispute. As Cartmell was making his selection I was holding the gate to the sorting Pen, and the first sheep he picked was this Pet sheep, and said that he could swear to this sheep for he sawed his horns off himself, and he Cartmell came to me and told me to keep count of the sheep as he picked them out, and he picked on until he came to within three or four sheep ~~within~~ of what he claimed. And then he wanted to count the ones that he had picked out himself to see how many he had. Cartmell came to me several times during the time he was picking the sheep he claimed, and asked how many sheep he had already picked. Then he went back to the Pen and picked again until he got all the good ones out. He was very anxious about the count during the time he was making it, and was very uneasy.

Coleman did not try to escape. He stayed around all the time.

"Cross Examination"

At to of 1st I saw Cartmell in with the sheep before he replined them. I saw him at the Pen which he claimed before they were replined. This was before they were removed to the sorting pens.

At to of 2^d I was up in the sheep pens when I first saw Cartmell. I was in the Pen next to where Coleman's sheep were. There were other drovers with me, I cannot remember whom. Cartmell was looking around to see if he could find his sheep.

At to of 3^d I am not certain whether I had any conversation the first time I saw him or not, if I had I don't remember what it was.

At to of 4th That was the first sheep he took out as his.

At to of 5th It was a little over the average size of sheep. He was about three years old.

A to Q 6th as near as I could judge. I have described it as fully as I know how.

Ans to Q 7th I know the number of sheep Coleman had, by judging from the ^{number} last well picked out, and the number Coleman had left in his pen.

A to Q 8th No.

A to Q 9th No.

A to Q
without - No I cannot answer that question.

A to Q 10th I don't know

A to Q 11th I don't know

A to Q 12th I don't know anything about this question.

A to Q 13th I don't know.

A to Q 14th Coleman did not try to escape Ernest. he stayed around all the time, he had plenty chances to escape if he wanted to William H. Combes

Frank Hershey of Pittsburgh Pa. being of lawful age and being by me first duly sworn deposes as follows:

- Answer to Q. (1) My name is Frank Hershey, age 28 years, occupation driver, Residence 21st ward City - of Pittsburgh.
- A to Q. 2) Am acquainted with John H. Coleman since or about the 17th day of March 1871 -
- A to Q. 3) I saw Coleman at that time, saw him at the East Liberty - stock yards - His business was to sell his sheep he had there
- A to Q. 4) He had from 75 to 85 head of sheep -
- A to Q. 5) They were what we call a medium grade of sheep as to size & fine wool
- A to Q. 6) Some had marks on the side, it was a red mark, I noticed one sheep had a blue mark on the shoulder, you could not see it without parting - the ^{wool} ~~wool~~, I didn't look for any more blue spots -
- A to Q. 7) I noticed a weather that was more lame than the others - a fat sheep, he was a good sized sheep, would weigh

about 90 or 95 pounds. He had one or both horns curved off. The sheep was fat -

A. to G. 8 - Cartmell claimed that sheep and replevied it.

A. to G. 9 - There was no sheep left with the Coleman sheep after Cartmell made his selection like that one -

A. to G. 10 I am acquainted with Cartmell - I first met Cartmell on or about the 17th day of March 1871 when the dispute was about these sheep. His business then was to look after his sheep -

A. to G. 11. I was not present when Cartmell first came to the yards to look for his sheep -

A. to G. 12 I did not hear Cartmell say anything about his ability to identify his sheep - when he first saw them, was not present -

A. to G. 13. He afterwards claimed to be able to identify them. He relied on the pet wether principally and claimed the others by general appearance

There were sheep left in the Coleman lot after Cartmell made his selection, with the same marks on as those he (Cartmell) picked out

A. to G. 14 There is a slate to each pen and the owners or shippers having sheep in them have their names marked on them -

A. to G. 15 There are forty four pens for sheep, I don't know how many were full when Colemans came -

A. to G. 16 I think three or four persons came from Ohio to identify the sheep Cartmell claimed. One they called Doc. Willis - One Squire Phillips, don't remember the other names - Can't describe them better than by saying they were rough looking set of men. The man they called "Squire" - looked rough and used very bad language - He seemed, I mean the Squire, to have more interest in the sheep than ~~the~~ Cartmell -

A. to G. 17 They claimed to identify the sheep - don't remember how.

A. to Q. 18 No.

A to Q. 19 - I have told all I can remember about the sheep, Cartmell and the parties that came to assist him talked a great deal - Cartmell picked out all the best sheep, Coleman did not attempt to escape arrest, he was around all the time. ~~Hull~~ all the opportunity to escape he could have desired, if he intended to do so -

Cross Examination -

A. to Q. 1 - Was not present when Cartmell came to the yards to identify his sheep -

A to Q. 2 don't remember where I was ^{in the stock yards} or who was with me when I first saw Cartmell -

A to Q. 3 Had no conversation with Cartmell when I first saw him that I can remember

A to Q. 4 Cartmell replied that sheep -

A to Q. 5 Yes -

A to Q. 6 It was about 3 years old, would weigh about 90 or 95 pounds, fine wool, fat - and had one or both horns sawed off

A to q. 7 I know the number of sheep Coleman ^{had} by seeing Cartmell pick out what he claimed and seeing the number Coleman had left -

a. to q. 8 No -

a to q. 9 No

Answer to questions having no number I dont know

A. to q. 10 I think he had -

A. to q. 11 I dont know

A to q. 12 I dont know any thing about this question

A to q. 13 I dont know

A to q. 14 I have stated all I know about Coleman's actions about the time of the dispute - about the sheep -

Frank Hershey

State of Pennsylvania }
County of Allegheny }

I C. C. Atkinson a Notary
Public within and for said County of
Allegheny, in the State of Pennsylvania,
and in the City of Pittsburgh do hereby
Certify that the above named Witnesses,
David Ayers, Elliott McCall, William
H. Corner, and Frank Hershey, were
by me first duly sworn to testify
the Truth the whole Truth, and nothing
but the Truth, that the foregoing dep-
ositions by them respectively subscribed
were reduced to writing by me, and
by my direction, and written, and
subscribed respectively by said Wit-
nesses in my presence and were
taken at the time and place
specified in the notice hereto att-
ached.

In testimony whereof I have here-
unto set my hand, and Seal this
27th day of January 1873.

C. C. Atkinson
Notary Public

Notary's Fee \$25.00
Constable " 1.50
4 Witnesses 1⁰⁰ 4.00

Exposition
The State of Ohio

vs

John H. Coleman

Filed Nov-14-1871

F. T. Arthur Clerk

Fees \$25.00

Paid by John H.
Coleman,

C. C. Atkinson

Notary Public



I hereby certify that the within
Witnesses were duly qualified and
examined at the time and place
stated in the within caption, and
subscribed their depositions in my
presence.

C. B. Atkinson
Notary Public

Note.

The other witnesses could not be
got at as they were absent.

C. B. Atkinson

Handwritten calculations:
$$\begin{array}{r} 1020 \\ 43 \\ \hline 1063 \end{array}$$

$$\begin{array}{r} 8572 \\ 1222 \\ \hline 9794 \end{array}$$

$$\begin{array}{r} 9794 \\ 542 \\ \hline 10336 \end{array}$$

Depositions of witnesses taken in an action pending in the Court of Common Pleas, in Union county Ohio, wherein the State of Ohio is plaintiff and John H. Coleman is defendant and for said defendant at the time and place stated in notice hereto attached. John L. Porter was present as Attorney for defendant and L. Peper Attorney for the State - David Ayers of the city of Pittsburg and State of Pennsylvania being of lawful age and being by me first duly sworn, as hereinafter certified deposes as follows:

1- Question.- What is your name, age, ~~residence~~,
and occupation and ^{where is your} place of business ^{and residence?}

Ans. David Ayres 29 years of age,
Stock Broker, East Liberty, Stock
Yards, Allegheny Co Pa. Pittsburg Pa

2- Question.- Are you acquainted with John H. Coleman
the defendant in this suit?

Ans.

I am

3- Question.- State whether you saw Mr. Coleman
on or about the 17th day of March 1871? If
so state where you saw him, and what
was his business?

Ans. I did, in the East Liberty, Stock
Yards. He had Hogs and Sheep
for Sale.

2

4. Question.— State how many sheep Mr. Coleman had in the market at the East Liberty Stock Yards that day.

Ans. He had about eighty beam head.

5. Question.— State the class of sheep he had as to flesh, size and grade of wool.

Ans. They were what we would call medium fatted sheep. with a common grade of wool. They would average about seventy eight or eighty pounds per head.

6. Question.— State whether any of these sheep had any special mark or marks on them. If so state what those marks were.

Ans. Yes. Some marked with an O, and if the wool was pressed together it had the appearance the letter C. and some were marked with the letter S. Some were marked with a blue spot on the right shoulder.

7- Question.- State whether you noticed a weather among the lot of sheep spoken of which seemed to be more tame than the others! If so give a full description of this weather.

Ans. I did. It was a sheep that would weigh from ninety to a hundred pounds. It appeared like a good sized sheep. One of its horns was about an inch shorter than the other. I think the right horn was the short one. About a medium grade sheep. It was a medium sheep as to flesh. He appeared to be a regular pet sheep.

8- Question.- State if you are acquainted with Mr. Cartmell the prosecuting witness in this suit? and the party who claims to own this sheep? If so, state whether, on or about the 17th day of March 1871 you met him and if so state when you met him and what his business was?

Ans. I never saw him before. He came to claim the sheep. On or about the 17th day of March 1871. I met Mr. Cartmell at the East Liberty Stock yards. His business was to claim sheep. That he said had been stolen.

4

9. Question.— State if you were present when Mr. Castwell came to the stock pens to look after their sheep?

Ans. I was

10. Question.— State whether Mr. Castwell identified the sheep to be his when he saw them?

Ans.

He did not, until they were pointed out to him by a man they called "Dock" and the first words Castwell said "no these are not mine. after he got into the pen

11. Question.— State whether Mr. Castwell identified the sheep from the appearance of them or whether he claimed the sheep in the pen which was marked on the slate as Mr. Coleman's?

Ans. He did not recognise them from the appearance of them, but was told by "Dock" that those were the sheep, after that Castwell said they

1
5
were his sheep. I don't know
whether he seen them marked on the
slate or not.

12 Question.— State if you have any means of
knowing who is the owner of the stock in
the several pens? If so state how you
designate them? State in full all about
it.

Ans. I have. When a man comes in with
Sheep, or Hogs, the owner's name is written on
the slate, if there is no owner in charge, the
number of the car is placed on the slate. Every
Sheep and Hog Pen in the Yards, has a
slate to them.

