

Criminal Case File
Case No. 200

No 200, 201-202

State of Ohio
vs
Uriah Alden

Dec 15, 1873

Mollie

\$19 P. 263

Ex D. P. 345

No. 200

Ohio Common Pleas.

THE STATE OF OHIO

vs.
Wm. Alden

Indictment for Refusing
Liquor to a person
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.

W. H. Leenknight
Foreman of Grand Jury.

Filed May 9 1873

H. S. Arthur
Clerk.
Leonidas Piper
Prosecuting Attorney.

On this 12 day of May
1873, Defendant arraigned, and pleads Not guilty
to this Indictment.

H. S. Arthur

Clerk.

-999
-52
04
041
06
06
-56
09
08
-54
-50
02
02
-52

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-*Three*

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

Urah Alden

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

Did unlawfully sell intoxicating liquors to one Alexander Oliver the said Alexander Oliver being then and then a person intoxicated and the said *Urah Alden* then and then well knowing that the said Alexander Oliver 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.

Alex Hamilton
Alex. Oliver
John Sclem
Benj. Lock

Leviatas Pifer
Prosecuting Attorney.

Received this night May 10th A.D. 1873
I have taken the body of the within named
Abrahm Alden, whose body I will have ready
at the day and place within named
Retired this night May 14th 1873
John D. Green Sheriff

Fees
$$\begin{array}{r} 2.04 \\ 3.97 \\ 4.62 \\ \hline 12.17 \\ \hline 12.80 \end{array}$$

Fees
$$\begin{array}{r} 4.55 \\ 6.55 \\ 5.00 \\ \hline 12 \\ \hline 17.20 \end{array}$$

John D. Green Sheriff

10 day May
No 200

D B P 418

UNION COMMON PLEAS.

THE STATE OF OHIO,

Abrahm Alden vs.

L. Piper
Prosecuting Attorney.

Filed 14 day of May 1867
G. P. Fisher

Clerk.

THE STATE OF OHIO,
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Wm. Alder
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 7th day of said Court, that being the 12th
day of May A. D. 1873 to answer unto an Indictment,
found against him in said Court for retailing intoxicating liquors
to a person intoxicated.

And have you then and there this writ.

Witness my hand and seal of said Court of
Common Pleas, at - Marysville, this 10th
day of May A. D. 1873

H. J. Arthur

CLERK.

No.

The State of Ohio,

Uriah Olden
BAIL BOND.
\$200.00

Filed May 14 A. D. 1873

L. T. Arthur Clerk.

John Soden	1.90
Benj Locke	1.00
Sam'l M ^o Grimaus	1.00
Simeon Childs	1.00
Gard Hopkins	1.00
Frank Melawson	1.00
French Garwood	1.00
Geo. Sinclair	115-
A. J. Kimball	1.00
Stiff Price	1.2.80
Arthur Clark	6.65-

Case No 200

SHERIFF'S BAIL BOND.

[110]

STATE OF OHIO,
Union County, ss. }

Be it Remembered, That on the Tenth day of May A.D. 1873, personally came before me, John L. Price Sheriff, of the County of Union, Walden and French Garwood

and severally acknowledged to owe the State of Ohio, the sum of Two 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 Walden 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 Walden for the offense charged in the said indictment.

Now, Therefore, If the said Walden so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas, of the County last aforesaid, on the Twelfth day of the May 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.

Walden Seal.
French Garwood Seal.

Seal.

Signed in my presence, and approved by me this Tenth day of May A.D. 1873

John L. Price Sheriff.

Criminal Case File

Case No. 201

No. 201

Union Common Pleas.

THE STATE OF OHIO

vs.
Wm. A. Allen

Indictment for Selling Liqueur
to one 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.

W. H. Bonkright
Foreman of Grand Jury.

Filed May 9 1873

H. T. Arthur
Clerk.
Levi S. Piner
Prosecuting Attorney.

On this 12 day of May
1873, Defendant ar-
raigned, and pleads ~~not~~ guilty
to this Indictment.

H. T. 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-ThreeThe 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

Ornath Alder

late of said County, on the fifth day of February, in the
year of our Lord One Thousand Eight Hundred and Seventy-Three, with
force and arms, at Franklin, in said County of
Union, and State of Ohio,~~Did unlawfully sell intoxicating liquors
to one John Solor the said John Solor
being then and there a person intox-
icated and the said Ornath Alder
then and then well knowing
that the said John Solor 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.Dwight Pifer
Prosecuting Attorney.

Criminal Case File
Case No. 202

No. 202

Common Pleas.

THE STATE OF OHIO

vs.
Onah Alden

Indictment for Selling Liqueur
To one 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.

W. H. Conkright
Foreman of Grand Jury.

Filed May 9 1873

F. J. Arthur
Clerk.
Leonidas Dyer
Prosecuting Attorney.

On this 12 day of May
1873, Defendant ar-
raigned, and pleads ~~Not~~ guilty
to this Indictment.

F. J. Arthur
Clerk.

274 00
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ot
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-95
0 20
0 20

32 P.M.

STATE OF OHIO,
Miami County, ss.)

In the Court of Common Pleas, Miami County, Ohio, of the Term of May, in
the Year of our Lord One Thousand Eight Hundred and Seventy-Three

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

Miah Alder

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

Did unlawfully sell intoxicating liquors
to me Alexander Hamilton the said Alexander Ham-
ilton being then and there a person in-
toxicated and the said Miah Alder
then and there well knowing that the said
Alexander Hamilton 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.

Alex. Hamilton
Alex Oliver
John Solon
Benjamin Loeh

Lamidas Piper
Prosecuting Attorney.

Criminal Case File
Case No. 203

No. 203 + 204

Union Common Pleas.

STATE OF OHIO

against

William M. Oliver

Defendant.

OCT TERM 1873

Journal No. 9 Page 265
Record No. 2 Page 67
Ex. Doc. 8 Page 5024

No 203. 204

The State of Ohio
vs

William M. Oliver
De 16, 1873 guilty on
No 203. & 204 Mollard

J. G. P. 265 ^{82c16}
Nov 1 25-8
227

Ex J. P. 350

Recorded

Page 67

Qd. Term 1873

No. 203

Union

Common Pleas.

THE STATE OF OHIO

vs.

William M Oliver

Indictment for Uttering
and profiting a
forged instrument

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.

William M Robinson
Foreman of Grand Jury.

Filed October 24 1873

H. S. Arthur Clerk.
Levi D. Pease
Prosecuting Attorney.

On this day of
1873, Defendant arraigned, and
pleads guilty to this
Indictment.

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-Three

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 M. Oliver

late of said County, on the Twenty Sixth day of July , in the year of our Lord One Thousand Eight Hundred and Seventy-Three , with force and arms, at Township, in said County of Union , and State of Ohio,

Unlawfully and feloniously did utter and publish as true and genuine a certain false forged and counterfeited promissory note which said false forged and counterfeited promissory note is of the sum of \$135.00 March 17th 1873

One year after date we promise to pay to James D. McPherson or bearer the sum of one hundred and thirty five Dollars value received. Payable at with ten per cent interest

Perry Sherman

John Dry

With intent thereby unlawfully to defraud: he the said William M. Oliver then and there at the time he so uttered and published said false forged and counterfeited Promissory note well knowing the same to be false forged and Counterfeited.

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

Leander D. Piper

Prosecuting Attorney.

W

B

P

187

State of Ohio

vs.

John M. Cleaver

Subpoena fees
Service and delivery 15-
Milage 1.00
Copy 2.50
Petition 1/2
 $\$7.50\frac{1}{2}$

State of Ohio } Recd this next document 15-1873
Milage and Copy } and the within named by
Petition } delivering to him a true copy
of this writ

John F. Morrison
Attala County Sheriff

Subpoena for

wit.

Filed

Dec 16 A. D. 1873

CLERK.

Attorney.

H. T. Arthur
Cameron Kennedy

THE STATE OF OHIO, UNION COUNTY, SS.

Court of Common Pleas of said County.

To Alexander Oliver

You are required to attend on the ~~on the~~ day of ~~forty-ninth~~ A.D. 187~~3~~
at ~~o'clock,~~ A. M., at the Court House in Marysville, in said County,
before the Court of Common Pleas, to testify as witness, on behalf of
~~Wm~~ M. Oliver in a case pending in said Court, wherein
~~State of Ohio~~ is Plaintiff, and ~~Wm~~ M. Oliver
Defendant, and not depart the Court without leave. Hereof fail not under
the penalty of the law.

Witness my hand and seal of said Court, at Marysville, this 15 day
of December A. D. 1873

H. P. Arthur CLERK,
Court of Common Pleas, Union County O.

W

B

189

State of Ohio

vs.

Wm M. Oliver

Subpoena for

affidavit

wit.

Filed

Dec 16

A. D. 1873

Clerk,

Attorney,

F. P. Arthur
Cameron Kennedy

Lemon 1.30
Miller 5.6
Cooper 1.4
Rathbone 1.4

~~\$2.22~~

Received the sum due 15-1873
State of Ohio } served the witness named by delivery
Michigan } to witness of other a certified copy
of this note

Wm. H. Whitehouse attorney

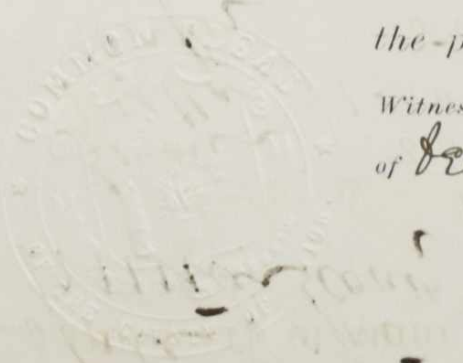
THE STATE OF OHIO, UNION COUNTY, SS.

Court of Common Pleas of said County.

To John Dodge and John Crottinger

You are required to attend on the 16th day of December A. D. 1873
at 9 o'clock, A. M., at the Court House in Marysville, in said County,
before the Court of Common Pleas, to testify as witness, on behalf of
~~Wm Mc Oliver~~ in a case pending in said Court, wherein
~~State of Ohio~~ - is Plaintiff, and ~~Wm Mc Oliver~~
Defendant, and not depart the Court without leave. Hereof fail not under
the penalty of the law.

Witness my hand and seal of said Court, at Marysville, this 15th day
of December A. D. 1873


F. S. Arthur
Court of Common Pleas, Union County O.

CLERK,

The State of Ohio
vs
W^m M Oliver

Affidavit

Sed Aug. 5. 1873
John Randall Jr.

State of Ohio Union County

Before me Faber Randall one
of the justices of the peace in and for said
County personally came Robert M. Hen-
derson who being sworn according to law
deposes and says that one William
M Oliver on the 26th day of July in
the year of our Lord One Thousand Eight
hundred and seventy three in the County
& Union aforesaid unlawfully and
feloniously did utter and publish above
and genuine a certain false forged and
counterfeited promissory note whereby said
false forged and counterfeited promising
note is of the value and effect following
that is to say \$135.00 March 17th 1873.

"One year after date we promise to pay
to James McPherson or bearer the sum of
One hundred and thirty five dollars
value received payable at
with ten per cent interest -

John Stearns

John Stearns

With intent thereby unlawfully to defraud
of the said William M Oliver there and
then at the time he so uttered and pub-
lished said false forged and Counterfeited
Promissory note well knowing the same
to be false forged and Counterfeited
And further this deponent saith not

I have signed and subscribed before me at the County
of said this 5 day of August AD 1873

Faber Randall J P

THE STATE OF OHIO,

vs.

William M Oliver

and have him before the Justice

FEES: { Mileage, \$ 4.80
Service, \$ 45
Petition $\frac{1}{2}$
\$ 5.37

Filed Aug. 6. 1873
John Randall Jr.

WARRANT.

I took the body of the within named
William M Oliver
RETRN

Aug. 6. A. D. 1873.
John D. Piggott, constable
D. P. H. Sherry

STATE WARRANT.

THE STATE OF OHIO. } *Sheriff* 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

R M. Henderson, that William M. Oliver

at the County of Union in the State of Ohio, On the 26th day of July A. D. 1873 unlawfully and feloniously did utter & publish a true & genuine & certain false forged & counterfeited promissory note which said false forged & counterfeited promissory note is of the value and effect following to wit \$135⁰⁰ March 17 1873 one year after date we

promise to pay to James D. McPherson or to him the sum of one hundred & thirty five dollars take or pay all at ten per cent interest Perry Sherman John Guy with intent thereby unlawfully to defraud the said William M. Oliver then then at the time here above published said false forged & counterfeited promissory note

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

William M. Oliver

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

William M. Oliver

and safely keep the said William M. Oliver into any other County within this State, and take

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

Given under my hand and seal, this 5th day of August A. D. 1873.

Gaber Randall

[SEAL.]

Justice of the Peace in and for said County.

The State of Ohio
vs
William M. Oliver

Transcript

Filed August 6th 1873
S. S. Arthur Clerk

The State of Ohio 3 August 5th 1873 affadavit
vs 3 filed which reads as follows
William M. Oliver 3 "The State of Ohio Union County ss
Before Tabu Randall one of the Justices
of the Peace in and for said County personally came
Robert M. Henderson who being sworn according to law
deposes and says that on William M. Oliver on
the 26th day of July in the year of Our Lord One
thousand Eight hundred & Seventy three in the County
of Union aforesaid unlawfully & feloniously did
utter and publish as true & genuine a certain false
forged and counterfeited promissory note which said
false forge and counterfeited promissory note is of the
value and effect following to wit,

"\$135 00 March 17th 1873 One year after date we
promise to pay James D. McPherson or bearer the sum
of One hundred, and thirty five dollarz value
received payable at _____ with ten per cent
interest
" Perry Sherman
John Guy

with intent thereby unlawfully to defraud the
said William M. Oliver then and there at the
time he so uttered and published said false forged
and Counterfeited promissory note well knowing the
same to be false forged and Counterfeited.
And further this deponent saith not,

P.M. Henderson

I have seen and Subscribed before me at the County
aforesaid this 5th day of August A.D. 1873

Gaber Randall J.P.

August 5, 1873 Issued warrant for the above named
William N. Oliver & delivered the same to L. Peper Prostatty

August 6. 1873 Subpoena issued for R.M. Henderson
W.W. Woods Danus Burton Perry Sherman and
John Guy.

August 6. 1873 Warrant returned & filed endorsed as
followz "I took the body of the within named William
M. Oliver and have him before the Justice, his mileage
\$4.80 Service 45 Return 12 = \$ 5.37

August 6. 1873

W. M. Liggett Deputy Sheriff

August 6th 1873 Subpoena returned endorsed "Aug. 6
1873 I received this writ and afterwards I served the
same by reading this writ to the within named persons,
less mileage 80 Service on 5 wit 65 = \$145

A. S. Johnson constable

August 6th A.D. 1873 - 3 o'clock P.M. the defendant
William M. Oliver appeared trial had. R.M. Henderson
W.W. Woods Danus Burton John Guy & Perry Sherman
witnesses for the State were sworn and examined.
And thereupon I find said offense has been committed
and there is cause to believe the defendant guilty thereof
I therefore Order him to enter into a recognizance in the sum
of five hundred dollars with sufficient Sureties for his app-
earance at the Court of Common Pleas for said County of
Union ~~on the first day of the next term~~ ^{at the present} term thereof
and the defendant not offering sufficient bail I issued
a mittimus for his commitment and delivered the same
to A. S. Johnson constable.

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

August 6. 1873 mittimus returned endorsed as follows,
"August 6. 1873 I committed the within named William M. Oliver
to the custody of the within named Jailer & with whom I
left a certified copy of this writ."

A. S. Johnson constable

The State of Ohio Union County
I do hereby certify that the above is a full
and true copy from my docket of the proceedings
had by and before me at my office in said County,
this August 6. 1873

Yabu Randall
Justice of the Peace

Cost Bill

J.P. Afft	40 filing	5 - 45	Deputy Sheriff	
" Warrant	40 " 5	45	on Warrant mileage	1.80
" Sub. for	5 w. 45 " 5.	50	" Service	.45
" Serving	5 w. .45	25	Return	.12
" Recognisance	40			\$ 5.37
" Mittimus	40 filing	5 45		
" Satisfaction	20		Witnesses John Guy	,85
" D. Entries & Record	90		Perry J Sherman	,85
" Transcript	90		R.W. Henderson	,50
" Certificate	25		W.W. Woods	,50
	\$ 4.75		Darius Burton	50
				\$ 3.20

Constable fees. On Sub. \$ 1.45

On day Atta 1.00
on Mittimus 1.00
\$ 3.45

8.82
17
8.65

J.P. \$ 4.75
Deputy Shff 5.37
Const. 3.45
Witnesses 3.20
\$ 16.77

5 3 7
3 4 5
8 1 2
5 1 2 0

No. Doc. P.

Doc. P.

The State of Ohio
vs.
William M. Oliver
's Subpæna.

Returned and filed Aug 6, 1873
John Randall J. P.

WITNESSES.

John Guy
Perry Sherman

At Boston, Mass., A. D. 1828, I received this writ; and afterwards I served the same ~~in the names and at the time shown in the annexed list and table~~, that is, by reading his writ to the witnesses whose names are marked R, ~~sustaining 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~~.



[138]

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 R. M. Henderson, W. W. Woods
Daniel B. R. Tolson, Perry Sherman & John R. Guy

to be and appear before me Yaber Randall one of the Justices of
the Peace within and for said County, at Marysville forthwith,
and there to give testimony, and the truth to say, touching a certain complaint made on behalf of the State
against William M. Oliver
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 6th day of

August, A. D. 1873.

Yaber Randall Justice of the Peace.

James Harris #4375
#665 Sept 2 1881

STAMP.

3.66

Marysville, Ohio,

Aug 22 1871

Thirty day after date, as principal debtors, we jointly and severally
promise to pay to the order of **Fullington, Phellis & Woods**
Sixty Six Dollars,
for value received.



And we hereby dispense with demand of payment of this Note, and authorize any Attorney at Law to appear for us, or either of us, at any time after the same shall become due, in any Court of Record in the State of Ohio, or elsewhere, and waive the issue and service of process and contest judgment against us, or either of us, in favor of the holder or holders of this Note, for the amount of said Note, with $\frac{8}{10}$ per cent. interest, payable annually after the same shall become due, together with costs of suits, and release all Errors and waive all right of Appeal in this behalf.

Witness our hands and seals this 22 day of Aug., 1871

James Harris

{ SEAL }

{ SEAL }

{ SEAL }

150

HC

\$ 9700

March the 9 1871

Due Month after date I promise to pay to
the Order of James Harris

The sum of ninety seven DOLLARS,

Value Received.

John Guy

No

Due



S 125-00

March 11

1873

One year after date, we promise to

pay to James D. McPherson or Bearer,

the sum one hundred and thirty five Dollars.

Value received, payable at

With Ten per cent. interest.

Due

N^o

Jerry Sherman
John Guy

The State of Ohio
vs
William M. Oliver

Mittimus

The State of Ohio Union County ss
To the keeper of the jail of the
County aforesaid:

Whereas William M Oliver late
of the County of Union aforesaid has been
arrested on the oath of Robert M Henderson
for that on the 26th day of July
in the year of our Lord One thousand
and Eight hundred and Seventy
three at the County of Union aforesaid
the said William M Oliver unlaw-
fully and feloniously did utter and
publish as true and genuine a cer-
tain false forged and Counterfeited
Promissory Note which said false forged
and Counterfeited Promissory Note is of the
value and effect following to wit

\$135.00 March 17 1823
One year after date we promise to
pay to James D M Therson or bearer
the sum One hundred and thirty five
Dollars - Payable at - with ten per cent
interest

Forz Shymau

John Guy
With intent thereby unlawfully to de-
raud he the said William M Oliver
then and there at the time he so ut-
tered and published said false forged
and Counterfeited Promissory Note well
knowing the same to be false forged
and Counterfeited - And further this
Defendant saith not

And has been examined by me
Taber Randall one of the Justices of
the Peace within and for said County
and required to give bail in the sum
of Five hundred Dollars for his
appearance before the Court of Common
Pleas of Said County ~~on the first day of~~
~~the next term thereof~~ which regulation
he has failed to comply with.

I therefore in the name of the State
of Ohio do command you to receive
the said William M. Oliver into
your custody in the jail of the County
foresaid there to remain until he
be discharged by due course of law
Given under my hand and
Seal this sixth day of August
AD 1873

Taber Randall
Justice of the Peace

August 6th 1873 - I committed the
wittin named William M. Oliver to the
custody of the wittin named Jailer
with whom I left & left a certified
copy of this writ

A. S. Johnson
Constable

for Service 40 mil 20 cbs 40 = \$1.00

State of Ohio

ss Mar. 203

William M. Stern

Annual Entry

The State of Ohio
No. 203 vs Indictment for Uttering and
William M Oliver Publishing a forged instrument

The defendant William M Oliver
was this day arraigned, a copy of the
indictment having been delivered to
~~J. L. Cameron and J. H. Kennedy his~~ Counsel for the said
William M Oliver defendant on the
25th day of October AD 1873 by F. S.
Arthur Clerk of this Court, and the
indictment being read & 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
hereupon it is considered by the
Court that the cause cannot be
tried before the fifteenth day of
December AD 1873. to which time
the court this day adjourns - the court
therefore ordered that the defendant
make his recognizance to the State
of Ohio in the sum of five hun-
dred Dollars in default of which
it is further ordered by the court
that the said William M Oliver
be remanded to the jail of this
said Court of Common Pleas to await
the further order of this court or
until he be discharged by due course
of Law

Entry

No 203

The State of Ohio
vs William M Oliver *In the name for George*

The defendant William M Oliver was this day again brought before the Court in his own proper person and also represented by Counsel and by leave of the court withdrew his former plea of Not guilty and for plea says he is guilty in manner and form as he stands charged. 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 be imprisoned in the penitentiary of this State and kept at hard labor for the term of three years -

No part of which time is he to be kept in solitary confinement in the cells of the penitentiary without Labor

And that he pay the costs of prosecution taxed at \$

The Court allow one guard in conducting the said Convict to the penitentiary -

And that said William M Oliver is ordered into the custody of the Sheriff until he be legally discharged

Crim. Doc. _____ Page _____

COMMON PLEAS.

THE STATE OF OHIO,

vs.
William H. Oliver

Fi. Fa. et Ca. Sa.

This Writ dated Dec 16 1873

Fine, - - - \$

Costs, - - - \$

Defl's Costs, - - - \$

Int. from -

Inc. Costs, - - - \$

L. Piper

Pros. Atty.

Received - 18 -

Sheriff.

Returned and filed Dec 16 1873

State of Ohio
No Gold Shutter Goods or Numerous
More Goods) found to make a levy
Hans
Wm. C.
Retur 5-0

J. M. Preacher

Decd this 16th Decemb 16 1873
John Preacher
for Wm. C. Oliver
Common Pleas

No Gold Shutter Goods or Numerous
More Goods) found to make a levy
Hans
Wm. C.
Retur 5-0

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 M. Oliver

in your bailiwick, you cause to be made _____
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
19 day of October, A. D. 1873, by the judgment of
said Court, recovered against the said William M. Oliver

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

William M. Oliver

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 16th
day of December, A. D. 1873.

H. L. Arthur, Clerk.

By _____, Deputy Clerk.



Office of the Ohio Penitentiary,

Columbus, O. , 18

*I hereby certify that the within
named convict , to wit:*

has been received into my custody.

Warden.

THE STATE OF OHIO,

8
Sir Sheriff of County, &c

or Prosecution Charges as per whom account,
or Transportation Charges, as follows:

Travel for self	miles each way,	miles @ 8c per mile,
" " guard	miles each way,	miles @ 6c per mile,
Sustaining	convict	" one "
	" "	" 5c "

Received, Columbus, O., 18th, of the Auditor of State, a warrant on the State Treasurer for the above amount.

[NOTE.—The Law of March 22d, 1860, permits one guard for every two convicts to the Penitentiary, sentenced at one term of the Court, or more than one, upon the certificate of the County Clerk, that an additional number is, in the opinion of the Court necessary. No guard to assist the Sheriff in transporting a single convict is authorized.]

Whereas, at the present term of the Court of Common Pleas, begun and held at the Court House in the County of , and State of Ohio, more than one person, to wit:

were convicted and sentenced to imprisonment in the Penitentiary of this State, and the Court being of opinion that it is such an extraordinary case as requires the allowance of guards to assist the Sheriff in the transportation of said convicts to said Penitentiary, do allow said guards for the purpose aforesaid.

I Certify the above to be a true copy of the opinion of said Court, made at its said term, A.D. 18 .

Given under my hand and Seal of said Court, this day of , A.D. 18 .

, Clerk.

By , Deputy Clerk.

The State of Ohio, }
County, ss. }

I, , Clerk of the Court of Common Pleas in and for said County, hereby certify, that upon the judgment and sentence in the case of The State of Ohio, vs. an execution called a Fieri Facias, issued on the day of , 18 , against the above named person for the costs of this prosecution according to law, and has been returned by the Sheriff, endorsed "no goods or chattels, lands or tenements found, whereon to levy," and that no money has been made of the Defendant to satisfy any part of said costs.

Witness my Signature, and the Seal of said Court,
at , this
of , 18 .

, Clerk.

By , Deputy Clerk.

THE STATE OF OHIO,

County.

In the Court of Common Pleas,

Term, 18

THE STATE OF OHIO,
vs.

INDICTMENT FOR

Cost Bill--Execution Docket, No., Page

			Amount brought forward.....	150
POLICE JUDGE.....			Ent. cause on B. & C. Cals.....	10
JUSTICE.....			Ind'g cause for 2 Terms.....	10
Filing 5 papers.....	5	25	Aff.....	15
Affidavit.....	40	40	Copy Indict. words, 10 cents per 100	
Warrant.....	40	40	Take Justf. bail on notice.....	50
Search Warrant.....	40		Ent. allow. bail.....	5
Subpoenas, each.....	25	25	Ent. Exon.....	10
Additional Names.....	5	20	Recog. Deft.....	30
Swear. Witnesses.....	5	25	" Wit.....	30
Adjournment.....	20	40	Venire.....	15
Mittimus.....	40	40	Strik. Spec. Jury and Venire.....	\$1 00
Ord. on Jailer for Pris.....	40		Cal. and Ent. Tal. Juror and Ctfs.....	15
Appn't. Spec. Cons.....	40		Imp. Jury and Oath to J. and Constable.....	25
Discont.....	20		Polling Jury.....	50
Judgment.....	40	40	Swearing and entering Wit. in Court.....	5
Satisfaction.....	20	20	Sub. 10 and fil. 5.....	60
Recognizing of one Witness.....	40	50	Additional names.....	20
" each additional Witness.....	10		Ent. Att. Wit. and Ctfs.....	15
" Deft.....	40		" Ord. on Jour. words, 10 cts. per 100.....	
Transcript words 15 cents per 100		40	" Verdict on Jour. " " " " "	
Certifying Trans.....	25	50	" Rule " " " " "	
Record words 15 cents per 100		105	" Judgm't " " " " "	
MARSHAL.....		5 35	Trans. Ord. on Doc.....	10
CONSTABLE.....			" Verdict on Doc.....	10
Serving Warrant.....	40	40	" Rule " "	10
72 Travel first mile.....	20	20	" Judgm't " "	10
12 Additional miles, each.....	5	460	Cost. B. and Satis.....	50
Sub. on one Witness.....	25	25	Record words, 10 cents per 100....	2 50
12 Additional "	10	120	Certificate of Sentence.....	25
Travel first mile.....	20		Fl. Fa. 30, Docketing 10, Index 10, Ret. 10, fil. 5,	65
Additional miles, each.....	5		Certificate of Issuing fl. fa.....	50
Serving Mittimus.....	40			30
Copying "	25	40	SHERIFF.....	10 80
3 Travel first mile.....	20	25	Calling Witnesses.....	8
Additional miles, each.....	5	20	" Jury.....	15
day att. before J. P..... \$1 00		15	Sum. "	60
Assistants days..... 1 50		100	Serving Sub. on 8 Witness.....	15
Transporting and sustaining Prisoners, allowance made by the Magistrate and paid on his certificate.....		865	Miles Travel.....	37
CLERK.....			Capias.....	40
Doc. and appear. each.....	10	10	Miles Travel.....	10
Ent. find. Indict.....	10	10	Bring. Pris. to Court 3 times.....	75
" Pleas.....	10	20	Committing to Jail 3 "	75
Indexing Doc.....	10	20	Sheriff on fl. fa. 45 mile 10....	
Capias, ret. and fil.....	40	40	Sum. Special Jury and mileage.....	\$5 00
Attachment for Contempt.....	30		Serving and return order of Court.....	40
Filing 6 papers each... 5	5	30	Miles Travel.....	50
Contin..... 10		20	WITNESS FEES.....	
Am't forward.....		15 20	Miscellaneous for Sheriff	15 55
			TOTAL COSTS.....	69 85
				35 35
				71 54 85

Attest:

Clerk.

This Cost Bill is Correct and allowed.

Judge.

Witness in Attendance under Recognizance or Subpoena.

NAMES.	Before Justice or Police Judge.		In Court.		TOTAL AMOUNT.		REMARKS.
	Days.	Miles.	Days.	Miles.	Dollars.	Cts.	
John Gray	1	37	2	7	2	70	There being no jail in
Perry Sherman	1	37	2	7	2	70	Union County the Sheriff
R. M. Henderson	1		2		2	00	is entitled to compensation
W. W. Woods	1		2		2	00	as follows
Darius Buxton	1		2		2	00	for transportation carriage
Alexander Oliver			2	9	1	95	and car fare, including
John Dodge			1	7	1	10	Sheriff one assistant an
John Crotinger			1	7	1	10	Prisoner to Urbana and
					15	55	return for different
					times and to Columbus		times and for
					two different times -		subsistence and for
					guarding Prisoner		
					42	85	15
					26	47	36085

Criminal Case File
Case No. 204

No. 204

Union Common Pleas.

THE STATE OF OHIO

vs.

William M Oliver

Indictment for ~~Kidnapping~~
~~and publishing a~~
~~forged instrument~~

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.

William M Robinson
Foreman of Grand Jury.

Filed October 24 1873

H. S. Arthur

Clerk.

Lamda Piper
Prosecuting Attorney.

On this day of
187 , Defendant arraigned, and pleads guilty
to this Indictment.

Clerk.

8460
P2

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-Three

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 M Oliver

late of said County, on the twentySecond 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,

Unlawfully and feloniously did utter and publish as true and genuine & certain false forged and counterfeited promissory note which said false forged and counterfeited promissory note is of the purport value and effect following to wit

" \$97.00

March the 9 1871

" Six months after date I promise to pay to the order of James Harris the sum of Ninety Seven Dollars value received.

John Guy

With intent thereby unlawfully to defraud the said William M Oliver then and there at the time he so uttered and published said false forged and counterfeited promissory note well knowing the same to be false forged and counterfeited

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

Levi D. Oliver

Prosecuting Attorney.

R.M.H.

W

38

p

189

State of Ohio

vs

Wm M. Oliver

Subpoena for

Edited

free 11

PEPP

with

A. D. 187

CLERK

Attorney

F. F. Arthur
L. Pfeifer

THE STATE OF OHIO, UNION COUNTY, SS.

To John Guy Perry Sherman W.W. Wood & R.M. Henderson
and Darius Buxton

Court of Common Pleas of said County.

You are required to attend on the 15th day of Decem. A.D. 1873
at 9 o'clock, A.M., at the Court House in Marysville, in said County,
before the Court of Common Pleas, to testify as witness, on behalf of
~~State of Ohio~~ in a case pending in said Court, wherein
~~State of Ohio~~ is Plaintiff, and William M. Oliver
Defendant, and not depart the Court without leave. Hereof fail not under
the penalty of the law.

Witness my hand and seal of said Court, at Marysville, this 8th day
of December A.D. 1873

H. S. Arthur CLERK,
Court of Common Pleas, Union County O.

Criminal Case File
Case No. 205

No 205

The State of Ohio
vs Kent
Charles

May 4, 1874
J. J. P. 317
settled -

Ex D. P. 353-

Under seal
but not recd - Isred for

No. 205

Union Common Pleas.

THE STATE OF OHIO

Charles Kent vs.

Indictment for Assault
and Battery

*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.

William M. Robinson
Foreman of Grand Jury.

Filed October 24 1873

F. L. Arthur

Clerk.

Piper
Prosecuting Attorney.

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

On this day of,
....., 187 , Defendant ar-
raigned, and pleads guilty
to this Indictment.

Clerk.

3.9
3.8
3.7
3.6
3.5
3.4
3.3
3.2
3.1
3.0
2.9
2.8
2.7
2.6
2.5
2.4
2.3
2.2
2.1
2.0

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-*Three*

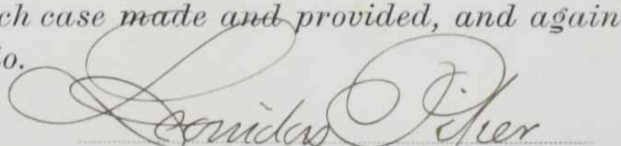
The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of *Union*, impaneled, sworn and charged to inquire of crimes and offenses committed within said County of *Union*, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that

Charles Kent

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

Unlawfully, violently and in a menacing Manner did assault and threaten one ~~John~~ R. McDowell then and there being and in the said John R. McDowell then and there did beat wound and ill-treat and other wrongs to the said John R. McDowell 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.


Leonidas Dyer
Prosecuting Attorney.

W

三

P 196

The State of Ohio

15

Charles Kent

Subpoena for

Alf

Wit.

[filed]

ANSWER

CLERK

Attorney

THE STATE OF OHIO, UNION COUNTY, SS.

Court of Common Pleas of said County.

To John R. M^r Dowell James Paris

You are required to attend on the 9th day of February A. D. 1874
at 9 o'clock, A. M., at the Court House in Marysville, in said County,
before the Court of Common Pleas, to testify as witness, on behalf of
~~The State of Ohio~~ in a case pending in said Court, wherein
~~The State of Ohio~~ is Plaintiff, and ~~Charles Kent~~
Defendant, and not depart the Court without leave. Hereof fail not under
the penalty of the law.

Witness my hand and seal of said Court, at Marysville, this 20th day
of January A. D. 1874

F. J. Arthur
Court of Common Pleas, Union County O.
CLERK,



Estate of Ohio

Charles Kent

Affidavit

J.P. 405-
James Paris 95-
420
375-

2,05-
45-
2,30 H.S.J.

3,55 X
2,24
2,50
4,05-
2,95
15,34
45-
14,89
1329

55-
65-
420
350-

The State of Ohio Union County ss

Before me A. F Wilkins one of the
justice of the peace in and for said County per-
sonally came John R. McDowell who
being duly sworn according to law deposes
and says that Charles Kent on the
22^d day of August in the year of our Lord
One Thousand Eight hundred and seven-
ty three at the said County aforesaid -

Unlawfully violently and in a men-
acing manner did assault and threaten
one John R. McDowell then and
then being, and him the said John
R. McDowell then and then did
beat, wound and ill treat, and other
wroop to the said John R. McDowell
then and then did -

And further this deponent sayeth
John R. McDowell

Sworn before me by John R. McDowell
and by him subscribed in my presence
this 22^d day of August AD 1873
A. F. Wilkins J.R.

Criminal Subpoena.

THE STATE OF OHIO,

AGAINST

Charles Kort

[Signature]

Returned and Filed,

, 187

Justice of the Peace.

Constable.