13. Question.— State how many pens there are at
the stock yards for sheep when Mr. John H.
Coleman had these sheep, in contrary, and
how many had sheep in them on the day on
which Mr. Cartmell came to look at the
sheep?

Ans. There is about fifty or sixty pens
used for sheep. about two thirds of the
pens were full of sheep on that day.

14. Question.— State if there was any other person or persons who came from the State of Ohio to identify the sheep other than Mr. Cartmell? If so state who they were and whether they were able to identify the sheep? State whether they looked through the several pens until they found the sheep, in contrary, or whether they were taken direct to the pen when the sheep were? And if so taken by whom?

Ans.

Yes. I think there were four besides Mr. Cartmell. One of them was the Man they call "Dock" The others I do not know. I did hear their names but have forgotten them. They were not able to identify the sheep alone. They did not look through the Pens. to find the sheep. but they were taken direct to the Pen in which they were. by Mr. Cartmell and "Dock"

15. Question.— State fully all you know about the sheep in dispute, and as to Mr. Cartmell's, or other persons whom he had to look at the sheep, being able to identify them?

Ans. The Sheep in Controversy arrived here about half past six in the morning on or about the 17th day of March 1871. They were afterwards Replined by Mr. Cartmell. The first Sheep he picked out was the tame wether. He claimed the Sheep by a Special Mark, and after he had picked out all that he said belonged to him, there were other Sheep still in the Pen which had the same mark. Among the Sheep he picked out as his own, had a blue spot on the right shoulder. I am satisfied that the Sheep could not have been identified after having been received at the Stock Yards.

David Ayres

At the same time and place Henry Erisman
Also of Pittsburg of lawful age, being
first duly sworn as hereinafter certified deposes
as follows:

1 Question.— What is your name, age, residence, occupation and place of doing business?

Ans. My name is Henry Erisman
Am 45 years old. Pittsburg is my residence
My occupation, Stock Broker.

Also at the same time and place
" " " " " " " " Samuel S. Hayes.

2 Question - Are you acquainted with John H. Coleman the defendant - in this suit -

Ans I am acquainted with John H. Coleman two years past, and he has always acted fairly and honestly with us. I belong to Pickcock & Errisman we are regularly in the Stock business, and do a large business at the East Liberty Stock yards.

3 Question - State whether you saw Mr. Coleman on or about - the 17th day of March 1871 If so state where you saw him, and what - was his business

Ans I saw Mr. Coleman about that time with stock here, about the 17th day of March 1871, he came as he always did for several years before, with stock for sale. he was known as a Stock dealer, and knew him as such, our firm have sold stock for him on commission for the last few years. he was here in March 1871 with stock for sale. I saw him here, he was right in our office.

4 Question State how many sheep Mr. Coleman had in the market, at the East Liberty Stock yards on that day

Ans I cant state how many sheep he had on that day. I saw the sheep but dont know how many there were.

5 Question State the class of sheep he had as to size, flesh, and grade of wool

Ans They were medium fine wool sheep

6 State whether any of these sheep had any special mark or marks on them, if so state what - those marks were?

Ans I saw special marks on the sheep in controversy, one pet sheep had one horn broken off. It seemed to be a tame sheep. I did not notice any other mark on that particular sheep. I discovered no other marks until after the lawsuit about these sheep. Then Mr. Coleman asked me to examine the sheep to see if I could not find a blue mark on the right shoulder of some of the sheep. I went and found it, he stated go and you will find that mark, and I found it.

7 Question - State whether you noticed a wether among the lot of sheep spoken of which seemed to be more tame than the others - If so give a full discription of this wether

Ans I noticed a wether that seemed to be a Pet or tame sheep, he had his right-horn broken off, about an inch or an inch and a half in length, he was a tame sheep, he seemed to be Stubborn when annoyed, he was a medium fine wool sheep, he was in good order.

8 Question - State if you are acquainted with Mr Isaac Cortmell the prosecuting atty in this suit and the party who claims to own these sheep - If so state whether or about the 17th day of March 1871 you met him and if so, state where you met him and what his business was?

Ans I never was acquainted with Isaac Cortmell until he came down to prosecute about these sheep, in controversy, I saw him on or about the 17th day of March 1871, he said he was after sheep.

10

9 Question - State if you were present - when Mr Cortmull came to the Stock pens to look after the Sheep he then claimed
Ans I was there when Mr Cortmull came to the Pens, he said he came to look after some lost Sheep.

10 Question - State whether Mr Cortmull identified the Sheep to be his when he saw them?
Ans, Mr Cortmull did not identify the Sheep, there was nothing said about them.

11 Question - State whether Mr Cortmull identified the Sheep from the appearance of them or whether he claimed the Sheep in the pen which was marked on the Slate as Mr Coleman's.
Mr Cortmull the next time I saw him he claimed them. There was nothing said about identification.

12 Question - State if you have any means of knowing who is the owner of the Stock in the several pens? If so state how you designate them state in full all about it.
Ans I dont know whose stock is in the several Pens, but when I see the names on the Slates, I am expected to know, I saw Coleman's name on the Slate, and I expected the Stock was his. I mean the Stock in dispute now.

13 Question - State how many pens there were at the stock yards for sheep where Mr John H Coleman had these sheep in controversy, and how many had sheep in them on the day on which Mr Cortmell came to look at the sheep

Ans There was about forty five pens for sheep. when Mr Coleman had the sheep there. in controversy. this was the same time Mr Cortmell came there to claim them. I mean to claim the sheep that Mr Coleman had there. I think there was from four to seven thousand sheep there at that time.

14 Question - State if there were any other person or persons who came from the State of Ohio to identify those sheep claimed by Mr Cortmell. - If so state who they were when at Pittsburgh - Whether they were able to identify the sheep - and if they were taken direct to the pen where the sheep in controversy were or whether they look among the sheep in the several pens until they found these sheep
If taken direct to the pens by whom taken and showed the sheep.

There was several persons came from Ohio, besides Mr Cortmell to claim the sheep in controversy. I think the sheep were picked

out before they came. I don't know that these persons could identify these sheep, except as belonging to Mr Coleman. There was as many as a half dozen Experienced Stock men there when Costmell claimed the sheep, and was picking them out. We all laughed at him, at the idea of any man from so long a distance to identify and pick out his sheep from a bunch of sheep. Especially as he was picking out all the best sheep, he did pick out all the best and claimed the best. I do not think any man could identify his sheep after transporting them that distance, unless he had a special mark, unless he is a smarter man than I am. And I handle from four to eight thousand sheep every week I could not identify them unless I had a special mark. Mr Costmell identified the sheep by the grade of the wool, and that is what he said.

15 Invention Note fully all you know about the sheep in dispute and also as to Mr Costmell or other persons being able to identify them as the sheep belonging to said Costmell. Also detail any conversation which Costmell may have had with you or with other persons in your relative to the ownership of the sheep.

My answer to this question is, that the sheep Mr Costmell had selected was locked up for several days. After Mr Costmell's sheep was locked up there was a car load of sheep put in the adjoining Pen along side of them. I bought these sheep. In the mean time, they counted Mr Costmell's sheep over again, and found one sheep missing. The Guard men claimed to have found the missing sheep among the sheep I had bought.

H. B. Bism

Also at the same time and place Samuel B. Hedges of lawful age being first duly sworn as hereinafter certified, deposes as follows:

1. Question.—What is your name, age and occupation, and when your place of business and your place of residence?

Ans. My name is Samuel B. Hedges am 42 years old, am Stock Dealer. My place of business is East Liberty Stock Yards, I reside on Shakespeare St 20th Ward Pittsburg Pa.

2. Question.—Are you acquainted with John H. Coleman the defendant in this suit?

Ans. I am acquainted with John H. Coleman the defendant in this suit.

3. Question.—State whether you saw Mr. Coleman on or about the 17th day of March 1871? If so state when you saw him and what was his business?

Ans. I saw Mr. Coleman on or about the 17th day of March 1871. He had shipped some stock to these yards.

4. Question.—State how many sheep Mr. Coleman had in the market at the East Liberty Stock Yards that day?

Ans. I think Mr. Coleman had about seventy head of sheep at the time. The reason I know is that I am a Stock Dealer.

5. Question - State the class of sheep he had as to 14
flesh, size and grade of wool?

Ans. The sheep were about medium flesh, they would
I should judge weigh about ninety pounds on an average. They
were about the medium grade of wool.

6. Question - State whether any of these sheep had any
special marks or marks on them? If so state
what these marks were.

Ans. I cannot say positively whether they as a lot, had
any special marks, or not. I believe some of them had
marks. I know that one of them had a mark on the shoulder
which was examined by ~~Mr~~ Erisman who called my attention
to it. It was a mark on the wool blue, on the right fore shoulder.

7. Question - State whether you noticed a wether among
the lot of sheep spoken of which seemed to be
more tame than the others? If so give a full
description of this wether.

Ans. I noticed a wether among the lot of sheep in controversy
which was more tame than others and was the first sheep
picked out by Mr Cartmell he was a sheep in fair flesh
and had the end of one horn broken off. I should think the
Stub of the horn was about one inch and a half long.
Can't state positively whether it was the right or left horn.
The quality of the wool was good.

14. Question - State if there was any other person or persons
who came from the state of Ohio to identify the sheep other
than Mr. Cartmell? If so state who they were and whether
they were able to identify the sheep. State whether they looked through
the several pens until they found the sheep in controversy or whether
they were taken direct to the pen where the sheep were, and if so

taken by whom?
Ans.

8. Question.— State if you are acquainted with Mr. Cartmell the prosecuting witness in this suit and the party who claims to own these sheep? If so state whether on or about the 17th day of March 1871 you met him and if so state where you met him and what his business was.

Ans. I never saw Mr. Cartmell to my knowledge until about the time he made claim to this lot of sheep in controversy. I met him on or about the 14th day of March 1871. At the East Liberty Stock Yards. I was in company with John H. Coleman at the time I first saw him. He seemed very much excited, he claimed a lot of sheep in possession of Mr. Coleman.

9. Question.— State if you were present when Mr. Cartmell came to the stock pens to look after these sheep.

Ans. I was not in the Sheep department when Mr. Cartmell came to the Stock Pens.

10. Question.— State whether Mr. Cartmell identified the sheep to be his when he saw them.

Ans. I do not know whether Mr. Cartmell identified the sheep in question when he first saw them, as I was not present.

16
11 Question State whether Mr Cartmell identified the sheep from the appearance of them or whether he claimed the sheep in the pen which was marked on the State as Mr John H Coleman's

Ans McCastrell claimed Sixty or Sixty one Sheep seen guarded and marked on the State as Mr John H Coleman's sheep I cannot say how he identified them but having been given to Hedges & Saylor of which firm I am a member, by John H. Coleman and demanded that he Mr Cartmell, should identify his sheep and pick out the same as we desired to dispose of the remainder. The pens was then unlocked by the yard Master and the Sheep put in the Sorting pens, and he Cartmell picked out from fifty five to fifty eight. I can't say positively. I then asked him if he was through, why not pick out the remainder, he answered that he was not certain of the other three four or five Sheep. he thought they were in there, but was not certain. he did not want anything but his own. he remarked that he could tell his sheep by the grade of the wool. I know that there was some sheep of the same grade of wool left in as he picked out, but of inferior flesh and size.

12 Question - State if you have any means of knowing who is the owner of the stock in the several pens. - If so state how you designate them - State in full all about it -

Ans We have about forty five Sheep Pens in The Yards and we designate the ownership by the names on the States.

13 Question - State how many pens there were at the stock yards for sheep when Mr John H Coleman had these sheep in controversy, and how many had sheep in them on the day on which Mr Cartmell came to look at the sheep

Ans As stated before about forty five Pens. I could not state how many sheep were in the pens at the time but there was about the usual amount. My business being in the Hog department.

14. Question.— State if there was any other person or persons who came from the state of Ohio to identify the sheep other than Mr. Castwell? If so state who they were and whether they were able to identify the sheep? State whether they looked through the several pens until they found the sheep in controversy or whether they were taken direct to the pen when the sheep were, and if so taken by whom?

I saw three or four other persons with Mr. Castwell who came at his request to see the sheep in controversy. I don't know they were. I do not know whether they were lawyers or not. Can't tell whether they looked through the pens or not. Don't know whether these parties identified the sheep or not. Don't know whether they were taken direct to the pen where the sheep was or not.

15. Question.— State fully all you know about the sheep in dispute and as to Mr.

Cartmells, or other persons whom he is
had to ~~identify~~ look at the sheep, being
able to identify them?

I do not know anything about the sheep in dispute further than I have
Ans. *stated. I do not know anything about the ability of the persons called*
them to look at the sheep as being able to identify them. But with twenty years
experience in handling stock, ten years of which was devoted almost
exclusively to the handling of sheep. I don't believe any man after
having sheep transported so great a distance as this lot in question
would could tell them, even if they had been grazed by himself, from any other
lot of sheep of similar flesh, size & grade of wool, without special brands or marks. I
saw no special marks on the sheep picked out by Mr Cartmell, that I could
identify them as one lot of sheep.

16. Question.— State whether Cartmell said anything to, any one
in your presence relation to the ownership of said sheep, if so state
all that he said about such ownership.

Ans. The annexed paper marked Exhibit A. is
the answer to the above question see 10. There not
being room to write it in this space. C. C. Atkinson Notary Public

16 When I first saw Mr Cartmell ¹⁰⁰⁰ in
company with Mr Coleman, he said you
have my sheep. I know them by a crooked
horned ewe, a black top warriner, which
I purchased, (or naming some one else)
from a Vermont. I don't five or
six years ago. I don't remember the
exact words spoken, as to the name
of the other party. He said to Mr
Coleman you stole my sheep, or some
body else stole them, I have lost sheep
before and so have my neighbors, and
I will make you show where you
got them or smart for it. Mr Coleman
replied "I purchased the sheep and I can
show how I come by them when the proper
time comes. I know of Mr Coleman
having ^{been} here before with stock, and never
heard anything against Character before
this.

S. B. Hedges

Exhibit A.

Also at the same time and place
Jury of lawful age being first duly
sworn as hereinafter certified, depose as
follows:

1. Question—What is your name, age and
occupation; and where your place of
business and your place of residence?
Ans.

2. Question—Are you acquainted with John H. Coleman
the defendant in this suit?
Ans.

3. Question.— State whether you saw Mr. Coleman on or about the 17th day of March 1871? If so state when you saw him and what was his business?

Ans.

4. Question.— State how many sheep Mr. Coleman had in the market at the East-Liberty Stock yards that day?

Ans.

5. Question.— State the class of sheep he had as to flesh, size and grade of wool?

Ans.

20

6. Question.— State whether any of these sheep had any special mark or marks on them. If so state what these marks were.

Ans.

7. Question.— State whether you noticed a wether among the lot of sheep spoken of which seemed to be more tame than the others? If so give a full description of this wether.

Ans.

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8. Question.— State if you are acquainted with Mr. Cartmell the prosecuting witness in this suit and the party who claims to own these sheep? If so state whether on or about the 17th day of March 1871 you met him and if so state when you met him and what his business was?

Ans.

9. Question.— State if you were present when Mr. Cartmell came to the stock pens to look after these sheep?

Ans.

10. Question.— State whether Mr. Cartmell identified the sheep to be his when he saw them?

Ans.

11. Question.— State whether Mr. Cartmell identifies the sheep from the appearance of them or whether he claimed the sheep in the pen which was marked on the slate as Mr. Colman's.
Ans.

12. Question.— State if you have any means of knowing who is the owner of the stock in the several pens? If so state how you designate them? State in full all about it.
Ans.

13. Question.— State how many pens there are at the stock yards for sheep when Mr. John H. Colman had these sheep in controversy and how many had sheep in them on the day on which Mr. Cartmell came to look at the sheep?

Ans.

14. Question.— State if there was any other person or persons who came from the State of Ohio to identify the sheep other than Mr. Cartmell? If so state who they were and whether they were able to identify the sheep. State whether they looked through the several pens until they found the sheep in controversy or whether they were taken direct to the pen where the sheep were, and if so taken by whom?

Ans.

15. Question— State fully all you know about the²⁴ shop in dispute and as to Mr. Cartmell's or other persons whom he had to look at the shop, being able to identify them?

Ans.

16. Question— State whether Cartmell said anything to any one in your presence relative to the ownership of said shop, if so state all that he said about such ownership.

Ans.

Also at the same time and place

Of lawful age being first-duly
sworn as hereinafter certified deposes as follows

1st Question - What is your name age and
occupation and where is your residence and
place of business?

27
2 - Question - Are you acquainted with John H. Coleman
the defendant in this suit?

Ans.

3 - Question - State whether you saw Mr. Coleman
on or about the 17th day of March 1871? If
so state when you saw him and what
was his business?

Ans.

4 - Question - State how many sheep Mr. Coleman
had in the market at the East Liberty
Stock yards that day?

Ans.

5 - Question - State the class of sheep he had as
to flesh, size and grade of wool?

Ans.

6- Question.— State whether any of those ships had any special mark or marks on them. If so state what those marks were?

Ans.

7- Question.— State whether you noticed a wether among the lot of sheep spoken of which seemed to be more tame than the others?

If so give a full description of this wether.

Ans.

8- Question.— State if you are acquainted with Mr. Cartmell the prosecuting witness in this suit, and the party who claims to own these sheep? If so state whether, on or about the 17th day of March 1871 you met him, and if so state when you met him and what his business was!

Ans.

9- Question.— State if you were present when Mr. Cartmell came to the stock pens to look after these sheep?

Ans.

10- Question.— State whether Mr. Cartmell identified the sheep to be his when he saw them?

Ans.

11. Question.— State whether Mr. Cartmell identified the sheep from the appearance of them or whether he claimed the sheep in the pen which was marked on the slate as Mr. Coleman's?

Ans.

12. Question.— State if you have any means of knowing who is the owner of the stock in the several pens? If so state how you designate them. State in full all about it.

Ans.

13. Question.— State how many pens there are at the stock yards for sheep when Mr. John H. Coleman had these sheep in controversy and how many had sheep in them on the day on which Mr. Cartmell came to look at the sheep?

Ans.

14 Question State ~~when~~ if there was any other person or persons who came from the State of Ohio to identify the sheep other than Mr Cortmell If so State who they were, and whether they were able to identify the sheep in controversy, or ~~whether~~ whether they looked through the several pens until they found the sheep in controversy or whether they were taken direct to the pen where the sheep were, and if so taken by whom?
Ans

15 Question State fully all you know about the sheep in dispute and also as to Mr Cortmell or other persons being able to identify them as sheep belonging to said Cortmell
Ans

16 Question State whether he Cortmel
said anything to you or to any person in
your hearing relative to the ownership of
said ship - If so state all that he said
about such ownership?

Ans

Criminal Case File
Case No. 108

No. 108

Union Common Pleas.

STATE OF OHIO

against

Harvey Tice
Defendant.

OCT TERM, 1871

Forfeited

Journal No. 9 Page 35-63

Record No. No Record Page _____

Ex. Doc. A Page 4918

No 108

State of Ohio
vs
Harvey Price

Feb. 2, 1872. J. P. 63
Left of

Ex. D. P. 288

No. 108

Common Pleas.

THE STATE OF OHIO,

vs.

Harvey Price

On this 5 day of June
1871, Defendant arraigned, and
pleads Not guilty to this In-
dictment.

J. H. Arthur

Clerk.

Indictment for Selling in-
toxicating liquors
& 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.

Christopher Houston
Foreman of Grand Jury.

Filed June 2 1871

J. H. Arthur Clerk.
Leonidas Pifer
Prosecuting Attorney.

copied June 2, 1871

STATE OF OHIO,

Union County, ss. }

In the Court of Common Pleas, *Union* County, Ohio, of the Term of *May*,
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, *fore said*, do find and present, that

Harvey Price

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

*Did unlawfully and knowingly sell
intoxicating liquors to one Adam Blue
to be drunk upon and about the premises
and place 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.

Adam Blue

Levidas Pifer

Prosecuting Attorney.

No 108

State
vs
Harry Price
Copies

Filed June 5 - 1871
W. J. Arthur Clerk

Fees	
Swamp	45
Witness	45
Mileage	2 1/2
Grand	6 5
Copy	6 5
Return	1 2
<hr/>	
\$	4 3 2

Rec'd this writ June 3rd 1871 heard before the Body of the
within named Harry Price the names of his bonds and
Harry Price & John M. Sanders sufficient Return & copy
of the said bond

Test & Searched
W. J. Arthur



C A P I A S .

Printed and Sold by G. W. Hastings & Co., dealers in County Officers' Blanks, Springfield, O.

The State of Ohio,
Union County, ss.

To the Sheriff of said County, Greeting;

We command you to take *Harvey Price*
and him safely keep, so that you have his body before the Judge of our Court of Common Pleas, at the Court House in the town of *Marysville*, on the First Day of ~~next~~^{present} term, to answer unto the State of Ohio, of an indictment exhibited against him for *selling intoxicating liquors to be drunk on the premises*
and have you then there this writ.