CONSTABLE'S FEES	\$.25
Service, \$.20
Mileage,	
Cop.,	
\$	45

J. H. Johnson Constable.

Received this Writ August 22nd 1873, and served the same on the
Twenty fifth day of August 1873 by serving the
within named parties

THE STATE OF OHIO,
Union County, ss.

To any Constable of said County—GREETING:

You are commanded to Summon

James Poaris

to appear before me, the undersigned, one of the Justices of the Peace in and for said County, at my office therein, on the fourteenth day of 187, at o'clock, M., and then and there to give testimony, and the truth to say, touching a complaint made on behalf of the State, against Charles Kent

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 22 day of August A. D. 1873

A. F. Wilkins



Justice of the Peace.

State Warrant.

THE STATE OF OHIO,

AGAINST

Charles Kent

Returned and Filed,

187

Ohio Laws Volume 58, Page 68.

I acknowledge myself responsible for costs, in case the complaint shall be dismissed, or an Information shall not be filed and prosecuted in the proper Court, or a Bill of Indictment be not found against the within named defendant.

Attest:

Justice of the Peace.

Pursuant to the command of this Writ, I have arrested the within named Charles Kent and have him now in Court, this 29th day of August 1878

A. J. Whitney
Constable.

CONSTABLE'S FEES		
Service,	- - -	\$ 46
Mileage,	- - -	\$ 64
Attendance,	- - -	\$ 100
Assistance,	- - -	\$ 100
Total,	- - -	\$ 164

THE STATE OF OHIO,
Union County, ss.

To any Constable of said County,—GREETING:

Whereas, Complaint has been made before me, A. W. Wilkins, one of the Justices of the Peace in and for the County aforesaid, upon the oath of John R. McDowell that one Charles Kent late of the County aforesaid, on or about the 22nd day of August A. D. 1873, at the County of Lorain aforesaid, maliciously, violently and in a menacing manner did assault and threaten one John R. McDowell, then and there being and him the said John R. McDowell then and there did beat round and ill treat and other wrongs to the said John R. McDowell then and there did

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

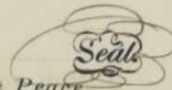
These are therefore to command you to take the said Charles Kent if he be found in your County, or if shall have fled, that you pursue after the said Charles Kent

and safely keep the said Charles Kent into any other County within this State, and take so that you have his body before me, or some other Justice of the Peace, to answer the Complaint aforesaid, and be further dealt with according to law.

Given under my Hand and Seal, this 22nd day of August 1873

A. W. Wilkins

Justice of the Peace.



Recognizance After Trial.

The State of Ohio, Union County, 23.

BE IT REMEMBERED, That on the 23^d day of August, one thousand eight hundred and sixty three Charles Kent and Horace Kent personally appeared before me, A. F. Wilkins, one of the Justices of the Peace in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio the sum of five hundred DOLLARS, to be levied on their goods and chattels, lands and tenements, if default be made in the condition following, to wit: The condition of this recognizance is such, that if the above bound

Charles Kent

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

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

Charles Kent
Horace Kent

[SEAL.]

[SEAL.]

[SEAL.]

Taken and acknowledged before me, this 23^d day of August, one thousand eight hundred and sixty three A. F. Wilkins Justice of the Peace.

RECOGNIZANCE OF WITNESSES.

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

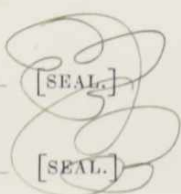
BE IT REMEMBERED, That on the 23^d day of August
 in the year one thousand eight hundred and sixty three
John R. McDowell and
James Davis

personally appeared before me A. F. Wilkins 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 con-
 dition following, to-wit: The condition of this recognizance is such that if the above bound

John R. McDowell and
James Davis

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.

John R. McDowell
James Davis



[SEAL.]

[SEAL.]

[SEAL.]

[SEAL.]

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

A. F. Wilkins, Justice of the Peace.

Transcript -
The State of Ohio vs.
against -
Charles Kent - Dft.

Filed Oct 18, 1873
F. P. Arthur
Clerk

The State of Ohio ^{do} charge Assault
against ^{do} and Battery.
Charles Kent ^{do} affidavit filed Aug
22, 1873 as follows

JP for ^{before me A. M. Atkins one of the justices of the}
affidavit ^{peace on and for said County personally came}
Warrant of ^{, 45 - John R. McDowell, who being duly sworn according to}
Court ^{, 25 - law deposes and says that Charles Kent on the 22}
subp / nit & full ^{, 30 day of August in the year of our Lord one thousand}
Recog ^{, 40 Eight hundred and Seventy three at the said}
Record ^{, 75 County of Union aforesaid unlawfully violently}
Transcript ^{and in a menacing manner did assault and}
Recog 2nd ^{, 50 threaten one John R. McDowell then and there being}
Transcript ^{, 75 and him the said John R. McDowell then and}
certificate ^{, 20 there did wound and ill treat and other wrongs}
⁴¹⁰⁵
^{with 95}
^{5, 50}
out for state ^{to the said John R. McDowell then and there did}
James Paris ^{10 day & month}
^{95 Warrant returned endorsed, pursuant to the}
^{command of this 1st I have arrested the}
^{within named Charles Kent and have him}
^{in Court this 23 day of August, 1873 Since 40 Dels}
^{mileage 65, C.D. attendance one day AS Johnson Const}
^{August 22, 1873 Issued a subpoena for James Paris}
^{on the part of the state and delivered the same to}
^{AS Johnson Constable Subpoena returned endorsed}
^{Received this 1st August 22, 1873 and served}
^{on the 25th day of August 1873 by readines}

reaching this court to the within named witness
on the 25th day of August 1873 sume 25cts mileage
20cts, AS Johnson constable August 23, 1873
the defendant being in Court by his attorney made
a motion for a continuance of this cause by reason
that they could not with safety proceed to trial for
want of material witness that could not be got at
before the 25th day of August 1870 which motion
was considered and allowed and thereupon this
stands continued to August 25, 1873 at 2 o'clock

P.M. The defendant Charles Kent was required
to enter into a recognizance in the sum of one
hundred dollars for his appearance at
the next term of Common Pleas Court and
to be held in said County on the first day
of said Court and not depart the Court
without leave. Herard Kent his
surety surety and bonds approved
August 25th 1873. A. H. Wilkins J.P.

Recognized as witnesses on the part
of the State in the sum of one hundred
dollars for their appearance at the
next term of Common Pleas Court
on the first day of said term at 10
o'clock A.M. John R. McDonell
and James Paris

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

A F Wilkins J.J.
of the above Township

Criminal Case File
Case No. 206

Price 1⁶²

No 206.

P. 8. off 1/2

The State of Ohio

vs

John Hubbard

May 27, 1874

Sect of

J. J. P. 334

Ex d. P. 358

No. 206

Union Common Pleas.

THE STATE OF OHIO

John Hubbard

Indictment for ~~Selling in
toxicating liquor to
one intemperate~~

copyied

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.

William M. Robinson
Foreman of Grand Jury.

Filed October 24 1873

H. L. Arthur
Clerk.
Lamont D. Price
Prosecuting Attorney.

On this _____ day of _____
187_____, Defendant arraigned, and pleads guilty
to this Indictment.

Clerk.

*162
48
210* Price

*20
25
45
210
40
25
365*

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-*Three*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 Hubbard*late of said County, on the *Twenty-eighth* day of *August*, in the
year of our Lord One Thousand Eight Hundred and Seventy-*Three*, with
force and arms, at ~~Township~~, in said County of
Union, and State of Ohio,*Did unlawfully sell intoxicating liquors to one
Charles C. Martin the said Charles C. Martin
being then and then a person intoxicated and
the said John Hubbard then and then
and they well knowing that the said
Charles C. Martin 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*John Martin
C. C. Martin
Nicholas Ammons**Benardas O'Brien*
Prosecuting Attorney.

The State of Ohio

Munor Court \$5

Sherriff fees

Milay \$1.50 Not found

Betwne

\$7.62

Beins this first Recember the 11 - A.D. 1873
the witness named John Hubbard

No 206

D C P S

UNION COMMON PLEAS.

THE STATE OF OHIO.

John Hubbard
vs.

Leonidas Parker
Prosecuting Attorney.

Filed 27 day of May 1874

J. T. Arthur

Clerk.

THE STATE OF OHIO,
Union County, ss.)

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take John Hubbard
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 15th day of December A. D. 1803 to answer unto an Indictment
found against him in said Court for selling Intoxicating to one
intoxicated

And have you then and there this writ.

Witness my hand and seal of said Court of
Common Pleas, at - Marysville, this 11th
day of December A. D. 1803

H. L. Arthur CLERK.

Criminal Case File
Case No. 207

No 207
The State of Ohio
v
Frank White

Dec 20, 1873
Left off
J. J. R. 273

Ex S. P. 349

No. 207

Union Common Pleas.

THE STATE OF OHIO

Frank ^{vs.} White

Indictment for Selling in
toxically Liqueur &
Syrup 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.

William M. Robinson
Foreman of Grand Jury.

Filed October 24 1873

F. P. Arthur

Clerk.

Lemidas Dyer
Prosecuting Attorney.

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

On this _____ day of _____, 187____, Defendant arraigned, and pleads _____ guilty to this Indictment.

Clerk.

Nov 91
Mif - 5-51
-52
07
0L
0Z

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-*Three*

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

Frank White

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

Did unlawfully and knowingly sell
intoxicating liquors to one Hugh W. Mc-
Fadden 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.

H. McFadden
John Shurley

Leonidas Piper
Prosecuting Attorney.

Criminal Case File
Case No. 208

No 208

The State of Ohio
vs

William Weber
settled J. G. P. 250

at d. P. 342

4.65
3.30
6.00
9.03
23.0

14.4
10.92
10.91

25- No 208

20 - 212

20 - 213

70

40

25-

2,08 ~~frt~~ Price 16

10 ~~frt~~
2 FO ~~frt~~

No. 208

Union Common Pleas.

THE STATE OF OHIO

vs.

William Weber

Indictment for Selling in-
toxicating liquors to
one 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.

William M. Robinson
Official
Foreman of Grand Jury.

Filed October 24 1873

H. L. Arthur

Clerk.

Lemidas Phipps
Prosecuting Attorney.

On this _____ day of _____
187_____, Defendant ar-
raigned, and pleads _____ guilty
to this Indictment.

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-Three

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 twenty eighth day of August , in the year of our Lord One Thousand Eight Hundred and Seventy-Three, with force and arms, at Township, in said County of Union, and State of Ohio,

Did unlawfully sell intoxicating liquors to one John Cody the said John Cody being then and there a person intoxicated and the said William Weber then and there well knowing that the said ~~was intoxicated~~ John Cody 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.

John Cody
John Martin**Lucius P. Dorem**
Prosecuting Attorney.

Criminal Case File
Case No. 209

No 209
The State of Ohio
vs
Lewis Mayo

Dec 20, 1873
Left off
J. G. P. 273

Ex D. L. 349

No. 209

Ohio Common Pleas.

THE STATE OF OHIO

Lewis Mayo
vs.

Indictment for Grand
Larceny

On this _____ day of _____, 187____, Defendant arraigned, and pleads guilty to this Indictment.

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.

William M. Robinson
Foreman of Grand Jury.

Filed October 24 1873

F. P. Arthur
Clerk.
Leander D. Price
Prosecuting Attorney.

20
20
40
CS
135-11
11 PM

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-*Three*

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

Lewis Mayo

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

Unlawfully and feloniously did steal take and carry away certain money of the amount and value of one Dollar the property of Lester A Dockum one silver watch of the value of thirty five Dollars and one gold ring of the value of four Dollars, the goods chattels and property of the said Lester A Dockum

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

*Lester Dockum**Samuel Dyer*
Prosecuting Attorney.

Criminal Case File
Case No. 210

No. 210

UNION COMMON PLEAS.

STATE OF OHIO

against

John Reed

Defendant.

MAY TERM 1874

Journal No.	9	Page	341
Record No.	2	Page	70
Ex. Doc.	A	Page	5048

No 210

The State of Ohio
vs

John Reid

P.R. 260, 289, 327, 328, 331,
332, 333, 341

Recorded
Crim. Record

Page 70

May Term 1874

MAY TERM 1874

No. 210

Ohio Common Pleas.

THE STATE OF OHIO

vs.

John Reid

Indictment for Murder
in the first degree

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.

William M. Robinson,
Foreman of Grand Jury.

Filed October 24 1873

H. P. Arthur Clerk.
Lamidas Dyer
Prosecuting Attorney.

On this first day of November
1873, Defendant arraigned, and
pleads Not guilty to this
Indictment.

H. P. Arthur

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-ThreeThe 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, thatJohn Reidlate of said County, on the Third day of October, in the
year of our Lord One Thousand Eight Hundred and Seventy-Three, with
force and arms, at Township, in said County of
Union, and State of Ohio,

In and upon one Samuel Griffin
in the peace then and there being un-
lawfully feloniously willfully, purposely and
of deliberate and premeditated malice
did make an assault in a menacing man-
ner and with a certain knife which he
the said John Reid in his right
hand then and there had and held,
then and there him the said Samuel
Griffin in and upon the lower part of
the left side of the abdomen of him the
said Samuel Griffin then and there un-
lawfully purposely and of deliberate and
premeditated malice did strike out and
stab, thereby then and there with the
knife aforesaid giving to him the said
Samuel Griffin in and upon the said
lower part of the left side of the abdomen of
him the said Samuel Griffin purposely
and of deliberate and premeditated
malice one mortal wound of the length

one inch and of the depth of three inches of which said mortal wound so as aforesaid purposely and of deliberate and premeditated malice given by the said John Reid to the said Samuel Griffin by the said Samuel Griffin on the day aforesaid and in the year of our said Lord at the County aforesaid instantly died

And so the jurors aforesaid upon their oaths aforesaid do say that the said John Reid with the said Samuel Griffin in ~~the~~ manner and by the means aforesaid on the day and in the year aforesaid and at the County aforesaid purposely and of deliberate and premeditated malice did kill and murder

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

Leonidas Dyer
Prosecuting Attorney.

State of Ohio
vs
John Reid
Transcript

Filed Oct 7, 1873
F. T. Arthur
clerk

Transcript

State of Ohio
vs
John Reid

Filed Oct 7, 1873
F. T. Arthur Clerk

Cost Bill

Justices fees on Warrant & filing	,45-
Affidavit and filing	,45-
Subpoena on part of State	,50-
" " " " Defendant	,55-
Swearing Witnesses	,49
Tryng case	1.00
Mittimus for Commitment & filing	,45-
Transcript & certificate	1.75-
Recognition of Witnesses	,70
Witness fees on behalf of State	\$6.38+
	6.25
Henry Snell & mileage 6 ms	,80
gas Winters	" "
" " ,80	,80
W. H. Stevens for Defendant " "	,80
C. L. Coey	" "
G. W. Syley	" "
J. J. Winter	" "
W. S. Winters	" "
Lewis Wright	" "
	<u>,80</u>

E. Lockwood Deputy Const	\$6.40
fees on Warrant	,40
" on Subpoenas & mileage	1.95-
Attendance at trial	<u>1.00</u>
	<u>3.35-</u>

Ervin Turner constable	
fees on Mittimus	3.50
	3.75-
	6.140
	6.30
	819.95-
	6.65-
	\$19.90

I have examined the above cost bill & find the same
 to be \$19.90, with 15 added ^{on service & return} Total and \$20.05-
 March 11th 1874 John L. Porter Esq. atty

October the 3d 1873

The Defendant demanded a Subpoena issued
for the following witnesses on part of the Plaintiff
W.H. Storms & C.L. Cory & W. Sigler T.J.
Winters W.S. Winters & Lewis Wright

October 3d A.D. 1873

Subpoena returned endorsed received this writ
October the 3d 1873 and served the same
by reading to all the within named witness
October the 3d 1873

for services \$5-Milay 45-

& Lockwood Deputy Const

October the 4th 1873 2 o'clock A.M.

the Defendant and witnesses being present
trial had the Defendant Pleads guilty
to all the charges in the indictment
except of Malice and afterthought

The Witnesses Henry Sull & Jas Winters
were first sworn and examined on behalf
of the State afterwards W.H. Storms
& L. Cory G.W. Sigler T.J. Winters W.S.
Winters & Lewis Wright were sworn and
examined on the behalf of the Defendant

Thereupon I issued a mittimus
for his commitment and delivered to
Evan Turner Constable

Recognizing the following witness
in behalf of the State

Henry Sull Farmer Winters
G.W. Sigler & W.S. Winters

October the 6th 1873

Mittimus returned endorsed

October the 4th 1873

I Committed the within
named Prisoner to the custody of the
within named jailor with whom I
left a duly Certified copy of this writ
for Services .40
Mileage .60
Transportation .3.5.0
\$ 3.5.0

Ervin Turner Constable

The State of Ohio Union County

Liberty Township S.S.

I do hereby certify the above to be
full and true copy from my Docket
of the proceedings had by and before
me in the above cause

James J Mahaffy J.P.
of the aforesaid Township

Given under my hand
this 6th day of October 1873

Before Jas T Mahaffy
A Justice of the Peace of
Liberty Township Union
The State of Ohio County Ohio
Plaintiff vs John Reid Defendant October the 3d 1873
Made oath that on the 3d day of October
A.D. 1873 at the County of Union one
John Reid of his malice and aforethought
Stabbed with his knife and Murdered one
Samuel Griffin in the town of York—
centre in said County and this Deponent
Says that the said John Reid is guilty
of the facts as charged as he verily believes
and further this Deponent saith not

Took his affidavit thereof
Thereupon issued a warrant against
John Reid and Delivered the same to Erastus
Lockwood Deputy Constable appointed and
qualified by me to serve the same
With a Subpoena to summon the complainant
Henry Snell James Winters George Winters
Charles Swan and George David Harris to
appear and give evidence on behalf of the State

October the 3d 1873

Warrant returned with the Body of the
Defendant indorsed received this writ
October the 3d 1873 arrested the within named
John Reid and have his Body before you
Subpoena returned endorsed served by
reading to the within named Henry Snell
and James Winters the others not served
fee Service on Warrant .40

" " Subpoena 30 & mile 45
E. Lockwood Deputy constable

Oct 4th 1823

I bounded the within amount.

Brown & the constabulary of the within
Shoeed Farlor with whom I stood
At duly certified

copy of this with

Spec.
S^t 40

Chiloe .60

Translating \$2⁰⁰
the \$2⁰⁰

Constable

Ervin Turner

Returned and filed
October the 6th 1823
J. T. Malcoff Jr. P.

The State of Ohio Union County S.S.
To the keeper of the county jail of Said County
greeting. Whereas John Reid late of Said
County has been arrested on the oath of
Henry Snell for Stabbing and murdering
Samuel Griffin at the county of Union
~~York~~ Township Ohio on the 3rd Day
of October 1873 and has been examined
by me J.T. Mahaffey one of the justices of
the peace of Said County and pleads guilty
of all of Said charge except of Malice and
aforethought which has been proven
sufficient in my judgement to commit Said
prisoner

Therefore in the name of the State of
Ohio I command you to receive the
Said John Reid into your custody in
the jail of the county aforesaid there to
remain until he shall be discharged
by the due course of law

Given under my hand
and Seal this 4th Day of October 1873
James T. Mahaffey J.P. {Seal}

Affidavit of
Henry Snell

Henry Snell

State Warrant---Blanks of all kinds for sale by More, Clarke & Co. Booksellers and Stationers, Third st., Dayton, O.

State of Ohio, Union County, ss.

Before me Jas S Mahaffey, a Justice of the Peace within and for said County, personally came Henry Snell
who being duly sworn according to law, deposes and saith that on the 3^d day of October A.D. 1853 at the county of Union one John Reid of his own malice and aforesought Stabbed with his knife and murdered one Samuel Griffin in the town of Yorkcentre in said County and this Deponent says that said John Reid is guilty of the facts as charged as he verily believes
Henry Snell

And further this deponent sayeth not.

SWORN TO AND SUBSCRIBED BEFORE ME THIS

3^d day of October 1853 1853

Jas S Mahaffey J. P.

Recognition of
Witnesses

The State of Ohio Union County S.S
Be it remembered that on the 4th day of
October A.D. 1873 Henry Snell James Winters
G.W. Sigler & W.S. Winters personally
appeared before me James J Mahaffey one
of the justices of the peace in and for the
County aforesaid and jointly and severally
acknowledged themselves to owe the State of Ohio
the sum of Three hundred Dollars to be
levied of their goods and chattels lands and
tenements if default be made in the following
condition to wit The condition of this
recognizance is such that if the above bound
Henry Snell James Winters G.W. Sigler
& W.S. Winters Shal personally be and
appear before the court of common pleas on
the first day of the term thereof next to be
helden for the County aforesaid to give evidence
and the truth to say on behalf of the State
touching such matters as Shal then and
there be inquired of them and not depart
the court without leave then this recognizance
Shal be void otherwise to be and remain in full
force and virtue in law.

Taken and acknowledged before me on
the day and year first above written
James J Mahaffey J.P.

No. _____ Doc. _____ Page. _____

Defts Subpoena.

State of Ohio Plaintiff.
AGAINST

John Reid Defendant.

Returned and Filed.

October the 3^d 1873.

CONSTABLE'S FEES.
Service, - - - \$.⁷⁵ -
Mileage, - - - \$.⁷⁵ -
Cop - - - \$
\$

John Lockerman Deputy
Constable.

Received this Writ October the 3^d, 1873, and served the same on the
within named defendant, John Lockerman, Constable,
the 3^d 1873

SUBPOENA.

G. S. NEWCOME & CO., CLEVELAN.

THE STATE OF OHIO,

Union

County, ss.)

To Erastus Saekwood

Deputy Constable of Said County you are
commanded to summon W. H. Stornes, C. L. Cory, R. W.
Sigler J. J. Winters W. S. Winters Lewis Wright

You are hereby commanded to appear before me, a Justice of the Peace of Liberty
Township, at my office therein, on the forth ~~with~~ day of A. D. 187

at o'clock M., then and there to give evidence, and the truth to say, in a certain action,
wherein the State of Ohio is the Plaintiff and John Reid

is the Defendant, on the part
of the Defendant

This you no-wise omit under the penalty of the law.

Given under my Hand, this

3rd

day of Oct

A. D. 1873.

Jas. J. Mahaffey

Justice of the Peace.

McCormick & Gees
Oct the 3^d 1873 received this writ arrested the
Within named John Reid and have his body before you
and served the Subpoena by reading to the within named
Henry Snell and James Winters the others not served
for services on Warrant 40

" " Subpoena 30

" " Village " " 45

E Lockwood Deputy Court

Warrant

State of Ohio, Union County, ss.

TO ANY CONSTABLE OF SAID COUNTY, GREETING:

Whereas, complaint has been made before me, Mr. J. Mahaffey, a Justice of the Peace within and for said county, upon the oath and complaint of Henry Snell that John Reid

late of the county aforesaid, did on the 3rd day of October 1873 at the County of Union of his own malice and aforesaid Stabbed with his knife and murdered one Samuel Griffin in the town of Yorkentre in said County

These are therefore, to command you to take the said John Reid

if he be found in your county, or if he shall have fled, that you pursue after him into any county within the State, and that you take and safely keep, so that you have his body forthwith before me, James J. Mahaffey, or some other Justice of the Peace, to answer the said complaint, and be further dealt with according to law. And you are also required to summon the complainant, and also James Winters George Winters

Charles Seran & David Harris

to appear and give evidence relative to the subject matter of said complaint, when and where you have the said John Reid arrested and delivered for examination

Given under my hand and Seal, this Third day of October A. D. 1873

James J. Mahaffey

Justice of the Peace.



Crim. Doc. 81 Page 360

Union COMMON PLEAS.

THE STATE OF OHIO,

vs.

John Reid

Fi. Fa. et Ca. Sa.

This Writ dated May 30 1874.

Fine, - - - \$

Costs, - - - 437.83

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

Int. from _____

Inc. Costs, - - - \$

John L. Porter
Pros. Att'y.

Received 18.

Sheriff.

Returned and filed 18.

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

The State of Ohio } Received this writ May 30th A.D. 1874.
Union County } No goods chattels lands or tenements
found whereupon to levy
returned this writ, wholly unsatis-
factory
John H. Rice Sheriff
of Union County Ohio
Milford
10

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:

John Reid

We command you, that of the goods and chattels of

in your bailiwick, you cause to be made \$437⁸³
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
18th day of *May*, A. D. 1874, by the judgment of
said Court, recovered against the said *John Reid*

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 Reid*

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 30th
day of *May*, A. D. 1874.

H. J. Arthur, Clerk.

By _____, Deputy Clerk.

The State of Ohio,

Union

County, ss.

In the Court of Common Pleas of said Co.,

May

Term, A. D. 1874

THE STATE OF OHIO, Plaintiff,

Against

John Reid

Defendant.

CRIMINAL ACTION.

We the Jury empannelled and sworn to well and truly try, and true deliverance make between the State of Ohio and the prisoner at the bar. do find the prisoner not guilty of Murder in the first or second degree, but do find the defendant

John Reid guilty of
Manslaughter

Philip Snider Foreman.

where attended & cured tertian
are necessary & maintained for his
defence herein but whom often
ever most believe can be found
subpoena'd & attend in the Court
within a week from the time
but afterwards believe that it will
be given & the evidence given
Cure will not bear the
numerous trials &辛酸 int'renre
can be furnished & his Cure
& other attendance expense at
the trial of this Cure apparent
than to what time he
will remain Cure & continue
his employment is now much
too dear, more but less.
He requires of practice

John Reid's

Sum to before me and
subscribed in my presence
& sworn like Clerc this
2d day Decem & Ordry

S.W. Myers

(Notary Public)

The State of Ohio
John Reid
Affidavit
Filed Feb 1st 1874
H. C. Arthur
clerk

The State of Ohio } Count of Lemmon
vs } Pleas Union County
John Reed } Ohio —

John Reed the above
named defendant being first duly
sworn upon his oath says that
he has been without Counsel in
the above entitled case until the
9th day of February A. D. 1874 when
an assignment was made of W. P.
Reid as his Counsel herein by the
Court. That ever since the charge
was made against him upon which
the indictment was afterwards found
against him herein he has been
imprisoned in Champaign and
Franklin Counties in this State.
That he has been without the means
to employ Counsel and had none
until assignment was made by the
Court. That on or about the

day of A. D. 1874 he
first saw said W. P. Reid and
requested him to defend him against
herein and at the same time affiant
informed said Reid that he had
no means to pay Counsel or to
pay expenses in looking up witnesses
and preparing his defense herein.

and that said W. P. Reid informed
affiant that he could not under-
take his defense & unless he should
be regularly assigned by this Court
as his Counsel and affiant
further says that he is now informed
that the wife of said W. P. Reid
is now quite sick and has been
for some time past and that he
is now prevented from being in
attendance upon this Court by
the sickness of his wife. Affiant
further says that in account of
his inability to pay Counsel no
preparation has been made in
his case and in the event he
should be forced to trial at
this term of Court he would
not be able to procure the attend-
of my necessary and material
witnesses herein and great injury
would be done affiant and his
Counsel herein by not giving
a reasonable time to prepare
carefully and fully for the trial
of this case and affiant does
not even know whether he can
procure the services of said

W. P. Reid or of any other Attorney
to assume the responsibility of the
conduct of his defense unless he
should be allowed more than one
week to prepare of the trial they

Affiant further say that there
a large number of witnesses in
Hudson County in this State whose
names and places of residence
(other than their County) affiant does
not know and who are necessary
and material for his defense
herein and who were with affiant
and said Suffrin in said County
a short time before the death of
said Suffrin ^{upon} the charge of murder
when this affiant is now indicted
and many of said witnesses were
with affiant and said Suffrin
and a few hours before the death
of said Suffrin and persuaded
Kum all the facts & circumstances
connected with this case immediately
preceding the death of said Suffrin
and which are necessary and material
herein for the defense of affiant
and affiant and further say
that there are several witnesses
in Maine and Connecticut

Cost Bills in Penitentiary Cases.

County.

STATE OF OHIO.

vs.

John Reid

Three
Years.

Office of Ohio Penitentiary,

Columbus, O., 187.....

STATE OF OHIO, }
Franklin County, ss.

I hereby Certify that the within named convict to-wit:

ha been received into my custody.

Warden.

STATE OF OHIO,

To Sheriff of _____ County, Dr.

For Prosecuting Charges, as per within account,

For Transportation Charges, as follows:

		\$
Travel for self,	miles each way,	miles at 8c per mile,
" guard,	miles each way,	miles at 6c per mile,
Sustaining convict	miles one way,	miles at 5c per mile,
Total Charges,		\$

Received, Columbus, O., 187, of the Auditor of State, a Warrant
on the State Treasurer for the above amount.

Sheriff.

[NOTE.—The law of March 22, 1860, permits one guard for every two convicts to the Penitentiary, sentenced at one term of the court, or more than one, upon the certificate of the County Clerk, that an additional number is, in the opinion of the Court, necessary. No guard to assist the Sheriff in transporting a single convict is authorized.]

Certificate for Allowance of Guards.

Whereas, at the present term of the Court of Common Pleas, begun and held at the Court House in the County of , and State of Ohio, more than one person, to-wit:

were convicted and sentenced to imprisonment in the Penitentiary of this State, and the Court being of the opinion that it is such an extraordinary case as requires the allowance of guards, to assist the Sheriff in the transportation of said convicts to said Penitentiary, do allow said guards for the purpose aforesaid.

I Certify, the above to be a true copy of the opinion of said Court, made at its said term, A. D. 187.....

Given under my hand and seal of said Court, this day of A. D. 187.....

Clerk.

By Deputy Clerk.

CERTIFICATE ISSUED FOR EXECUTION.

The State of Ohio, County, ss.

I, , Clerk of the Court of Common Pleas, in and for said County, hereby certify that upon the judgment and sentence in the Case of the State of Ohio, vs.

an Execution called a Fieri Facias, issued on the day of 187 , against the said

for the costs of this Prosecution according to law, and has been returned by the Sheriff of said County endorsed, "No Goods or Chattels, lands or tenements, found whereon to levy," and that no money has been made of the Defendant to satisfy any part of said costs.

Witness my official Signature, and the seal of said Court, at in the County and State aforesaid, this day of A. D. 187.....

Clerk.

By Deputy Clerk.

The State of Ohio,

County, ss.

In the Court of Common Pleas,

No.

Term, 187

THE STATE OF OHIO,

vs.

Judgment for

Crim. Ex. Docket, No.

, Page

C O S T B I L L .

CLERK,
Doc, and Appear. Plff and 1 Def't, 30; each add'l 10.

Ent. finding indictment, 10

" Pleas, each, 10

Indexing Docket, 2 10

General Index, 15

Rule for Motion, and filing, 10

Entering Motion on Docket and Index, 20

Filing 5 papers, 5

Taking / affidavits, 15

Filing Prec., issuing Capias, Return and its filing, 45

" " Attachment, Return and its filing, 45

Taking Justification of Bail, 50

Entering Allowance of Bail, 5

" Exoneration, 10

Special Warrant to bring before Judge, return and filing, 40

Warrant to discharge prisoner, 30

Recog. def't and filing, each, 35

" 43 witnesses and filing, " 35

Venire for Jury, 15

Striking special Jury and Venire, 1 00

Polling Jury, 50

Impaneling Jury and swearing Constable, 25

Calling and entering 3 Tales Jurors and cert., each, 15

Filing Prec., issuing Subpoena for witness and its filing, 20

Additional names, 75 each, 5

Swearing 60 witnesses, " 5

Entering att. of 123 witnesses and certificate, " 15

Swearing witnesses and ent. for Grand Jury, " 10

Certs. qual. witnesses for Grand Jury, " 10

Qualifying Jurors, " 10

Ent. on Bar and Court Cal, and Ind. each term, 2 " 20

Entering orders on Journal, 15 per 100 words, 10

" verdict " " 10

" rule " " 10

" judgm't " " 10

Indexing ent. on Journal, 80 each, 10

Trans. orders on docket, " 10

" verdict " 10

" rule " 10

" judgm't " 10

Copy of Indictment and certificate, 100

Continuance, 2 each, 10

Nolle Pros., 10

Entering on cash book and index, 10

" ex. docket " 10

Notice of Appeal or 2d trial, 10

Cost Bill Satisfaction and filing, 55

Recording 230 words at 10c each 100, 25

Certificate of Sentence, 50

" allowance of guard, 50

" to Auditor of Assignment of Counsel, 50

Prec. for Fi. Fa., issue, docketing, index and return, 70

Certificate of issuing Fi. Fa. 50

MAYOR,			
JUSTICE,			
Affidavit,	each, 40	40	40
Warrant, each defendant named therein,	40	40	40
Continuance,	- 20	20	20
1st Mittimus,	40	40	40
2d "	40	40	40
Subpoena for 8 witnesses, 25c for 1, and 5c for each additional,	60	60	60
Recognition—1 witness, 40, each additional 10,	110	110	110
Swearing 8 witnesses,	each, 5	40	40
Judgment,	40	40	40
Satisfaction,	20	20	20
Recognition defendants,	each, 40	40	40
Transcript—15c per 100 words,	25	25	25
Certifying Transcript,	40	40	40
Final Mittimus,	40	40	40
Filing papers, 4	each, 5	20	20
Recording words, 15c per 100,	625	625	625
Order on Jailer for prisoner,	40	40	40
Appointment of Special Constable,	40	40	40

MARSHAL,			
CONSTABLE,			
Serving 1 Warrant on each def't,	40	40	40
Travel miles—20c for 1st, 5c for each add'l,	20	20	20
Serv. 1 Sub on 5 wit. 25x10,	55	55	55
Travel 10 miles—20c for 1st, 5c for each additional,	80	80	80
Serving Mittimus on each, 40	40	40	40
Copying " for 1st, 25	25	25	25
Travel 10 miles—20c for 1st, 5c for each add'l,	65	65	65
days attendance before J. P., 1 00	100	100	100
Com. to jail on warrant, 40	40	40	40
Travel 10 miles—20c for 1st, 5c for each additional,	65	65	65
Cons. bringing prisoner out for ex. 40			
Marshal " " " 20			
Travel miles—20c for 1st, 5c for each additional,			
Assistant day, 1 50	150	150	150
Transporting and sustaining prisoner which is allowance made by Magistrate, and certified by him,			

Justice Court			
Clerk,			
Sheriff,			
Witnesses,			
Total Costs,			
625	625	625	625
740	740	740	740
3680	3680	3680	3680
11548	11548	11548	11548
35190	35190	35190	35190
43553	43553	43553	43553

SHERIFF,			
On Attachment,			
On Capias,			
On Undertaking,	65	65	65
Calling 92 witnesses, 8	736	736	736
" Jury, 15	15	15	15
Summoning Jury, 60	60	60	60
Serving Subpoena on 82 witnesses, 15	1380	1380	1380
miles traveled, 10	10	10	10
copies, per 100 words, 12	4810	4810	4810
Bring prisoner to court 9 times, 75	2300	2300	2300
Committing prisoner to jail, 75	825	825	825
Sum. Special Jury and mileage, 5 00	500	500	500
Serving and returning Order of Court, 40	40	40	40
Miles 42 traveled, each, 10	420	420	420
On Fi. Fa. Serv. 40c. miles travel, " 10	50	50	50
Forfeiting Recognizance,	75	75	75
Dismissal			
	11548	11548	11548

Attest:

Clerk.

This Cost Bill is correct and allowed.

Judge.

Witnesses in Attendance under Recognizance or Subpoena.

NAMES.	Before Justice or Police Judge.		In Court.		TOTAL AMOUNT.		REMARKS.
	Days, at 50c.	Miles, at 5c.	Days, at 75c	Miles, at 5c.	Dolls.	Cts.	
Henry Snell	1	6	4	30	5	30	Feb. Term 1874
James Winters	1	6	4	26	5	10	6 subs & 20
W. H. Storrs	1	6	4	30	5	30	37 add. names 25- 185-
C. L. Coey	1	6	4	30	5	30	at 43 with 4 subs 25- 6.45-
G. W. Siegler	1	6	4	30	5	30	the above is in 9.50
J. J. Winters	1	6	4	29	5	25	my bill
W. S. Winters	1	6	4	30	5	30	
Lewis Wright	1	6	4	30	5	30	
J. W. Winters					4	30	
Charles Seran					4	25	
A. S. Knox					4	28	
Tho. Dickerson					4	23	
A. J. Griffin					4	20	4.00
Robert Gibson					4	18	3.90
Lawrence Barlow					4	18	3.90
Frank Cahill					4	21	4.05
Dr. J. D. Southard					3	18	3.15
Dr. Samuel Brees					3	16	3.05
R. Hubbard					4	18	3.90
S. W. Atkinson					4	18	3.90
A. H. Hutchinson					4	18	3.90
G. W. M'Graw					1	9	1.20
Releg Coaster					3	18	3.15
G. A. Brooks					4	19	3.95
J. W. Lockwood					4	18	3.90
John Hartshorn					3	16	3.05
R. D. Hinley					3	15	3.00
John Stickney					4	20	4.00
H. D. Baxley					4	18	3.90
Elisha Wells					4	20	4.00
L. Griffin					3	18	3.15
W. T. Stickney					1	18	1.65
David Bowersmith					4	20	4.00
Samuel Spencer					1	11	1.30
Robert Bault					4	19	3.95
John Cody					1	4	.95
Amiziah Judy					3	16	3.05
William Dawson					3	25	3.50
Daniel Phelps					3	18	3.15
L. D. Wright					4	30	4.50
John Morrow					4	30	4.50
James P. Mehaffey					4	18	3.90
David Harris					4	28	4.40
Hiram Benton					2	3	1.65
Spence Phelps					3	15	3.00
Henry Q. West					3	15	3.00

~~15-~~
~~43~~
~~45-~~
~~60~~
~~63-~~
~~64~~
} sub 43 with ^{Q15-} 6.45-
184 m. @ 10 18.40
43 copies 10.75-
35.80

625-

~~43-~~
~~215-~~
~~60~~
~~63-~~
~~64~~
~~49-~~
~~45-~~
~~49~~
~~45-~~
} sub 49 with ~~2~~ 15- 7.35-
297 m. @ 10 29.90
49 copies 12.25-
49.30

~~43-~~
~~215-~~
~~60~~
~~63-~~
~~64~~
~~35.60~~
~~35.52~~
~~36.32~~
~~34.80~~
~~22~~
~~22~~
~~0~~
~~90~~
~~30~~
~~50~~
~~40~~
~~90~~
~~38~~
~~30~~
~~15.8~~
~~33~~
~~35-~~
226

~~49-~~
~~25-~~
~~245-~~
~~98~~
12.25-

~~49~~
~~43~~
~~92~~ with ~~2~~ 15- = 13.80
48.10.
297
~~184~~
481 Miles @ 10 23.00
92 copies

~~50.02~~
~~23~~
~~52.00~~
~~25.10~~

~~30~~
~~40~~
71
~~226~~
297

~~54.22~~
~~49.30~~
~~41.92~~
~~12.5-~~
7

~~928~~
~~736~~

1225-
10.75-
23.00

~~59.00~~
~~32.00~~
~~64.00~~
~~50.00~~
~~25.00~~
~~35.00~~

~~62.00~~
~~51.00~~
~~35.00~~
~~25.00~~
~~15.00~~

43-pounds for plain fish from 1824

6 sub @ 20 = 120
3 add. names @ 5 = 1.85
ent: add of 43 with 45 = 1.45
 $\frac{1.85}{9.50}$

43
37
43
15-
21
43
 $\frac{6.45}{6.45}$

43
35
215-
129
 $\frac{15.05}{15.05}$ - Recognition

$\frac{81}{48}$

43
37
80
 $\frac{46.35}{46.35}$

10 sub @ 20 = 2.00
38 add. names @ 5 = 1.90
sear. 8.0 with @ 5 = 4.00
ent: add. & cost of cover w/ 15 = 12.00
 $\frac{19.90}{19.90}$

37
35
75-
373-

43
80
123
15-
615-
123
 $\frac{18.45}{18.45}$

25-1

16 sub @ 20 = 3.20
75 add. names @ 5 = 3.75
80 with searing @ 5 = 4.00 Total
ent: add. & cost of cover w/ 15 = 18.45
 $\frac{29.40}{29.40}$

43
35
80
123
 $\frac{48.45}{48.45}$

£6
50
50
37 48 45

	D.	M	S
Frank Robenbaugh	3	15-	3.00
Margaret Haines	1	20	1.75-
Elaine Foster	1	20	1.75-
J. W. Baxley	3	11	2.80
Z. M. Gray	3	9	2.70
E. Hammond	2	9	1.95-
P. A. Graves	2	9	1.95-
David Henderson	2	13	2.15-
Stephen Cranston	2	10	2.00
L. L. Barlow	2	9	1.95-
Do. S. Burkam	3	9	2.70
Levi G. Pooler	2	7	1.85-
Harry M. Haines	3	9	2.70
Stephen Shirk	2	7	1.85-
W. H. H. Tally	2	10	2.00
C. M. Scott	3		2.25-
James Hurd	3	9	2.70
Thomas McHister	2	6	1.80
S. B. Lockwood	2	11	2.05-
S. S. Drake	3	9	2.70
John Gill	3	16	3.05-
Mary Hardin	1	10	1.25-
George Dailey	3	16	3.05-
John D. Hurd	2	9	1.95-
M. C. Lawrence	3		2.25-
Thomas Hurd	2	9	1.95-
Levi Hill	2	11	2.05-
Dr. S. H. Hamilton	3		2.25-
Henry McConnell	2	40	3.50

	\$.	in	
Mrs John Reid,	3	9	2.20
Pearl Stickney	3	10	2.35-
John W. Stickney	3	10	2.35-
David Taylor	2	9	1.95-
Charles Morse	2	11	2.05-
John Beullt	2	8	1.90
John Anthony	1	9	1.20
Dr. D. W. Anderson	2		1.50
Dr J. M. Southard	2		1.50
Total with Dec 251,90			

The State of Ohio,
As vs.
John Reid,
Murder
3 Union, Conn Please
May 21st 1874

State
vs.
Reid
Mo 21.1694
L. G. P. 329

Ma

The State of Ohio
vs. John Reid } Indictment for Murder

May 21st / 874

Wednesday the panel of thirty six jurors
Summoned by the Sheriff in said cause
Appeared in open Court, and Thompson
Came said defendant John Reid in person
and was represented by Cramel, and also
Came John L Porter the prosecuting attorney
and Thompson said defendant and
said prosecuting attorney, in open Court
selected from said panel of thirty six
Jury - the following persons went -

To serve as Jurors in the trial of said
Cause - the remainder of said panel being
Set aside on Challenge - And Thompson
- - - were chosen and selected
from the big Standing by said defendant
and said prosecuting attorney to make
up, said jury to the number of twelve to
serve as Jurors in the trial of said
Cause, - and said jury so chosen and
selected were immediately paid daily
Pension as Jurors in said Cause,
and the trial of the same commenced

B #)

State of Ohio
210 (by } Indictment for Murder
John Reed

This day came the defendant John Reed a
person known by ^{in open court} name, and Moved the Court
to continue this Case until the next Term of
this Court, and filed his affidavit to
setting forth the facts relied upon by him for
such continuance, and the Court being fully
advised in the premises, do order this Case
to stand continued until the next term of
this Court and said Case is fixed for
trial on the fourth day of said term to wit
May 21st 1874 at nine o'clock A.M.

State of Ohio
by } Indictment for murder
John Reed

- On Motion by the Prosecutor Atty. A. Jones -
Sterling Eng is appointed by the Court to
assist the prosecutor in said Case.

State of Ohio
by }
John Reed
Recognizing the authority -
See Warren page 101

State of Ohio
v
John Reid } Indictment for Murder

This day came the parties by their attorneys.
The said defendant John Reid being in person
before the Court and thereupon comes a true jury
which ----- who being duly impaneled and
sworn the truth to speak upon the issue joined
between the parties upon their oaths say that
the said defendant is not guilty of Murder in the
first, or in the second degree as he stands
charged in said indictment; And the said
jurors further upon their oaths do say that
the said defendant John Reid is guilty of
Manslaughter in manner and form as he
stands charged in said indictment

State of Wis
John Reid No 210

Normal Entry

No 210

State of Ohio

John Reid

(Indictment for Murder
in the first Degree)

The defendant John Reid was this day arraigned, a copy of the indictment having been delivered to ^{J. H. Cameron and M. Kennedy his} Counsel for the said defendant John Reid on the 25th day of October AD 1873 by F. P. Arthur Clerk of this Court in accordance with the Statute in such case made and provided, and the indictment being read to him was asked how of the persons he would acquit himself, for ~~plea~~ says he is not guilty in manner and form as he stands charged: Whereupon the Court assigned the tenth day of February AD 1874 as the trial day for said cause and the court further ordered that the said John Reid be remanded to the jail of the said County of Union into the care custody and keeping of the jailor thereof. That he be safely kept so that his body be had before this Court on the said tenth day of February AD 1874 then to answer unto said charge from day to day and abide the further orders of the Court & which time this cause is continued —

entry

The State of Ohio
of Indictment for Murder
John Reed }

This day the defendant John Reed came
into Court in his own proper person, and
a copy of the said indictment having
heretofore been served upon him, and
a copy of the panel of the jury returned by
the Sheriff in this case, being delivered
to him more than three days prior
to this date - and said defendant
being without counsel, and it
appearing to the satisfaction of the Court
that he is unable to employ the same
the Court assign to him W. P. Reid and
D. W. Ayers as his counsel

State of Ohio
vs

John Reed

Motion

Filed May 21 1874

9 o'clock 20 minutes

F. S. Arthur
clerk

W. P. Reed and
D. C. Myers Atty's for dept

Motion

Lth Court of Common Pleas
Bktm for Union County Ohio

The State of Ohio }
vs } Indictment
John Reed. } Murder -

In this case the defendant John Reed now comes in his proper person and by his Counsel W.W. Reid and D.W. Apes, and moves the court to quash and set aside the venire for and the panel of jurors named in said venire being issued in this case by the Clerk on the 14th day of April A.D. 1874 - and objects to the calling of said panel or any of them - on the following grounds:

1st The said venire was simply and unlawfully issued & the same is irregular in all respects.

2nd The said venire faces not properly & legally served and returned.

W.W. Reid
D.W. Apes
Attest

State of Ohio

vs

John Reed

Motion

Filed May 26, 1874

H. P. Arthur
Clerk

Mo. Reed

W. P. Reed and
Dw. Ayers
attys for defendant

Motion

The State of Ohio, } Indictment for Murder
by } pending in the Common Pleas
John Reid. } May Term 1874 -

And now comes the said Defendant
John Reid by W^t Reid & D^r W^t
Appls his Counsel and
moves the Court to set aside the
verdicts in this Case for the reasons
hereinafter set forth affecting ma-
terially the substantial rights of
said Defendant. John Reid
regularly ^{misconduct} of the witness for State, James S.
Hunters, who, after Defendant had demanded
a separate of witness for the State in the
examination ~~which was ordered by the Court~~
~~and as the witness of defendant could~~
in due opportunity to the order of the Court,
after his examination, met with other
witnesses for the State who had not been
here afterward, and by ~~the~~ State in said
Case & held a conference with them
as to the facts necessary the power
in the court in order to convict Defendant
materially affecting the benefit to be
received by Df^t by said separation of
the witness for the State -

I- That the verdict is not sustainable
of sufficient evidence and is ~~conv~~

-Many to Low -

- 3 - Because the Court admitted in-
- competent sidebar testimony to the
jury and especially that part of the
testimony of the witness Meld giving
the statements of Griffin after Reid
Defendant had left and after
the injury had been inflicted
 - 4 Because the Court contrary to the report
of the Dft ready during the ~~trial~~
permitted the Jury to separate and
mix with or converse with ~~citizens~~
 - 5 Became the charge of the Court
was contrary to Law, and the
Court refused to charge the jury
as requested by Dfts Counsel -
 - 6 Became, the ~~Judge~~ was the charge
to the jury gave a statement of what
he claimed was proven and what
was not proven also made a statement
to the jury that in his opinion the state had
given a preponderance of proof in
reference to the manner in which the
offray had occurred -

7. Became the Panel for the jury
which was drawn from the jury
box by the Clerk Sheriff instead
of being called & chosen by
the Sheriff according to the
statute & use at the time of
finding the Indictment in ~~the~~
Court -

8th That the verdict is illegal & void
in the form rendered by the Jury.

W. P. Reid
Lawyer
Attala County
for Duff

The State of Ohio
vs
John Reid of Pickettsburg for Murder

This Day the defendant John Reid was 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 be imprisoned in the penitentiary of this State and kept at hard labor for the term of three years, the first of which time is he to be kept in solitary confinement in the cells of the penitentiary without labor. And that he pay the costs of prosecution taxed at \$

The Court allow the Sheriff one guard in conducting the said John Reid from thence. And the said John Reid is ordered into the custody of the Sheriff until he be legally discharged.

Criminal Case File
Case No. 211

No. 21

Union Common Pleas.

STATE OF OHIO

against

Charles C. Vauvau
Defendant.

MAY TERM 1875

Left side of the docket

Journal No. 9 Page 467

Record No. *No Record* Page ,

Ex. Doc. *No Record* Page 3066

No. 211

UNION COMMON PLEAS.

STATE OF OHIO

against

Charles C. Vassant

Defendant.

MAY TERM 1875

Journal No.	9	Page	457
Record No.		Page	
Ex. Doc.	A	Page	5066

No 211

The State of Ohio
vs
Charles C. Vansant

May 14, 1875 J.J.P. 457
Left off
MAY TERM 1875

D O
Ex. D. P. 380

No. 211

Common Pleas.

THE STATE OF OHIO

Charles Demasant
vs.

Indictment for Fraud

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.

William M. Robinson

Foreman of Grand Jury.

Filed October 24 1873

F. P. Arthur Clerk.
Decatur Opera
Prosecuting Attorney.

On this _____ day of
187____, Defendant arraigned, and
pleads _____ guilty to this
Indictment.

Clerk.

1873-5-L-8

-52

04

024

04

076

96 2028

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-Three

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

Charles C. Consant

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

Devising and intending to cheat and defraud
one Henry Evans of his goods Money chattels
and property unlawfully knowingly and design-
edly did then and there falsely pretend to
Said Henry Evans that a certain promissory
note which the said Charles C. Consant then
and there produced to the said Henry Evans,
was for the sum of one hundred and fifty
Dollars due in two years from the date thereof
which said sum was due from the said
Henry Evans to the said Charles C. Consant and
which said described promissory note the said
Henry Evans signed then and there -

Whereas in truth and in fact the said promis-
sory note was for the sum of Eleven hundred
and fifty Dollars due in two years from the
date thereof as he the said Charles C. Con-
sant then and there well knew by color
and by means of which said false pretense
and pretences be the said Charles C. Con-
sant did then and there unlawfully

Knowingly and designedly obtain from the
said Henry Evans a promissory note for
Eleven hundred and fifty Dollars intact
of a promissory note for One hundred and
fifty Dollars being then and there the prop-
erty of the said Henry Evans in the amount
of the difference between the mentioned one
hundred and fifty Dollar note and the said
promissory note actually given for Eleven hun-
dred and fifty Dollars to wit one
thousand Dollars with intent to cheat
and defraud the said Henry Evans
to the great damage of the said Henry
Evans

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 Dyer

Prosecuting Attorney.

The State of Ohio
v
Charles G. Dauvers

Motion to dismiss

Filed Sept. 4, 1875
A. F. Wilkins

Robinson & Carpenter
att^t for deft

The State of Ohio Before A T Wilkins Justice of
 the peace for Paris Township
vs
Charles C Vausant Union County Ohio -

Motion by Defendant

The said defendant Charles C Vausant moves
the justice of the peace to dismiss this complaint
First - Because two distinct and separate
charges of different crimes are made.
the one affidavit bout one for procuring by
fraud the signature of Henry Evans to a prom-
issory note August 19, 1871 to defraud Henry
Evans & second for procuring money by fraud in
the sale of said note to the Bank of Beckwood
to defraud John E Callic W H Cants right
& Bryan L Talmaire on the 18th day of Aug 1873
which are different crimes & cannot be joined
in one complaint

Second - The charge of procuring said signature in
Aug 19, 1871 to defraud Henry Evans is by the
affidavit in said affidavit barred by the
statute of limitations being committed more
than one year before the complaint was
made.

A J Carpenter & Blinsen

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

Recognizance of Defendant

TO APPEAR BEFORE JUSTICE

THE STATE OF OHIO,

AGAINST

Charles C Kausant

Filed,....., 187.....

A

THE STATE OF OHIO, } Be it Remembered, that on the 29th day
Union County, ss. } of August in the year one thousand eight
hundred and seventy three Charles C Vassant, John
Niley, A Bellus & Elmore Snodgrass
personally appeared before me, A F Wilkins, one of the Justices of the
Peace in and for the Township of Paris in the County aforesaid,
and jointly and severally acknowledged themselves to owe the State of Ohio the sum of
Two thousand Dollars, to be levied of their goods and chattels,
lands and tenements, if default be made in the condition following, to wit:

The Condition of this Recognizance is Such, That if the above bounden Charles
C Vassant
shall personally be and appear before me, at my office in said Township, at 10 o'clock, A. M.
on the fourth day of September, A. D. 1873, then and there to
answer to a charge of obtaining money under false pretense
& the signature to a note under false pretenses
and abide the judgment of the Court, and not depart without leave, and in the meantime to be
of good behavior, and to keep the peace toward the citizens of the State generally, and the said
especially, then this Recognizance
shall be void; otherwise it shall be and remain in full force and virtue in law.

Charles C Vassant

Seal

John Niley

Seal

Elmore Snodgrass

Seal

Taken and Acknowledged before me, this 29th day of August
one thousand eight hundred and seventy-three

Justice of the Peace.

Transcript
of the State of Ohio p 18

against
Charles C' Vansant - Left

Filed Oct 18 1873
F. T. Arthur clerk

The State of Ohio ~~off~~ charge procuring
against money under false
Charles C Vassant left pretenses

affidavit filed August, 29th, 1873
as follows.

The State of Ohio Union County S.S.,
on this 29th day of August, AD 1873 before me
A J Wilkins one of the justices of the peace in and for
said County personally came Henry Evans who being
 duly sworn according to law deposes and says
that Charles C Vassant late of said County
on and about the 19th day of August AD 1871
at said County of Union unlawfully did falsely
pretend to Henry Evans that the said Charles
C Vassant had written one promissory note
which note called for the sum of one hundred
and fifty dollars and due in two years
from that said date said Henry Evans
was then owing and indebted to the said Charles
C Vassant in said sum of
one hundred and fifty dollars this
States that he being unable to read writing
did then and there sign said promissory note
believing said representations made by said
Charles C Vassant that said instrument
of writing purporting to be a promissory
note only calling for one hundred
and fifty dollars when in fact it was

to promissory note for Eleven hundred and fifty dollars, which was well known to said Charles C Vansant and which false representations were made to the said Henry Evans for said purpose of securing his said signature to said promissory note. Affiant Henry Evans further states that said Charles C Vansant late of said County of Union on the 18th day of July 1873 at said County of Union unlawfully did falsely pretend to one Byron L Talmage late of said County of Union that he the said Charles C Vansant was then and there the true and lawful owner of one promissory note made and delivered by the affiant Henry Evans to said Charles C Vansant then and there being and which said promissory note called for Eleven hundred and fifty dollars with interest thereon from August 19th 1871 to the said Charles C Vansant then and there proposed and offered to sell said Byron L Talmage said promissory note and by which said false pretensions the said Charles C Vansant did then and there unlawfully obtain from said Byron L Talmage and his partners in the Bank of Richwood a large sum of

money for said promissory note
to wit the sum of (\$1265.) twelve
hundred and sixty five dollars for
said promissory note falsely pretended
to be the property of said Charles
C Vansant with intent then and there
and thereby to cheat and defraud the
said Byron L Palmae and his partners
in the Bank of Pickwoad D w't John
E Cahill and William H con Knights of
the said sum of money whereas in truth
and in fact this said affiant Henry
Evans, only owned and stood indebted
to said Charles C Vansant in the sum
of one hundred and fifty dollars
and the interest thereon from Augt
19th 1871 has a credit of eight dollars made
July 18th 1873 and he the said Charles
C Vansant at the time he so falsely
pretended as aforesaid well knew the said
false pretense to be false and affiant
says that the said Charles C Vansant is
guilty of the facts charged as he believes
and further affiant saith not.
Took his affidavit therefore and
issued a warrant against the said
Charles C Vansant and delivered the same
to the sheriff of Monroe County Ohio

Warrant returned enclosed
pursuant to the command of this writ I have
arrested the within named Charles C
Vansant and have him now in court
this 29th day of August 1873
Service 40cts mileage 20cts attendance
1.00, J C Price Sheriff Monroe Co

defendant Charles C Vansant being
in court, being arraigned plead
not guilty and by his attorney
filed his motion for a continuance
by reason of material witness
that could not be procured before
the 4th day of September 1873 at
10 o'clock AM and by agreement
of parties & counsel this cause stand
continued to said time
The defendant Charles C Vansant
was required to enter into an
recognizance in the sum of
two thousand dollars for his
appearance at said time which
was done John Wiley Delmore
Snowgrass and A S Bellus gave
his surety for his appearance at
said time and surety approved

Recognized B L Tahnage and Henry
Evans, as witnesses on the part of the
State for their appearance, on the 4th
day of September 1873 at 10 o'clock A.M.
in a sum of one hundred dollars each

Sept 3, 1873 issued a subpoena on
the part of the defendant for Hylas
Sabine Neil Mulrain Velasco Case
& Thomas Cunningham and debrnd
the same D A S Johnson Constable
Subpoena returned endorsed Received
this m^rt September 3, 1873 and served
the same on the same day those
marked A by a certified copy
of this m^rt and those marked D
by reading the same Since 75cts
Indeagd 1.25 1 Copy 25cts

A S Johnson Const
Sept 3, 1873 Issued a subpoena on
the part of defendant for Garrison Newell
Emos Bell Joshua S Gill & J Blake
Joshua Marriott Frank Conkright
Orvin Peem and debrnd the same
D A S Johnson Constable Subpoena
returned endorsed Rec'd this m^rt
Sept, 3 1873 and served the same
on the same day by reading the
written subpoena to all those

whose names are marked A
service 75cts mileage 1. A S Johnson constable
left, 4th 1873 Issued a Subpoena on
the part of the state for Amanda
Gandy Sarah Evans Calvin
Cleenger & Arthur and
delivered the same to A S Johnson,
Court for their appearance forthwith.
Subpoena returned endorsed Recd
this 1st September 4th 1873 and
served the same on the same day
by reading the within summons
to all those whose names are
marked A service 40cts mileage
20cts, A S Johnson Constable

September 4th 1873.

10 o'clock A.M. defendant in Court
and by his attorney Robeson and
Carpenter Motion was filed to
dismiss this case which motion
was entertained

Trial had B L Talmage Henry
Evans Sarah Evans Calvin
Cleenger Amanda Gandy and
William H Courtwright were
sworn and examined and

The part of the state and
The defendant Charles C Vansant
and P T Engardo Hylas Sabine
Joel D Vansant Thomas
Cunningham and Velasco Care
were sworn and examined on
the part of the defendant and
thereupon it is considered by me
that the defendant enter into a
recognizance in the sum of five
hundred dollars for his appear-
al the next term of Common Pleas
Court next to be held in Union
County Ohio on the first day of
said term of Court and not
depart the Court without leave
which he did Hylas Sabine
and William P Vansant his surety
surety accepted and bound
approved A H Watkins Jr
Sept, 4, 1873

Recognized as witnesses on the part
of the state in the sum of one hundred
dollars each Henry Evans, Sarah Evans
Amanda Gandy Calvin Cleenger
Wm Haukright and B L Salmonay
Sept, 4, 1873

J P Cost on part of Dif^f
 Dif^f & file .45
 Warrant & file .45
 Recog deft .40
 Recog 2 witness ,30
 Continueau ,20
 Subp 4 witness & file .45
 Swear 6 witness ,30
 Record 1.80
 Transcript 1.80
 Certificate .25

Sheriff JC Price fees
 Service of Warrant .40
 Mileage ,20
 attendance 1 day 1.00

Constable AS Johnson
 Subp 4 witnesses .40
 Mileage ,20
 Witnesses for The State
 B L Talmage 2 days 1/4 miles 1.70
 Henry Evans " " " 1.70
 Sarah Evans 1 day 1/4 miles 1.20
 Cabin Passenger " 1.20
 Amanda Gandy " 1.20
 Wm H Conkright 2 days 1/4 miles 1.70

Deft costs 20

J.P.

Subp. 6 witnesses & file	.55
Subp 7 "	.60
Recog of deft	.40
Swear 7 witnesses	.35

Constable A S Johnson

Service of Subp. 6 witness

mileage

1 copy

Subp 7 witness service

mileage

attendance 2 days

.75

1.25

.25

.75

1.00

2.00

Defendants witnesses

G Newlson 1 day & mileage 9 miles

.95

E Bell

"

"

.95

J S Gill

"

14 miles

1.20

A J Blake

"

"

1.20

J Marriott

"

"

1.20

Frank Courtwright

"

"

1.20

O. Beem

"

"

1.20

H Sabone

"

"

1.20

N Hulman 1 day 9 miles

.95

T Case

"

"

.95

W H Courtwright 1 day 14 miles

1.20

B L Talmage

"

"

1.20

T P Cunningham 1 day 9 miles

.95

The State of Ohio Union County

Paris Township, S.S.,

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

A. H. Watkins J.P.

of the aforesaid Township

RECOGNIZANCE.

The State of Ohio

vs.

Charles C Vansant

A F W Morris

Justice of the Peace.

Docket A page 116

Returnable 18

Constable.

Recognizance After Trial.

The State of Ohio, Union County, 23.

BE IT REMEMBERED, That on the 4th day of Sept^r one thousand eight hundred and seventy three Charles C Vansant personally appeared before me, A. F. Wilkins, one of the Justices of the Peace in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio the sum of Five hundred DOLLARS, to be levied on their goods and chattels, lands and tenements, if default be made in the condition following, to wit: The condition of this recognizance is such, that if the above bound
Charles C
Vansant shall personally be and appear before the Court of Common Pleas, on the first day of the term thereof, next to be holden in and for the County aforesaid, then and there to answer to a charge of

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

Taken and acknowledged before me, this 4th day of Sept^r, one thousand eight hundred and seventy three A. F. Wilkins, Justice of the Peace.

C. Vansant [SEAL]

H. Sabine [SEAL]

J. F. Vansant [SEAL]

Criminal Subpoena.

THE STATE OF OHIO,

AGAINST

Charles Wengant

get /

Returned and Filed,

, 187

Justice of the Peace.

Constable.

Constable.

CONSTABLE'S FEES.
Service, \$ 7 45
Mileage, 12 15
Cop 1, 25
22 15

Received this Writ September 9th 1873, and served the same on the
Same day those marked A, B, C, certified by these
marked to be by reading the same

CRIMINAL SUBPOENA.

G. S. Newcomb & Co., Cleveland.

THE STATE OF OHIO,
Union County, ss.

To any Constable of said County—GREETING:

You are commanded to Summon *H. Jas. D. Rayne*, *Neil McBrain*
D. L. Say, *W. H. Conkright*, *B. L. Tammage*
Thomas P. Cunningham

to appear before me, the undersigned, one of the Justices of the Peace in and for said County, at my office therein, on the *fourth* day of *September* 1873, at *10* o'clock, *A. M.*, and then and there to give testimony, and the truth to say, touching a complaint made on behalf of the State, against *Charles C. Vangant*

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 *3* day of *September* A. D. 1873

A. F. Wilkins 
Seal
Justice of the Peace.

State Warrant.

THE STATE OF OHIO,

AGAINST

Charles C. Vansant

Returned and Filed,

187

Ohio Laws Volume 58, Page 68.

I acknowledge myself responsible for costs, in case the complaint shall be dismissed, or an Information shall not be filed and prosecuted in the proper Court, or a Bill of Indictment be not found against the within named defendant.

Attest:

Justice of the Peace.

Pursuant to the command of this Writ, I have arrested the within named Charles C. Vansant

and have him now in Court, this 29th day of August 1875

John C. Prentiss

Shaff FEEs	
Service, - - -	\$ 1.00
Mileage, - - -	\$ 2.00
Attendance, - - -	\$ 1.00
Total, - - -	\$ 4.00

THE STATE OF OHIO,
Union County, ss.

The Sheriff
To any Constable of said County,—GREETING:

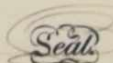
Whereas, Complaint has been made before me, A F Wilkins one of the Justices of the Peace in and for the County aforesaid, upon the oath of Henry Evans that one Charles C Vansant late of the County aforesaid, on or about the 19th day of August A. D. 1871, at the County of Zilker aforesaid, did pretend falsely to one Henry Evans, that he had written one promissory note calling for one hundred and fifty dollars and did then and there procure said Henry Evans to sign said note wherein in fact said note called for Eleven hundred and fifty dollars, and Charles C Vansant did at the County aforesaid, falsely pretend to one Benson L Albany that he was the true and lawful owner of said promissory note and there was due from said Henry Evans to said Vansant the sum of Eleven hundred and fifty dollars contrary to the form of the Statute in such case made and provided, and against the Peace and Dignity of the State of Ohio.

These are therefore to command you to take the said Charles C Vansant if he be found in your County, or if he shall have fled, that you pursue after the said Charles C Vansant into any other County within this State, and take and safely keep the said Charles C Vansant so that you have his body before me, or some other Justice of the Peace, to answer the Complaint aforesaid, and be further dealt with according to law.

Given under my Hand and Seal, this 29th day of August 1873

A F Wilkins

Justice of the Peace.



Recognition of Witnesses.

The State of Ohio

vs.

Charles Clavensant

A. F. Wilkins

Justice of the Peace.

Docket B Page 116

Returnable , 18

Constable.

RECOGNIZANCE OF WITNESSES.

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

BE IT REMEMBERED, That on the 4th day of September
in the year one thousand eight hundred and ninety three Henry Evans
Sarah E Evans Amanda Gaudy
Calvin Cleenger B L Palmyre &
Wm H Conkright,

personally appeared before me A F Wains 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 con-

dition following, to-wit: The condition of this recognizance is such that if the above bound Henry Evans
Sarah E Evans, Amanda Gaudy Calvin
Cleenger B L Palmyre and
Wm H Conkright

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.

George [SEAL.]

Sarah E Evans [SEAL.]

Amanda Gaudy [SEAL.]

Calvin Cleenger [SEAL.]

B L Palmyre [SEAL.]

W H Conkright [SEAL.]

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

A F Wains, Justice of the Peace.

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

Criminal Subpoena.

THE STATE OF OHIO,

AGAINST

Chas F. Fawcett

aff

Returned and Filed,

Sept 3, 1873

1873

A. F. Watkins

Justice of the Peace

Constable.

CONSTABLE'S FEES.	\$ 2.50
Service, \$	1.16
Mileage,	
Cop.	
	\$ 3.75

A. F. Watkins
Constable.

Received this Writ ~~Subpoena~~ on Sept 3, 1873, and served the same on the
Name and reading the within Summons
to all those whose names are marked. A

O. and J. O'Brien

THE STATE OF OHIO,
Union County, ss.

To any Constable of said County—GREETING:

You are commanded to Summon Garrison Newlson Eros Bell
Joshua S Gill A J Blake Joshua Penrett
Frank Cowright Cain Beem

to appear before me, the undersigned, one of the Justices of the Peace in and for said County,
at my office therein, on the 4th day of September 1873, at 10
o'clock, A. M., and then and there to give testimony, and the truth to say, touching a complaint
made on behalf of the State, against Charles C' Vansant

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

3^o

day of September A. D. 1873

A. F. W. Wines 

Justice of the Peace.

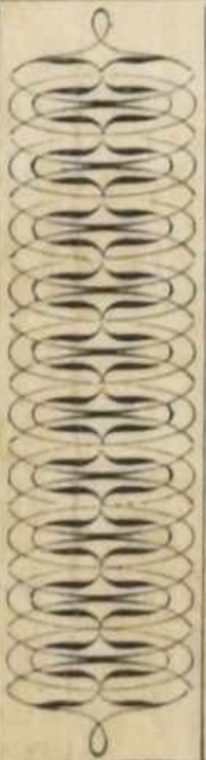
11124

Henry Soren \$ 115-0
e August 19-73

C C Van Sant

Eight Dollars paid July 18-73

1265⁰⁰ cent



No.

S 150

Marion Ohio August 19 1871
Two Years after date I promise to pay to
the order of C C Vansant

Eighteen Hundred and Fifty - Dollars,
Value Received. 1265⁰⁰

Due

Henry Cleaver

Recognition of Witnesses.

The State of Ohio

vs.
Char Clausen

A H Wilkins
Justice of the Peace.

Docket B No. 116

Returnable , 18

Constable.

RECOGNIZANCE OF WITNESSES.

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

BE IT REMEMBERED, That on the 29th day of August

in the year one thousand eight hundred and seventy three

E. H. B. & B. L. Palimage and

personally appeared before me *A. F. Wilkins* 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

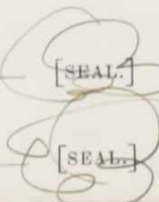
B. L. Palimage and Henry Evans

shall personally appear at the next criminal term of the Court of Common Pleas to be held 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.

P. B. Palimage

[SEAL.]

H. Evans



[SEAL.]

[SEAL.]

[SEAL.]

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

A. F. Wilkins

, Justice of the Peace.

State	455-
B L Talmage	$\frac{1,190}{6,450}$
Henry Evans	$\frac{1,800}{1,250}$
Sarah Evans	
Cahin Clerenger	
Amanda Gandy	
W H Conkright	

148
1184
180 12

Sept
C C Vansant
William Vansant
P T Engard
Hylas Sabine
Joel D Vansant
Thomas Cunningham
Velasco Cast

70
100
170

The State of Ohio
vs
Charles C. Warrant

Affidavit for
Warrant

Filed Aug 29th 1873
A. F. Wilkins J.P.