Witness,

H. Y. Arthur

Clerk of said Court, this *2* day of

June

, A D., one thousand

eight hundred and *seventy one*.

H. Y. Arthur

, Clerk.



The State of Ohio }
vs } Indictment for selling
Harvey Price } intoxicating liquors

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 ^{not} ^{in any manner} guilty ^{of any} as he stands
charged in said indictment.

Whereupon by agreement of
parties this cause is continued
and the defendants bond for
his appearance at the next
term of this court fixed at
One hundred Dollars

Rendall Co. clerk

BAIL BOND.

State of Ohio

vs.

Henry Reed
copy

Filed June 5 - 1871
W. S. Adams clerk



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.)

Be it Remembered, That on the *3rd* day

of *June*, 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*

Harvey Rice and

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

hundred 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 Recognizance is such, that, whereas, the above bounden *Harvey Rice*

was arrested by me on a writ of *Capias* issued out

of the Court of Common Pleas in and for the County of

against the said *Harvey Rice*

for the offense charged in said *Endictment*

Now, Therefore, if the said *Harvey Rice*

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

County last aforesaid on the *7th* day of the *present* term thereof, then and there to plead

to the charge contained in said *Endictment* 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 *3rd* day of *June*

A. D. 18*71*

Harvey Rice Seal
John M Sanders Seal
Seal

Criminal Case File
Case No. 109

No 1098110

State of Ohio
vs
James H. Wall

Sept. 26. 1872. Left off Pocket
P. O. P. 125-

W. D. P. 312. 313

No. 109

Union Common Pleas.

THE STATE OF OHIO

vs.

James H. Wall

On this 5 day of June 1871, Defendant arraigned, and pleads Not guilty to this Indictment.

H. L. Arthur

Clerk.

Indictment for Selling in
toxicating liquors 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.

Christopher Houston

Foreman of Grand Jury.

Filed June 2 1871

H. L. Arthur Clerk.

L. Piper
Prosecuting Attorney.

Filed June 2, 1871

STATE OF OHIO,Union }
County, ss. }

In the Court of Common Pleas, Union County, Ohio, of the Term of May,
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, 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

James H. Wall

late of said County, on the twenty fourth day of February, in the
year of our Lord One Thousand Eight Hundred and Seventy- One, with
force and arms, at ~~Township~~ said County of
Union, and State of Ohio,

Did unlawfully sell intoxicating
liquors to one Jacob M. Knight, and the
said Jacob M. Knight being then and
there a person in the habit of getting
intoxicated and he the said James H.
Wall then and there well knowing
that the said Jacob M. Knight 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.

Jacob M. Knight
David E. Taylor

Levi P. Piper

Prosecuting Attorney.

BAIL BOND.

State of Ohio

vs.

James H. Wall
Copy

Filed June 5-1871

J. J. Arthur Clerk



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.)

Be it Remembered, That on the 3rd day

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

and Seventy one, personally came before me, Robert Stange

Sheriff of the County of Union

James H. Wall & M. Hewitt & G. W. Bentley

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 James H. Wall

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 James H. Wall

for the offense charged in said Indictment

Now, Therefore, if the said James H. Wall

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

County last aforesaid on the 3rd 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 3rd day of June

A. D. 1871

James H. Wall Seal
S. M. Hewitt Seal
G. W. Bentley Seal

No 109

State
vs

James W. Wall

Capias

Filed June 5 - 1871

F. J. Arthur Clerk

Yues	4	1
Seering	4	1
Assist	4	1
Quartr	4	1
Bonus	100	1
Govt	6	1
Govt	6	1
Return	1	1
	<u>1</u>	<u>2</u>
	\$ 3.13	2

Recd the writ June 3rd 1871 I have taken the Body
 of the north named James W. Wall the owner of
 Bond are James H. Wall S. M. Howard &
 J. W. Bentley

Robert Shamp Shoup

CAPIAS.

Printed and Sold by G. W. Hastings & Co., dealers in County Officers' Blanks, Springfield, O.

The State of Ohio,
Union County, ss.

To the Sheriff of said County, Greeting;

We command you to take *James A. Wall*

and him safely keep, so that you have his body before the Judge of our Court of Common Pleas, at the Court House in the town of *Marysville*, on the ~~First~~ ⁷ Day of ~~next~~ ^{present} term, to answer unto the State of Ohio, of an indictment exhibited against him for *Selling intoxicating Liquors to one in the habit of getting intoxicated* and have you then there this writ.

Witness,

G. Y. Arthur

Clerk of said Court, this *2* day of *June*, A D., one thousand eight hundred and *Seventy one*.

G. Y. Arthur, Clerk.



Criminal Case File

Case No. 110

No. 110

Common Pleas.

THE STATE OF OHIO

vs.

James H. Wall

On this 5 day of June 1871, Defendant arraigned, and pleads Not guilty to this Indictment.

F. J. Arthur

Clerk.

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.

Christopher Houston

Foreman of Grand Jury.

Filed June 2 1871

F. J. Arthur Clerk.
L. P. Fisher
Prosecuting Attorney.

Filed June 2, 1871

STATE OF OHIO,

Union County, ss. }

In the Court of Common Pleas, *Union* County, Ohio, of the Term of *May*,
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, *Aforesaid*, do find and present, that

James H. Wall

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

Did unlawfully sell intoxicating
liquors to one Timothy Middleton, ~~the~~ the
said Timothy Middleton being then and
there a person in the habit of getting
intoxicated, and he the said James H.
Wall then and there well knowing
that the said Timothy Middleton was a
person then and there in the habit
of getting intoxicating

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

Trinity Middleton

Leonidas Piper

Prosecuting Attorney.

Recd this cost June 3rd 1871 I have taken the Body
 of the writ herein named James H Wall the names of the
 Bonds are James H Wall Esq M Hewitt
 & G W Burley

Yes	
Sum	45
Arrest	45
Malice	100
Bond	65
Cost	65
Return	10

\$343 2 1/2

Robert Sharp Sheriff

No 110

Stet

James H Wall
 Copies

Filed June 4th 1871
 F. H. Arthur clerk

C A P I A S .

Printed and Sold by G. W. Hastings & Co., dealers in County Officers' Blanks, Springfield, O.

The State of Ohio,
Union County, ss.

To the Sheriff of said County, Greeting;

We command you to take *James H. Wall*
and him safely keep, so that you have his body before the Judge of our Court of Common Pleas, at the Court House in the town of *Marysville*, on the ~~First Day~~ ^{present} of ~~next~~ term, to answer unto the State of Ohio, of an indictment exhibited against him for *Selling intoxicating Liquors to one in habit of getting intoxicated* and have you then there this writ.

Witness, *H. G. Arthur*

Clerk of said Court, this *2* day of *June*, A D., one thousand eight hundred and *Seventy one*.

H. G. Arthur, Clerk.



BAIL BOND.

State of Ohio

vs.

James H. Wall

Copy

Filed June 5 - 1871
F. H. Arthur clerk



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.)

Be it Remembered, That on the *3rd* day

of *June*, in the year of our Lord one thousand eight hundred

and *Seventy one*, personally came before me, *Robert Shantz*

Sheriff of the County of *Union*

*James H. Wall & McHewitt +
G W Barley*

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 *James H. Wall*

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 *James H. Wall*

for the offense charged in said *Indictment*

Now, Therefore, if the said *James H. Wall*

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

County last aforesaid on the *7th* 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 *3rd* day of *June*

A. D. 18*71*

James H. Wall Seal
S. McHewitt Seal
G W Barley Seal

Criminal Case File

Case No. 111

Crim. Doc. *A.* Page *256*

Union COMMON PLEAS.

THE STATE OF OHIO,

vs.

William Gray

Fi. Fa. et Ca. Sa.

This Writ dated *Nov. 22* 18*71*.

Fine, - - - \$ *5.00*

Costs, - - - *9.19*

Cr \$9.19

Defl's Costs, - - - \$

Int. from _____ \$

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

L. Pifer

Pros. Att'y.

Received _____ 18____

Sheriff.

Returned and filed *Dec 6* 18*71*.

*Recd this writ Nov 22 in 1871
Money made in full Dec 6 1871
Thy Geo. Toland
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 Grayin your bailiwick, you cause to be made \$14¹⁹Dollars, 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 29th day of May, A. D. 1871, by the judgment of said Court, recovered against the saidWilliam Graywhereof 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 saidWilliam Grayand 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 22
day of November, A. D. 1871.J. L. Arthur, Clerk.

By _____, Deputy Clerk.



Criminal Case File
Case No. 112

No 112

State of Ohio
vs
George Schneider

24-
Q. R. 266

for record

No. 112

Common Pleas.

THE STATE OF OHIO

vs

George Scheiderer

On this 5 day of June
1871, Defendant arraigned, and
pleads guilty to this
Indictment.

H. J. Arthur

Clerk.

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.

Christopher Houslow

Foreman of Grand Jury.

Filed June 2 1871

H. J. Arthur
Leonidas Pifer

Clerk.

Prosecuting Attorney.

Copied June 2 1871

STATE OF OHIO,

Union County, ss. }

In the Court of Common Pleas, *Union* County, Ohio, of the Term of *May*,
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, *aforsaid*, do find and present, that

George Scherderer

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

*Did unlawfully sell intoxicating liquors
to one John W. Sturdy the said John
W. Sturdy being then and there a mi-
nor and the said selling being with-
out the written order of either the parents
guardian or family physician of him
the said John W. Sturdy the
said George Scherderer then and
there well knowing that the said
John W. Sturdy 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 W Sturdy
S W Doty

Leonidas Piper

Prosecuting Attorney.

No 112

State
vs

George Schneider

Filed June 3-1871
H. G. Arthur Clerk

Received, this writ, June 3, 1871, I have taken the body of the
within named George Schneider, the names of his Bonds are
George Schneider and, S. Sollege, I herewith return a Copy of the
Bail Bond.

Keep	45-
Survey	45-
arrest	65-
Bond	65-
Return	10
Mileage	10
Return	10
	<hr/>
	2,42

Robert Sharp Sheriff

CAPIAS.

Printed and Sold by G. W. Hastings & Co., dealers in County Officers' Blanks, Springfield, O.

The State of Ohio,
Union County, ss.

To the Sheriff of said County, Greeting;

We command you to take *George Schneider*

and him safely keep, so that you have his body before the Judge of our Court of Common Pleas, at the Court House in the town of *Marysville*, on the *7th* ^{present} ~~next~~ Day of ~~term~~, to answer unto

the State of Ohio, of an indictment exhibited against him for *Selling intoxicating Liquors to a Miner*

and have you then there this writ.