Porter & Sterling
atty from
p off

The State of Ohio
Union County ss

On this 29th day of August A.D. 1873
before me A. F. Wilkins one of the Justices
of the Peace in and for said county personally
came Henry Evans who being duly
sworn according to law deposes and says
that Charles C. Vassant late of said
county of Union on or about the 19th day
of August A.D. 1871 at said county of Union
unlawfully did falsely pretend to Henry Evans
that he the said Charles C. Vassant had written
one promissory note which note called for
the sum of one hundred & fifty dollars and
due in two years from that date said note
said Henry Evans was then living and is
indebted to said Charles C. Vassant in
said sum of one hundred & fifty dollars
This affiant states that he being unable
to read writing did then and there sign
said promissory note believing said
representations made by said Charles C.
Vassant that said instrument of writing
purporting to be a promissory note only
called for one hundred & fifty dollars
when in fact it was a promissory
note for eleven hundred & fifty dollars
which was well known to said Charles
C. Vassant and which false reputation
was made to said Henry Evans for said
purpose of securing his said signature
to said promissory note
Affiant Henry Evans further states

That said Charles C Vassant late of said
county of Union on the 18th day of July 1873
at said County of Union unlawfully did falsely
pretend to one Byram L Tolnay late of said
County of Union that he the said Charles C
Vassant was then and there the ^{true and lawful} owner of
one promissory note made and delivered
by this affiant, Henry Evans, to said Charles
C Vassant then and there being and which
said promissory note called for the sum
of Seven hundred & fifty dollars with interest
thereon from August 19th 1871 to the said Charles
C Vassant then and there proposed
and offered to sell to said Byram L Tolnay
said promissory note and by which said
false pretenses the said Charles C Vassant
did then and there unlawfully obtain
^{and his partners in the Bank of New York}
from said Byram L Tolnay, a large
sum of money for said promissory note
to wit the sum of \$1265, twelve hundred sixty-five
dollars for said promissory note falsely pretended
to be the property of said Charles C Vassant
with intent then and thereby to cheat and
defraud the said Byram L Tolnay and
his partners in the Bank of New York
of the said sum of money

Whereas in truth and in fact this said
affiant Henry Evans only owed and
was indebted to said Charles C
Vassant in the sum of one hundred
and fifty dollars and the interest

Thence from Aug 19th 1871
left a credit of Eight dollars made
July 18th 1873 And he the said Charles
C Vassant at the time he so falsely
pretended as aforesaid well knew the said
false pretenses to be false And affiant
says that the said Charles C Vassant
is guilty of the facts charged as he believes
and further affiant will not

affidavit sworn to and subscribed before me
this 29th day of Aug 1873

D F Wilkins J P

No..... Crim. Doc. B..... Page 116.

Criminal Subpoena.

THE STATE OF OHIO,

AGAINST

Charles C. Vausant

P.M.T.

Returned and Filed,

, 187

Justice of the Peace.

Constable.

CONSTABLE'S FEES.
Service, \$ 44
Mileage, 26
Cop 1
\$, 6 0

A. Schuyler

Constable.

Received this Writ Septemr 4th 1873, and served the same on the
Same day by leading the witness summons to
all the above names and mark A.

THE STATE OF OHIO,
Union County, ss.

To any Constable of said County—GREETING:

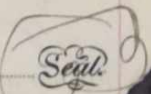
You are commanded to Summon Amanda Gandy, Sarah
Evans, Cabria Clezenger ^{my self} Thomas Arthur

to appear before me, the undersigned, one of the Justices of the Peace in and for said County,
at my office therein, on the 4th day of Sept 1873, at 10
o'clock, A. M., and then and there to give testimony, and the truth to say, touching a complaint
made on behalf of the State, against Charles C. Vansant.

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 21st day of Sept A. D. 1873

A. F. Wilkins



Justice of the Peace.

Criminal Case File
Case No. 212

No 212.213

The State of Ohio

W
William Weber

settled J. J. P. 250

c. A. P. 343

6.1 3
88
48
32

741

No. 2/2

Union Common Pleas.

THE STATE OF OHIO

vs.
William Webor

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.

William M. Robinson
Foreman of Grand Jury.

Filed October 25 1873

F. T. Arthur
Clerk.
Leonidas Dyer
Prosecuting Attorney.

On this _____ day of _____, 187____, Defendant arraigned, and pleads guilty to this Indictment.

Clerk.

STATE OF OHIO,
Muskingum County, ss.)In the Court of Common Pleas, *Muskingum* County, Ohio, of the Term of *October*, in
the Year of our Lord One Thousand Eight Hundred and Seventy-*Three*

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

William Weber

late of said County, on the *Fourth* day of *July*, in the year of our Lord One Thousand Eight Hundred and Seventy-*Three*, with force and arms, at ~~Township~~, in said County of *Muskingum*, and State of Ohio,

Did unlawfully sell intoxicating Liquors to one Theodore Amerine the Said Theodore Amerine being then and there a minor and said selling being without the written order of either the parents guardian or family physician giving the Said Theodore Amerine to the Said William Weber then and there well knowing that the Said Theodore Amerine was a minor

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

Murroe Amerine
Theodore Amerine
George F. Bell
Roy Denley

Leonard Ober
Prosecuting Attorney.

Criminal Case File
Case No. 213

No. 213

Ohio

Common Pleas.

THE STATE OF OHIO

vs.

William Weber

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.

William M. Robinson

Foreman of Grand Jury.

Filed October 25 1873

H. P. Arthur Clerk.
Leonidas D. Opera
Prosecuting Attorney.

On this day of
1873, Defendant arraigned, and
pleads guilty to this
Indictment.

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-Three

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-Three, with
force and arms, at ~~Franklin~~ in said County of
Union, and State of Ohio,

Did unlawfully sell intoxicating
liquors to one Henry H Knott, the said
Henry H Knott being then and then
a minor and said selling being
without the written order of either the
parents, guardian or family physician
of him, the said Henry H Knott, the
said William Weber then and then well
knowing that the said Henry H Knott
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.

Henry Knott
Henry Knott

Leonidas Dyer
Prosecuting Attorney.

Criminal Case File
Case No. 214

No 24.215-

The State of Ohio
vs

Noah Poling

§ 9.R.293

Feb 12, 1874

S.Q.P.352

Original Dmed = 3rd copies
Not Dmed See

5-13
4-25-
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No. 214

Muskingum Common Pleas.

THE STATE OF OHIO

vs.
Noah Poling

Indictment for furnishing
intoxicating liquor
to 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.

William M. Robinson
Foreman of Grand Jury.

Filed October 25 1873

F. S. Arthur
Clerk.
Cornelius O'Brien
Prosecuting Attorney.
Clark

On this 9 day of Feb
1874, Defendant arraigned, and pleads Not guilty
to this Indictment.

F. S. Arthur

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Clerk.

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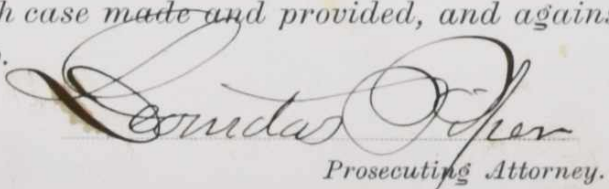
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STATE OF OHIO,
Union County, ss.)In the Court of Common Pleas, Union County, Ohio, of the Term of October, in
the Year of our Lord One Thousand Eight Hundred and Seventy-ThreeThe Jurors of the Grand Jury of the State of Ohio, within and for the body
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

Noah Poling

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

Did unlawfully buy for and fur-
nish intoxicating liquors to one Theodore
Ames in the said Theodore Ames
being then and there a minor and the
said Noah Poling then and there well
knowing that the said Theodore Ames
was then and there a minor and the
Noah Poling not being then and a
physician.

contrary to the form of the Statute in such case made and provided, and against
the peace and dignity of the State of Ohio.Malin Reven
Theodore Ames
Comptroller of the
Ohio State Auditor
Prosecuting Attorney.

The State of Ohio } Received this Writ December 11th 1873
Union County 33 } and on the 15th day of December 1873 I
Arrest 45
Mulage 45
Bail Bond 65-
Attendance 75-
Retain 1/2

\$2.37
Arrest 45
Mulage 40
Bail Bond 65-
Attendance 75-
in court 75-
Total 42

No 214

D C P 12

UNION COMMON PLEAS.

THE STATE OF OHIO,

Noah Poling ^{vs.}

Leonidas
Prosecuting Attorney

day of 186

Clerk.

THE STATE OF OHIO,
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Noah Poling
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 ~~13rd day of December~~ ^{of said Court, that being the}
day of December A. D. 18⁰3 to answer unto an Indictment
found against him in said Court for Furnishing 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 11th
day of December A. D. 18⁰3

H. J. Arthur CLERK.

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Filed Feb 9, 1874
F. C. A. & H. cler

Phila, February 2, 25.
Franklin 2, 25.

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The State of Ohio,

Union County, ss.

In the Court of Common Pleas of said Co.,

February

Term, A. D. 1874

THE STATE OF OHIO, Plaintiff.

Against

Noah Poling Defendant.

CRIMINAL ACTION.

We the Jury empannelled and sworn to well and truly try, and true deliver-
ance make between the State of Ohio and the prisoner at the bar.

Noah Poling do find the defendant
guilty

G. L. Selle Foreman.

Criminal Case File
Case No. 215

No. 215~

Urgent Common Pleas.

THE STATE OF OHIO

Noah Holing vs.

Indictment for ~~Promulgating~~
~~intoxicating liquor to~~
~~a Minn~~

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.

William M Robinson
Foreman of Grand Jury.

Filed October 25

187

H. S. Arthur

187

H. S. Arthur
Clerk.
David P. Brown
Prosecuting Attorney.

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On this 9 day of Feb
_____, 1874, Defendant ar-
raigned, and pleads not guilty
to this Indictment.

H. L. Atter

Clerk.

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STATE OF OHIO,
Muskingum County, ss.)

In the Court of Common Pleas, *Muskingum* County, Ohio, of the Term of *October*, in
 the Year of our Lord One Thousand Eight Hundred and Seventy-Three

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

Noah Poling

late of said County, on the *Eighth* day of *October*, in the
 year of our Lord One Thousand Eight Hundred and Seventy-Three, with
 force and arms, at ~~Township~~, in said County of
Muskingum, and State of Ohio,

Did unlawfully buy for and fur-
 nish intoxicating liquors to one Malin
 Reever ~~be the said~~ being then and then
 a minor and the said Noah Poling
 then and there well knowing that the
 said Malin Reever was a minor and
 the said Noah Poling not being then and
 there a physician

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

Malin Reever
 Theodore Amerson

Leander Dyer
 Prosecuting Attorney.

W

B

196

The State of Ohio

vs.

Noah Boling

Subpoena for

Riff

wit.

Filed

A. D. 187

CLERK.

Attorney.

John L. Porter

Sheriff's Fees
Service \$ 3 0
Mileage 5 0
Locality 5 0
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Received this day of January 20th 1871
for the sum of One hundred and twenty five dollars and
fifty two cents

THE STATE OF OHIO, UNION COUNTY, SS.

Court of Common Pleas of said County.
To Malin Reever, Meadow Amrine

You are required to attend on the 9th day of February A. D. 1874
at 9 o'clock, A. M., at the Court House in Marysville, in said County,
before the Court of Common Pleas, to testify as witness, on behalf of
~~The State of Ohio~~ in a case pending in said Court, wherein
~~The State of Ohio~~ is Plaintiff, and ~~Noah Bling~~
Defendant, and not depart the Court without leave. Hereof fail not under
the penalty of the law.

Witness my hand and seal of said Court, at Marysville, this 20 day

of January A. D. 1874

H. H. Arthur, CLERK,
Court of Common Pleas, Union County O.

Criminal Case File

Case No. 216

No. 236

Union Common Pleas.

STATE OF OHIO

against

Charles Smith

Defendant.

OCT TERM 1873

Journal No. 9 Page 275

Record No. _____ *Page* _____

Ex. Doc. *Page*

No 216

The State of Ohio
vs

Charles Smith

Dec 2d, 1873

J. J. R. 275.

Reed & Arthur
Attorneys
for Plaintiff

~~for Plaintiff~~

Patrick

Nov. 1st

005 113,09

No. 216

Ohio Common Pleas.

THE STATE OF OHIO

vs.
Charles Smith

Indictment for furnishing
antisepting liquor
to Minch

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.

William M. Robinson
Foreman of Grand Jury.

Filed October 25 1873

F. P. Arthur
Clerk.
Leroy Dyer
Prosecuting Attorney.

On this day of
187 , Defendant ar-
raigned, and pleads guilty
to this Indictment.

Clerk.

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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-Three

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

Charles Smyth

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

Did unlawfully buy for and furnish
 intoxicating liquor to one Theodore Amrine
 he the said Theodore Amrine being then
 and then a minor, the said Charles
 Smyth then and then well knowing that
 the said Theodore Amrine was a minor
 and the said Charles Smyth not being
 then and then a physician

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

Theodore Amrine
 E. S. G. Gordon
 J. W. G. Gordon

Donald P. Penn
 Prosecuting Attorney.

Criminal Case File
Case No. 217

No. 217

UNION COMMON PLEAS.

STATE OF OHIO

against

Charles Wilmoth

Defendant.

JAN TERM 1875

Journal No. 9

Page 421

Record No. - -

Page..... ~ ~

Ex. Doc. A

Page 5-087

No 217

The State of Ohio
vs

Charles Wilmoth

Jany 12, 1875

Left H. & G. P. 421

JAN TERM 1875

W. D. P. 370

S. Lewis

Copies not delivered - no snow
out - not ready -

80 Price 50
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5.00 Author

No. 217

Ohio Common Pleas.

THE STATE OF OHIO

Charles Wilmette
vs.

Indictment for Keeping
Brothel

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.

William M. Robinson,
Foreman of Grand Jury.

Filed October 25, 1873

H. S. Arthur
Clerk.
Samuel D. Parker
Prosecuting Attorney.

On this day of
, 187 , Defendant arraigned, and pleads guilty
to this Indictment.

Clerk.

SAC, vol 1st 879

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-Three

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

Charles Wilmoth

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

and from that day continually until the twenty-fifth day of October in the year of our Lord One Thousand Eight Hundred and Seventy-Three in the County of Union of said State then and there then the control of a house and building as lessee said house and building being then and there the property of Harry Amerine and then situate then and then unlawfully and knowingly did use and occupy the same house and building for the purpose of keeping therein a house of ill fame and then and there unlawfully and knowingly did keep and harbor in said house divers females of lewd and lascivious practices & art. Three females as aforesaid for the purpose then and there of prostitution and then and there of prostitution and then and the said Charles Wilmoth did entice divers male persons to frequent and visit said house for the purpose of indulging in their lewd and lascivious habits and proprie~~ties~~ & the convenience and publick pleasure of the people of the said State of Ohio and

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

Henry Brown
Sam'l Burns
Sam'l Marks
Wm. & night
Wm. & night
Wm. & night
Wm. & night

Samuel Dyer
Prosecuting Attorney.

No. 217

Union Common Pleas.

THE STATE OF OHIO

Charles Wilmoth
vs.
Charles Wilmoth

Indictment for keeping
Brothel

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.

William M. Robinson

Foreman of Grand Jury.

Filed October 26 1873

H. J. Arthur, Clerk.
Leonidas Dyer

Prosecuting Att'y.

On this day of

18 , Defendant arraigned, and pleads
guilty to this Indictment.

Clerk.

Whereby certifies the foregoing to be a true copy of the original indictment
now on file in my office H. J. Arthur 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 Three

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

Charles Wilmoth

late of said County, on the First day of April, in the year of our Lord One Thousand Eight Hundred and Seventy Three, with force and arms at Township, in said County of Union, and State of Ohio, and from that day continually until the twenty-fifth day of October in the Year of our Lord one thousand eight hundred and seventy three in the County of Union aforesaid having then and there the control of a house and building as leper, said house and building being then and there the property of Henry Annie and there situated, than and there ^{unlawfully} well knowing and knowingly did use and occupy the same house and building for the purpose of keeping therein a house of ill fame and then and there unlawfully and knowingly did keep and harbor in said house divers females of lewd and lascivious practices to wit. Three females as aforesaid for the purpose then and there of prostitution and then and there of prostitution and then and there said Charles Wilmoth did entice divers male persons to frequent and visit said house for the purpose of indulging in their lewd and lascivious habits and practices to the common and public nuisance of the people of the said State of Ohio and

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. 218

\$2.17 Price

8/4 G
cap & S

No 218, 219, 220, 221

The State of Ohio
vs

Desdemona Hubbard

May 27, 1874

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89, P. 334

Ex d. R 358835-9

No. 218

Ohio Common Pleas.

THE STATE OF OHIO

vs.
Desdemona Hubbard

Indictment for Selling intox
icating liquors to
one 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.

William W. Robinson
Foreman of Grand Jury.

Filed October 25 1873

H. S. Arthur Clerk.
Damias Dyer
Prosecuting Attorney.

On this day of
, 187 , Defendant arraigned, and pleads guilty
to this Indictment.

Clerk.

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260
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3,63 - Price
Arthur

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-*Three*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*Desdemona Hubbard*late of said County, on the *Fifteenth* day of *September*, in the
year of our Lord One Thousand Eight Hundred and Seventy-*Three*, with
force and arms, at ~~Township~~, in said County of
Union, and State of Ohio,*Did unlawfully sell intoxicating liquors
to one Abraham Trout the said Abraham
Trout being then and there a person in-
toxicated and the said Desdemona Hubbard
then and there well knowing that the
said Abraham Trout 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.*J. W.*
J. D. Baugordan*Donald O'Brien*
Prosecuting Attorney.

The State of Ohio
vs. Demona Hubbard

Arrested on the 15th decr & Bld Bond
Received this writ December the 11th 1873.
Short of fees 45 I arrested the within named
arrest 10 Demona Hubbard and had her
Mileage 10 Body before the court
2 days Attendant 150
in Court 1¹/₂
Return \$2.17

No 218

D C P 14

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.
Demona Hubbard

Leonidas Pifer
Prosecuting Attorney.

Filed 27 day of May 1874
H. T. Hutton Clerk.

THE STATE OF OHIO,
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Edemona Hubbard if she be found in your county, and ^{her} safely keep, so that you have ~~his~~ body before our Court of Common Pleas for the county of Union, aforesaid,

on the 15th day of December A. D., 1873 to answer unto an Indictment found against him in said Court for selling intoxicating liquors to one ~~intoxicated~~.

And have you then and there this writ.

Witness my hand and seal of said Court of Common Pleas, at - Marysville, this 11th day of December A. D., 1873

F. S. Arthur CLERK.

Criminal Case File
Case No. 219

No. 219

Common Pleas.

THE STATE OF OHIO

vs.

Desdemona Hubbard

Indictment for selling intoxicating liquors to one unauthorized

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.

William M. Robinson

Foreman of Grand Jury.

Filed October 25 1873

H. C. Arthur

Clerk.

Benetley D. Price
Prosecuting Attorney.

On this _____ day of _____, 187____, Defendant arraigned, and pleads guilty to this Indictment.

Clerk.

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210
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Price 48

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-**Three**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**Dedmona Hubbard**late of said County, on the **Twenty Eighth day of October**, in the
year of our Lord One Thousand Eight Hundred and Seventy-**Three**, with
force and arms, at **Township**, in said County of
Union, and State of Ohio,**Did unlawfully sell intoxicating
liquor to one Abraham Trout the said
Abraham Trout being then and there
a person intoxicated and the said Ded-
mona Hubbard then and there well know-
ing that the said Abraham Trout
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**E. D. Bangford
J. W. " "****Levi D. Ober**
Prosecuting Attorney.

Criminal Case File
Case No. 220

No. 220

Ohio Common Pleas.

THE STATE OF OHIO

vs.

Desdemona Hubbard

Indictment for Selling Intoxicating Liquors To An Intoxicated Person

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.

William M. Robinson
Foreman of Grand Jury.

Filed October 25th 1873

J. H. Arthur
Clerk.
Deputy Pro
Prosecuting Attorney.

On this _____ day of _____, 187____, Defendant arraigned, and pleads guilty to this Indictment.

Clerk.

Price
48

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320 Arthur

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-*Three*

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

Desdemona Hubbard

late of said County, on the *Twenty-eighth* day of *August*, in the
year of our Lord One Thousand Eight Hundred and Seventy-*Three*, with
force and arms, at *Union*, in said County of
Union, and State of Ohio,

Did unlawfully sell intoxicating liquors
to ~~one~~ *Harrison Campbell*, the said *Harrison Campbell*
being then and there a person intoxicated
and the said *Desdemona Hubbard* then and
then well knowing that the said
Harrison Campbell 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.

E. L. Campford
J. W.

Demas Dyer
Prosecuting Attorney.

Criminal Case File
Case No. 221

No. 221

Union Common Pleas.

THE STATE OF OHIO

vs.

Desdemona Hubbard

Indictment for selling intox
icating Liquors & over
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.

William M. Robinson
Foreman of Grand Jury.

Filed October 26 1873

H. S. Arthur
Clerk.
Leonidas Dyer
Prosecuting Attorney.

On this day of
187 , Defendant arraigned, and pleads guilty
to this Indictment.

Clerk.

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210
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25
20 Arthur
31

Price
48

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-Three

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

Descemona Hubbard

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

Did unlawfully sell intoxicating to
one ~~Harrison~~ Campbell the said Harrison Campbell
being then and there a person intox-
icated and the said Descemona Hubbard
then and there well knowing that the
said Harrison Campbell 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.

E D Bayfordan
H W Bayfordan

Samuel P. Jr.
Prosecuting Attorney.

Criminal Case File
Case No. 222

No 222-223

The State of Ohio
vs

John Hubbard ^{Defd.}

May 27, 1874
Left RR & G. P. 334

Ex D. P. 357

No. 222

Union Common Pleas.

THE STATE OF OHIO

John Hubbard vs.
Desdemona Hubbard

Indictment for Selly intox
icating Liquor & one
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.

William M. Robinson
Foreman of Grand Jury.

Filed October 25 187

H. L. Arthur
Clerk.
James D. Price
Prosecuting Attorney.

On this _____ day of _____
187 , Defendant ar-
raigned, and pleads guilty
to this Indictment.

Clerk.

2 0
2 2 8 -
2 1 0
4 0
2 5
3,2 0 Arthur
4 8 Price

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-*Three*

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 Hubbard and Desdemona Hubbard
late of said County, on the *Twenty Eighth* day of *August*, in the year of our Lord One Thousand Eight Hundred and Seventy-*Three*, with force and arms, at *Township, in* said County of *Union*, and State of Ohio,

Did unlawfully sell intoxicating liquors to one John Cody the said John Cody being then and there a person intoxicated and the said John Hubbard and Desdemona Hubbard then and there well knowing that the said John Cody 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.

*John Cody
J W Bergordon
Ed Bergordon*

Leonidas Open
Prosecuting Attorney.

Criminal Case File
Case No. 223

No. 223

Misc. Common Pleas.

THE STATE OF OHIO

John Hubbard
vs.
Desdemona Hubbard

Indictment for selling intox-
icated liquors & one
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.

William M. Robinson
Foreman of Grand Jury.

Filed October 25 1873

H. L. Arthur
Clerk.
Leonidas Dyer
Prosecuting Attorney.

On this _____ day of _____
187_____, Defendant ar-
raigned, and pleads _____ guilty
to this Indictment.

Clerk.

20
25 -
210
40
25
3,20 Arthur
48 Price

STATE OF OHIO,
Muskingum County, ss.)In the Court of Common Pleas, *Muskingum* County, Ohio, of the Term of *October*, in
the Year of our Lord One Thousand Eight Hundred and Seventy-ThreeThe Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of *Muskingum*, impaneled, sworn
and charged to inquire of crimes and offenses committed within said County of
Muskingum, in the name and by the authority of the State of Ohio, on
their oaths, do find and present, that*John Hubbard and Desdemona Hubbard*late of said County, on the *Twenty-eighth* day of *August*, in the
year of our Lord One Thousand Eight Hundred and Seventy-Three, with
force and arms, at *Township*, in said County of
Muskingum, and State of Ohio,*Did unlawfully sell intoxicating liquors
to one Arch Poling. The said Arch Poling
being then and there a person
intoxicated and the said John Hubbard & Desdemona Hubbard
then and there well knowing that
the said Arch Poling 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.*E. D. Vanordon
J. W. Vanordon**James D. Ripen
Prosecuting Attorney.*

Criminal Case File
Case No. 224

No. 224

Union Common Pleas.

STATE OF OHIO

against

Anthony Snodgrass
Defendant.

FEB TERM 1874

Journal No. 9 Page 997
Record No. 7 Page 68
Ex. Doc. 1 Page 5137

No 224

The State of Ohio
vs

Anthony Snodgrass

This Envelope appears
to be strayed aff. and
is therefore at large and
liable to be taken for

Plea not guilty	Feb. 10.	Ex. D. P. 290
Guilty found guilty	" 13	254
Fine \$40 ⁰⁰	" 17	297

Ex D. P. 35-6

Recorded Book 2

Page 68

Feb. Term 1874

Get copy - Recognized -
but not recognized & denied gov.

~~10⁰⁰~~
~~3 5-5-~~
~~6. 45-~~

No. 224

Min Common Pleas.

THE STATE OF OHIO

Anthony Snodgrass VS.

Indictment for Selling into
Catering drugs to you
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.

William M. Robinson
Foreman of Grand Jury.

Filed October 25- 1873

F. H. Arthur
Clerk.
Lemuel P. Moore
Prosecuting Attorney.

On this 9 day of Feb
_____, 1874, Defendant ar-
raigned, and pleads not guilty
to this Indictment.

F. S. Fisher

Clerk.

STATE OF OHIO,
Muskingum County, ss.)In the Court of Common Pleas, *Muskingum* 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 *Muskingum*, impaneled, sworn
and charged to inquire of crimes and offenses committed within said County of
Muskingum, in the name and by the authority of the State of Ohio, on
their oaths, do find and present, that*Anthony Snodgrass*late of said County, on the *First* day of *September*, in the
year of our Lord One Thousand Eight Hundred and Seventy-*One*, with
fornel and arms, at ~~Furnelship, in~~ said County of
Muskingum, and State of Ohio,*Did unlawfully sell intoxicating liquors
to one Thomas Page he the said Thomas
Page being then and there after-
seen in the habit of getting intoxicated
and he the said Anthony Snodgrass
then and there well knowing that
the said Thomas Page 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.*Thos. Page
Martin Goldsberg**Georudus Dyer*
Prosecuting Attorney.

Filed Feb 13, 1874

H. P. Arthur
clerk

The State of Ohio,

Union County, ss.

In the Court of Common Pleas of said Co.,

February

Term, A. D. 1874

THE STATE OF OHIO, Plaintiff,

Against

Anthony Snodgrafe Defendant.

CRIMINAL ACTION.

We the Jury empanneled and sworn to well and truly try, and true deliver-
ance make between the State of Ohio and the prisoner at the bar.

Anthony Snodgrafe

do find the defendant

Guilty

Marret Arren Foreman.

W

B

196

The State of Ohio

vs.

Anthony Snodgrass

Subpoena for

Plff

wit.

filed

Feb 13

A. D. 187

4

CLERK.

J. F. Arthur
John L. Porter

Attorney.

Service \$ 3.00
Wages 1.00
Copy 50
Return 12^½

\$ 1.92

Shuff. fees

Received this morn'g January 20th A.D. 1874
I served the within named persons
by delivering to each of them a true
copy of this writ.

H. H. Mees Shuff

THE STATE OF OHIO, UNION COUNTY, SS.

Court of Common Pleas of said County.

To Thomas Page, Martin Goldsbury

You are required to attend on the 9th day of February A. D. 1874
at 9 o'clock, A. M., at the Court House in Marysville, in said County,
before the Court of Common Pleas, to testify as witness, on behalf of
~~The State of Ohio~~ in a case pending in said Court, wherein
~~The State of Ohio~~ is Plaintiff, and Anthony Vodgraf
Defendant, and not depart the Court without leave. Hereof fail not under
the penalty of the law.

Witness my hand and seal of said Court, at Marysville, this 20th day
of January A. D. 1874

H. L. Arthur CLERK,

Court of Common Pleas, Union County O.

W

B

P 196

The State of Ohio

vs.

Anthony Snodgrass

Subpoena for

Roff

wit.

Filed

Feb 13

A. D. 1874

H. P. Arthur

Clerk.

John L. Porter

Attorney.

Henry B. Jones
I do send the within names from
the court 15- by true copy of this court
order

Mulgrave 1.00
Copper 25-
Silver $\frac{1}{2}$

\$ 1.52

John Greenhill

Received this day of Feb 12, 1874
I send the within names from
the court by true copy of this court
order

THE STATE OF OHIO, UNION COUNTY, SS.

Court of Common Pleas of said County.

To Arilla Page

You are required to attend on the 13th day of Feb A.D. 1874
at 8^½ o'clock, A.M., at the Court House in Marysville, in said County,
before the Court of Common Pleas, to testify as witness, on behalf of
The State of Ohio in a case pending in said Court, wherein
The State of Ohio is Plaintiff, and Anthony Snodgrass
Defendant, and not depart the Court without leave. Hereof fail not under
the penalty of the law.

Witness my hand and seal of said Court, at Marysville, this 13th day

of February A.D. 1874

H.P. Arthur
Court of Common Pleas, Union County O.
CLERK,

W

B

p 196

The State of Ohio

vs.

Anthony Knodgrass

Subpoena for

Filed

Feb 13

A. D. 1874

CLERK,

Attorney.

Sheriff
Fees
Service
Milagro
John
Palmer

\$1.20
1.50
2.00
~~1.20~~
\$4.82

Received this writ February the 9th 1874
and served the within named
Persons by delivering to each
of them a true copy
of this writ
John Knodgrass

THE STATE OF OHIO, UNION COUNTY, SS.

Court of Common Pleas of said County.

To N. P. Gilliland, M. E. Peters, John Marshall
C. Ralston - Joseph Hawne, Monroe Andrews
Adam Brown ^{2d} Calvin Holycross

You are required to attend on the 16th day of February A. D. 1874
at 9 o'clock, A. M., at the Court House in Marysville, in said County,
before the Court of Common Pleas, to testify as witness, on behalf of
~~Anthony Snodgrass~~ in a case pending in said Court, wherein
~~The State of Ohio~~ is Plaintiff, and ~~Anthony Snodgrass~~
Defendant, and not depart the Court without leave. Hereof fail not under
the penalty of the law.

Witness my hand and seal of said Court, at Marysville, this 9 day
of February A. D. 1874

H. L. Arthur

Court of Common Pleas, Union County O.

CLERK,

W

B

P 196

The State of Ohio

vs.

Anthony Snodgrass

Subpoena for

Plff

wit.

Filed

Feb 13

A. D. 1874

F. P. Arthur CLERK.

John L. Porter Attorney.

Phillip H. Phillips
Services 75 Persons by delivering \$ cash
Mileage 130
Hobby 125
Rental 12
Total \$ 3,42

I swear this first day of February 1874
I served the within named
Persons by delivering \$ cash
of them a true copy of this
affidavit
John L. Phillips

THE STATE OF OHIO, UNION COUNTY, SS.

Court of Common Pleas of said County.

To Monroe Andrews, Joseph Hawan, Adam Brown &^{et}
M. Dockum L. Dockum

You are required to attend on the 10th day of February A. D. 1874
at 9 o'clock, A. M., at the Court House in Marysville, in said County,
before the Court of Common Pleas, to testify as witness, on behalf of
~~The State of Ohio~~ in a case pending in said Court, wherein
~~The State of Ohio~~ is Plaintiff, and Anthony Snodgrass
Defendant, and not depart the Court without leave. Hereof fail not under
the penalty of the law.

Witness my hand and seal of said Court, at Marysville, this 9 day
of February A. D. 1874

H. S. Arthur

CLERK,
Court of Common Pleas, Union County O.

Crim. Doc. _____ Page 356Columbus COMMON PLEAS.

THE STATE OF OHIO,

vs.

Anthony Snodgrass

Fi. Fa. et Ca. Sa.

This Writ dated June 13 1874

Fine, - - -	\$ 400.00
Costs, - - -	<u>39.28</u>

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

Int. from - - -	\$ 0
-----------------	------

Inc. Costs, - - -	70
-------------------	----

John S. Porter

Pros. Att'y.

Received 18.

Sheriff.

Returned and filed July 13 1874

Bernie	\$ 100.00
Melage	48
Holiday	111
Refugee	222
	56
	<u>704.48</u>

	704.48
--	--------

Fees

Service	45-
Melage	1.08
Damages	82
Interest	12

\$ 2.39

John S. Porter Prost'ly
July 20 1874

The State of Ohio] Received this writ June 13rd 1874
and on the 11th day of July 1874.
the defendant paid by the hands
of William Howard, on this writ
forty one & 78 dollars. Who
writ returned by order of
John S. Porter Prost'ly

FIERI FACIAS ET CAPIAS AD SATISFACIENDUM.

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

THE STATE OF OHIO,

Amherst County, ss.

} TO THE SHERIFF OF OUR SAID COUNTY, GREETING:

We command you, that of the goods and chattels of
Anthony Snodgrap

in your bailiwick, you cause to be made ~~\$100~~ \$99²⁸
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
~~1st~~ day of February, A. D. 1874, by the judgment of
said Court, recovered against the said

Anthony Snodgrap

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

Anthony Snodgrap

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 13th
day of June, A. D. 1874.

F. J. Arthur, Clerk.

By _____, Deputy Clerk.

Crim. Doc. A Page 356

COMMON PLEAS.

THE STATE OF OHIO,

vs.

Anthony Snodgrass

Fi. Fa. et Ca. Sa.

This Writ dated August 17 1874.

Fine, - - -	\$40.00
Costs, - - -	59.78
Writ	.70
	<u>\$100.48</u>

Def'ts Costs, - - - \$

Int. from 1,400.00 2.75 \$ 4115

Inc. Costs	\$3.09
John L. Porlot	107.92
Pro ^{ts} Atty.	

Received October 5 1.27 18

Sheriff.

Returned and filed Nov 11 1874.

Published by Siebert & Liley, Blank Book Manufacturers and Legal Blank
Publishers, Opera House Building, Columbus, Ohio.Or. #4120 July 17th 1874
" " 14.75 without tax by Rec'dt

Medaille Ohio } Received this writ August 17th
Montgomery } 1874 -
County Commiss } Returned this writ
John J. Lee by Conder
Conder \$ 45 -
Metzger 1.00
Dillen 50 -
Dillen \$ 1.95 -

John J. Lee
John J. Lee

Received this writ August 17th

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
Anthony Snodgrap

in your bailiwick, you cause to be made \$99²⁸
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
2 day of February, A. D. 1874, by the judgment of
said Court, recovered against the said Anthony Snodgrap

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

Anthony Snodgrap

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 17⁶
day of August, A. D. 1874.

H. S. Arthur. Clerk.

By _____, Deputy Clerk.

Criminal Case File

Case No. 225

No 225-

The State of Ohio

vs

William Stummel

\$19. P. 320
settled costs paid

Ex 8. P. 355

get copy = under recd by
will not recd = General Dr

5-64

450

345

130

90

1369

Dec 19 1963

70

70

70

70

Cat Bill
State
vs
Stimuel

225-

20
10
15-
30
2.50
5.5-
2.5-
2.5-
20
20

4.70
~~4.5~~
5.15 - Art
6.04 Price
3.45 - witness
1.40 Porter
\$16.04 Total

282
24
3.06
48
2.50
6.04

No. 225

Common Pleas.

THE STATE OF OHIO

vs
William Stimmel

Indictment for Seling into
eating house & 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.

William M. Robinson
Det. C. D.
Foreman of Grand Jury.

Filed October 25 1873

H. L. Arthur
Clerk.
D. L. Dyer
Prosecuting Attorney.

On this _____ day of _____
187_____, Defendant ar-
raigned, and pleads guilty
to this Indictment.

Clerk.

STATE OF OHIO,
Muskingum County, ss.

In the Court of Common Pleas, *Muskingum* County, Ohio, of the Term of *October*, in
the Year of our Lord One Thousand Eight Hundred and Seventy-*Three*

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

William Strunnel

late of said County, on the *Fifteenth* day of *July*, in the
year of our Lord One Thousand Eight Hundred and Seventy-*Three*, with
force and arms, at *Muskingum*, in said County of
Muskingum, and State of Ohio,

Did unlawfully sell intoxicating liquors
to one Thomas Page, to the said Thomas
Page being then and there aper-
son in the habit of getting intoxicated
and to the said William Strunnel then and
they well knowing that the said Thomas
Page 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.

Martin Goldsby
Thomas Page
Melvin Holgren

Conrad Dyer
Prosecuting Attorney.

Thomas Page 115-
Martin Goldberg 115-
Nicholas Polycoft 115-

ATH	4.5-5
Brie	5-6.5
Chev	1.3-5
Lamb	3.45-

0951
01
1931

$$\begin{array}{r} 4.35 \\ \hline 4.5 \\ -3 \\ \hline 15 \\ -15 \\ \hline 0 \end{array}$$

J. H. COOK, President.

RICHLAND

M. E. DOUGLAS, Secretary

N. S. REED, General Agent.



MUTUAL INSURANCE COMPANY

Hansfield, Ohio

187

Kenton O

Early 16-1874

Hon Porter
Pras Atty
May 16 1874

Sir -

I thank you for your kindness
through Stevens. Please send me
a statement of the costs and let
the case rest until I return

Very Respectfully
W. W. Stinson

Criminal Case File
Case No. 226

No. 226

UNION COMMON PLEAS.

STATE OF OHIO

against

Frederick Goldstek

Defendant.

JAN TERM 1875

Journal No.	9	Page	421
Record No.	-	Page	-
Ex. Doc.	A	Page	5059

No 226

The State of Ohio
vs
Frederick Goldstep

Jay 12, 1875,
Court of Common Pleas

JAN TERM 1875

E. J. P. 371

5th Term

copy not delivered - no service
not - not recd

80 Price 5⁰
 2⁰
 3⁵0
 5⁵
 2⁵

57.00 Arth

No. 226

Common Pleas.

THE STATE OF OHIO

vs.
Frederick Doldstep

Indictment for Keeping a
Brothel

On this _____ day of _____, 187_____, Defendant arraigned, and pleads guilty to this Indictment.

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.

William M. Robinson
Foreman of Grand Jury.

Filed October 25 1873

F. L. Arthur
Clerk.
James D. O'Conor
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-Three

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

Fredrick Goldstep

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

And from that day continually until
 the twenty fifth day of October in the
 year of our Lord One thousand Eight
 hundred and Seventy three in the
 County of Union aforesaid having then
 and there the Control of a house and
 building as lessee, said house and build-
 ing being then and there the property of one
 Henry Amerson and there situate - then
 and there unlawfully and knowingly did
 use and occupy the same house and build-
 ing for the purpose of keeping therein above
 & all faine and toward there iday-
 fully and knowingly did keep and harbor
 in said house divers scuples of lewd and
 lascivious practices to wit two female as aforesaid
 for the purpose then and there of prostitution and then
 and there the said Fredrick Goldstep aforesaid divers male
 persons to frequent and visit said house for the purpose
 of practicing in their lewd and lascivious habits such practice
 to the common ~~danger~~ & public welfare of the 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.

Malin Reever	{	Samuel Marks
Samuel Goss		
Henry Goss		Morn Smith
Adam Reever		
Henry Amerson		

Leonidas Open

Prosecuting Attorney.

No. 226

Union Common Pleas.

THE STATE OF OHIO

Fredrick Goldsleph
vs.
Frederick Goldsleph

Indictment for keeping a
Brothel

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.
William M. Robinson

Foreman of Grand Jury.

Filed October 25 1873

H. L. Arthur, Clerk.
Leonidas Poiper
Prosecuting Att'y.

On this _____ day of _____

18_____, Defendant arraigned, and pleads
guilty to this Indictment.

Clerk.

Mark early the day to be a true copy of the original
indictment now on file in our office
H. L. Arthur 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-three

The Jurors of the Grand Jury of the State of Ohio, within and for
 the body of the County of Union, impaneled, sworn
 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

Frederick Goldstep

late of said County, on the First day of April, in the year of our
 Lord One Thousand Eight Hundred and seventy-three, with force and arms at
Township, in said County of Union, and State of Ohio,
 and from that day continually until the Twenty-fifth day of October
 in the year of our Lord one thousand eight hundred and seventy three
 in the County of Union aforesaid having then and there the control
 of a house and building as lessor of said house and building
 being then and there the property of one Henry Amrine and
 there situated then and there unlawfully and knowingly
 did are and occupy the same house and building for
 the purpose of keeping therein a house of ill fame and
 then and there unlawfully and knowingly, did keep
 and harbor in said house divers females of lewd and
 lascivious practices to wit, two females as aforesaid
 for the purpose then and there of prostitution and then
 and there the said Frederick Goldstep did entice divers
 male persons to frequent and visit said house for the purpose
 of indulging in their lewd and lascivious habits and
 practices to the common and public misance of the people
 of the said State of Ohio - and

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 Parker
 Prosecuting Attorney.

Criminal Case File
Case No. 227

No. 227

UNION COMMON PLEAS.

STATE OF OHIO

against

Frank Lytle et al
Defendant.

SEP TERM. 1875

Journal No.	10	Page	21
Record No.	--	Page	--
Ex. Doc.	A	Page	5-079

No 227

The State of Ohio

vs

Frank Lytell ~~Dick~~,

Qd 4, 1875, & 10, P. 21

Mailed

SEP TERM 1875

Ex D. P. 385

Defended - Plaintiff denied -
not issued or
7 terms

No. 227

Ohio Common Pleas.

THE STATE OF OHIO

Frank Lyle George
Cisco and Elzah Cisco

Indictment for Unlawful
Assembly

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.

William W. Robinson
Foreman of Grand Jury.

Filed October 26 1873

H. P. Arthur
Clerk.

Levi C. Dyer
Prosecuting Attorney.

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

On this _____ day of
_____, 187_____, Defendant ar-
raigned, and pleads _____ guilty
to this Indictment.

Clerk.

Oct 26
10
25
55
4.50

3.24
1.12
2.12
4.15
2.0

Debt 2.12
1.12
2.0

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-Three

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

Frank Lytle George Cisco and
Dlijah Cisco

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

Did unlawfully riotously and tumultuously assemble together with intent then and there to do an unlawful act with force and violence against the person and property to wit - the dwelling house of one John Cornell then and there being, to wit there and there to strike and beat the said John Cornell and to injure his said property by then and there throwing divers stones and brick bats at and against the dwelling house of him the said John Cornell

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 Cornell
John Cornell
John Cornell
John Cornell
John Cornell
John Martin
John Martin

Decatur Dyer
Prosecuting Attorney.

Received this writ January 20th 1874
the within named Persons are not
to me

Yours

Milage \$2.00
1/2
Bene \$2.12

John W. Meier Sheriff

D C P 16

UNION COMMON PLEAS.

THE STATE OF OHIO,

Frank Lytle ^{vs.} Asst.

John L. Porter
Prosecuting Attorney.

Filed 8 day of March 1874

J. T. Hollister

Clerk.

6/5
6/24
6/30

THE STATE OF OHIO,
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

If you are commanded to take Frank Lytle, George Cisco, and Elijah Cisco
if they be found in your county, and them safely keep, so that you have their body &
before our Court of Common Pleas for the county of Union, aforesaid,
on the 9th ~~of said Court, that being the~~
day of February A. D. 1804 to answer unto an Indictment
found against him in said Court for Unlawfully Assembly.

And have you then and there this writ.

Witness my hand and seal of said Court of
Common Pleas, at - Marysville, this 20
day of January A. D. 1804

H. S. Arthur

CLERK.

Criminal Case File
Case No. 228

Union Common Pleas.

STATE OF OHIO

against

George Schneider
Defendant.

FEB TERM 1874

Journal No. 9 Page 997

Record No. _____ Page _____

Ex. Doc. A Page 4884

No 228

The State of Ohio

vs

George Schneider

Feb 12 1874

Left of b

§ 9. P 297

Ex S. P 266

No. 228

Common Pleas.

THE STATE OF OHIO

vs.

vs.
George Schedeser

Indictment for Sellby
to 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.

John F. Stover

Foreman of Grand Jury.

Filed February 4 1874

H. S. Arthur

Clerk.

Prosecuting Attorney.

On this day of,
....., 187 , Defendant arraigned, and pleads guilty
to this Indictment.

Clerk.

STATE OF OHIO,
Muskingum County, ss.)In the Court of Common Pleas, *Muskingum* County, Ohio, of the Term of February, in
the Year of our Lord One Thousand Eight Hundred and Seventy-FourThe Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of *Muskingum*, impaneled, sworn
and charged to inquire of crimes and offenses committed within said County of
Muskingum, in the name and by the authority of the State of Ohio, on
their oaths, do find and present, that*George Schederer*late of said County, on the twenty-fifth day of December, in the
year of our Lord One Thousand Eight Hundred and Seventy-~~Three~~, with
force and arms, at ~~Township, in~~ said County of
Muskingum, and State of Ohio,

Did unlawfully sell intoxicating li-
quors to one Harry Cole, he the said
Harry Cole being then and there
a minor and said selling being with-
out the written order of either the parents
guardian or family physician of him
the said Harry Cole, he the said
George Schederer then and there well
knowing that the said Harry Cole
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.*Harry Cole
Charles Stunt**John S. Porter*
Prosecuting Attorney.

No. 228

Union Common Pleas.

THE STATE OF OHIO

vs.
George Schneiderer

Indictment for selling
to miners

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

A True Bill.

John H. Sabine

Foreman of Grand Jury.

Filed February 4 1874

H. H. Arthur, Clerk.

Prosecuting Att'y.

On this _____ day of _____

18_____, Defendant arraigned, and pleads
guilty to this Indictment.

Clerk.

Whereby certifying the foregoing to be a true copy I the
original Indictment now on file in my office
H. H. Arthur Clerk
Common Pleas



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

four

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 Schneiderer

late of said County, on the twenty fifth day of December, in the year of our
 Lord One Thousand Eight Hundred and three, with force and arms at

Township, in said County of Union, and State of Ohio,
 did unlawfully sell intoxicating Liquors to one
 Harry Coe he the said Harry Coe 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 Harry Coe - he the said George Schneiderer
 then and therewell knowing that the said
 Harry Coe was a minor

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

John L. Postor
 Prosecuting Attorney.

Criminal Case File

Case No. 229

off

No 229

The state of Ohio
vs

William B. Danfee

Left off by order of Proclamation
May 1st 1876. D-108-152

D-A P-417.

\$5.00

No. 229

Sumner Common Pleas.

THE STATE OF OHIO
vs.

William B. Danforth

Indictment for ~~attempting~~
to murder

On this 27 day of May
1874, Defendant arraigned,
and pleads guilty
to this Indictment.

H. S. 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.

John F. Quinn
Foreman of Grand Jury.

Filed February 4 1874

H. S. Arthur
Clerk.

Prosecuting Attorney.

29
034
02
09

STATE OF OHIO,
America County, ss.)In the Court of Common Pleas, *America* County, Ohio, of the Term of *February*, in
the Year of our Lord One Thousand Eight Hundred and Seventy-Two

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

William B. Danfee

late of said County, on the *Twenty-eighth* day of *December*, in the year of our Lord One Thousand Eight Hundred and Seventy-Three, with force and arms, at *Township*, in said County of *America*, and State of Ohio, did unlawfully

sell intoxicating liquors to one Joseph Cartmell he the said Joseph Cartmell being then and there a minor, and said selling being without the written order of either the parents, guardian or family physician giving him the said Joseph Cartmell and he the said William B. Danfee then and there well knowing that the said Joseph Cartmell 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.

Joseph Cartmell
*John Arthur**John H. Porter*
Prosecuting Attorney.

625
46

No. 229

Union Common Pleas.

THE STATE OF OHIO

William B Dunfee vs.

Indictment for retailing to
Minors

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

A True Bill.

John H. Sabine

Foreman of Grand Jury.

Filed February 4 1874

H. P. Arthur, Clerk.

Prosecuting Att'y.

On this _____ day of _____

18_____, Defendant arraigned, and pleads
guilty to this Indictment.

Clerk.

1874 Feb 4th 335-385-424-453
H. P. Arthur Clerk
1874

Whereby certify the foregoing to be a copy
of the original Indictment now on file
in my office T. H. Arthur Clerk
Court Com. Pos



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 four

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 B. Durfee

late of said County, on the twenty fifth day of December, in the year of our Lord One Thousand Eight Hundred and three, with force and arms at Township, in said County of Union, and State of Ohio, did unlawfully sell intoxicating liquors to one Joseph Cartmell he the said Joseph Cartmell 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 Joseph Cartmell and he the said William B. Durfee then and there well knowing that the said Joseph Cartmell was a minor

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

John L. Rosler
Prosecuting Attorney.

Criminal Case File
Case No. 230

No. 230

UNION COMMON PLEAS.

STATE OF OHIO

against

William Weber

Defendant.

OCT TERM 1874

Journal No. 9

Page 398

Record No. 2

Page 73

Ex. Doc. A

Page 505

No 230

State of Ohio
vs
William Weber

Defrined \$100⁰⁰ & costs
Jury Trial p. G.P. 398

OCT TERM 1874
Ex D. P. 362

Recorded
in Record Page 23

The State of Ohio
vs
William Weber

Transcript

Filed August 26, 1874

G. P. Arthur
clerk

The State of Ohio vs. William Weber

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

Almira Richey

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

Const. fee	60
on Warrant	60
Sub	65
	$\$1,25$

Gaber Randall justice of the Peace July 20th 1874 issued warrant for the arrest of William Weber and delivered the same to James Guy constable

July 20th 1874 issued subpoena for Almira Richey Mrs. Wm C. M. Robinson J. J. Loney Mrs. A. C. Pierson Mrs. J. Van Pausse and Dennis Buxton delivered the same to Jas Guy const.

July 21st 1874 warrant returned endorsed I took the body of the within named William Weber and have him before the Justice who issued this warrant July 21st 1874

Mileage 20 Service 40 = 60 James Guy constable

And thereupon the said William Weber waived an examination and entered into a Recognizance in the sum of three hundred dollars with Tobias Bartholomai as surety for his appearance at the next term of the Court of Common Pleas for said County at ten o'clock A.M. on the ^{first} day of said next term of Court Gaber Randall J.P.

Subpoena returned endorsed Yes mileage 90 service on the witness
115-65 James Guy constable

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

William Weber
Tobias Bartholomai

Gaben signed and acknowledged and surely accepted
by me this 21st July A.D. 1874

Gaber Randall J.P.

The State of Ohio Union County Paris Ge. Jr.

I hereby certify that the above foregoing is a full
and true transcript of the proceedings had by before
me in above named case this August 22^d 1874

Gaber Randall J.P.

1.50 Recs 5 witness
40 Mrs sub-
40 - 8 addt. names
75 - swearing 15-wit
75 - swearing att. 15-
1.40 - paying 14

55- cost Bill & stat's
25- on ex-Dockt
40- witness aff. 2. time
20- filing 4 papers
15- its venire too long
15- in panel & swear
20- craft tools for
10 auto tools
10 swear const
70
50 two subs in \$8 Indx

1.00 record

9.50
50 copy of Indd \$11
10.00 Arthur

Dwight
Dwight
Price
\$6.00
75- on pay
1.20 calling att
16 one term
192 on sub
4.03

C. M. Robinson	1.50
Davis Brewton	1.50
George Robinson	1.50
W C Malin	1.50
Swayers	75-
John S. Leno	2.40
Mrs J. Cranford	1.50
Mrs G. C. Pison	1.50
Mrs Anna Rich	1.50
Mrs John More	1.50
M. W. Converse	1.50
Dr. M. Thompson	1.50
Simpson Robinson	1.50
Debt House	1.50

State of Ohio

15

William Weber

Marietta or new trial

Filed Oct. 31. 1874

G. G. Arthur Clerk

State of Ohio Case No 258
vs 3rd Union County
William Weber Court of Common
 Pleas,
Motion for New Trial

And now comes the said William Weber and moves the Court to set aside the verdict of the jury in this case and grant him a new trial and for reasons of his motion say

- 1st That there was error of law occurring at the trial
- 2^d That there was irregularity of the proceedings of the Court by which the said William Weber was prevented from having a fair trial
- 3^d There was inequality and error in the orders of the Court in which the defendant was prevented from having a fair trial
- 4th That the defendant placed before the Clerk of said Court demanded a true & just jury under the Statute in such cases made and provided which demand was disallowed by the Court - and the defendant was required by the Court to go to trial at once and refuse to grant or allow

From a struck jury, in which order
and ruling of the Court there was
inequality and error.

- 5th That the verdict of the jury is
not sustained by sufficient
evidence, and is contrary to law.
- 6th That the charge of the Court is against
and contrary to the law of the Case
- 7 There are other causes occurring during
the trial and the verdict was for
the said State of Ohio, when it should
have been for the said William
Weber according to the evidence
and law of the Case all of
which grows as ~~officer~~ defendant's ~~libigo~~ officer
~~maliciously his~~ ~~supplemental~~ ~~sight~~
M. Lawrence A. Plein
Atty for Defendant

No 230-

State of Ohio
vs
William Webber

Affidavit for continuance

Filed Oct 26-1874
H S Arthur
clerk

The State of Ohio

v5

William Webber } Indictment for furnishing liquors
Case No. 230-

The said William Webber makes oath
that Nick Wiseman is a material witness in
this case and without whose testimony and
for want thereof cannot safely go to trial

The affiant says that he made
enquiry of parties living in and about
South Lewisburg, Licking County
Ohio where said Nick Wiseman formerly
resided and is informed and believes
that said Nick Wiseman has gone to
some of the Western States and that he
had no home prior to the time of this
indictment. Affiant states that
he is informed and believes that said
Nick Wiseman will testify in open court
that he was not intoxicated nor under
the influence of liquor at the time he
was charged in said indictment to have
been. Affiant further states that
said indictment was found against him
on the 17th day of October AD 1874 as appears
from the files and that he caused and
compelled the attendance of said said
Nick Wiseman upon subpoena by
reason of his absence from the State of Ohio

and that he was unable to ascertain his whereabouts so that his deposition could be taken. He further says that Jacob Hauser a resident of Marysville Ohio informs him that he is informed and believes that he saw Nick Wiseman on said 18th day of July 1874 at the village of Marysville, Ohio and the said Jacob Hauser further states whom that he had dealings with a person whom he afterwards learned was Nick Wiseman and that he would recognize him if he were to see him today and said Hauser further informs him that the said party was not intoxicated ~~at all~~ on the said 18th day of July 1874

And this affiant further states that the testimony of the said Nick Wiseman is material and that this affiant hopes and expects to prosecute the attendance of the said Nick Wiseman, or his deposition at the next term of this Court. That this application for continuance is not made for delay only but for the purpose of justice William Webber

Searched by William Webber before me and subscribed by him in my presence this 26th day of October 1874

F. J. Arthur Clerk

No. 238

State of Ohio
vs

William Webber

Affidavit for Continuance

Filed Oct. 26-1874
F. S. Arthur
clerk

The State of Ohio }

^{vs}
William Webber / Indictment for furnishing liquors vs.
Case No. 238

The said William Webber makes oath
that Elizabeth Körner is a material witness
for him in the above action, without whose
testimony and for want thereof he cannot
safely proceed to trial.

That he is informed and believes
that the said Elizabeth Körner is en ciente
and near her confinement, and that
she would not be able to attend at the
term of the Court without great danger
of injury to herself in consequence of
said condition. This affiant hopes
and expects to procure the testimony of
the said Elizabeth Körner by the next
term of this Court. That this application
for continuance is not made for delay
merely but for the purpose of justice.

William Webber

Sworn before me by William Webber
and by him subscribed in my presence
this 26th day of October 1874.

Geo. D. Hamilton
Notary Public



The State of Ohio

25

William Webber Indictment for furnishing liquor etc.
Cause No. 238

John H. Koerner being sworn
makes solemn oath that his wife
Elizabeth Koerner is a material witness
for the defendant in the above prosecution
without whose testimony and for want
thereof the said William Webber cannot
safely proceed to trial

That the said Elizabeth Koerner is
en clinte and near her confinement
and that she would not be able to
attend this term of Court without great
danger of injury herself in consequence
of said condition. This affiant
hopes and expects that she will be able
to appear and testify in the above
mentioned case at the next term of
this court. This application for
an adjournment is not made for delay
merely but for the purpose of justice.

John H. Koerner
Sworn to by John H. Koerner before me and
by him subscribed in my presence this
26th day of October AD 1874.

Geo O. Hamilton

Notary Public



No. 238

The State of Ohio
vs

William Webber

Affidavit for continuance

Filed Oct 26, 1894
H. L. Arthur
clerk

The State of Ohio

vs

William Webber / Indictment for furnishing liquor &c
Case No. 238

John Kourner makes oath that Elizabeth Kourner is a material witness in the above action for the defendant without whose testimony he cannot safely proceed to trial.

That the said Elizabeth Kourner is en ciente and near her confinement and that she would not be able to attend this term of court without great danger of injury herself in consequence of said condition.

That of said Elizabeth Kourner was present - she would testify in open court that she and her husband John H. Kourner came to the village of Marysville on the day on which the indictment charges the offense to have been committed, between four and five o'clock P.M. - That she saw her husband John H. Kourner twice or four times between the time of their arrival and their departure for home about Seven and one half o'clock P.M. and that said ^{John H.} Kourner was not intoxicated or under the influence

of liquor at any time between their arrival and departure for home.

That they went home together in a buggy, he driving the horse.

This affiant further states that he hopes and expects that she will be able to appear and testify in the above mentioned case at the next term of this Court. This application for an adjournment is not made for delay merely but for the purpose of justice.

John H. Hoerner
Sworn to by John H. Hoerner before
me and by him subscribed by him
in my presence this 26th Day of October 1874

Geo. D. Hamilton
Notary Public

State of Ohio }

vs

William Webber / Indictment for furnishing liquor &c.
Case No 238

John Weaver Sr being sworn
says that the affidavit of John H
Kourner was read him, that he acted
as interpreter for Mrs Elizabeth Kourner
in the examination before the Justice of the
Peace in this case and that the foregoing
statement was in substance what she
testified to them John Weaver

Sworn before me by John Weaver Esq
and by him subscribed in my presence
this 26th day of October A.D. 1874

Geo O. Hamilton

Notary Public

No. 238

State of Ohio
vs

William Webber

Affidavit for continuance

Filed Oct 26, 1874
F. S. Arthur
Clerk

The State of Ohio}

75

William Webber Indictment for selling liquor
Case No. 238

The said William Webber makes
oath that Elizabeth Koerner is a
material witness for him in the above
prosecution, without whose testimony
and for want thereof he cannot safely
proceed to trial.

That ~~the~~ has been informed
and believes that the said Elizabeth
Koerner is in confinement and near her
confinement and that she would
not be able to attend this term of Court
without great danger of injury to
herself as a consequence of said
condition. He further states
that he has been informed and
believes that if the said Elizabeth
Koerner were present she would
testify in open court that she
and her husband John H Koerner
came to the Village of Marysville
on the day on which the indictment
charges the offense to have been
committed, between four and
five o'clock P.M. That she saw
her husband John H Koerner there

or four time between the time of their arrival and departure for home about 7 $\frac{1}{2}$ o'clock P.M. and that the said John He Kowmer was not intoxicated or under the influence of liquor at any time between their arrival and departure for home

That they went home together in a buggy he driving the horse

This affidavit further states that he hopes and expects that she will be able to appear and testify in the above mentioned case at the next term of this Court.

That this application for adjournment is not made for delay merely but for the purpose of justice William Webber

Sworn by William Webber before me and by him subscribed in my presence this 26th day of October 1874.

Zed. D. H. Wilson

Notary Public

No. 230

Union Common Pleas.

THE STATE OF OHIO
vs.

William Weber

Indictment for
Furnishing &c to
Nick Weimer

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 Hamilton
Foreman of Grand Jury.

Filed Oct 17 1874

H. S. Arthur
Clerk.
John L. Root
Prosecuting Attorney.

On this 26 day of October
1874, Defendant ar-
raigned, and pleads Not guilty
to this Indictment.

H. S. Arthur

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-Four

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 eighteenth day of July, in the
year of our Lord One Thousand Eight Hundred and Seventy-Four, with
force and arms, at — Township, in said County of
Union, and State of Ohio, did unlawfully furnish

~~all~~ intoxicating liquors to one, Nick Wierman
he the said Nick Wierman being then and
there a person intoxicated, and the said
William Weber then and there well knowing
that the said Nick Wierman was intoxicated,
and said intoxicating liquor not being then and there
given to the said Nick Wierman by a physician
in the regular line of his practice.

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

John L. Porter
Prosecuting Attorney.

Court tries. Demanded a struck
fire under the Statute in such
case made and provided; which
Demand was disallowed by the
Court and the defendant was
ordered by the Court to go to
Trial at once.

That the charge by the Court was
against and contrary to the
law in the case -

That the verdict of the jury was
of a mistrial for want where
by the law and testimony it should
have been in the Town of Lawrence
Atts for the defendant

OCT 28th /874 -

4½

5½

No. 230-

The State of Ohio
vs
William Cooley

Motion for new
trial

Filed Oct 28th /1874

The State of Ohio } Case No. 230-
vs } In the Union Common
William Coebe } Pleas.
Motion for new trial

Now comes the said William Coebe
by his attorneys and moves the
Court for a new trial in this
prosecution for the following reasons
to wit:

- 1st That the verdict given in this
case is against and contrary to
the evidence and law of the
case
- 2^d That Dr. A. L. Williams who
was a material witness for the
defendant - under subpoena -
and residing ~~out~~ of the County
of Union, was absent at the
time of trial - and that the
defendant was required by
the Court to proceed to trial with-
out him or his testimony - although
a rule had been ordered for him
to show cause why he did not
appear - and he did not appear
during the trial.
- 3^e That the defendant by precept
duly filed with the Clerk of the
Court of Common Pleas of Union

Filed Oct 27, 1874
F. T. Arthur
clerk

The State of Ohio,

Union

County, ss.

In the Court of Common Pleas of said Co.,

October Term, A. D. 1874

THE STATE OF OHIO, Plaintiff.

Against

William Weber

Defendant.

CRIMINAL ACTION.

We the Jury empaneled and sworn to well and truly try, and true deliver-
ance make between the State of Ohio and the prisoner at the bar.

do find the defendant

Guilty

J. M. Dunn

Foreman.

No 280.
The State of Ohio

20

William Miller

Motion

To Suspend H.
Pending our
judgment.

Filed Nov 2, 1874
H. T. Arthur
Clerk

Laurence Stirling
~~Alvyn L. Jones~~

The State of Ohio 3d Common Pleas
vs County Court -
William Weber. 3d Indictment for selling
Intoxicating liquors to person
Intoxicated

And now comes the said William
Weber and gives notice that he intends
to apply to the honorable Supreme
Court of this state for a writ of error
in this cause and hereby makes applica-
tion to the Court to suspend the
Execution of sentence and judgement
hence until the next term of this
Court in order that proceeding may
may be had.

W. L. Lawrence A. Stirling
Atts for defendant

No^s 230 - & 238

The State of Ohio
vs
William Weber

Præcipes

Fri Oct 27th 1874

H. T. Arthur
clerk

The State of Ohio - } Case No. 230.
vs
William Weber - } Plaintiff.

The defendant now
comes and asks that a —
struck jury be selected in
the above case according to
to the Statute

Oct 27th 1874. } Sterling & Lawrence
} Atty's for Def't.

Criminal Case File

Case No. 231

No. 231

UNION COMMON PLEAS.

STATE OF OHIO

against

Stephen Burkau

Defendant.

MAY TERM 1875

Journal No.	9	Page	457
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No 231

State of Ohio
vs
Stephen Burkan

May 14, 1875: Nollei
L.G.P. 457

MAY TERM 1875

E.D. P. 381

4 Terms - 2 Recognizances

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-Four

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

Stephen Brookman

late of said County, on the *nineteenth* day of *June*, in the
year of our Lord One Thousand Eight Hundred and Seventy-Four, with
force and arms, at — — — — — *Township*, in said County of
Union, and State of Ohio,

In and upon the body of one *Samuel Spenser*
then and there being, unlawfully, forcibly and
feloniously did make an assault with intent
then and there to kill the said *Samuel Spenser*,
feloniously willfully purpose and of his malice
against it to kill and murder.

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

John L. Porter
Prosecuting Attorney.

Transcript

State of Ohio
vs.
Stephen Burkam

Filed July 4, 1874
F. J. Arthur
Clark

" The following charges of his appear on the account
of Stephen the postman - Buxton was indeed on
anaccord with actual skill, the moment, when
heleft Buxton Station.

The State of Ohio Plaintiff
vs

Stephen Burkum Defendant

Before James T. Mahaffey J.P.
Liberty Township Union County Ohio

June the 18th 1874

This day came Samuel Spencer who being duly sworn
made oath that on the 18th day of June 1874 at the County
of Union in the State of Ohio Stephen Burkum
did commit an assault and battery upon the person
of said Samuel Spencer with the intent to kill
and murder and this deponent further says that
the said Stephen Burkum is guilty of the facts
charged as he verily believes & further this
deponent saith not signed Samuel ^{this} Spencer ^{mark}

Sworn to and Subscribed before me
this the 18th day of June A.D. 1874

Took his affidavit thereoff

Whereupon issued a Warrant against Stephen Burkum
and delivered to Levin Griffin Constable

June the 18th 1874

Warrant returned endorsed I took the body of
the within named Stephen Burkum and have him
before the justice June the 18th 1874
fees Service .40

. Milage .20 Levin Griffin
Constable

The Defendant Stephen Burkum being present
the charges in the affidavit was read all of which
he denied and plead not guilty and demanded
that the cause be continued to June the 19th 1874
at 10 o'clock A.M. to enable him to prepare for trial
which was granted and cause continued to June 19th
1874 ten o'clock A.M. and Defendant returned
to the custody of Constable Leevin Griffin

The Prosecuting witness
Samuel Spence demanded and a Subpoenia
was issued for the following witnesses in behalf
of the State of Ohio John F. Wilson Warter
Shaffer Elisha Wells Abraham Myers and
Joseph Cooper for their appearance June the 19
th 1874 at ten o'clock A.M. and delivered to
Constable L. Griffin

June the 19th 1874

Subpoenia returned indorsed June the 18th 1874 I
received this writ and afterwards served the same on
John Wilson Elisha Wells Abraham Myers and
Joseph Cooper by reading Warter Shaffer not
found

fee Milage .90

" Service .55 - Leevin Griffin Constable

June the 19th 1874 the Defendant
Demanded a Subpoenia which was issued for
Samuel W. Atkinson and J. L. Southard
witnesses for Defendant and Delivered to
Leevin Griffin Constable

June the 19th 1874 Subpoenia for Defendants
witnesses returned inverced June the 19th 1874
I received this writ afterwards served the sum
on S.W. Atkinson by reading this writ of G.Southard
not served by order of Defendant
fees Service, \$5-

Milage, 20 L. Griffin Constable
June the 19th 1874 ten o'clock A.M. the time to
which the cause was continued the Defendant appeared
the witnesses being present the trial was had
Samuel Spencer, Elisha Wells, John Wilson, Abraham
Myers, and Joseph Cooper, were sworn and examined on
on behalf of the State. Afterward S.W. Atkinson was
sworn and examined on behalf of the Defendant
After hearing the proof in the cause it is considered by
me that Said Defendant is guilty as charged in the affidavit
Whereupon the Defendant was ordered by me to enter into a
recognizance in the sum of five hundred dollars for his
appearance before the court of common pleas on the first
day of the term next to be holden in the County and State
aforesaid which was done accordingly
W.H. Shaffer, James Herd, Elisha Wells & H.W. Haines
his Sureties

Recognizing John F. Wilson
Elisha Wells and Samuel Spencer as witnesses
in behalf of the State

Done for - S.W. Atkinson -
Walter Shaffer J.G. Southard D.N. -
James W. McElroy =

June the 23rd 1874 Samuel Spence not having entered into his recognizance he being the Prosecuting witness an attachment for his body to brought forth with before me and Delivered to Levin Griffin constable

June the 23rd 1874

the attachment was returned indorsed I received this writ June the 23rd 1874 and served the same on the within named Samuel Spence by bringing his body forthwith before you

fees Service .25-

" Mileage .35-

" Assistance 1.00 Levin Griffin Constable

Samuel Spence being before

me he was ordered by me to enter into a recognizance for his appearance before the Court of Common Pleas on the first day of the next term to be helden in and for Said County with approved sureties in the sum of two hundred dollars to give evidence and the truth to say touching such matters as shall be enquired of him on behalf of the State which was done accordingly

Stephen Cranston Jr and

Harvey M. Haines his Sureties

Cost Bill

Justices Costs on affidavit and filing	.45-
" " " Warrant	.45-
" " " 2 Subpoenas	.80
" " " Swearing witness	.30
" " " Trying Cause	1.00
" " " Recognizance of Defendant & filing	.45-
" " " " Witnesses .. "	.45-
" " " " for Transcript	1.50
" " " " Certificate	<u>.25</u> .55 .65
Constable Griffins fees on Warrant	.60
" " " " Subpoena	1.90
" " " " Attendance at trial	1.00
" " " Service & return on attachment	.60
" " " Assistance	<u>1.00</u> Paid 5.10

Witnesses fees on part of the State

John St. Wilson attendance and mileage 4 ms	.80
Elisha Wills ..	.50
Joseph Cooper ..	.50
A E Myers ..	.50
Samuel Spencer .. not Subpoenaed	<u>.25</u> 2.50
Witness on part of Defendant.	<u>13.30</u>

S. W. Atkinson attendance .50

The State of Ohio Union County Liberty Township \$8.
I do hereby certify that the above is a full and a true
copy from my Docket of the proceedings had by and before
me in the above cause

James T. Mahaffey Jr. P.
of the aforesaid Township

Criminal Case File
Case No. 232

Leave off
No 232

State of Ohio
vs
George W. Brown

JAN TERM 1876

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

EFD. P. 402

T. J. Hughes

No. 252

Annon Common Pleas.

THE STATE OF OHIO
vs.

George W. Brown

Indictment for

Assault & Battery

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 Hamilton
Foreman of Grand Jury.

Filed Oct 17 1878

H. T. Arthur Clerk, 17th

Clerk.

John L. Porter
Prosecuting Attorney.

On this day of,
....., 187 , Defendant ar-
raigned, and pleads guilty
to this Indictment.

Clerk.

STATE OF OHIO,
Linn County, ss.)In the Court of Common Pleas, Linn County, Ohio, of the Term of October, in
the Year of our Lord One Thousand Eight Hundred and Seventy-FourThe Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of Linn, impaneled, sworn
and charged to inquire of crimes and offenses committed within said County of
Linn, in the name and by the authority of the State of Ohio, on
their oaths, do find and present, that

George W. Brown

late of said County, on the twentieth day of July, in the
year of our Lord One Thousand Eight Hundred and Seventy-four, with
force and arms, at — — — Township, in said County of
Linn, and State of Ohio,

unlawfully, violently and in a menacing manner
did assault and threaten one William Goff
then and there being, and he the said —
William Goff — then and there did beat above,
stound and ill treat, and other wrongs to the said
William Goff then and there did.

contrary to the form of the Statute in such case made and provided, and against
the peace and dignity of the State of Ohio.John L. Porter
Prosecuting Attorney.