Witness,

H. L. Arthur

Clerk of said Court, this

3

day of

June

, A D., one thousand

eight hundred, and *Seventy one*.

H. L. Arthur

, Clerk.



BAIL BOND.

The State of Ohio

vs.

George Schiderer

Filed June 3-1871
H. G. Arthur Clerk



BAIL BOND.

THE STATE OF OHIO,

County, ss.)

Be it Remembered, That on the 3rd day

of June, 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,

George Schiderer and

J. Sam Schlegel,

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

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

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

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 ~~George Schiderer~~ George Schiderer

for the offense charged in said Edictment

Edictment

Now, Therefore, if the said George Schiderer

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

County last aforesaid on the 4th day of the next term thereof, then and there to plead

to the charge contained in said Edictment, 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 3rd day of June,

A. D. 1871

George Schiderer Seal

J. Schlegel Seal

Seal

Criminal Case File
Case No. 113

No 113

State of Ohio

by
Frederick Dasher

Ex- June 5, 1871
J. S. P. 468

Q. P. 268

Recorded
Page 60

No. 113

Common Pleas.

THE STATE OF OHIO

vs.

Frederick Lusher

On this 5 day of June
1871, Defendant arraigned, and
pleads guilty to this
Indictment.

F. J. Arthur

Clerk.

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.

Christopher Houston

Foreman of Grand Jury.

Filed June 2 1871

F. J. Arthur Clerk.
Leonidas P. Pugh
Prosecuting Attorney.

copied June 5-1871

STATE OF OHIO,

Union County, ss. }

In the Court of Common Pleas, *Union* County, Ohio, of the Term of *May*,
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, *of* ~~of~~ *foresaid*, do find and present, that

Fredrick Dasher

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

*Did unlawfully sell intoxicating
liquors to one John W. Sturdy he
the said John W. Sturdy being then
and there a minor and the said sel-
ling being without the written order
of either of the parents, guardian or
family physician of him the said
John W. Sturdy he the said Fredrick
Dasher and there well knowing that the
said John W. Sturdy 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 W Sturdy
S. W. Solz

Levidas Piper
Prosecuting Attorney.

State

No 113

vs
Frederick Dasher
Capias

Filed June 3-1871
H. G. Arthur Clerk

Received this writ June 3, 1871 I have & have taken the Bonds of
the within named Frederick Dasher, the names of ~~the~~ his Bonds
are Frederick Dasher and Peter Ranch, & herewith Return a Copy of
the Bail Bond,

Fees.	45-
Service	45-
Return	10
Bond	65-
Copy	65-
Return	12
Return	242

Robert Shaaf Sheriff

C A P I A S .

Printed and Sold by G. W. Hastings & Co., dealers in County Officers' Blanks, Springfield, O.

The State of Ohio,
Union County, ss.

To the Sheriff of said County, Greeting;

We command you to take

Frederick Dasher

and him safely keep, so that you have his body before the Judge of our Court of Common Pleas, at the Court House in the town of *Marysville*, on the ~~First~~ ^{second} Day of ~~next~~ term, to answer unto the State of Ohio, of an indictment exhibited against him for *selling intoxicating Liquors to a Minor* and have you then there this writ.

Witness,

G. L. Arthur

Clerk of said Court, this

B

day of

June

, A D., one thousand

eight hundred and

Seventy one

G. L. Arthur

, Clerk.



copy

BAIL BOND.

The State of Ohio
vs.

Frederick Dasher

Filed June 3. 1871
H. J. Arthur Clerk





BAIL BOND.

THE STATE OF OHIO,

Union County, ss.)

Be it Remembered, That on the 3rd day

of June, 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

Fredrick Dasher and
Peter Rausch,

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

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

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

Fredrick Dasher,

was arrested by me on a writ of Habeas issued out

of the Court of Common Pleas in and for the County of Union

against the said Fredrick Dasher

for the offense charged in said Indictment

Now, Therefore, if the said Fredrick Dasher

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

County last aforesaid on the 7th 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 3rd day of June,

A. D. 1871

Fredrick Dasher Seal

Peter Rausch Seal

Seal

Criminal Case File
Case No. 114

No. ~~114~~¹¹⁴, 115, 116, 117, 118

State of Ohio

vs

John Kirchner

May 18, 1872. Lett. H. J. P. 115 & 114

Ex. J. P. B 04. 8306

Crim. Doc. _____ Page 258

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, - - - 7.47

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

Int. from _____

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

Received _____ 18 _____

_____ Sheriff.

Returned and filed August 30 1871.

Received this writ, June 21, 1871, June 21, 1871, I have this day
levied on the following described Real estate, Situate in the
Town of Marysville, beginning at the Edge of main Street thence
with said Street 23 feet to the Corner of formerly owned by
Andrew Neely thence West 23 feet parallel with Center Street to
the alley thence 23 feet, to within 20 feet of Calons lot then 20
feet parallel with Center Street to the beginning, being
the same property now owned and occupied by John Kirchner
Grant or inlet No 23

Return a my fees
John Kirchner
Thomas Martin DeJoy

Fees
Service 45-
Levy 45-
Mileage 10
Return 12
112



FERI 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 ^{57.42} \$~~50~~

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 *21st*
day of *June*, A. D. 1871.
F. J. Arthur, Clerk.

By _____, Deputy Clerk.



No. 114

Common Pleas.

THE STATE OF OHIO

vs.

John Kirschner

On this 5 day of June
1871, Defendant arraigned, and
pleads guilty to this
Indictment.

F. G. Arthur Clerk

Clerk.

Indictment for selling
intoxicating liquors
to be drunk upon
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.

Christopher Houston

Foreman of Grand Jury.

Filed June 2 1871

F. G. Arthur Clerk.

Leonidas P. Spers
Prosecuting Attorney.

Filed June 3-1871

STATE OF OHIO,

Union County, ss. }

In the Court of Common Pleas, Union County, Ohio, of the Term of May; 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, aforesaid, do find and present, that

John Kirchner

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

Did unlawfully and knowingly sell intoxicating liquors to one David F. Dyak to be drunk upon and about the premises and place 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.

David F. Dyal

Leonidas Piper

Prosecuting Attorney.

No 114

State

vs

John Kirchner

Copies

Filed June 3-1871

H. J. Arthur Clerk

Sup	45
Seery	45
allot	45
Bond	45
Costs	65
misc	10
Return	12
<hr/>	
	242

Recd this inst June 3^d 1871. I have taken the books of the
within named John Kirchner the names of his bonds
are John Kirchner and Peter Conrad I herewith
Return a copy of the Bond Bond

Wm Stump Sherry



CAPIAS.

Printed and Sold by G. W. Hastings & Co., dealers in County Officers' Blanks, Springfield, O.

The State of Ohio,
Union County, ss.

To the Sheriff of said County, Greeting;

We command you to take *John Kirchner*
and him safely keep, so that you have his body before the Judge of our Court of Common Pleas, at the Court
House in the town of *Marysville*, on the ~~First~~ ^{present} Day of ~~next~~ term, to answer unto
the State of Ohio, of an indictment exhibited against him for *Selling Intoxicating Liquors*
to be drunk upon the premises
and have you then there this writ.

Witness,

H. J. Arthur

Clerk of said Court, this *3* day of

June

, A D., one thousand

eight hundred and *seventy one*.

H. J. Arthur

, Clerk.



10114

BAIL BOND.

The State of Ohio

vs.

John Kirchner
Copy

Filed June 3- 1871
J. H. Arthur clerk



BAIL BOND.

THE STATE OF OHIO,

Union County, ss.)

Be it Remembered, That on the *3rd* day

of *June*, 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 Kirchner and

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

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*

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 Kirchner*

for the offense charged in said *Endowment*

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 *3rd* day of the *present* term thereof, then and there to plead

to the charge contained in said *Endowment* 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 *3rd* day of *June*

A. D. 18*71*

John Kirchner Seal

Peter Roush Seal

Seal

Criminal Case File
Case No. 115

Union Common Pleas.

STATE OF OHIO

against

John Kirchner
Defendant.

MAY TERM 1872

Writ off Hocut

Journal No. 9

Page 114 115

Record No. No Record

Page _____

Ex. Doc. A

Page 4043-4949

No. 115

Common Pleas.

THE STATE OF OHIO

vs.

John Kirehmer

On this _____ day of _____
187____, Defendant arraigned, and
pleads _____ guilty to this
Indictment.

Indictment for selling in-
toxicating liquors to one
in habit of getting in-
toxicated

_____ Clerk.

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.

Christopher Houston
Foreman of Grand Jury.

Filed June 2 1871

Clerk.

J. S. Arthur
Leondas Piper
Prosecuting Attorney.

copy of June 3-1871

STATE OF OHIO,*Union*

County, ss. }

In the Court of Common Pleas, *Union* County, Ohio, of the Term of *May*,
 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, *aforsaid*, do find and present, that

John Kirchner

late of said County, on the *Fifteenth* day of *November*, in the
 year of our Lord One Thousand Eight Hundred and Seventy-*one*, with
 force and arms, at *Union* ~~Township, in~~ said County of
Union, and State of Ohio,

*Did unlawfully sell intoxicating liquors
 to one Noah Poling be the said Noah Poling
 being then and there a person in the habit
 of getting intoxicated and be the said John
 Kirchner then and there well knowing
 that he the said Noah Poling was a per-
 son 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.

Safety Stout Jr

Leontidas Piper

Prosecuting Attorney.

Criminal Case File
Case No. 116

No. 116

Common Pleas.

THE STATE OF OHIO

vs.

John Kirchner

On this _____ day of _____
187____, Defendant arraigned, and
pleads _____ guilty to this
Indictment.

Indictment for selling in-
toxicating liquors to one
in habit of

Clerk.

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.

Christopher Houston

Foreman of Grand Jury.

Filed June 2 1871

H. G. Arthur Clerk.

Levidas Piper

Prosecuting Attorney.

Copied June 3 1871

STATE OF OHIO,

Union County, ss. }

In the Court of Common Pleas, *Union* County, Ohio, of the Term of *May*,
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, *aforsaid*, do find and present, that

John Kirchner

late of said County, on the *First* day of *December*, in the
year of our Lord One Thousand Eight Hundred and Seventy-*One*, with
force and arms, at *Union* ~~Township, in~~ said County of
Union, and State of Ohio,

*Did unlawfully sell intoxicating liquors
to one Noah Poling be the said Noah Po-
ling being then and there a person in the
habit of getting intoxicated and be the
said John Kirchner then and there
well knowing that be the said Noah Poling
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.*

Safety Stout Jr

Leonidas Pifer

Prosecuting Attorney.

Criminal Case File
Case No. 117

No. 117

Common Pleas.

THE STATE OF OHIO,

vs.

John Kirchner

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

Indictment for selling in
bottles of liquor 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.

Christopher Houston
Foreman of Grand Jury.

Filed June 2 1871

H. T. Arthur Clerk.

Leonidas P. Pifer
Prosecuting Attorney.

Filed June 3-1871

_____ Clerk.

Vertical text on the right side of the page, possibly a stamp or a note, partially illegible.

STATE OF OHIO,*Union* County, ss. }In the Court of Common Pleas, *Union* County, Ohio, of the Term of *May*,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, *aforsaid*, do find and present, that

John Kirchner

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

Did unlawfully and knowingly
 sell intoxicating liquors to one
Aaron Bowyer to be drunk upon and
 about the premises and place 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.

Aaron Brown

Leontas Piper

Prosecuting Attorney.

Criminal Case File
Case No. 118

No. 118

Common Pleas.

THE STATE OF OHIO,

vs.

John Kirchner

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

Indictment for Selling
intoxicating liquors
to one intoxicated

_____ Clerk.

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.
Christopher Houston
Foreman of Grand Jury.

Filed June 2 1871

H. L. Arthur Clerk.
Leonidas Pifer
Prosecuting Attorney.

Spaid June 7 1871

Vertical text on the right side of the page, likely bleed-through from the reverse side. It is mostly illegible but appears to contain a date and possibly a name or title.

STATE OF OHIO,

Union County, ss. }

In the Court of Common Pleas, Union County, Ohio, of the Term of May, 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 aforesaid, do find and present, that

John Kirchner

late of said County, on the Thirty first day of May, in the year of our Lord One Thousand Eight Hundred and Seventy One, with force and arms at ~~Township, in~~ said County of Union, and State of Ohio,

Did unlawfully sell intoxicating liquors to one Aaron Brown the said Aaron Brown being then and a person intoxicated, and the said John Kirchner then and there well knowing that the said Aaron Brown was 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.

Aaron Brown

Leonidas Piper

Prosecuting Attorney.

Criminal Case File
Case No. 119

No. 9

Union Common Pleas.

STATE OF OHIO

against

Wallace Linder et al

Defendant.

MAY TERM, 1873

Journal No. 9 Page 207

Record No. _____ Page _____

Ex. Doc. A Page 4984

No 119

State of Ohio
is
Wallace, Linder, & Samuel Sternd

Left Off Socket
May 15, 1873, J. G. P. 207

Ex. D. P. 331

Shark by Martin #1,77

20
95-
420
40
25-
515-0
25-
575-8th

No. 119

Common Pleas.

THE STATE OF OHIO,

vs.

Wallace Linden
& Samuel Stout

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

Indictment for Rape

_____ Clerk.

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.

Copied June 5-1871

A True Bill.

Christopher Houston
Foreman of Grand Jury.

Filed June 2 1871

A. J. Arthur Clerk.
Leonidas A. Allen
Prosecuting Attorney.

STATE OF OHIO,*Union* County, ss. }In the Court of Common Pleas, *Union* County, Ohio, of the Term of *May*,
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, *aforsaid*, do find and present, that*Wallace Linder and Samuel Stout*late of said County, on the *Twenty ninth* day of *April*, in the
year of our Lord One Thousand Eight Hundred and *Seventy One*, with
force and arms at ~~Township, in~~ said County of
Union, and State of Ohio,

In and upon one Sarah M. Harper
then and there being unlawfully,
violently and feloniously, did make
an assault and her the said Sarah
M. Harper then and there unlaw-
fully, forcibly and against her will
feloniously did ravish and carnally
know, she the said Sarah M.
Harper then and there being a
woman other than the daughter
or sister of either of them the said
Wallace Linder or Samuel Stout

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

Sarah M. Harper
Francis Harper
John Price

Leonidas Piper

Prosecuting Attorney:

State
vs
Saml. Stout
Capias

Filed August 30, 1871
F. J. Arthur Clerk



Re D Who was July 10, 1871
The within named Samuel Stout
was not found.

C Fees
Docket 43
Index 20
Return 12
177 By Robert Shafer Shung
By Thomas Bradwell

State of Ohio Union County ss
To the Sheriff of Union County greeting,
you are commanded to take Samuel
Stout if he be found in your county and
him safely keep so that you have his body
before the Court of Common Pleas for the
County of Union aforesaid - on the first
day of the next term of said Court to answer
unto an Indictment found against him
in said Court for Rape
and have you then and there this writ
witness my hand and seal of said Court
of Common Pleas at Marysville this 10
day of July 1871
L. S. Arthur Clerk



No. 119

Union Common Pleas.

THE STATE OF OHIO

vs.

Wallace Linder
and Samuel Stout

Indictment for 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.

Christopher Houston

Foreman of Grand Jury.

Filed June 2 1871

J. J. Arthur, Clerk.

Leonidas Rifer
Prosecuting Att'y.

On this _____ day of _____
18____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk.

Sheweth certly this to be a true copy from the original
Indictment now on file in my office
J. J. Arthur Clerk



STATE OF OHIO,
Union County, ss.

In the Court of Common Pleas *Union* County, Ohio, of the Term
of *May*, 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 *aforsaid*, do
find and present, that

Wallace Linder and Samuel Stout

late of said County, on the *twentieth* day of *April*, in the year of our
Lord One Thousand Eight Hundred and *seventy one*, with force and arms at
~~Township~~, in said County of *Union*, and State of Ohio,

*In and upon one Sarah M. Harper then and there being
unlawfully violently and feloniously did make
an assault and her the said Sarah M. Harper then
and there unlawfully forcibly and against her will
feloniously did ravish and carnally know the
said Sarah M. Harper then and there being a
woman other than the daughter or sister of
either of them, the said Wallace Linder or
Samuel Stout,*

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

Leonidas Pifer

Prosecuting Attorney.

Criminal Case File

Case No. 120

10120

State of Ohio

vs

Henry Amrine

J. P. 76

Quashed

Fol. 8. motion to quash

sustained

5

No. 120

Common Pleas.

THE STATE OF OHIO

vs.

Henry Amos

On this _____ day of _____
187____, Defendant arraigned, and
pleads _____ guilty to this
Indictment.

Indictment for

Perjury

Clerk.

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.

Christopher Houston

Foreman of Grand Jury.

Filed June 2 1871

Clerk.

G. J. Arthur
Leonidas Piper

Prosecuting Attorney.

Copied June 5 - 1871

STATE OF OHIO,

Union County, ss. }

In the Court of Common Pleas, Union County, Ohio, of the Term of May,
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, 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 Amerine

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

In a certain tax list for the year one
thousand eight hundred and seventy-one
which said tax list was by the Statutes of said
State of Ohio required to be made out and de-
livered to the assessor when required, or within
ten days thereafter, a statement verified by
his oath or affirmation of all the personal
property, money, credits, investments in bonds
stocks, joint stock companies or otherwise in
his possession or under the control of such
person on the day preceeding the second
Monday of April of that year.

The said Henry Amerine at the time
aforesaid, did personally appear before
Charles M. Robinson the assessor within
and for said Paris Township in said
County and then and there was sol-
emly sworn by the said Charles M.
Robinson assessor as aforesaid who then
and there was duly empowered and au-
thorized by law as said assessor to ad

minister said oath and so being sworn
then and there in said tax list and
in a matter material thereto did cor-
ruptly, willfully and feloniously depose
and declare certain matters then and
there to be a fact to wit: that the whole
number of sheep owned by said Henry
Amerine or under his control was ~~then~~
the day preceding the second Monday
in April for said year (1871) to be three
hundred (300) whereas in truth and
in fact said Henry Amerine had in
his possession or under his control
a much larger number of sheep which
said Henry Amerine should have returned
to said assessor and ~~to~~ the said
Henry Amerine then and there
well knowing that the said matters so
as aforesaid by him deposed and
declared to be ~~true~~ then and there
to be false

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

Charles M. Robinson
Sagey Stout Jr.
Alfred Scott

Leonidas Piper
Prosecuting Attorney.

The State of Ohio

vs

Henry Aurine

Return to justice

Filed Oct 30-1871

F. T. Arthur Clerk

The State of Ohio vs Motion to quash
No 120
Henry A. Mirmie Indictment for perjury
Union County Ohio
Court of Common Pleas

The said defendant Henry A. Mirmie
moves the Court to quash the said
indictment for reasons following
The averment in the said indictment of the
contents of the affidavit is in the alternative
& in the words following

"That the whole number of sheep owned by said
Henry A. Mirmie, or under his control is 14"
which averment defendant alleges is not pertinent

The words of said indictment assigning the false-
hood are in the alternative & do not
negative the averment of ^{the} affidavit ~~but~~
_{as set out in the indictment}

The assignment of the falsehood is not
special & complete but partial and
indefinite & uncertain -

The words of the indictment ~~assigning~~
the perjury do not follow the words
or the ideas of the assignment of what
defendant swore to before the assen

~~The~~ The averment of the
things sworn to by defendant is indefinite
& uncertain & the averment of the false-
hood is indefinite & uncertain & therefore
left pray, the Court to quash said indictment
J. W. Robinson Atty. for Def.

State
Summ

27 ⁰⁰	27 ⁰⁰
2 ⁰⁰	3 ⁰⁰
3 ⁰⁰	<u>5⁰⁰</u>
<u>\$32⁰⁰</u>	74 ⁰⁰
	<u>2</u>
	36 ⁰⁰

18 ⁵⁰	22 ⁰⁰
7 ⁰⁰	7 ⁰⁰
1 ⁰⁰	25 ⁰⁰
15 ⁰⁰	35 ⁰⁰
7 ⁰⁰	<u>7⁰⁰</u>
<u>35⁰⁰</u>	41 ⁰⁰
1 ⁰⁰	<u>1⁰⁰</u>
	42 ⁰⁰

56 37

perjury - see 9 - page 405 S & C -

Parties required to list for taxes - sec 11 - p 756 S & S
passed April 8, 1865 repeals sec 4 of the act of April 5/59
Statement required to be made by the statute sec 13 of
S & S par 758 passed March 30, 1868 & repeals sec 6 of
the act of April 5, 1859
Original sec found on par 1441 ~~1442~~ of S & C

Sec 7 of S & C p 1442 shows how the statement
shall be made -

This indictment says the deft "did corruptly
and feloniously depose & declare certain
matters true & there to be a fact viz

"that the whole number of sheep owned by said H. A. or
under his control the day 1st"

Whereas in truth & fact said H. A.
"had in his possession or under his control a
much larger number of sheep which said H. A.
should have returned to said assessor"

The indictment must negative that which is false
I Wharton p 577, Note I - The assumption of the
falseness must be special & complete & not
general or partial - same par 588 - note

The State of Ohio

vs

Henry Amersin

Plaintiff's Brief

The State of Ohio } Court of Common Pleas
 } ~~County Court of Ohio~~
 } Indictment for Perjury
 } No. 120
vs
Henry Amerine

Plaintiff's Brief -

Criminal Code Sec. 90 - O.L. Vol 66 - Page 300
covers all defects which do not tend to pre-
judice the substantial rights of the defendant
upon the merits

The assignment of the perjury is not in the
alternative and does negate the averment
of the affidavit.