Transcript

Dated
25
Geo. W Brown

Filed July 24, 1874
F. T. Arthur

Recd
Thomas French
one book for 1875-

1590

State of Ohio } Assault with the intent
vs } to kill.
George W. Brown } July 20th 1874.

This day came Wm Goff and made oath that Geo. W. Brown late of Union County, on or about the 20th day of July in and upon the body him the said Goff then and there being unlawfully forcibly and feloniously did make an assault with intent then and there him the said William Goff willfully purposely maliciously to kill and murder.

Took his affidavit thereof, whereupon issued a warrant for the body of said Geo. W. Brown and delivered the same to John Robbins Constable.

Also issued subpoena for defendant witness William Goff and Thomas Hughes and delivered the same to John Robbins Constable July 22^d 1874. Warrant returned with the body of the defendant. Received this writ July 21st 1874. and now have the body of the said George W. Brown before the Justice.

My fees mileage 45 service 40. total 85^c

John Robbins, Constable
Subpoena returned with the following endorsement thereon.

Served this writ by reading to William Goff and Thomas Hughes. My fees. Service 30. mileage 45 total 95^c

John Robbins Constable

The prosecuting witness was required by me to enter into an undertaking for cost, which was done and appears on the back of the

warrant, July

July 22^d 1874 the defendant appeared
trial had, William Goff and Thomas Hughes
witnesses sworn and examined and thereupon
the defendant was ordered by me to enter
into a recognizance in the sum of Three
hundred Dollars for his appearance at court
on the first day of the term next to be
helden, which was done accordingly by Catherine
Brown and Silas Brown his sureties

Recognized the following witness on
behalf of the state William Goff and Thomas
Hughes.

Justice fees Affidava 40, warrant 40
Subpoena to ent 35, filing papers 25, Record
45, August 40, trying Caer 100 Bond for cost
40, Recognizance D. Wit 80, Swearing witness
10, Recognizance diff 40, Transcript 75
Certifying the same 25 Total \$5,95-

Constable fees on warrant 185 Subpoena
95, Transportation 150 Attender a 100 Total \$4,30
Witness fees

William Goff 50^c Mileage 6 miles 30, Total .80
Thomas Hughes 50^c " " " .80

The State of Ohio Union County, Union
Township. S.S.

I do hereby certify that the above is a
full and true copy from my docket of
the proceedings had by and before me
at my office in said township in the
above action

W. M. Winget, J.P.
of the aforesaid township.

No. 232

Common Pleas.

THE STATE OF OHIO

vs.
George W. Brown

Indictment for
Assault & Battery

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 Hamilton

Foreman of Grand Jury.

Filed Ad. 17 1874

J. J. Arthur Clerk.
John L. Porter
Prosecuting Attorney.

On this _____ day of
187____, Defendant arraigned, and
pleads _____ guilty to this
Indictment.

Clerk.

100-385-389-428-457
Lilley

The State of Ohio Common Pleas
Pursuant to the foregoing I do
hereby certify the original Indictment
a true copy of the original Indictment
now on file in my office
Oct 12 1874
F. J. Shatto 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-four

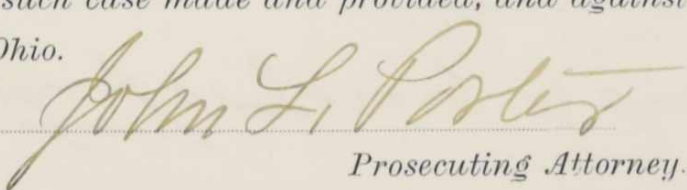
The Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of *Union*, impaneled, sworn
and charged to inquire of crimes and offenses committed within said County of
Union, in the name and by the authority of the State of Ohio, on
their oaths, do find and present, that

George W. Brown

late of said County, on the *Twenty-fifth* day of *July*, in the
year of our Lord One Thousand Eight Hundred and Seventy-four, with
~~Township~~, in said County of
Union, and State of Ohio,

Unlawfully, violently, and in a menacing
Manner I did assault and threaten one
William Goff then and there being, and
he the said William Goff then and there
did beat, abuse, wound and ill treat, and
other wrongs to the said William Goff
then and there did.

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


John L. Porter
Prosecuting Attorney.

Criminal Docket, _____ Page _____
THE STATE OF OHIO,
vs.

George W. Brown

WARRANT. And

undertaking for cost

John L. Hough
attorney for defendant

John L. Hough
attorney for plaintiff

I, Mr. S. J. Hough, do acknowledge myself security for all costs which may accrue by reason of prosecuting the within named Defendant for the offences specified in the within warrant, to be paid by me in case said Defendant shall be discharged by the Magistrate, or not indicted by the Grand Jury. Attest:

Wm. C. Wright — Justice of the Peace.

Received this 21st July 1874
and now have the body of the said
George W. Brown before the Justices

John L. Hough
July 22d 1874
Constable

STATE WARRANT.

THE STATE OF OHIO,

Union County, ss.

To any Constable of said County---GREETING:



Whereas, Complaint upon oath by William Goff

has this day been made before me, W. M. Winget-

a Justice of the Peace in and for said County, that on or about the 20th

day of July

A. D. 1874, at

The

said County, of Union aforesaid that George W. Brown
is and upon the body of one William Goff
then and there being unlawful, forcible and
feloniously to take an assault with intent then and
there him the said William Goff purposely and
maliciously to kill and murder

These are, Therefore, in the name of the State of Ohio, to command you that you take the
said George W. Brown if he be found in your County, or if he
shall have fled, that you pursue after the said George W. Brown
into any County in this State, and take and safely keep the said George W. Brown
so that you have him forthwith before me, or some other Justice
of the said County, to answer to the said complaint, and to be dealt with according to law.

Given under my hand and seal, this 20th day of July

A. D. 1874

W. M. Winget

Justice of the Peace.

State of Ohio
vs
George W. Brown
Recognizance of witness

The State of Ohio, Union COUNTY, ss.

Be it remembered, that on the 22^a day of July in the year A. D. 1874, William Goff and Thomas Hughes personally appeared before me W. M. Winget

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

The condition of this recognizance is such, that if the above bound William Goff and
Thomas Hughes

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

Wm Goff

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

W. M. Winget Thomas Hughes

JUSTICE OF THE PEACE.

The State of Ohio
George W. Brown
Benton

The State of Ohio, Union COUNTY, ss.

Be it remembered that on the Twenty Second day of July in the year of our Lord, one thousand eight hundred and sixty four, George W. Brown and Catherine Brown and Silas Brown personally appeared before me W. M. Winger one of the Justices of the Peace in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio the sum of Three Thousand Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to wit: The condition of this recognizance is such, that if the above bound

George W. Brown

shall personally be and appear before the Court of Common Pleas, on the first day of the term thereof, next to be holden in and for the County aforesaid then and there to answer a charge of an assault, with intent to kill and murder William Boff

and abide the judgment of the Court, and not depart without leave, then this recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

John R. King

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

George W. Brown
Catherine Brown
Silas Brown

W. M. Winger

JUSTICE OF THE PEACE.

State of Ohio

ss

George W. Brown

Affidavit -

[1]

The State of Ohio, Warren COUNTY, ss.

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

George W. Brown

late of said County, on or about the 20th day of July, in the year of our
Lord, one thousand eight hundred and fifty seven, at the County of Warren aforesaid, did

in and upon the body of one William Goff then
and there being feloniously, forcibly and feloniously
did make an attempt with intent then and
there him the said William Goff willfully,
purposely and maliciously to kill and murder

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

and this deponent does verily believe that the said

George W. Brown

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

SIGNED,

W.M. Goff

Sworn to and subscribed before me, at the County aforesaid, this 20th day of July in the year of our Lord, one thousand eight hundred and fifty seven, four

W.M. Winger

JUSTICE OF THE PEACE.

Criminal Case File
Case No. 233

No. 233

UNION COMMON PLEAS.

STATE OF OHIO

against

James B. Moffitt
Defendant.

JAN TERM 1875

Journal No.	9	Page	419
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Ex. Doc.	A	Page	80 84

No 233

State of Ohio
vs
James C. Mopert

Day 11. 1875: & P. 419

Mollard -

JAN. TERM 1875

Ex D. P. 368

No. 283

Union Common Pleas.

THE STATE OF OHIO
vs.

James L. Moffit

Indictment for

Assault & Battery

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.

Hortio Hamilton
Foreman of Grand Jury.

Filed Oct 17 1874

1874

Clerk.

F. T. Arthur
John L. Root
Prosecuting Attorney.

On this day of
1874, Defendant arraigned, and pleads guilty
to this Indictment.

Clerk.

STATE OF OHIO, }
Levin County, ss. }

In the Court of Common Pleas, Levin County, Ohio, of the Term of October, in
the Year of our Lord One Thousand Eight Hundred and Seventy-Four

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

James C. Moffit

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

Mulawfully, violently, and in a menacing manner did
assault and threaten one Gould J. Baldwin then
and there being, and he the said Gould J.
- Baldwin then and there did beat above
wound and ill treat, and other wrongs to the said
Gould J. Baldwin then and there did

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

John L. Rector
Prosecuting Attorney.

David Moore	11.	165-
Wm Barnes		180
G. G. Baldwin		1,65-
Stephen Warner	1.	165-
William Berwick	1	165-
Marin Flickinger		1,65-
		<u>10.05</u>

Piney Sheriff 62 $\frac{03}{11}$

The Oregonian

25

23

25

200

21

15

17

40

125

35

2

15-0

11 95 - coats before fl.
6 62 Price

10.05 - with ~~cost~~ ~~base~~ ph.

210
83200

10.0
2.9
3.2
15.96 units for year 81

2005
1195
0
320

October 10th 1874
Mr John L Polk prosecuting attorney
the within named witness
Refused to the court of the
State of Ohio his file Maffett
Matthew D April 18

The State of Ohio Union County
Be it Remembered that on the 29th day
of Sept 1874 personally appeared before me
Matthew Longard a Justice of the peace in and
for Washington Township Wm M Haines
Marion Flickinger Wm Burwill and Steven
Warner and each acknowledged themselves
to be indebted to the state of ohio in the
sum of one hundred dollars each to be
lived of their good chattles lands and tenement
if default be made in the following condition
to wit that if the above Borrowed Wm M
Haines Marion Flickinger Wm Burwill and
Steven Warner Shall personally be and appear
before the court of common pleas of Union County
on the first day of the next term thereof
next to be holden on behalf of the state of
Ohio such matters to give evidence
and the truth to say on behalf of the
state holding such matters as shall then
and there be required of them and not
depart from the court without leave
then this recognizance shall be void
otherwise to remain in full force and virtue
in law

Wm Ruggie Stephen Warner Wm M Haines
J M Flickinger

Signed and acknowledged
before me Matthew Longard J P
this Oct 8 1874 Justice of the peace

Wm. Barnes
G. G. Baldwin
Stephen Werner
John Brewell
Maria Flockinger
the above ~~Recd.~~ by me
to appear Oct. 26)

see list B.R. 219, in their attendance

G. G. Luther

15 11 8
L 10 6 2
L 9 6 2
L 10 6 2
L 15 11 8
L 14 9 7

Filed Oct. 1st 1874
H. S. Dr. their
clerk

4497 Total
4497
4497
4497

15 11 8
L 10 6 2
L 9 6 2
L 10 6 2
L 15 11 8
L 14 9 7

11.95-

10.05-

The State of Ohio Union County 8th
Be it remembered that & on the 28th day of
September in the year of our Lord one thousand eight
hundred seventy-four personally appeared before me
Mathew Lingrel one of the justices of the
peace of the in and for the county aforesaid
and jointly and severally acknowledge William M^roffitt
themselves to owe the State of Ohio the sum
of Two hundred Dollars to be levied of their goods and
chattel lands and tenements if default
be made in the condition following to-wit
The condition of their recognizance is such
that if the above bound John C Moffitt
shal personally be and appear before
the Court of common pleas on the first
day of the term next to be holden in
and for the County aforesaid then and there
to answer a charge of Assault
unlawfully and violently and in a
menacing manner assault and threaten
one G. J. Baldwin by throwing a stone at
him and abide the judgment of the
court and not depart without leave
then this recognizance shall be void
otherwise it shall be and remain in
full force in virtue in law +
William M^roffitt + J C Moffitt +
Taken and acknowledged before me
on the day and year aforesaid

Criminal action No 6^d 1874 Assault

State of Ohio Union County 59

State of Ohio

September 26th 1874

vs

James Le Moffitt

before Matthew Lingard a Justice
of the peace in and for
Washington Township
Unlawful Assault

September the 26 1874 this day came G J Baldwin
and made oath that James Le Moffitt on or
about the 27th day of August 1874 at the county of
Union and State of Ohio did unlawfully violently
and in a menacing manner assault and
threaten one G J Baldwin by throwing a stone
at him took his affidavit thereof

Thereupon issued a warrant for the body of the
said James Le Moffitt and delivered the same
to Samuel Robinson const

Same day warrant returned with the body of
James Le Moffitt endorsed & have the body of the said
James Le Moffitt for service no village 20 Samuel Robinson
const
Same day issued subpoena for William Haines Marion
Flickinger Steven Warner & Daniel Moore
to appear forthwith witnesses all present

Case adjourned to September 28 1874 at 9 AM
Witnesses for each 50 cents Total \$200

The defendant entered into an undertaking for
his appearance on said day and hour

Sept 28 personally appeared James Le Moffitt the defendant
and made his motion to acquit the said defendant
stating further that he had been tried on and for the
same charge Motion over ruled

Sept 28 subpoena issued for William Moffitt
in behalf of the state to appear forthwith
The said James Le Moffitt waived an examination
and entered into recognizance for his

Appearance at the court of common please at
Union County Ohio and on the first day of
said term and to abide the decision
of said court and not except said court without
leave

America fees off.	
Affidavit	40
Warrant	40
Indictment	40
Bill for service 20	
Subpoena fees with	40
Do one	25
Recognizance	40
Services 100	
Certifying	20
Transcript	100
Constable fees	
served on prisoner 40	
mileage	20
served on 40 wt \$4	
mileage	30
served on 40 wt 25	
mileage	20
waitng before 100	
Miscellaneous Duties	
	60
Total	705
	400
Total	1105
	100
Total	\$1295

Witness fees	
William Haines 2 days	100
Steven Warner Do	100
Mariion Flickenger Do	100
William Moffitt 1 d	50
Daniel Moore 1 d	40
Total	\$400
Transcript	

September 28 1874
I certify that the foregoing
is a true copy of the proceeding,
as my clocket shows

Matthew Lingrel
J.P.

Total amount of Juscost	400
Do Court cost	330
Total am & wit fees	400
	1195

Criminal Case File
Case No. 234

No. 234

UNION COMMON PLEAS.

STATE OF OHIO

against

Samuel N. Huldrath

Defendant.

OCT TERM 1874

Journal No. 9

Page 386

Record No. 2

Page 77

Ex. Doc. A

Page 5-153

No 234
The State of Ohio
vs
Samuel W. Aldreth

Oct 26, 1874

\$19, P. 386,

Att fined \$5 and
costs -

ex. \$1, P. 367

JCT TERM 1874

Recorded
Crim. Record
Page 73

No. 234

Union Common Pleas.

THE STATE OF OHIO
vs.

Samuel W. Hildreth

Indictment for

Assault & Battery

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.

Hoselis C. Hamilton,
Foreman of Grand Jury.

Filed Oct 17 1874

H. L. Arthur
Clerk.
John L. Porter
Prosecuting Attorney.

On this 26 day of October
1874, Defendant arraigned, and pleads guilty
to this Indictment.

H. L. Arthur

Clerk.

STATE OF OHIO,
Auvin County, ss.)

In the Court of Common Pleas, *Auvin* County, Ohio, of the Term of *October*, in
the Year of our Lord One Thousand Eight Hundred and Seventy-Two

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

Samuel W. Gilduth

late of said County, on the ~~Twenty ninth~~ day of *June*, in the
year of our Lord One Thousand Eight Hundred and Seventy-Two, with
force and arms, at *~* *~* *Township*, in said County of
Auvin, and State of Ohio,

Unlawfully, violently, and in a menacing manner
did assault, and threaten one Lenora Adams
then and there being, and she the said Lenora
Adams — then and there did beat, abuse, wound
and ill treat and other wrongs to the said
Lenora Adams — then and there did

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

John L. Porter
Prosecuting Attorney.

三

3

P

221

State of Ohio

vs

Samuel Childs

Subpoena for

Filed

Q

1

A. D. 187

A. D. 1879

CLERK

John L. Porter

Attorney.

John D. Newell

McHargates	Presented Wm. W. Smith
Wm. W. Smith	Dr. Smith
Sherry's	Names
Brownie	\$.60
Mugger	110
Cactus	100
Pinto	12
	<u>\$2.82</u>

THE STATE OF OHIO, UNION COUNTY, SS.

To Leonora Adams, Lydia A. Adams - Leonora Brooks
Nancy Rowell -

Court of Common Pleas of said County.

You are required to attend on the 26 day of October A. D. 1874
at 9 o'clock, A M., at the Court House in Marysville, in said County, before
the Court of Common Pleas, to testify as witness, on behalf of

State of Ohio in a case pending in said Court, wherein
State of Ohio is Plaintiff and ~~Jacob C. Adams~~ Wilder

Defendant, and not depart the Court without leave. Hereof fail not under
the penalty of law.

Witness my hand and seal of said Court, at Marysville, this 26
day of October , A. D. 1874

H. P. Arthur, Clerk,
Court of Common Pleas, Union County, Ohio.

The State of Ohio
S. W. Hildreth

\$200.00

Beagnome
to court of tommor
Please

The St^t of Ohio Lorain County Ad.
Be it Remembered that on the 3^d day of
July 1874, Samuel W Hildreth, James Hildreth,
Personally appeared before me Zebulon C Poorer
one of the Justices of the Peace in and for the
County aforesaid and jointly and severally
acknowledged themselves to owe the State
of Ohio the sum of Two hundred dollars & be
devoid of their goods and chattels, land and
tenement if default be made in the conditions
following Dwt.

The conditions of this recognizance is such
that if the above named Samuel W Hildreth
shall personally be and appear before the Court
of Common on the first day thereof next
to be helden in and for the County
aforesaid and then and there to answer
to the charge of Assault and Battery on
the person of Louisa Adams and abide
the judgment of the court and not
depart with leave then this recognizance
shall be void otherwise it shall be and
remain in full force and virtue in
law

Samuel W Hildreth Seal

James Hildreth Seal
taken and acknowledged before me
on the day and year above written

Zeb. Poorer J P

Bond ^{for witness}
State of Ohio
D
S.W. Hildreth

The State of Ohio's Union County ^{ss}

Be it remembered that on the 2^d day of July A.D. 1874 Lenora Adams George Brooks
Lydia A. Adams Lenora Brooks ^{PL Adams} personally
appeared before Zebulon C. Poole one of the
justices of the peace in and for the County
aforesaid and acknowledged themselves to owe
the State of Ohio the sum of fifty dollars to be
lived of their goods and chattels lands and
tenements if default be made in the
condition following to wit

The condition of this recognizance is such
that if the above bounden Lenora Adams
George Brooks Lydia A. Adams Lenora Brooks
Shall personally be and appear before the Court
of Common Pleas on the first day of the term
thereof next to be holden in and for the the
Said County aforesaid to give Evidence and
the truth to say on behalf of the State touching
such matters as shall then and there be
inquired of them and not depart the
Court without leave from this recognizance
shall be void. Otherwise it shall remain
in full force in law

Lenora Adams Sub
P.C. Adams Sub

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

Z. C. Poole J.P.

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

August 1874

Robert B. Price, Jr.

Leonora Adams } \$135-
Syda Adams } 135-
Leonora Brooks } 135-
Frances Rorwell } 135-

50
40
205-
20
15-
30
30
40
70-
55-
25
280
6.80
95
775 - clerk

2 82
48
16
3,46 Price
150
4,96 Price

Fine \$5- or

Subpoena Issued for the following named persons their attendance and a list of their fees Justic fees

G.W. Patrick	60	For warrant	40
J. Patrick	60	For Affidavit	40
S. G. Smith	60	Subpoena 10 witness	40
L. W. Smith	70	Subpoena 8 ¹⁻⁷	60
Lewis Evans	60	Subpoena 8	60
John Hide	60	Subpoena 1	25
M. Pheasant	60	Subpoena 4	40
A.D. Pheasant	60	Idzowment	20
N. Coffenbarger	55	Swearin 20 ¹⁻⁷	1.00
Harrison Hedges	55	recognizance	40
		recognition fees	40
James Middleton	60	This transcript	54
Wm Gray	60	Certificate	25
G. Hoy	60		494
Mercy J. Evans	60		614
Marutt Gray	60	David Maginnis	265
John McKinney	60		455
James Kidduth	60		480
Mary A Taylor	60		79
Morah Listen	60		614
Lovina Patrick	60		
Herman Patrick	60		
G.W. Maginnis	60		
Olive Maginnis	60		
K. Hedges	60		
Joseph Boid	60		
Harriett Boid	60		
Racheab Middleton	60		

The State of Ohio

B

Samuel W. Hildreth

Transcript

The State of Ohio Before G. L. Poole Esq
B of Taylor Township Union
Samuel W Hildreth County Ohio

June 29th 1874

Affidavit filed

by Lenora Adams charging Samuel W Hildreth with committing an assault and battery on the person of said Lenora Adams
Warrant issued and delivered to D. Magoon
Court Warrant returned J. took the body of the ^{said} Samuel W Hildreth and he is now in Court Court fees \$100

Mileage 25-

Assistance \$1.50 2.55-

David Magoon Court

On application of Defendant this case stands adjourned to July 2nd 1874 at ten o'clock A.M.

James Hildreth and Samuel W Hildreth are by their obligation indebted to the State of Ohio in the sum of two hundred dollars for the appearance of said Samuel W Hildreth defendant in the above case on the above date on the 2nd day of July 1874 at 10 o'clock A.M. and must depart without leave of the court

Defendant appeared agreeable to adjournment proceeded to trial Examination waived by defendants Council Thereon defendant held under bond of two hundred dollars for his appearance on the first day of the next term of the Court of Common Pleas of Union County State of Ohio Bond herein returned

James W. Elbert
trustee and subscriber
My present No 9 copy of
Loyalty

Filed Oct 26 1874
F. J. Arthur
clerk

H. G. Smith clerk

State of Ohio *Demanding County L.*
vs
Samuel W. Haleworth } Dr. Innis
} County Court of
} Common Pleas.
Motion

Samuel W. Haleworth now comes and files this his supplemental affidavit for continuance and says that he expects & provides that George Brooks that the said Lenora Adams made upon him the following assault that she followed him & struck him with a club then stopped him in the face & grazed him by the hair of his head and that the complaint against him was all he is simply trying to disengage himself from said said Lenora Adams. That said George Brooks was present and saw the whole of said transaction and will testify if present that said Lenora Adams made the first assault on officer and that he saw no more violence than was necessary to disengage himself & get away from said Lenora Adams and that officer was without fault & the premises

his & Subpoena or process
is exhibited. Affiant says that
he has and exhibits it before me /
whence opposite to me. But
I do not know if his cause
at what time he has ~~his~~ cause
to be examined. This affidavit
for continuation is made under
penalty of perjury and given to
Samuel W. Philpot

Sworn & before me on this day
of my residence 2d day of October
A.D. 1874
F. S. Arthur Clerk

The State of Ohio
is
Samuel W. Philpot
Affiant

Filed Oct 26, 1874
F. S. Arthur
Clerk

State of Ohio
vs
Samuel W Hildreth Co. of Ohio
Samuel W Hildreth Co. of Ohio

The said Samuel W Hildreth being
justly sworn deposes and says
that one George Brooks is a material
witness for him in the foregoing case
without whose testimony and
for whom thereof he cannot
safely proceed to trial that at the
time of the preliminary trial before
the Justice of the Peace from whose
Court defendant was bound to
appear here to give George Brooks
was a resident of this County and
was subpoenaed on behalf of the
St. That officer recently learned
of the indictment against him in
this Court ~~to wit~~ about the 22d of
October 1874 and that said George
Brooks is not a resident of our
County of Union now but as the
officer is informed and verily
believes is now somewhere in
Logan County. That officer has
not had sufficient time to
know the whereabouts of said
George Brooks so as to make

COMMON PLEAS.

THE STATE OF OHIO,

vs.

Samuel W. Wilderth

Fi. Fa. et Ca. Sa.

This Writ dated Dec 2 1874

Fine, - - - \$ 5.00

Costs, - - - 48.45

Deft's Costs, - - - \$

Int. from - - - \$

Inc. Costs, - - - \$ 70

John L. Porter

Pros. Att'y.

Received - - - 18 - - -

Sheriff.

Returned and filed Feb 2 1875.

$$\begin{array}{r}
 5345 \\
 70 \\
 450 \\
 \hline
 5865 \\
 800 \\
 \hline
 53.45
 \end{array}$$

263

Sheriff to
Lemire vs.
Miller 130
Walter 50
Total \$22.50

12.25-

J. H. D. Newell

Received this writ Dec 2 1874
Returned this writ by the
order of John L. Porter
Sheriff without making
any part of the money

The State of Ohio) Return'd this writ by the
mon't cost \$55)

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
Samuel W. Wildreth

in your bailiwick, you cause to be made \$53 45
Dollars, being the amount of a fine and the costs of prosecution which the State
of Ohio in our Court of Common Pleas, at a term thereof, commencing on the
15 day of October, A. D. 1874, by the judgment of
said Court, recovered against the said

Samuel W. Wildreth

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

Samuel W. Wildreth

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

Witness my hand and the Seal of said Court,
at Marysville, this 2 ^o
day of December, A. D. 1874.

H. J. Arthur. Clerk.

By _____, Deputy Clerk.

To be paid 20 abut

234

Crim. Doc. _____ Page 367

Union COMMON PLEAS.

THE STATE OF OHIO,

vs.

Samuel W. Hildreth

Fi. Fa. et Ca. Sa.

This Writ dated March 17 1875

Fine, - - - \$ 5.00
Costs, - - - 48 45

Def'ts Costs, - - - \$ 32.50
Int. from - - - 225

Inc. Costs, - - - 70
\$ 55.35
John L. Porter Pros. Atty.

Received 18.
Sheriff.

Returned and filed 1 July 1875

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

for \$ 5.00

Linen 215-
Wax 1 30
Pender 1.00
Return 3-0
325-

The State of Ohio } Received this first Monday 1875
I Meow Commiss } and on the 4th day of May
A.D. 1875 Received on this
Writ by the hands of
Charles M. Smith Sheriff
Lodger and on the
first day of July 1875
Charles M. Smith
Paid on Judgment
Eighteen 75/100 in full
H. J. Rose

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
Samuel W. Wildreth

in your bailiwick, you cause to be made \$ 53 55
Dollars, being the amount of a fine and the costs of prosecution which the State
of Ohio in our Court of Common Pleas, at a term thereof, commencing on the
15 day of October, A. D. 1874, by the judgment of
said Court, recovered against the said

Samuel W. Wildreth

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

Samuel W. Wildreth

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 17

day of March, A. D. 1875.

H. S. Arthur. Clerk.

By _____, Deputy Clerk.

Criminal Case File
Case No. 235

No. 235

UNION COMMON PLEAS.

STATE OF OHIO

against

John Stokes

Defendant.

OCT TERM 1874

Journal No.	9	Page	386
Record No.	2	Page	76
Ex. Doc.	8	Page	5052

No 235

State of Ohio
vs

John Stokes

Oct 26, 1874,

\$19, P. 386,

Def^t found \$10 ^{or} less

Ex. D. P. 366.

Recorded
Cm^t, Record R 76

OC. TERM 1874

The State of Ohio
vs No. 11

John Stokes

Transcript

January 20th 1860
Recorded
6.00 Arthur

Fine \$1.00

16
2.00
48
64 Price

The State of Ohio On complaint of Charles N. Reed,
 vs September 15th 1874 this day came Charles N. Reed
 John Stokes and made complaint in writing signed and
 Sworn to by him that one John Stokes on or
 the 15th day of September in the year of our Lord one
 thousand eight hundred and seventy four at the
 County of Union aforesaid in and upon the body
 of one Charles N. Reed then & there being unlawfully
 and make an assault & him the said Charles N. Reed
 then & there did beat wound & illtreat with intent
 in & upon the said Charles N. Reed then & there feloniously
 wilfully and of his malice aforethought to commit
 a murder. Took the affidavit of the said Charles
 N. Reed which is filed accordingly.

Fees J. P.	45
after filing	45
want of file	20
Adjt	40
Rever	40
Suit for damages	40
a fortunately	30
Swig 9 cent	45
Entg Judge	40
Recg Date	40
a I Wit	50
Entg Recd	1,00
2 Atf	20
Transcript	120
Certif	25
	<hr/>
	6,60

Const Robbins	
on warrant	2,30
Sub &	1,65
2 days Att	200
	<hr/>
	\$ 5,95

Witness fees	
b. N. Reed	75
Josephine Wood	90
Kattie Wood	90
H. G. Johnson	75
P. Mc Mahile	75
B. Hawley	75
J. Wood	90
	<hr/>
	\$ 5,70

Afterwards on the said 15th day of September AD 1874
 issued a Warrant for the arrest of the said John Stokes
 directed to any constable of the County of Union.
 September 15th 1874 Warrant returned endorsed
 "I took the body of the within named John Stokes
 and have his body before the Justice this September
 15th 1874 Fees mileage 40 Service 40 transportation 150
 -\$2.30

John Robbins constable
 The defendant not being ready for trial asked a

continued. And thereupon this cause is continued
is continued until September 17th 1874 at 9 o'clock A.M.
took the Recognizance of the said Defendant John Stokes
with Hiram Stokes his Surety for his appearance at the
Said time.

September 15th 1874 Issued Subpoena for Roe McMahill
Josephine Wood & Hattie Wood witness for the State
September 16th 1874 issued Subpoena for Hosea Johnson
witness for defendant,

September 17th 1874 Subpoena for witnesses for the State returned
endorsed "Served by reading to each of the witnesses
named herein Gas mileage 8 miles 55 Service 3 witnesses
45-\$1.00 John Robbins Constable

Sept. 17th 1874 Sub. for dofto witness returned Endorsed
Sept. 16th 1874 received & served this writ by reading to
the within named witness Gas Mileage 40 Service
25-65 John Robbins Constable

September 17th 1874 9 o'clock A.M. The defendant
John Stokes being in Court waived the reading of
the affidavit and entered his plea of not guilty
and trial - Charles N. Reed Josephine Wood
Hattie Wood & Roe McMahill for the State
and H. G. Johnson Hiram Stokes John Stokes -

Byron Hawley and James Wood witnesses for defendant
were sworn and examined. And I find from
the evidence that an offence has been committed as
set forth in said affidavit, and there being good
cause to believe that the defendant John Stokes is ~~guilty~~
guilty thereof,

It is therefore ordered that the said John Stokes
enter into Recognisance in the sum of three hundred
dollars with sufficient Surety for his appearance
at the next term of the Court of Common Pleas
for the said County of Union at ten o'clock A.M.
on the first day of said Court and abide the
judgment & order of said Court. All of which is
accordingly done - Hiram Stokes Surety for defendant
The following witnesses were also recognized to wit
Charles N. Reed & Josephine Wood to appear at said
Court at the time above named

Gaber Randall J.P.

The State of Ohio Union County Paris Gp. #3

I hereby certify that the above foregoing is a full & true
Transcript of the proceedings had by before me in
the above named case this 19th of September 1874

Gaber Randall J.P.

No. 236-

Union Common Pleas.

THE STATE OF OHIO
vs.

John Stokes

Indictment for

Assault & Battery

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.

Harold C. Hamilton
Foreman of Grand Jury.

Filed Oct 17 1874

H. C. Arthur
Clerk.

John L. Portney
Prosecuting Attorney.

On this 26th day of October
1874, Defendant arraigned, and pleads guilty
to this Indictment.

H. C. Arthur

Clerk.

STATE OF OHIO,
Linnion County, ss.)

In the Court of Common Pleas, Linnion County, Ohio, of the Term of October, in
the Year of our Lord One Thousand Eight Hundred and Seventy-Four

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

John Stokes

late of said County, on the fifteenth day of September, in the
year of our Lord One Thousand Eight Hundred and Seventy-Four, with
force and arms, at — — — Township in said County of
Linnion, and State of Ohio,

unlawfully, violently, and in a menacing manner
did assault and threaten one Charles A. Reed
then and there being, and he the said —
Charles A. Reed then and there did beat, abuse,
wound and ill treat, and other wrongs to the said
Charles A. Reed — then and there did,

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

John L. Porter
Prosecuting Attorney.

Criminal Case File
Case No. 236

No. 236

UNION COMMON PLEAS.

STATE OF OHIO

against

George Livingston
Defendant

Defendant.

JAN TERM 1875

Journal No. 9 *Page* 421

Record No. - - - *Page* - - -

Ex. Doc. A Page 5058

No 236

State of Ohio
vs

George Livingston

Jany 12, 1873: Left off
J. 9, P. 421

JAN TERM 1875

Ex. 8, P. 371

1875-

2. Permiss

sol Hearn const	2.20	
Woolly Garand J.P.	3.50	
Shff Price	3.2	
clk Arth	3.45	

5.00	
2.00	
2.00	
(6.00)	
14.00	
3.00	
5.00	
2.50	
3.45	

Filed Sept 17 1874
Wesley Barrard P.P.

THE STATE OF OHIO, Morrison COUNTY, SS.

Before me Wesley Garrard, one of the Justices of the Peace for said County, personally came Angustus Miller, who being duly sworn according to law, deposeth and saith that George Livingston

late of said County, on or about the twelfth day of September in the year of our Lord one thousand eight hundred and seventyfour, at the County of Morrison aforesaid, did feloniously take steal and carry away one gray gelding horse of the value of One Hundred Dollars of the property of Amos Miller

and this deponent does verily believe that the said

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

Signed, August. Miller

Sworn to and Subscribed before me, at the County aforesaid, this 19th day
of September, A. D. 1874.

Wesley Garrard

Justice of the Peace.

Filed Sept 19th 1874

Wesley Sarrard
P.S.

I delivered the writer Wm.
George Langdon to J.C. Price jailor

Fee
Service 40
Mileage $\frac{20}{60}$

J. Stanley Sept Comptable



Mittimus after Trial.

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

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

Whereas, George Livingstone
 late of the County of Union, has been arrested on the oath
 of August Miller on or about the 12th day of Sept
 A.D. 1874 at the County of Union aforesaid and feloniously
 took, steal and carry away one Gray gelding horse of the
 value of one hundred dollars of the property of
 Amos Miller

and has been examined by me, Wesley Garrard, one of the Justices of the Peace
 for said County, and required to give bail in the sum of Three hundred dollars
 for his appearance before the Court of Common Pleas of said County, on the first day of the
 next term thereof, which requisition he has failed to comply with. Therefore, in the name of
 the State of Ohio, I command you to receive the said

George Livingstone

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 19th day of Sept
 A. D. 1874

Wesley Garrard 
 Justice of the Peace.

No. 256

Common Pleas.

THE STATE OF OHIO
vs.

George Livingston

Indictment for

Home Stealing

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
Official Clerk
Foreman of Grand Jury.

Filed Oct 17 1874

H. C. Arthur
Clerk.

John L. Dorsey
Prosecuting Attorney.

On this 26th day of October

, 1874, Defendant arraigned, and pleads Not guilty
to this Indictment.

H. C. Arthur

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-Four

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 Livingston

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

Feloniously did steal, take, and lead
away one gray gelding of the value of
one hundred dollars, the good, chattels
and property of Amos Miller.

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

John L. Porter
Prosecuting Attorney.

No. 236

Union Common Pleas.

THE STATE OF OHIO

vs.
George Livingston

Indictment for

Horse stealing

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. Hamblin

Foreman of Grand Jury.

Filed Oct 17 1874

H. S. Arthur

Clerk.

John L. Bates

Prosecuting Attorney.

On this 26 day of October
1874, Defendant arraigned, and pleads not guilty
to this Indictment.

H. S. Arthur

Clerk.

The State of Ohio Common Pleas
I hereby certify the foregoing to be a
true copy of the original Document
now on file in my Office
Oct 17/1874
H. S. Arthur 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-four

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 Livingston

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

Feloniously did steal, take and lead away
one Grey Gelding of the value of one
hundred dollars, the goods chattels
and property of Amos Miller

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. Poor
Prosecuting Attorney.

R E T U R N.

I took the body of the within named

Geo. Livingston

and have *had* before the Justice

d. D. 187

Fees :

Mileage, \$	2 0
Attender	1 00
Service, \$	1 40
\$ 1 60	

Constable.

Wesley Garrard

THE STATE OF OHIO

v.s.

George Livingston

W A R R A N T.

Filed Sept 19th 1874

Wesley Garrard

STATE WARRANT.

THE STATE OF OHIO,)
Monroe 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 *August Miller*

that

George Livingston
at the County of *Monroe* in the State of Ohio, on or about
the (twelfth) *22nd* day of September *A.D. 1874* at the
county of *Monroe* aforesaid did feloniously
take *steal* and carry away one gray gelding
horse of the value of one hundred Dollars
of the property of *Amos Miller*

These are therefore to command you to take the said

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

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

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 *19th* day of *September* A. D. 1874

Wesley Barrard [SEAL]
Justice of the Peace in and for said County.

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

RECOGNIZANCE OF WITNESSES.

Filed Sept 19th /74

Wesley Barrard
P.P.

Staley of
Ohio

vs.

George T. wingston

Wesley Barrard
Justice of the Peace.

Docket..... No.....

Returnable....., 186.....

Constable.

The State of Ohio
Huron County,

ss.

Be it Remembered, That, on the 19th day of September, in the year one thousand eight hundred and eighteen,

personally appeared before me, Wesley Garrard, one of the Justices of the Peace in and for the County aforesaid, and acknowledged himself to owe the State of Ohio the sum of One Hundred dollars 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

August Miller

shall personally appear at the next criminal term of the Court of Common Pleas to be holden within and for the County aforesaid, on the first day of the term thereof, to give testimony on behalf of the State of Ohio, and the truth to say on such matters as may be then and there required of him, 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.

August Miller

Seal.

Seal.

Seal.

Seal.

Seal.

Seal.

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

Wesley Garrard, Justice of the Peace.

Criminal Case File
Case No. 237

No. 237

UNION COMMON PLEAS.

STATE OF OHIO

against

James Johnson et al
Defendant.

JAN TERM 1875

Journal No. 9 Page 421
Record No. -- Page --
Ex. Doc. A Page 5086

(No 23)

State of Ohio
vs
James Johnson &
Charles Morgan

Jan'y 12, 1875 Left off
Ex. P. 421

JAN TERM 1875

Ex. P. 370

2 terms

The State of Ohio
vs

Paul Smither Am deponent saith
that I am a
District Engineer

Said before me Laurine Kohlman
and I have subscriber on my honor
this 13th day of September 1872
W. H. Major, Jr.

affidavit

The State of New Jersey County ss

Before me William M. Winget one
of the justices of the peace in and for said
County personally ^{and} David W. Robinson who
being duly sworn according to law deposes
and says that James Johnson and
Charles Morgan

on the nineteenth day of September in the year
of Our Lord one Thousand Eight hundred
and Seventy four in the County of Union
on said about the hour of ten o'clock
in the daytime of said day the dwelling
house of said David W. Robinson then situated
unlawfully willfully maliciously and forcibly
did break and enter into with intent
then and there the goods chattels and property
of the said David W. Robinson in the said
dwelling house then and there being then
and there willfully maliciously and forcibly
to steal take and carry away and then
and there and then and there one vest
of the value of four dollars. one pair of ~~handkerchiefs~~
of the value of six dollars. one ~~pair~~^{doe pair} of
the value of four dollars. four pocket hand-
kerchiefs of the value of one dollar. four pairs
of socks of the value of sixty five cents. and
a great sum of Money & wit four dollars
of the personal property goods and chattels
of the said David W. Robinson in the same
dwelling house then and there being found
then and there, willfully maliciously and
feloniously did steal take and carry
away

No. 937

Amherst Common Pleas.

THE STATE OF OHIO

James Johnson &
Charles Morgan

Indictment for

Horse Breaking

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 17 1874

H. J. Arthur
John L. Peter
Prosecuting Attorney.

Clerk.

On this _____ day of _____, 187____, Defendant arraigned, and pleads guilty to this Indictment.

The State of Ohio, Lorain County, SS
Defendant certifies the foregoing to be a true
copy of the original Indictment
now on file in my office
H. J. Arthur
Oct 12, 1874
H. J. Arthur
Clerk, Lorain Co.

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-four

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

James Johnson and Charles Morgan

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

at the hour of ten o'clock in the daytime of said day the dwelling house of one
 David M. Robinson then private and being did unlawfully, wilfully,
 maliciously and forcibly break and enter with intent then and there
 the goods, chattels and property of the said David M. Robinson in
 said dwelling house then and there being, then and there willfully,
 maliciously and forcibly, to steal take and carry away
 and then and there in said dwelling house one vest of the
 value of four dollars, one pair of pants of the value of six dollars
 one gold breast pin of the value of four dollars, four
 pocket handkerchiefs of the value of one dollar, four pair
 socks of the value of sixty five cents and a sum of money
 to wit the sum of four dollars, of the goods, chattels
 and property of the said David M. Robinson in the
 said dwelling house then and there being found
 then and there willfully, maliciously and feloniously did
 steal take and carry away

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

John L. Porter
 Prosecuting Attorney.

No. 237

Common Pleas.

THE STATE OF OHIO

vs.

James Johnson &
Charles Morgan

Indictment for

Home Breaking

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 G. Hamilton
Foreman of Grand Jury.

Filed Oct 17 1874

R. P. Arthur Clerk.

John L. Porter
Prosecuting Attorney.

On this day of
1874, Defendant arraigned, and
pleads guilty to this
Indictment.

Clerk.

Mrs. M. J. Robinson
D. M. Robinson
Prov. by me to
appear on Oct 26, 1874
R. P. Arthur

18-521
1235-second
1000 88
88-000
1000 88
88-000
46
-52-8

STATE OF OHIO, }
Linn County, ss. }

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

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

James Johnson and Charles Morgan
late of said County, on the nineteenth day of September, in the
year of our Lord One Thousand Eight Hundred and Seventy-four, with
force and arms, at - Township, in said County of
Linn, and State of Ohio, at the hour of ten
o'clock in the day time of said day, the
dwelling house of one David M Robinson
then situate and being did unlawfully
willfully, maliciously and forcibly break
and enter with intent then and there
the goods, chattels, and property of the said
David M Robinson in said dwelling house
then and there being, then and there will-
fully maliciously and forcibly to steal
take and carry away, and then and
there in said dwelling house, one vest of
the value of four dollars, one pair of pants
of the value of six dollars, one gold breast
pin of the value of four dollars, four pocket
handkerchiefs of the value of one dollar
four pair socks of the value of sixty five cents
each, and a sum of money to the sum of
four dollars, of the goods, chattels and
property of the said David M Robinson
in the said dwelling house, then and

there being found, then and there willfully
maliciously and feloniously did steal
take and carry away.

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

John L. Porter
Prosecuting Attorney.

The State of Ohio, Union COUNTY, ss.

Be it remembered, that on the 11th day of September in the year A. D.

1874, D. M. Robinson Mary J. Robinson John Robinson
John Robbins Jasper Butcher personally appeared before me Wm. Wines-

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

The condition of this recognizance is such, that if the above bound D. M. Robinson Mary J.
Robinson John Robinson John Robbins Jasper Butcher
shall personally be and appear before the _____ Court of Common Pleas on the first day of the term thereof, next to be holden in and for the County aforesaid, then and there to give evidence and the truth to say, on behalf of the State, touching such matters as shall then and there be inquired of them, and not depart the Court without leave, then, and as to such of the above bound as perform this condition, this recognizance shall be void; otherwise, it shall be and remain in full force and virtue in law.

John Robbins

J. W. Johnson

David C. Robinson
Mary J. Robinson

JUSTICE OF THE PEACE

Jasper Robert

Criminal Case File
Case No. 238

No. 238

UNION COMMON PLEAS.

STATE OF OHIO

against

William Weber

Defendant.

OCT TERM 1874

Journal No.	9	Page	398
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Ex. Doc.	A	Page	588-1

No 238

State of Ohio
vs

William Weber

Def. found \$75⁰⁰ Feas

Jury Trial J.J.P. 398

Dk. D. P. 364,

Recorded ..

Comm. Record
Page 74

OCT TERM 1874

The State of Ohio
v/s
William Weber

Transcript

Filed August 26, 1874
H. P. Arthur Clerk

The State of Ohio The State of Ohio Union County vs
 vs On this 22^d day of July 1874 before me
 William Weber Gabor Randall one of the Justices of the
 Peace in & for said County personally came

bost	
J.P.	
Off. & Hg	45
Warrant	45
Advt.	20
Recy.	40
Sub for P.W.4	40
1 st a. D. a. 10.	70
2 ^d - u - 8 -	50
Burg. P. w. 5	25
" D. " 17	85
En'ty judge	40
Recy. 5 W.	80
" Defe	40
En'ty & Recd	1.00
Disbursements	6.80
Yrs & Sept	1.25
Costs	.25
J.P. fees	\$ 8.30

Martha E. Cassil who being duly sworn according to law depos-
 s says that William Weber late of said County on or about the
 18th day of July A.D. 1874 at said County did unlawfully furnish
 intoxicating liquors to one John Henry Koerner then & there
 being he the said John Henry Koerner being then & there a
 person intoxicated and he the said William Weber then
 and there well knowing that the said John Henry Koerner
 was intoxicated and affiant verily believes that said
 William Weber is guilty of the fact charged and further
 affiant saith not.

Martha E. Cassil

Sworn to by Martha E. Cassil before me at said
 County this 22^d day of July A.D. 1874

Gabor Randall J. P.

July 22^d 1874 issued a Warrant against William
 Weber & delivered the same to James Guy, Constable

July 22^d 1874 warrant returned with body of defendant
 and constable return endorsed as follows - "I took the body
 of the within named William Weber and have him before
 the Justice who issued this warrant

True Mileage 20. Lmree 40 = 60 James Guy constable

The defendant William Weber asked by his Atty. J. S. Cameron
 for a continuance & with the consent of the Atty for complainant
 this case is continued for further hearing until July 24^d
 1874 at 9 o'clock A.M. - And thereupon the said William
 Weber entered into Recognizance before me for his appear-
 ance at the time and place above named for the trial of
 said case

Writs &c	50
Barbara Ell	50
J.H. Horner	80
Els Horner	80
M. Shalp	65
Barbara Shalp	65
Marg Shalp	65
Lewis Strong	50
J.H. Borger	70
J.L. Ger.	50
J. Lockhart	50
J. Gunderman	50
Writs fees	\$ 11.75
J.P. & Const. n	15.75
Total	\$ 27.50

July 23^d 1874 issued Subpoena for Martha E. Bassil Naomi Turner Hayes Speakman & Charles M. Robinson & handed the same to bond,
July 23^d 1874 by order of Deft. Atty. issued Subpoena for
Lewis Conrad, George Geier, Mary Nicol Elizabeth Gunderman
Barbara Ell, John H. Koerner, Elizabeth Koerner Margaret Shalip
Barbara Shalip, Michael Shalip. & handed same to his Atty

July 23^d 1874 second Subpoena issued for Defendant
for Lewis Strang John H. Berger John L. Ger Gottlob
Lochmair, John Gunderman and George Conrad &
delivered the same to Deft. Atty J. L. Cameron.

July 24th 1874 - 9 o'clock A.M. The defendant appeared
that had Martha E. Bassil, Naomi Turner Hayes
Speakman Charles M. Robinson & Alvin Thompson
witnesses for the State and Lewis Conrad, George
Geier, Mary Nicol Elizabeth Gunderman, Barbara
Ell, John H. Koerner, Elizabeth Koerner, Michael Shalip
Barbara Shalip, Margaret Shalip, Lewis Strang
John H. Berger, John L. Ger, Gottlob Lochmair
John Gunderman & George Conrad witnesses for
the Defendant sworn & examined (John Weaver having
been sworn acted as interpreter) And thereupon I find
that said offence has been committed and there ~~is~~^{is} cause
to believe the defendant William Weber guilty thereof
as charged in said affidavit. I therefore ordered him the
said William Weber to enter into recognizance in the sum
of three hundred with sufficient securities for his appear at the
next term of the Court of Common Pleas for the said County of
Union, which was done according — John Weaver and
John H. Koerner his sureties

Gabor Randall Jr. P.

RECOGNIZANCE AFTER TRIAL.

THE STATE OF OHIO,

Union

County, ss.

BE IT REMEMBERED, That on the 24th day of July —
one thousand eight hundred and seventy four —
William Weber & John A. Kaerner & John Weaver
personally appeared before me Tabor Randall, one of the Justices
of the Peace in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of
Ohio the sum of Three Hundred — dollars,
to be levied on their goods and chattels, lands and tenements, if default be made in the condition following, to-wit:

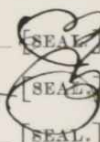
The condition of this recognizance is such, that if the above bound

William Weber)

shall personally be and appear before the Court of Common Pleas, on the first day of the term thereof, next to be
helden in and for the County aforesaid, then and there to answer to a charge of murdering, feloniously assaulting -
injuring & maiming done John Henry Koerner, he being a person
well known to me, then & there about July 18th 1874, & said
John Henry Koerner was interrogated
and abide the judgment of the Court, and not depart without leave, and in the meantime to be of good behavior, and
to keep the peace toward the citizens of the State generally; and the said

specially, then this recognizance shall be void; otherwise
it shall be and remain in full force and virtue in law.

William Weber
John Weaver
John J. Koerner



Taken and acknowledged before me, this 24 day of July
one thousand eight hundred and seventy four.

Tabor Randall

, Justice of the Peace.

RECOGNIZANCE.

-E 51
-E 2

The State of Ohio
vs.

William Weber

Gaber Randall

Justice of the Peace.

Docket _____ No. _____

Returnable _____ 18 _____

Constable.

John L. Sietert
Blank Book
Manufacturers
and
Publishers
Opera House
Building
Columbus
Ohio

	Officer	Name	Fee
C. M. Robinson	75-	Mary Meekell	15- ⁰⁰
Hans Speckman	2 25-	Maryout Shalby	15- ⁰⁰
J. Thompson	2 25-	Elizabeth Hoerner	15- ⁰⁰
Thos. Snodgrass	2 25-	John Weaver Jr.	15- ⁰⁰
John H. Young	2 25-	Thomas Oberle	15- ⁰⁰
George Shibley	2 25-	Gottlieb Luehnen	15- ⁰⁰
Mrs. A. Clearrow	15-	Michael Shalby	15- ⁰⁰
Mr. L. French	15-	Barbara Shalby	15- ⁰⁰
Mattie Capil	2 25-	John Bartholomew	15- ⁰⁰
Mrs. Naomi Turner	2 25-	Elijah Spinderman	25-
Mann Fiske	25-	John Gunderson	25-
		George Feir	25-

Jury fees \$6 00
Jury cost covered

Price
\$11.31

133-
30 Reg 14th
15 County Rec. 100
15 impanel. &c, 100
20 cert & 2 tables 100 for fees
10 entries 2 " "
10 swearing const
100 if 5 sub d 20
20 add'l man 25-
135- swearing 27 25-
135- ent attm 27 25-
310 playing 31 @. 10
70 one win
50 two other entries
100 Record
50 copy Indict &c
11.50 Attm
5-5 cost Bill set
25 ex. d.
\$12.30 Attm
40 ent affd. find
20 filing of papers
\$12.90 Attm

The State of Ohio Union County Paris Township So
I hereby certify that the above foregoing is a full
and true transcript of the proceedings had by and
before me in the above named case
August 25th 1874

Haber & Randall J. P.

Filed Oct 29, 1874
H. W. Arthur
Clark

The State of Ohio,

Union County, ss.

In the Court of Common Pleas of said Co.

October

Term, A. D. 1874

THE STATE OF OHIO, Plaintiff.

Against

William Weber

Defendant.

CRIMINAL ACTION.

We the Jury empannelled and sworn to well and truly try, and true deliverance make between the State of Ohio and the prisoner at the bar. William Weber do find the defendant

Guilty

W. H. Crary

Foreman.

The State of Ohio } Case no. 238
vs
William Woeben } Plaintiff -

The defendant now
comes and asks that a
struck jury be selected -
in the above case according
to the Statute.

Sterling & Lauren
Oct 27th 1874 - Atty's for deft

No. 238

Union Common Pleas.

THE STATE OF OHIO
vs.

William Weber

Indictment for
Furnishing intoxicat-
ing liquors to

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 October 19 1874

F. S. Arthur
Clerk
John L. Porter
Prosecuting Attorney.

On this 26 day of October
1874, Defendant ar-
raigned, and pleads not guilty
to this Indictment.

F. S. Arthur

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-Four

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 eighteenth day of July, in the
year of our Lord One Thousand Eight Hundred and Seventy-Four, with
force and arms, at ~~~~~ Township, in said County of
Union, and State of Ohio, did unlawfully ~~buy~~

~~for and~~ furnish intoxicating liquors, to one
John H. Koerner he the said John H. Koerner
being then and there a person intoxicated, and the
said William Weber then and there well knowing
that the said John H. Koerner was intoxicated,
and the said William Weber not being then
and there a physician, and said intoxicating liquors
not being then and there given other than
John H. Koerner by a physician in the regular
line of his practice.

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

John L. Porter
Prosecuting Attorney.

No 285
Sibley Ohio

10

William Weber

Motion for
Suspension of
Sentences &c

Filed Nov. 2, 1874
H. S. Arthur
Clerk

Lawrence Sterling
Attorney

The State of Ohio
vs
William Weber Indictment for
Assault & battery
I begin to one Indictable

In Union County Court of Common
Please

And now comes the said
William Weber and gives
notice that he intends to apply
to the honorable Supreme Court
of this State for a writ of error
in this cause and hereby
makes application to the Court
to suspend the execution of
sentence and judgement herein
until the next term of this
Court in order that proceedings
in error may be had

M b Lawrence A. J. Sterling
Attorneys for defendant

Criminal Case File
Case No. 238

No. 238

UNION COMMON PLEAS.

STATE OF OHIO

against

Jesse Williams
Dep

Defendant.

MAY TERM 1875

<i>Journal No.</i>	<i>Page</i>
<i>Record No.</i>	<i>Page</i>
<i>Ex. Doc.</i> <u>A</u>	<i>Page</i> <u>8071</u>

No

The State of Ohio
vs
Jesse Williams

MAY TERM 1875

Transcript filed April 24, 1874

Witnesses recognized
Downs 1872 - Page 67

Benj Elliott.

Recognizance
of Jesse Williams

and side the judgment of the Court and
not let or withdraw from them this recogni-
zance shall be void. Otherwise it shall
be and remain in force since and until
a Court

date and at no other time than the
day and year first written below

Jesse

Williams

and

Robertson

for and on his behalf before me on the
day and year first above written

John M. Black J. P.

The State of Ohio Common County, S.

Be it Remembered that on the 10th day of April A.D. 1874 Jesse Williams and

J. S. Robinson personally appeared before me John M. Blue one of the Justices in and for the County aforesaid and jointly and severally acknowledged themselves to owe and be indebted to the State of Ohio in the sum of One hundred and fifty Dollars to be levied of their good and chattels land and tenements if default be made in the condition following &ant. The condition of this recognizance is such that if the above named Jesse Williams shall personally be and appear before the Court of Common Pleas on the first day of the Term thereof next to be holden in and for the County aforesaid then and there to answer a charge of unlawfully wilfully and wrongfully and without any lawful authority cutting down fellin' injury and destroying certain living trees to wit one small walnut tree one small oak tree and certain other trees of the value of three dollars then and there situated and owned by and belonging to the heirs of Joseph Cameron late of said County deceased and not being the property of him the said Jesse Williams and for otherwise trespasning upon said property owned by said heirs

Case no 2
Page No 288

subp for
Benj Elliott

April the 10th 1874
according to the command
of this warrant served it on
the within named Benjamin
Elliott April the 10th 1874

Lees services 25 cents
Mileage 85-
 $\frac{60}{60}$ cents
John Strick Constable

The State of Ohio Union County &c.
To Any Constable of said County greeting
You are hereby commanded to summon
Benjamin Elliott to be and appear before
me John M. Blue one of the Justices of the
Peace in and for said County at my
office therein forthwith and then and
there to give testimony and the truth to
any touching a certain complaint made
on behalf of the State of Ohio against
John Williams and being jail not
under the penalty of One hundred
dollars and have you there and
then this writ

Given under my hand and seal
This 10th day of April in the year 1874
John M. Blue J.P.

No. 2..... Crim. Doc..... Page. 238

Affidavit for State Warrant.

THE STATE OF OHIO

AGAINST

Jesse Williams

Affidavit

Filed and Warrant issued

April 1st, 1874

Warrant delivered to

John Price Constable.

Returned and Filed,

April 10th 1874

THE STATE OF OHIO,

Before me, John M. Blue, one of
Union County ss. the Justices of the Peace for said County, personally
came E. R. Cameron who, being duly sworn
according to law, deposeth and saith, that on or about the Sixth day of
April A. D. 1864, at the County of Union and State of Ohio
one Jesse Williams did unlawfully willfully wrongfully
and without any lawful authority, cut down, fell, ringed
and destroy certain living trees to wit one small walnut tree
one small oak tree, and certain other trees ^{of the value of three dollars} then and there
silvite and owned by and belonging to the heirs of
Joseph Cameron, late of said County deceased, and not
being the property of him the said Jesse Williams
and said Jesse Williams did then and there otherwise
trustee of or in property owned by said heirs

affirms and deposes that Jesse Williams is guilty of said offense
And further this deponent saith not.

Sworn to and subscribed before me, at the County aforesaid, this 10th
day of April A. D. 1864

John M. Blue Justice of the Peace.

No. 2..... Crim. Doc..... Page. 235

State Warrant.

THE STATE OF OHIO

AGAINST

Jesse Williams

Returned and Filed,

April 10th 1864

Ohio Laws, Volume 58, Page 68.

I acknowledge myself responsible for costs, in case the complaint shall be dismissed, or an information shall not be filed and prosecuted in the proper Court, or a Bill of Indictment be not found against the with named defendant.

Attest:

Justice of the Peace.

Pursuant to the command of this Writ, I have arrested the within
named Jesse Williams April 10, A.D. 1864
and have him now in Court.

John Smith Constable,

CONSTABLE'S FEES.

Service,	\$ 40.00
Mileage,	35
Attendance,	25
Assistance,	10
	75.00

THE STATE OF OHIO,

~~Lancaster~~ County, ss.

To any Constable of said County, GREETING:

Whereas, complaint has been made before me, John M. Blue one of the Justices of the Peace in and for the County aforesaid, upon the oath of E. R. Cameron that one Jesse Williams

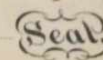
late of the County aforesaid, did on or about the sixth day of April A. D. 1864, at the County of Union and State of Ohio one Jesse Williams did unlawfully willfully wrongfully and without any lawful authority cut down fell injure and destroy certain living trees to-wit: one small walnut tree one small oak tree and certain other trees of the value of three dollars. Then and there aforesaid and owned by aged belonging to the heirs of Goreth Cameron late of said County deceased and not being the property of him the said Jesse Williams and said Jesse Williams did then and there otherwise trespass upon said property owned by said heirs contrary to the form of the Statute in such case made and provided.

These are, therefore, to command you to take the said Jesse Williams if he be found in your County, or if he shall have fled, that you pursue after the said Jesse Williams

into any other County within this State, and take and safely keep the said Jesse Williams so that you have his body ^{forthwith} before me or some other Justice of the Peace, to answer the complaint aforesaid, and be further dealt with according to law.

Given under my Hand and Seal, this 10th day of April A. D. 1864

John M. Blue
Justice of the Peace.



the state of
Ohio vs.
Jesse Williams
Recognoance
of witness in the
above case

The state of Ohio 88

Be it remembered that on the
10th day of April in the year 1874
Benjamin Elliott personally appeared
before me J M Blue one of the Justices
of the peace in and for the county
and stated before said and acknowledg-
ed himself to owe the state of
Ohio the sum of Fifty Dollars to
be levied of his goods and chattels
lands and tenements if default be
made in the conditions following & it is

The condition of this recogni-
zance is such that if the above bounden
Benjamin Elliott shall personally be and
appear before the court of common pleas
on the first day of the term thereof next to
be helden in and for the county aforesaid
to give evidence and the truth to say on behalf
of the state touching such matters as shall
then and there be required of him and not
desert the court without leave then this
recognition shall be void otherwise it shall
remain in full force and virtue in law
taken and acknowledged before me on the day
and year above written

John M. Blue } Benjamin S. Elliott
Justice of the }
Peace)

Criminal Case File
Case No. 239

No. 239

UNION COMMON PLEAS.

STATE OF OHIO

against

Calvin Bowen

Defendant.

MAY TERM 1875

Journal No.	9	Page	487
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Ex. Doc.	A	Page	5669

No. 239

Union Common Pleas.

THE STATE OF OHIO

vs.
Calvin Bowen

Indictment for
Assault & Battery

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 Hamilton

Foreman of Grand Jury.

Filed Oct 19 1844

H. S. Arthur, Clerk.
John L. Foster

Prosecuting Att'y.

On this _____ day of _____

18_____, Defendant arraigned, and pleads
guilty to this Indictment.

Clerk.

The State of Ohio Union County
Do hereby certify the foregoing to be a
true copy of the original Indictment
now on file in my office
Oct 19 1844
H. S. Arthur Clerk Union Co.



STATE OF OHIO,

Union County, ss.

In the Court of Common Pleas,

of October, in the year of our Lord One Thousand Eight Hundred and

Union County, Ohio, of the Term
October, excepting

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

Calvin Brown

late of said County, on the Twenty Ninth day of August, in the year of our Lord One Thousand Eight Hundred and four, with force and arms at Township, in said County of Union, and State of Ohio, unlawfully, violently and in a menacing manner did assault and threaten one James R. Wilkinson then and there being and he the said James R. Wilkinson then and there did beat, abuse, wound and ill treat and other wrongs to the said James R. Wilkinson then and there did

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

John L. Porter
Prosecuting Attorney.

No. 246

Union Common Pleas.

THE STATE OF OHIO

vs.
Samuel Cook

Indictment for ~~Harming~~
~~Leaving~~ a person in the
habit &c

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.

Jno J. Seaver

Foreman of Grand Jury.

Filed January 8 1875

H. T. Arthur, Clerk.

John L. Postle

Prosecuting Att'y.

On this _____ day of _____

18_____, Defendant arraigned, and pleads
guilty to this Indictment.

Clerk.

Hereby certify to the foregoing Be a true copy
of the original indictment now on file in my
Office January 8, 1875
H. T. Arthur Clerk



STATE OF OHIO,

Union

County, ss.

Union

County, Ohio, of the Term

January

, in the year of our Lord One Thousand Eight Hundred and Seventy-five

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

Samuel Cook

late of said County, on the First day of November, in the year of our Lord One Thousand Eight Hundred and Seventy-four, with force and arms at

Township, in said County of Union, and State of Ohio, feloniously furnish intoxicating liquors to one Crisley Stults, he the said Crisley Stults being then and there a person in the habit of getting intoxicated, and he the said Samuel Cook then and there well knowing that the said Crisley Stults was then and there a person in the habit of getting intoxicated and the said intoxicating liquors not being then and there given by a Physician in the regular course of his practice to the said Crisley Stults.

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

Prosecuting Attorney.

No. 239

Union Common Pleas.

STATE OF OHIO

against

Calvin Brown

Defendant.

MAY TERM, 1875

Left off the Docket

Journal No. 9 Page 437

Record No. *No Record* Page _____

Ex. Doc. A Page 5069

No 239
State of Ohio
vs
Calvin Bowen

May 14-1875. Left of
L.S.P. 457

MAY TERM 1875

Ex. D. R. 382

3 Terms

No. 239

Union Common Pleas.

THE STATE OF OHIO
vs.

Calvin Bowes

Indictment for

Assault & Battery

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.

Noratio Hamilton
Foreman of Grand Jury.

Filed October 19 1874

H. L. Arthur
John L. Rosier
Prosecuting Attorney.

On this _____ day of _____, 187____, Defendant arraigned, and pleads _____ guilty to this Indictment.

2⁰
4⁵
2¹0
2²5
3.4.0 Clerk.
2⁰
1⁵0
4⁵
4⁴0 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-Four

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

Calvin Bowen

late of said County, on the twenty-ninth day of August, in the
year of our Lord One Thousand Eight Hundred and Seventy-Four, with
force and arms, at — — — Township, in said County of
Union, and State of Ohio,

unlawfully, violently, and in a menacing manner
did assault and threaten one James R. Wilkinson
then and there being and he the said James-
R. Wilkinson then and there did beat, abuse, wound
and ill treat, and other wrongs the said James-
R. Wilkinson then and there did.

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

John L. Porter
Prosecuting Attorney.

Received this ninth October 21st 1874
The State of Ohio } and after making diligent
Union County 55 } search for the within named
Calvin Bowen was not
found

Shut off fees
Milage 3⁰⁰
Ferry 4⁵⁰
Total 7⁵⁰

John L. Porter
of Union County

D C P 92

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.
Calvin Bowen

John L. Porter
Prosecuting Attorney.

Filed 17 day of May 1875

G. T. Arthur Clerk.

THE STATE OF OHIO,
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Calvin Bowen
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 October A. D. 1874 to answer unto an Indictment
found against him in said Court for Assault & Battery

And have you then and there this writ.

Witness my hand and seal of said Court of
Common Pleas, at - Marysville, this 21
day of October A. D. 1874

H. L. Arthur

CLERK.

Criminal Case File
Case No. 240

No. 240

UNION COMMON PLEAS.

STATE OF OHIO

against

Joseph Burns

Defendant.

JAN TERM 1875

Journal No.	9	Page	420
Record No.	2	Page	78
Ex. Doc.		Page	

No 240

State of Ohio
vs

Joseph Burns & Peter Mayo

§ 9 P. 420
Jany 12, 1875

Ex § P. 373
JAN. TERM 1875.

Recorded crim. Record P. 18

#ot, 420, 434

No. 240

8

Clerk Common Pleas.

THE STATE OF OHIO

vs.

Joseph Barnes &
Rester Moys

Indictment for

Burglary &
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.

Hosatio Hamilton

Foreman of Grand Jury.

Filed October 17 1874

R. S. Arthur

Clerk.

J. L. Root

Prosecuting Attorney.

192
3,26
2,40 Recd

On this day of
, 187 , Defendant ar-
raigned, and pleads guilty
to this Indictment.

Clerk.

30
40
05-
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15-
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120
55-
25-
100
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5140
550 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-Four

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

Joseph Burns and Peter Mayo Junin
 late of said County, on the fifth day of August, in the
 year of our Lord One Thousand Eight Hundred and Seventy-Four, with
 force and arms, at — — — Township, in said County of
 Union, and State of Ohio,

In the night season went about the hour of one
 o'clock in the night of said day, in the County of
 Union aforesaid into a certain stone house of
 Conney M Ingman then situated and being,
 willfully, maliciously, forcibly, feloniously, and benglarously
 did break and enter, with intent there and there, the
 goods, chattels and property of the said Conney M -
 Ingman in the said stone house then and there
 being, then and there feloniously, willfully and
 benglarously, to steal take and carry away, and
 then and there in said stone house twenty-two pocket
 knives of the value of Sixteen dollars and a seventy cent
 thirty five pounds of Candy of the value of ten dollars and
 fifty cents, three boxes of Cigars of the value of twelve dollars
 and one pocket book of the value of Seven & five Cents, of the
 Goods, chattels and property of the said Conney M Ingman
 in said Stone house then and there being found, then and there
 feloniously, willfully, and benglarously did steal take and
 carry away,

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

John L. Porter
 Prosecuting Attorney.

W

B

P 234

State of Ohio

vs.

Peter May and others

Subpoena for

Plff wit.

Filed Jan 20

A. D. 1875

H. P. Arthur, Clerk.

Porter

Attorney.

Witnesses will claim their attendance each day at the Clerk's desk, otherwise their fees will not be taxed in the cost bill.

The State of Ohio, having this month January 9th 1875
Monroe County, Served the within named
Subscribers, Subscribers
F. L. Garrison 60 or leaving the same at their
Chitteng 20 usual place of residence
Adams 1⁰⁰
Huntington 1¹²
Sum \$ 1,19¹²

J. H. D. John D. Mc Neill

The State of Ohio, Union County, ss:

Court of Common Pleas of said County.

To George T. Hamden, Solomon Harsley,
Elmore Snodgrap & M. Bigman

You are required to attend on the 11 day of January A. D. 1875
at 9 o'clock A. M., at the Court House in Marysville, in said County, before
the Court of Common Pleas, to testify as witness, on behalf of

State of Ohio
in a case pending in said Court, wherein State of Ohio is
Plaintiff and Peter Mayo Stuck Defendant, and not depart
the Court without leave. Hereof fail not under the penalty of law.

Witness my hand and seal of said Court, at Marysville,
this 9 day of January, A. D. 1875

H. J. Arthur

Clerk,

Court of Common Pleas, Union County, Ohio.

R E T U R N.

THE STATE OF OHIO

vs.
Joseph H Burns
Peter Mayo Jr

W A R R A N T.

I took the body of the within named Joseph H Burns and Peter Mayo Jr and have them before the Lawyer August 13rd A. D. 1874
Fees: } Mileage, \$ 2.00
Service, \$.80
Petitioner Joe
Conveyance 6.00
Attaching 1.250

S. H. Healey Marshal

STATE WARRANT.

THE STATE OF OHIO,

Morion

County, ss.)

To any Constable of said County—Greeting:

Mayor of the Incorporated

Village of Moriville, Whereas, complaint has been made before me, one of the Justices of the Peace in and for the
County, aforesaid, upon the oath of Conroy M. Prigman

that

Joseph H. Burns and Peter Mayo junior

at the County of Morion

in the State of Ohio, Did wilfully

Maliciously & forcibly and Burglariously break & enters

The storehouse of Conroy M. Prigman situate in said

County on the 5th Day of August 1874 at One O'clock in the

night season of said Day with intent then and there to

Steal take & carry away the personal goods & chattels of said

Conroy M. Prigman in said store house 22 pocket knives ^{the value of \$16.70}
thirty five ^{lb} of Candy of the value of \$10.50 three boxes of Cigars, \$12.00 1 Pocket book \$0.75

These are therefore to command you to take the said Joseph Burns

and Peter Mayo junior

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

Joseph H. Burns and Peter Mayo junior

into any other County within this State, and take

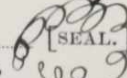
and safely keep the said Joseph H. Burns and Peter Mayo junior

so that you have the 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 13th day of August

A. D. 1874

Wesley Garrant 
Justice of the Peace in and for said County.
Incorporated Village of Moriville

and on Aug 13rd 1874 Received this writ
on the same day & delivered the within
to Samuel Persons ~~to~~ & a certified copy of this writ
to John C. Price Sheriff of Union Co.