It is not necessary to give the exact
words - Wharton's Precedents of Indictments
and Pleas Vol 2 Sec. 577 - note
^{Sec. 405}
Unreasonable strictness ought not to be
Required - Stoughton & Hudson vs The State of Ohio
2 O.S.R. Page 563

Kell Bange & Co

MS

1139

E. Adams et al.

State of Ohio
vs
Henry Amerine } Indictment for Perjury

This day came the parties
by their attorneys and thus came
came on to be heard upon the
motion of Defendant to quash
the indictment and said motion
having been argued by Counsel
and it appearing to the Court that
there is such defects apparent
upon the face of the record as in
said Motion alleged it is therefore
ordered and adjudged by the Court
that said indictment be quashed
and that the said Henry Amerine
be not further required to further
plead or answer to the same and
that said defendant be discharged and
have leave to go hence without day

Swan 594,
Edwards 313
Kear 100.
" 110

State of Ohio }
vs } Indicted for Perjury
Henry Merrin }

In This case ~~came on to be~~
heard the Court appointed John L
Peters as Counsel to assist the
prosecuting Attorney.

Criminal Case File
Case No. 121

No. 21, 22, 23, 24, 25

Union Common Pleas.

STATE OF OHIO

against

William Richster

Defendant.

SEP TERM, 1872

Journal No. 9 Page 118

Record No. Page

Ex. Doc. A Page 495-498

Nos 121, 122, 123, 124, 125

State of Ohio

vs

William Richter

Sept 23-1872
Left off pocket by order
of Prov. atty J. G. P. 118

No. 121

Union Common Pleas.

THE STATE OF OHIO

vs.

William Richter

On this _____ day of _____
187____, Defendant arraigned, and
pleads _____ guilty to this
Indictment.

Indictment for Selling
Intoxicating Liquor
to a minor

_____ Clerk.

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.

Horatio C. Hamilton

Foreman of Grand Jury.

Filed Oct-27 1871

H. L. Arthur Clerk.

Levittas P. Pen

Prosecuting Attorney.

Filed Oct 27 1871

STATE OF OHIO,*Union* County, ss. }In the Court of Common Pleas, *Union* County, Ohio, of the Term of *October*,
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

William Richter

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

Did unlawfully sell intoxicating liquors
to one George Gibson be the said George
Gibson 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 George
Gibson be the said William Richter
then and there well knowing that the
said George Gibson 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.

Leemidas Piper

Prosecuting Attorney.

George Libson Jr

copy

No. _____

The State of Ohio,

vs.

William Richter

BAIL BOND.

Filed *Nov-7* A. D. 187 *1*.

F. J. Arthur Clerk.

SHERIFF'S BAIL BOND,

STATE OF OHIO,

Union County, ss. }

Be it Remembered, That on the *28* day of *October*
A. D. 187*7*, personally came before me, *Robert Sharp*
Sheriff, of the County of *Union*
William Richter
and *William Weber*

and severally acknowledged to owe the State of Ohio, the sum of *Four hundred*
Dollars each, to be levied off 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
William Richter has been arrested by me, on a writ of *capias* issued out
of the Court of Common Pleas, in and for the County of *Union*, on a
certain indictment presented in the said Court against the said *William Richter*
for the offense charged in the said indictment.

Now, Therefore, If the said *William Richter* so arrested as aforesaid,
shall personally appear before the Judge of the Court of Common Pleas, of the County last aforesaid,
on the *6* day of the *present* term thereof, then and there to plead to
the same 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.

William Richter Seal

William Weber, Seal

Seal

Signed in my presence, and approved by me this *28* day of *October*
A. D. 187*7*.

Robert Sharp Sheriff.

Criminal Case File

Case No. 122

No. 122

Union Common Pleas.

THE STATE OF OHIO,

vs.

William Richter

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

Indictment for Selling In-
toxicating liquors to one
Intoxicated

copied Oct 27 1871

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.

George C. Hamilton
Foreman of Grand Jury.

Filed Oct. 27 1871

J. S. Arthur Clerk.
Levittas P. P. Prosecuting Attorney.

_____ Clerk.

[Faint vertical text on the right side of the page, possibly bleed-through or a stamp.]

STATE OF OHIO,

Union County, ss. }

In the Court of Common Pleas, Union County, Ohio, of the Term of ~~February~~ ^{October}
in the year of our Lord One Thousand Eight Hundred and ~~Seventy One~~ ^{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

William Richter

late of said County, on the Twelfth day of October, in the
year of our Lord One Thousand Eight Hundred and Seventy one, with
force and arms at ~~Township~~, in said County of
Union, and State of Ohio,

Did unlawfully sell intoxicating
liquors to one Hamerwoodburn the said Hamerwoodburn
being then and there a per-
son intoxicated and the said Wm Richter
then and there well knowing that the
said Hamerwoodburn was 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.

Charles Hamilton
Harner Woodburn

Criminal Case File
Case No. 123

No. 123

Union Common Pleas.

THE STATE OF OHIO,

vs.

Wm Richter

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

Indictment for Selling introy
scating liquor to one
Intricate

Sept 10 1871

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.

Wm Hamilton

Foreman of Grand Jury.

Filed Oct 27 1871

J. L. Arthur

Clerk.

L. P. Pugh

Prosecuting Attorney.

Vertical text on the right edge of the page, possibly a stamp or marginal note.

STATE OF OHIO,

Union County, ss. }

In the Court of Common Pleas, *Union* County, Ohio, of the Term of ~~February~~ *October*,
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

William Richter

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

*Did unlawfully sell intoxicating
liquors to one Joshua Gibson the said Joshua
Gibson being then and there
a person intoxicated and the said
William Richter then and there well
knowing that the said Joshua Gibson
was 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

Jas: Wm. McEntyre
James McEntyre

Leonidas Piper

Prosecuting Attorney.

Criminal Case File
Case No. 124

No. 124

Union Common Pleas.

THE STATE OF OHIO

vs.

Wm Richter

On this _____ day of _____
187____, Defendant arraigned, and
pleads _____ guilty to this
Indictment.

Indictment for Selling
Liquors on election
day

Clerk.

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.

Abner C Hamilton
Foreman of Grand Jury.

Filed Oct 27 1871

copied Dec 27, 1871

F. T. Arthur Clerk.
Leonidas P. _____
Prosecuting Attorney.

STATE OF OHIO, }

Union County, ss. }

In the Court of Common Pleas, *Union* County, Ohio, of the Term of *October*,
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

William Richter

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

*Did unlawfully and knowingly
sell Matt Liquors, Commonly Called Beer,
to one William L. Gibson, said tenth day
of October AD. 1871 being the day on which
an election was holden in said Town-
ship within said State of Ohio, and
under the constitution and laws thereof*

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

Leonidas Piper

Prosecuting Attorney.

(David Loucks
Wm L. Gibson)

50124

D B P 314

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.

William Richter

L. Rifer

Prosecuting Attorney.

Filed 7 day of Nov 1871

F. T. Arthur Clerk.

Recd this will Oct 28/1871 & have taken the copy of the within named Wm Richter the names of his bonds are Wm Richter and Wm Wickers & herewith return a copy of the said bond

Robert - Sharp - Sheriff

Shops	45
Board	45
Board	65
Copy	65
Notes	10
Return	10
	<hr/>
	245
	<hr/>
	300

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,
on the 6th of said Court, that being the 30th
day of Oct. A. D., 1871 to answer unto an Indictment
found against him in said Court for *Selling Liquor*
on Election day

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 Oct. A. D., 1871

F. J. Arthur

CLERK.

Criminal Case File
Case No. 125

No. 125-

Union Common Pleas.

THE STATE OF OHIO

vs.

William Richter

On this _____ day of _____
187____, Defendant arraigned, and
pleads _____ guilty to this
Indictment.

Indictment for Selling
intoxicating liquors
to a Union

Clerk.

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.

Hardie C. Hamilton

Foreman of Grand Jury.

Filed *Oct - 27* 187/

copied Dec 27, 1871

J. J. Arthur Clerk.

Leontas Piper
Prosecuting Attorney.

STATE OF OHIO,

Union County, ss. }

In the Court of Common Pleas, *Union* County, Ohio, of the Term of *October*,
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

William Richter

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

Did unlawfully sell intoxicating
liquors to *One S. Curry Thompson* he
the said *S. Curry Thompson* being then
and then a minor and said selling
being without the written order of either
the parents, guardian, or family phy-
sician of him the said *S. Curry Thomp-
son*, he the said *William Richter*
then and there well knowing that
the said *S. Curry Thompson* 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.

Leontas Piper

Prosecuting Attorney.

S. Curry Thompson

Criminal Case File

Case No. 126

No^y 126, 127

State of Ohio
vs

William Weber

Ex. G. P. 296-

Left off docket by
order of Pro. Atty

J. G. P. 103

No. 126

Union Common Pleas.

THE STATE OF OHIO

vs.

William Weber

On this _____ day of _____
187____, Defendant arraigned, and
pleads _____ guilty to this
Indictment.

Indictment for *Selling*
intoxicating liquors
to be drunk when
sold

_____ Clerk.

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.

Horatio C. Hamilton

Foreman of Grand Jury.

Filed *Oct-27* 187/

F. L. Arthur Clerk.

L. P. Piper
Prosecuting Attorney.

copied Oct-27 1871

STATE OF OHIO,

Union County, ss. }

In the Court of Common Pleas, *Union* County, Ohio, of the Term of *October*,
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

William Coeber

late of said County, on the *Fourth* day of *July*, in the
year of our Lord One Thousand Eight Hundred and Seventy-*One*, with
force and arms, at ~~Township, in~~ said County of
Union, and State of Ohio,

*Did unlawfully and knowingly
Sell intoxicating liquors to one David
Loughs to be drunk upon the about
the premises and place 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.

James Sharp
David Louks

Severus P. Pen
Prosecuting Attorney.

No 126

D B P 314

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.

William Weber

L. Pifer

Prosecuting Attorney.

Filed 7 day of Nov 1891

D. L. Arden

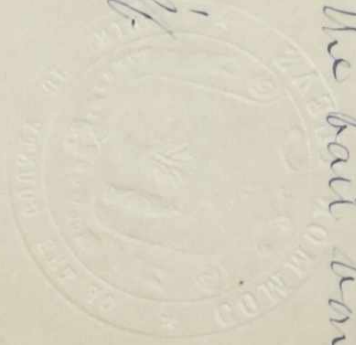
Clerk.

Rec'd this mt Oct 25. 1891 I have taken the body of the within named Wm Weber, the names of his bonds are Wm Weber and Wm Richter, herewith return a copy of the bail bond

Robert Sharp Sheriff

Shes.
James
Grove
Bond
Leary
Mudgett
Rivers

45
45
65
10
10
242



THE STATE OF OHIO,
Union County, ss. }

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take *William Weber*
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 6th day of said Court, that being the 30th
day of October A. D., 1861 to answer unto an Indictment
found against him in said Court for *Selling Intoxicating Liquors*
to be drunk where sold

And have you then and there this writ.

Witness my hand and seal of said Court of
Common Pleas, at Marysville, this 28th
day of October A. D., 1861

A. T. Arthur

CLERK.



Leafy No 126
No. _____

The State of Ohio,

vs.

William Weber

BAIL BOND.

Filed *Nov 7* A. D. 187*1*.

F. T. Arthur Clerk.

SHERIFF'S BAIL BOND,

STATE OF OHIO,

Union County, ss. }

Be it Remembered, That on the *28* day of *October*
A. D. 187*1*, personally came before me, *Robert Sharp*
Sheriff, of the County of *Union*

William Weber and
William Richter

and severally acknowledged to owe the State of Ohio, the sum of *one hundred & fifty*
Dollars each, to be levied off 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
William Weber has been arrested by me, on a writ of capias issued out
of the Court of Common Pleas, in and for the County of *Union*, on a
certain indictment presented in the said Court against the said *William Weber*
for the offense charged in the said indictment.

Now, Therefore, If the said *William Weber* so arrested as aforesaid,
shall personally appear before the Judge of the Court of Common Pleas, of the County last aforesaid,
on the *6* day of the *present* term thereof, then and there to plead to
the same 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.

William Weber

Seal

William Richter

Seal

Seal

Signed in my presence, and approved by me this *28* day of *October*
A. D. 187*1*.

Robert Sharp

Sheriff.

Criminal Case File
Case No. 127

No. 127

Union Common Pleas.

STATE OF OHIO

against

William Weber

Defendant.

MAY TERM, 1872

Kept off Hocket

Journal No. 9 Page 1031

Record No. **No Record** Page _____

Ex. Doc. A Page 4931-4932

No. 127

Union Common Pleas.

THE STATE OF OHIO

vs.

William Weber

On this _____ day of _____
187____, Defendant arraigned, and
pleads _____ guilty to this
Indictment.

Indictment for Selling
intoxicating liquors
to be drunk when
Sold

Copied Dec. 27, 1877

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.

Walter Hamilton

Foreman of Grand Jury

Filed Dec 27 1877

F. T. Arthur Clerk.
Levidas Piper
Prosecuting Attorney.

_____ Clerk.

STATE OF OHIO,

Union County, ss. }

In the Court of Common Pleas, *Union* County, Ohio, of the Term of *October*,
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

William Weber

late of said County, on the *Fourth* day of *July*, in the
year of our Lord One Thousand Eight Hundred and Seventy- *One*, with
force and arms, at ~~Township, in~~ said County of
Union, and State of Ohio,

*Did unlawfully and knowingly
sell intoxicating liquors to one James
Spape to be drunk upon and about
the premises and place 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.

Benjamin P. Piper

Prosecuting Attorney.

(James Shape)

Criminal Case File
Case No. 128

No. 128

Union Common Pleas.

STATE OF OHIO

against

Aaron Brown

Defendant.

MAY TERM, 1872

Kept off blocket

Journal No. 9 Page 114

Record No. No Record Page

Ex. Doc. A Page 4936

No 128

State of Ohio

vs

Aaron Brown

May 16, 1872. Left Off. J. P. P. 114

Ex. D. P. 300 -

No. 128

Union Common Pleas.

THE STATE OF OHIO

vs.

Garou Brown

On this _____ day of _____
187____, Defendant arraigned, and
pleads _____ guilty to this
Indictment.

Indictment for Selling

Intoxicating Liquors
to be drunk on the
premises

_____ Clerk.

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.

Blondie C. Hamilton

Foreman of Grand Jury.

Filed Oct-27 1871

H. J. Arthur Clerk.

Leander P. Pen
Prosecuting Attorney.

STATE OF OHIO,

Union County, ss. }

In the Court of Common Pleas, *Union* County, Ohio, of the Term of *October*,
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

Carroll Brown

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 *Union* Township, in said County of
Union, and State of Ohio,

*Did unlawfully and knowingly
Sell intoxicating liquors to one David
Loucks to be drunk upon and about
the premises and place 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.

Leonidas Piper

Prosecuting Attorney.

(*Leitch Loucks*)
Geo. Gibson

No 128

D B P 314

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.

Aaron Brown

L. Piper

Prosecuting Attorney.

Filed 4 day of Jan'y 1862

F. T. Arthur

Clerk.

Rec'd this writ Oct 28. 1871, have taken the body of the within named Aaron Brown, the owner of his lands and Aaron Brown and took on 21 herewith Return a copy of the bail bond,

Sheep	45
Service	45
Carriage	65
Board	65
Copying	30
mileage	12
Return	2
<hr/>	
	2162

Robert Sharf Sherry
By Thomas M. Martin
Deputy



THE STATE OF OHIO,
Union County, ss. }

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take *Aaron Brown*
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 6th day of said Court, that being the 30th day
day of October A. D., 1861 to answer unto an Indictment
found against him in said Court for selling Intoxicating
Liquors to be drank 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 28
day of October A. D., 1861

H. J. Arthur

CLERK.



No. 128

The State of Ohio,

vs.

Asa Brown

BAIL BOND.

Filed *January 4* A. D. 1872

F. T. Astor Clerk.

SHERIFF'S BAIL BOND.

STATE OF OHIO,

Union County, ss. }

Be it Remembered, That on the *4* day of *January*
A. D. 1872, personally came before me, *Robert Sharp*
Sheriff, of the County of *Union*
Aaron Brown and

and severally acknowledged to owe the State of Ohio, the sum of *one hundred*
Dollars each, to be levied off 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
Aaron Brown has been arrested by me, on a writ of capias issued out
of the Court of Common Pleas, in and for the County of *Union*, on a
certain indictment presented in the said Court against the said *Aaron Brown*
for the offense charged in the said indictment.

Now, Therefore, If the said *Aaron Brown* 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 same 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.

Aaron Brown
his
mark

Seal.

Noah Orr

Seal.

Seal.

Signed in my presence, and approved by me this *4*th day of *January*
A. D. 1872

By *Martin Deputy* *Robert Sharp* Sheriff.

Criminal Case File
Case No. 129

No. 129

Union Common Pleas.

STATE OF OHIO

against

Peter Kausch

Defendant.

SEP TERM, 1872

Left off Record

Journal No. 9 Page 118

Record No. No Record Page _____

Ex. Doc. A Page 4261

No. 129

State of Ohio
to
Peter Roush

Sept 23, 1872 Left off
socket by order of B. P. at
J. P. 118
Q. P. 311

No. 129

Union Common Pleas.

THE STATE OF OHIO

vs.

Peter Roush

On this _____ day of _____
187____, Defendant arraigned, and
pleads _____ guilty to this
Indictment.

Indictment for Selling
Intoxicating Liquor
to a Minor

Clerk.

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.

Horatio C. Hamilton

Foreman of Grand Jury.

Filed Oct 27 1871

F. J. Arthur Clerk.

Levinidas P. Pen

Prosecuting Attorney.

copied Oct 27 1871

STATE OF OHIO,

Union County, ss. }

In the Court of Common Pleas, Union County, Ohio, of the Term of October, 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

Peter Roush

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

Did unlawfully sell intoxicating liquors to one S. Curry Thompson he the said S. Curry Thompson 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 S. Curry Thompson he the said Peter Roush then and there well knowing that the said S. Curry Thompson 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.

Leemias Piper

Prosecuting Attorney.

(S. Curry Thompson)

No 129

D B P 314

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.
Peter Roush

L. Rifer

Prosecuting Attorney.

Filed 7 day of Nov 1867

D. L. Arthur

Clerk.

Received this writ October 28, 1871. I have taken the oath of the
within named Peter Roush. The names of his bonds are Peter Roush
and Thomas Bartholomew. I herewith return a copy of the bail bond,

Robert Sharpe Sherry

Also
Roush
Bond
Copy
Return

43
45
65
10
10

24
30
30



THE STATE OF OHIO,
Union County, ss. }

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take *Peter Roush*
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 6th day of said Court, that being the 30th
day of October A. D., 1861 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 28
day of October A. D., 1861

F. L. Arthur

CLERK.



copy

No. _____

The State of Ohio,

vs.

Peter Roush

BAIL BOND.

Filed *Nov 7* A. D. 187 *1*.

F. T. Arthur Clerk.

SHERIFF'S BAIL BOND,

STATE OF OHIO,

Union County, ss. }

Be it Remembered, That on the *28* day of *October*
A. D. 187*7*, personally came before me, *Robert Sharp*
Sheriff, of the County of *Union*

Peter Roush and
Thomas Bartholoma

and severally acknowledged to owe the State of Ohio, the sum of *one hundred*
Dollars each, to be levied off 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
Peter Roush has been arrested by me, on a writ of capias issued out
of the Court of Common Pleas, in and for the County of *Union*, on a
certain indictment presented in the said Court against the said *Peter Roush*
for the offense charged in the said indictment.

Now, Therefore, If the said *Peter Roush* so arrested as aforesaid,
shall personally appear before the Judge of the Court of Common Pleas, of the County last aforesaid,
on the *6* day of the *present* term thereof, then and there to plead to
the same 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.

Peter Roush Seal.

Thomas Bartholoma Seal.

Seal.

Signed in my presence, and approved by me this *28* day of *October*
A. D. 187*7*.

Robert Sharp Sheriff.