Bus
Copy $\frac{40}{20}$
Mileage $\frac{20}{60}$

S. H. Heasly Marshal

Incorporated Village of Marysville
County of Monroe State of Ohio } SS.

To the keeper of the Jail of the County aforesaid, greeting:

Whereas, Joseph H. Burns and Peter Mayo Jr.
late of the County of Monroe, has been arrested on the
oath of Conney M. Ingman
for wilfully maliciously and burglariously breaking
the storehouse of Conney M. Ingman situate in said County on the 15th day of Aug
1874 at one o'clock in the night season of said day with intent thereto
there to steal take & carry away the personal goods & chattels of said Conney
M. Ingman in said storehouse 22 pocket knives of the value of \$16.70, Thirtfive
bars of candy of the value of \$10.50 three boxes of Cigars \$12.00 1 pocket book
\$0.75 the total value of said goods = \$39.95-

and have been examined by me, Wesley Garrard, Mayor of said incorporated
village, and required to give bail in the sum of three hundred Dollars, each
for their appearance before the Court of Common Pleas of said County, on the first
day of the next term thereof, which requisition they have failed to comply with;
therefore, in the name of the State of Ohio, I command you to receive the said
Joseph H. Burns and Peter Mayo Jr
into your custody, in the jail of the County aforesaid, there to remain until they be
discharged by due course of law.

Given under my hand and seal, this 13th day of August, A. D. 1874

Wesley Garrard, Mayor.

See this writ Aug 13rd 1874
and served the within named Persons
by reading the substance of this writ
to each of them

Fees	
Service	45-
mailage	$\frac{20}{65}$

Sof Healy Marshal



MAYOR'S SUBPOENA.

Printed and Sold by Republic Printing Company, Springfield, Ohio. [No. 168.]

The Incorporated Village of Mansville SS.
County of Nelson State of Ohio
To Sol Keosley Marshal of said Village Greeting:
You are hereby Commanded to summon
George Hamden
Delmore Smodgross &
C M Zgman

to be and appear before me Wesley Gassard Mayor of said village
at my Office forthwith, and there to give testimony, and
the truth to say, touching a certain complaint made on behalf of
C J Zgman against Joseph H Burns
Peter Mayo, and hereof fail not, under the penalty of one hun-
dred dollars, and have you then and there this writ.

Given under my hand and seal, on this 13 day of Aug, A. D. 1874
Wesley Gassard, Mayor.

and the being found - me and the tele-
-minal and telegraphy aid steel, take
and carry away. And apprind sees
one's believe that the said Joseph H. Burns
and the said Peter Mayo Jr are guilty &
the facts charged - and further saith not.

Convey the signature

Sum & by Convey the signature before me at
said bill and bearing this 13th day of
August 1874. Wesley Bassard Attorney

State of Ohio

as

Joseph H. Burns
& Peter Mayo Jr

affidavit

Filed Aug 13th 1874



The State of Ohio,
Lancaster County 55

On this 15th day of August A.D 1874, before
me Wm. Wesley Garrison Mayor of the Incorporated
- to a village of Marysville, in said County,
personally appeared Conney M. Ingman,
who being duly sworn according to law,
deposes and says, that Joseph H. Burns and
Peter Mayo Junr late of said County, on or
about the 5th day of August 1874, in the
night season of said day, went about the
hour of one o'clock at night, in the
County of Linn aforesaid, into a certain
~~house~~ of the said Conney M. Ingman, there
situate and being, willfully, maliciously,
forsaking, feloniously and burglariously, did
break, and enter with intent then and there,
and thereby, the personal goods, chattels, and
property of the said Conney M. Ingman in
the said store house then and there being,
feloniously, and burglariously to steal, take
and carry away, and then and there in
the said store house, took, two pocket knives
of the value of \$16.70-, thirty five pounds of
Candy of the value of \$10.50-, three boxes of
liveries of the value of \$12.00, and one pocket
book of the value of \$0.75-, of the personal
goods, chattels and property of the said
Conney M. Ingman in said store house then

Criminal Case File

Case No. 241

No 241

State of Ohio
vs
Jacob Debolt

Day 11th 1875; At Juist
A. S. Scott J. J. P. 418

JAN TERM 1874

Ex. D. P. 369.

Recorded P. 81

22/19
27/19

No. 241

Cuyahoga Common Pleas.

THE STATE OF OHIO
vs.

Jacob Debolt

Indictment for Assault
& Battery

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

A True Bill.

James G. Seviren
Foreman of Grand Jury.

Filed January 6 1875

H. S. Arthur
Clerk.
John L. Porter
Prosecuting Attorney.

On this _____ day of _____
187_____, Defendant ar-
raigned, and pleads _____ guilty
to this Indictment.

Clerk.

STATE OF OHIO,
Linn County, ss.)

In the Court of Common Pleas, Linn County, Ohio, of the Term of January, in
the Year of our Lord One Thousand Eight Hundred and Seventy-Five

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

Jacob Debolt

late of said County, on the twenty-fourth day of October, in the
year of our Lord One Thousand Eight Hundred and Seventy-four, with
force and arms, at ~~Fondation~~, in said County of
Linn, and State of Ohio, unlawfully violently

and in a menacing manner did assault and
threaten one John Fleming then and
there being and him the said John Fleming
then and there did strike, beat, abuse, wound
and ill treat, and other wrongs to the said
John Fleming 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.

W^t-John Fleming
Bevy Conwell

John L. Porter
Prosecuting Attorney.

The State of Ohio
by
Jacob Deholt
Transcript

Filed Oct. 31, 1874
J. G. Arthur Clerk

The State of Ohio }

vs } Jacob Debolt }

for Assault with intent
to commit murder

October 26th 1874

This Day came John Flemming
and made Oath that Jacob
Debolt Late of Union County
did on the twenty fourth Day
of October 1874 did with force of
arms at the County of Union
Ohio in and upon the body of
John Flemming then and there
being, commit an assault
With intent to commit a mur-
der, Whereupon I issued a
warrant for the apprehension of
the said Jacob Debolt delivered
to H. S. Claplin constable
also issued subpoena for the
following witnesses in behalf
of The State Delivered to H. S.
Claplin constable
also subpoenas for Jackson Debolt
H. S. Claplin Isabel Debolt Mary
Gray, Ashley Righlinger Jacob
Hoskins witnesses for defendant
Delivered to defendant

Juris fees

Taking & filing Affidavit	,45
Warrant & filing -	,45
subpoena per Swell ported	,40
" " witness for Dep.	,50
Recognizance for Adjourn	,40
Adjournment	,20
Judgement	,40
Recognizance to court	,40
Recognizance of witness	,40
Judgement	,40
swearing 13 witness	
Transcript fee	,75
certifying same	,25
	\$5.65

Costs fees

servd Warrant	,40
mileage	,25
servd subpoena	,45
mileage	,30
two Days Attendant	2.00
	\$3.40

Witness fees

Benjamin Comwell	-	75
Richard Morris	-	75
John Smith	-	75
Jackson Debolt	-	75
Isabel Debolt	-	75
Mary Gray	-	75
H. S. Claplin	-	75
Ashley Righlinger	-	75
John Hudson	-	25
James Hoskins	-	25
James Newhouse	-	25
		\$6.75

Warrant returned indorsed I took
the body of the witness named
Jacob Debolt to have him now
before the justice fees mileage 45
service 40 H. S. Claplin constable
subpoena for witness for the state re-
turned indorsed served by reading fees
mileage 50 service 45 H. S. Claplin
constable

Defendant Jacob Debolt present plead not guilty
to the charge with intent to murder but guilty
of Assault & Battery, The Defendant asked for an
adjournment for the purpose of procuring witnesses
Whereupon the said Defendant Jacob Debolt entered
into a Recognizance with Mary Gray Surety in the
sum of five hundred Dollars for his Appearance
on the 30th Day of October 1874 at ten o'clock in the
forenoon.

October 30th 1874 The Defendant Jacob Debolt
Present and with drew his plea of guilty as to
Assault and Battery and Plead not guilty to
the whole charge

Trial had John Flemming Benjamin Conwell
John Smith witnesses for the State & Mary Gray
Jackson Debolt witness for the Defendant
Sworn and examined and whereupon the
Defendant was ordered by me to enter into a
Recognizance in the sum of five Hundred Dollars
for his appearance at the court of Common Pleas
forthwith Mary Gray his Surety
Recognized the following witnesses in behalf of
the State John Flemming Benjamin Conwell

Othniel Jewett J.P.

The State of Ohio Union County Es.

I hereby certify that the foregoing is a true trans-
cript of the proceedings had by and before me
this the 30th day of October A.D. 1874

Othniel Jewett J.P.

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2.00		
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2.00		
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3.00		
3.00		
12.00		
7.00		
5.50		
2.50		
<u>4.80</u>		
1.00		
<u>0.60</u>		
5.50 odd	16	
5.50 fine	<u>48</u>	
	<u>64</u> Price	
5.00 fine		
5.00 0. Jewell P.		
5.65 0. Jewell P.		
5.65 H. S. Daffin const		
3.40 H. S. Daffin const		
	fas	
<u>20.79</u>		
20.79 withdraw		
7.00 total		
<u>7.00</u>		
<u>22.79</u>		
<u>29.19</u>		

20.79
7.00
22.79
29.19

State of O [unclear] Oct 31, 1874
vs John Flemming &
Jacob Dabott Bony^a Cornwell

Recognised to appear on
\$100. each
the first day of the next term
of the Court of Common Pleas of Union Co
to give evidence before the Grand Jury

The State of Ohio

The State of Ohio

Union County

William Weber

The State of Ohio

Union County

J M Kennedy

Joseph M Kennedy

State of Ohio Union County

Marshall Union County State of Ohio

THE STATE OF OHIO

Jacob Debolt

RECOGNIZANCE AFTER TRIAL.

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

The State of Ohio, Lewis COUNTY, ss.

Be it remembered that on the Thirteenth day of October in the year of our Lord, one thousand eight hundred and fifty seven, before Jacob Debold, Mary Gray, Orville Jewell, personally appeared before me Orville Jewell, one of the Justices of the Peace in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio the sum of Five Hundred Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to wit: The condition of this recognizance is such, that if the above bound
Jacob Debold

shall personally be and appear before the Court of Common Pleas, on the first day of the term thereof, next to be helden in and for the County aforesaid then and there to answer a charge of Assault with intent

To commit murder

and abide the judgment of the Court, and not depart without leave, then this recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

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

J H Debold
Mary Gray

Orville Jewell

JUSTICE OF THE PEACE.

THE STATE OF OHIO

Jacob Delcott
v8.

RECOGNIZANCE OF WITNESSES.

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

The State of Ohio, Union COUNTY, ss.

Be it remembered, that on the Twenty sixth day of October in the year A. D. 1874, John Flanning & Benjamin Cowwell personally appeared before me Othniel Jewett,

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

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

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

JUSTICE OF THE PEACE.

Crim. Doc.

A Page 369

246

COMMON PLEAS.

THE STATE OF OHIO,

Jacob Lebold
vs.

Fi. Fa. et Ca. Sa.

This Writ dated 10 August 1875.

Fine, - - - \$ 5,00
Costs, - - - 24,19

Deft's Costs, - - - \$
Int. from - - -

Inc. Costs, - - - \$ 70

John L. Scott Pros. Atty.

Received 18

Sheriff.

Returned and filed 18 Mch 1876

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

May 11, 1875, or 17

The State of Ohio } Received this writing August 10th 1875
v. John Commiss } the defendant not
fee found

Service Village \$ 5.00
Postage 5^{cts}
Return \$ 5.00

John L. Scott

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
Jacob Debolt

in your bailiwick, you cause to be made \$29¹⁹
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
4 day of January, A. D. 1875, by the judgment of
said Court, recovered against the said

Jacob Debolt

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

Jacob Debolt

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 Marperville, this 10
day of August, A. D. 1875.

H. L. Arthur. Clerk.

By _____, Deputy Clerk.

Criminal Case File

Case No. 242

No. 242

UNION COMMON PLEAS.

STATE OF OHIO

against

Si Mayo

Defendant.

JAN TERM 1875

Journal No.	9	Page	432
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Ex. Doc.	A	Page	5062

No 242

State of Ohio
At Mayo

JAN TERM 1875

Ex d. R 376

Recorded R 79

May 11th
" 2^d

408 432, ~~434~~

No. 242

Union Common Pleas.

THE STATE OF OHIO
vs.

John May

Indictment for Wounding
with intent to wound
& resisting Officer

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

A True Bill.

James J. Sevins
Foreman of Grand Jury

Filed January 6 1875

H. J. Arthur Clerk.
John L. Porter
Prosecuting Attorney.

On this day of
1875, Defendant arraigned, and
pleads guilty to this
Indictment.

Clerk.

0-5-0
old record
25

-94121
-51118
252
298
07
01
01
07
-51
-51
01
03
02

STATE OF OHIO,

Linnin County, ss.

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

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

At Mayo

late of said County, on the twenty-fifth day of December, in the year of our Lord One Thousand Eight Hundred and Seventy-Four, with force and arms, at _____ Township, in said County of Linnin, and State of Ohio, in and upon one George D Haunden then and there being ill unlawfully and maliciously make an assault, and with a certain truse which he the said George D Mayo then and there in his right hand held and held, him the said George D Haunden did then and there unlawfully maliciously and feloniously strike, cut and penetrate thereby then and there giving to him the said George D Haunden in and upon the left hand, and upon the left arm of him the said George D Haunden gives wounds with intent then and there, and thereby him the said George D Haunden maliciously to wound and maim.

And the Jurors aforesaid, by the authority aforesaid upon their oaths aforesaid do further present and find that the said George D Mayo on the day and year aforesaid in the incorporated village of Marysville in the County of Linnin of said

did unlawfully violently, rudely
and willfully assault threaten beat cast
abuse and resist the said George D'Haen-
den, he the said George D'Haenden being
then and there an Officer to such Deputy
Marshall of the Incorporated Village
aforesaid in the County of New aforesaid
legally authorized and duly qualified
as such officer, and (being then and there
in the execution of his said Office to such
being then and there endeavoring on
view and in a lawful manner as such
Deputy Marshall to apprehend and
arrest the said Al Mayo in said Incor-
porated, he the said Al Mayo then and
there in said Incorporated Village being,
guilty of riotous conduct, exciting contention
and disturbance in said village, using
loud, quarrelsome, and obscene language
greatly to the disturbance of the peace of the
citizens, and people of said village, and
violating the laws and ordinances of said village moreover
and he the said Al Mayo when he so
assaulted beat, abused and resisted, said George
D'Haenden as such Deputy Marshall in
the said execution of his office as aforesaid
well knew that said George D'Haenden
was then and there Deputy Marshall
as aforesaid
and in the lawful execution of his said
Office

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. Roster
Prosecuting Attorney.

365~
610
50
200
12.25-

365~
670
2~
12.35-
150
1383-

Filed May 20, 1875
H. J. Arthur Clerk

The State of Ohio,

Union
County, ss.

In the Court of Common Pleas of said Co., January Term, A. D. 1875-

THE STATE OF OHIO, Plaintiff.

Against

Ai Mayo Defendant.

CRIMINAL ACTION.

We the Jury empaneled and sworn to well and truly try, and true deliverance make between the State of Ohio and the prisoner at the bar. - Ai Mayo

do find the defendant

Ai Mayo, ~~not guilty~~

John Mornett Foreman.

W B P 232

State of Ohio

vs.

Ai Mays

A TRUE COPY.

JOHN C. PRICE, Sheriff.

By _____ Deputy.

Filed 20 1875
Arthur Clark
Ayers Attorney.

Witnesses will claim their attendance each day at the Clerk's
desk, otherwise their fees will not be taxed in the cost bill.

The State of Ohio } Recited this 20th day of January 1875
Brown County } And served the within named
Sherriff for } Service, 75- Persons by delivering to each of
Milgate 5.00 Then a true copy of this my
Copy 125-
Recd 125
712

John C. Price Sheriff

The State of Ohio, Union County, ss:

Court of Common Pleas of said County:
To *James Malone, Daniel Miller Jones, Mayo*
D. W. Henderson Thomas Whorton
*lives in Urbana
paid with 75*

You are required to attend on the day of forthwith A. D. 187
at o'clock A. M., at the Court House in Marysville, in said County, before
the Court of Common Pleas, to testify as witness, on behalf of
Ai Mayo
in a case pending in said Court, wherein The State of Ohio is
Plaintiff and Ai Mayo Defendant, and not depart
the Court without leave. Hereof fail not under the penalty of law.

Witness my hand and seal of said Court, at Marysville,
this 11th day of January, A. D. 1873

H. S. Arthur, Clerk,

Court of Common Pleas, Union County, Ohio.

W

B

P 232

State of Ohio

vs.

in May

Subpæna for

wit.

Filed

A. D. 1875

H. J. Arthur, Clerk.

John W. Rector Attorney.

Witnesses will claim their attendance each day at the Clerk's desk, otherwise their fees will not be taxed in the cost bill.

The State of Ohio } Received this writ January 9th 1875
from Compt. } Served this writ in Name of persons
Sitting for
Conseas 1.20
Milage 3.0
Copies 2.92
Total \$ 3.62

John W. Rector

The State of Ohio, Union County, ss:

Court of Common Pleas of said County.

To George J. Hammon, Solomon Heasly, John S. Fleck
Dr. F. W. Henderson Joseph Fry John B. Weller
Willard Winger Wesley Gerard

You are required to attend on the 11 day of January A. D. 1875
at 9 o'clock A. M., at the Court House in Marysville, in said County, before
the Court of Common Pleas, to testify as witness, on behalf of

State of Ohio
in a case pending in said Court, wherein State of Ohio is
Plaintiff and Al Mayo Defendant, and not depart
the Court without leave. Hereof fail not under the penalty of law.

Witness my hand and seal of said Court, at Marysville,
this 9 day of January, A. D. 1875
F. J. Arthur Clerk,

Court of Common Pleas, Union County, Ohio.

Criminal Case File
Case No. 243

No. 243

UNION COMMON PLEAS.

STATE OF OHIO

against

Joseph Bouhan et al
Defendant.

MAY TERM 1878

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Record No.	- -	Page	- -
Ex. Doc.		Page	

No 243

State of Ohio
vs
Joseph Bonham &
Leroy Wynegar

(May 14, 1873; J.G.B. 457)
Nolled

MAY TERM 1874

945
162
2240
11.73-78
4-04
1-30
~~6-19-0~~
~~6-18-0~~

2240

1072

2-9973

1072

1072

1072

1072

1072

1072

1072

1072

1072

1072

No. 243

Union Common Pleas.

THE STATE OF OHIO

vs.

Joseph Bonham &
Lesoy Urynegar

Indictment for Assault
& Battery

On this day of
, 187 , Defendant ar-
raigned, and pleads guilty
to this Indictment.

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.

James Y. Sevren
Foreman of Grand Jury

Filed January 6 1875

H. S. Arthur
Clerk.

John L. Porter
Prosecuting Attorney.

STATE OF OHIO,
Lorain County, ss.)In the Court of Common Pleas, Lorain County, Ohio, of the Term of January, in
the Year of our Lord One Thousand Eight Hundred and Seventy-FiveThe Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of Lorain, impaneled, sworn
and charged to inquire of crimes and offenses committed within said County of
Lorain, in the name and by the authority of the State of Ohio, on
their oaths, do find and present, that

Joseph Bonham and Leroy Wynnegan

late of said County, on the fourteenth day of November, in the
year of our Lord One Thousand Eight Hundred and Seventy-four, with
force and arms, at - Township, in said County of
Lorain, and State of Ohio, unlawfullyviolently, and in a menacing manner did
assault and threaten one Frances McEvigill
then and there being soe, and him the
Frances McEvigill then and there did beat
above, strike wound and ill treat, and other
ways to the said Frances McEvigill then
and there did.contrary to the form of the Statute in such case made and provided, and against
the peace and dignity of the State of Ohio.*John L. Porter*
Prosecuting Attorney.

865

Newton Burgoon	1,35-
Arthur Bell	1,25-
John Tanner	1,30
William Bonham	1,35-
Victor Bonham	1,35-
Gad Wyringar	1 35-
Mary Cramer	1 40
Lucinda Salisbury	1 20
Wesley Pearson	Rppf 1,20
Francis M. Cowgill	2,10 \$11.75
C. Hoskins	2.05
Lucy Hoskins	2 05-
Rebecca J. Tanner	2 10
To. S. S. Skidmore	1.95-
George Cowgill	2 10
J. C. Siddle	2 25-
W. W. Woodburn	1.50
Isaac Cowgill	2 10
James Cowgill	2 10
Richard Morris	<u>2 10</u> <u>22.40</u>

15.26
1.08
1.6
~~\$16.50 Price~~

15.00
9.65-
5.00
29.65-

Stone \$5.00

5.00
2.00
2.00
8.00
8.50
1.05-
1.05-
2.00
7.00
5.50-
2.50
3.00

100
9.65- ~~Arith~~

Long division diagram:
Divisor: 5
Dividend: 47
Quotient: 9
Remainder: 2

9.65-
2.05-
11.70

2.08
7.08

RECOGNIZANCE.

The State of the
Mississippi

vs.

Joseph Bonham
Defendant

Ed. Hedges

Justice of the Peace.

Docket..... No.

Returnable..... 186 .

Constable.

THE STATE OF *Ohio* COUNTY, SS.

Be it remembered, That, on the *27th* day of *November*, one thousand eight hundred and *nineteen*, *Joseph Bonham and*
Hannah Bonham,

personally appeared before me, *Ed. Hedges*, one of the Justices of the Peace in and for the County aforesaid, and jointly and severally acknowledge themselves to owe the State of Ohio the sum of *\$100.00* dollars, to be levied on their goods and chattels, lands and tenements, if default be made in the condition following, to-wit: The condition of this recognition is such, that if the above bound *Joseph Bonham* shall personally be and appear before the Court of Common Pleas, on the first day of the term thereof, next to be holden in and for the County aforesaid, then and there to answer to a charge of *deserted wife* with *Interest to be recovered one year and six months* and abide the judgment of the Court, and not depart without leave, and in the meantime to be of good behavior, and to keep the peace toward the citizens of the State generally: and the said *Joseph Bonham*, then this recognition shall be void, otherwise it shall be and remain in full force and virtue in law.

Joseph Bonham [SEAL.]

Hannah Bonham [SEAL.]

[SEAL.]

Taken and acknowledged before me, this *27th* day of *November*, one thousand eight hundred and *nineteen*.

Ed. Hedges Justice of the Peace.

RECOGNIZANCE.

The State of Ohio

Plaintiff

vs.

Leroy Wm. Morgan

Defendant

L. A. Hedges

Justice of the Peace.

Docket..... No.....

Returnable..... 186 .

Constable.

RECOGNIZANCE.

The State of Ohio

Plaintiff

vs.

John R. Morgan

Defendant

L. A. Hedges

Justice of the Peace.

Docket..... No.....

Returnable..... 186 .

Constable.

THE STATE OF *Ohio Union* COUNTY, S.S.

Be it remembered, That, on the 24th day of November, one thousand eight hundred and seventy four, Lesoy Wymers and Peter Wymers, personally appeared before me, S. A. Hedges, one of the Justices of the Peace in and for the County aforesaid, and jointly and severally acknowledge themselves to owe the State of Ohio the sum of Two Hundred dollars, to be levied on their goods and chattels, lands and tenements, if default be made in the condition following, to-wit: The condition of this recognizance is such, that if the above bound Lesoy Wymers shall personally be and appear before the Court of Common Pleas, on the first day of the term thereof, next to be holden in and for the County aforesaid, then and there to answer to a charge of Murder with intent to murder one Frank M. George, and abide the judgment of the Court, and not depart without leave, and in the meantime to be of good behavior, and to keep the peace toward the citizens of the State generally: and the said S. A. Hedges, specially, then this recognizance shall be void, otherwise it shall be and remain in full force and virtue in law.

Lesoy Wymers [SEAL.]

Peter Wymers [SEAL.]

[SEAL.]

Taken and acknowledged before me, this 24 day of November, one thousand eight hundred and seventy four.

S. A. Hedges Justice of the Peace.

THE STATE OF *Ohio Union* COUNTY, S.S.

Be it remembered, That, on the 24th day of November, one thousand eight hundred and seventy four, William Leadd Wymers and Peter Wymers, personally appeared before me, S. A. Hedges, one of the Justices of the Peace in and for the County aforesaid, and jointly and severally acknowledge themselves to owe the State of Ohio the sum of Two Hundred dollars, to be levied on their goods and chattels, lands and tenements, if default be made in the condition following, to-wit: The condition of this recognizance is such, that if the above bound William Leadd Wymers shall personally be and appear before the Court of Common Pleas, on the first day of the term thereof, next to be holden in and for the County aforesaid, then and there to answer to a charge of Murder with intent to murder one Frank M. George, and abide the judgment of the Court, and not depart without leave, and in the meantime to be of good behavior, and to keep the peace toward the citizens of the State generally: and the said S. A. Hedges, specially, then this recognizance shall be void, otherwise it shall be and remain in full force and virtue in law.

Wm C. Wymers [SEAL.]

Peter Wymers [SEAL.]

[SEAL.]

Taken and acknowledged before me, this 24 day of November, one thousand eight hundred and seventy four.

S. A. Hedges Justice of the Peace.

Recognizance of Wm. Nestor
in the case of the State of
Ohio against Jerry Vinegar
and Wm. C. Vinegar

THE STATE OF *Ohio* *Union* COUNTY, SS.

Be it remembered, That, on the 24th day of November in the year one thousand eight hundred and Seventy four Frank Tanner, Lucia Hastings, Jacob Tamm, Warren Cleverger, Newton Burgoon, Francis McGeoghegan Arthur, Bell + Tanner James C. Cleverger personally appeared before me, L. Atches, 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 recognition is such, that if the above bound Frank Tanner Lucia Hastings James Tamm Warren Cleverger, Newton Burgoon Francis McGeoghegan Arthur, Bell and James C. Cleverger shall personally appear at the next criminal term of the Court of Common Pleas to be holden within and for the County aforesaid, on the first day of the term thereof, to give testimony on behalf of the State of Ohio, and the truth to say on such matters as may be then and there required of them, and not depart the Court without leave, then this recognizance shall be void and of none effect; otherwise to remain in full force and virtue in law.

James Marion Campbell

James C. Cleverger [SEAL.]

H. H. Cleverger [SEAL.]

W. Bell [SEAL.]

James Tanner [SEAL.]

[SEAL.]

[SEAL.]

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

..... Justice of the Peace

C. Harkins - Head Streets
Caroline Croome Head Streets
Lucia Hastings "
Dr S. Skidmore known as doctor
Rebecca Tanner - Head Streets
Newton Burgoon

The State of Ohio
Seroy Wm Negar & Co.
 Transcript
 Filed Dec 12, 1874

Held at the 20th Day of Dec 1874 at 10 o'clock
 before them by consent of the parties it was adjourned
 till the 24th Day of Dec 1874 at 10 o'clock A.M.
 Leroy Wm Negar & Wm W. Negar was held to
 bail in the sum of One Hundred Dollars each
 which was entered into for their appearance on
 the 24th Day of Dec 1874 and signed by Peters
 Wm Negar

On the 28th 1874 Subpoena Served for 6 persons as witnesses
 for the defendants not served by a Constable
 on the 21st 1874 Subpoena Served for Rebecca J. Turner &
 Wm Negar

Received this writ above 21st 1874 and served the 23rd
 of a true copy of this writ on each of the following named
 personally, Lebec J. Turner & William Negar

Service Expenses 30

Bapties 500

J. T. Taylor Assistant Constable Village 60
 \$1 40

On the 21st 1874 Subpoena Served for 5 persons

Cardine Hawkins John Turner James Turner & others
 Belle Richard Charles

Received this writ above 21st 1874 and served on the 23rd

of Dec 1874 Served a true copy of this writ on each of
 the following named persons Cardine Hawkins John Turner
 James Turner Arthur Hale & Richard Morris Service 45
 \$1 40
 \$2 80

Subpoena Served Constable

The State of Ohio

v/s

Joseph Bonham

Leroy Wm. Wm. Wm.

Wm. C. Wm. Wm.

Before L. & T. Hedges of St
m and for Muskegon
Township Union Co. Ohio

None 16th 1874 this day came Francis Marion Brugle
 filed his complaint by an affidavit there off against
 Joseph Bonham Leroy Wm. Wm. Wm.
 Their upon issued Warrent dated above 16th 1874 ~~stated~~
 and delivered to Geo K Stewart Constable returnable
 forthwith Geo Brugle acknowledged himself as
 Bail for costs warrent returned with the Body of
 Leroy Wm. Wm. Wm. By request of the defendant he Leroy
 Wm. Wm. Wm. was held under Bands of two Hundred
 Dollars for his appearance at one o'clock P.M. on the
 17th day of Nov 1874 Bond signed by Peter Wm. Wm.
 the other two Joseph Bonham & Wm. C. Wm. Wm.
 was not found Nov 17th 1 O'clock P.M.

Return of on Warrent I have the Bodies of the
 within Named Defendants Leroy Wm. Wm. Wm.
 Wm. Wm. Service of warrent on Leroy Wm. Wm. Wm. 40
 Milage 40

assistant & Taylor ~~50~~ ⁵⁰

Geo K Stewart Constable

Service of warrent on Wm. C. Wm. Wm. 40

C. Stewart Constable Milage ~~160~~ ¹²⁰⁰

None 17th 1874 1 O'clock P.M. for the reason of the
 Illness of the prosecuting witness the case was

3 page

Nov 21st 1874 Issued Subpoena for Joannia Webster
Received this writ Nov 24th 1874 and served Nov 24th 1874
by serving a true copy of this writ at her usual place
of residence Joannia Webster Service 25
Copy 25
Mileage \$1.00

7 off Taylor assistant Constable

Nov 21st 1874 Issued Subpoena Fred Morris Frank Tanner
& Newton Burgoon

Received this writ Nov 21st 1874 and served Nov 23rd 1874
served a true copy of this writ on each of the within
named persons Fred Morris Frank Tanner & Newton Burgoon

Service 45
Copies 75
Mileage \$1.05
7 off Taylor assistant Constable \$2.25

Nov 17th 1874 Issued Subpoena for Warren Clevenger James
I Clevenger & Lucy Haskins

Received this writ Nov 17th 1874 and served the same
day by serving a true copy on each of the within
persons Warren Clevenger James I Clevenger and
Lucy Haskins personally

Service 45
Copies 75
Mileage \$1.30

\$2.50

1.00

\$3.50

Constable fee for tending trial

Nov 24th 1874 10 o'clock A.M. Two of the defendants
Leroy Wynnegan and Wm C Wynnegan appeared

Page

Francis Marion Cough Complainant Suborn
and Examined in behalf of the State of Ohio
Leroy Wynnegan Wm Wynnegan being Present
Joseph Bonham still not found

John Tanner James Tanner Warren Clevenger
Lewis Watkins James T Clevenger Newton
Surgeon Dr S Gedmore was Examined
on the part of the State of Ohio

The Defendants offered no Testimony but
asked and proceeded to argue the case

It is thereupon from the evidence by me considered
on this 24 day of Dec 1874 that Leroy Wynnegan and
Wm Wynnegan was guilty of a breach of the
Law and was held to answer at the next term
of the Court of Common Pleas to be held at the
County of Union in a recognizance and signed
by Peter Wynnegan of Two Hundred Dollars each

The Witnesses also recognized to Court
Nov 27th 1874 ten o'clock P M Joseph Bonham
appeared and gave himself up and advised Examination
by his attorney A. W. Myers and requested to be bound
over for his appearance at the next term of the
Court to be held at the County of Union in the
sum of Two Hundred which was entered into
by a recognizance and signed by Hannah Bonham as
surety for the defendant Joseph Bonham

Just for

justice fees

Complaint	40
Issued Warrant 3 persons	120
one Subpenn 5 persons	45
one Subpenn 3 persons	35
one " 1 person	25
one " 2 persons	30
one " 1 person	25
one " 3 persons	35
one " 6 persons	55
Recognizance for Leroy Wm. Wm. to Court	40
Admittment	20
Recognizance for Leroy Wm. Wm. & Wm. Wm. to Court	20
Sitting on trial	100
Judgement	40
Recognizance of S. Wm. Wm. Wm. to Court	20
Recognizance of Witness	40
Record	1.00
Transcript	1.00
Recognizance of Joseph Bonham to Court	40
Record	20
	\$109.00

Witness fees

Lucinda Gabley	50
Allie Gabley	50
Wesley Pearson	50
Wm. Bonham	50
Auctor Bonham	50
Shannan Burgoon	50

\$9.00

These are the witness fees for the Repens

6 page

Mr. Hynegar 50
Dr. S. Bedmore 50
Warren Clemenzer 2 days 100
Lewy Watkins 2 days 100
James T. Clemenzer 2 days 100
Fred Harris 50
Frank Tanner 50
Caroline Watkins 2 days 100
John Tanner 2 days 100
James Tanner 2 days 100
Arthur Bell 50
Richard Harris 2 days 100
 $\$ 9.50$
 3.00
 10.70
 1.30
 2.00
 1.40
 2.85
 1.00
 2.25
 8.00
 2.30
 4.30
 14.3

Taylor ~~50~~ ~~130~~

1.40	80	Stewart	
2.85	350		
1.00			
2.25	430		
8.00			
2.30			
4.30			
14.3			
	Total		$\$ 37.50$

The State of Ohio Union County Blackwell 1/28
I do hereby certify that the above is a full and
true copy from my docket of the proceedings
had by and before me at my office in said
township in the above action.

L. S. Hedges J.P.

12.50
25.00
37.50

P 232

SUBPOENA FOR

Union Common Pleas.

STATE OF OHIO

AGAINST

Jersey Wynnigar

A TRUE COPY.

JOHN C. PRICE, Sheriff.

By _____ Deputy.

Witnesses will claim their attendance each day at the Clerk's desk, otherwise their fees will not be taxed in cost bill.

Filed Jan 12, 1875
J. W. Arthur dk

The State of Ohio} Received this my day of January 11th 1875
Union County} Served therewith named
Persons by delivering to each
Sheriff of
Lancaster Co
Milage 2 50
Copy 100
Ritter 1^{1/2}

422

John C. Price Sheriff

The State of Ohio, Union County, ss:

Court of Common Pleas of said County.

To W. W. Woolhorn, Isaac Cowgill, James Cowgill
Richard Morris

You are required to attend ~~on the~~ day of ~~forthwith~~ A. D. 187~~5~~
~~at~~ o'clock A. M., at the Court House in Marysville, in said County, before
the Court of Common Pleas, to testify as witness, on behalf of
~~State of Ohio~~
in a case pending in said Court, wherein ~~State of Ohio~~ is
Plaintiff and ~~Leroy Wymear~~ Defendant, and not depart
the Court without leave. Hereof fail not under the penalty of law.

Witness my hand and seal of said Court, at Marysville,
this 11th day of January, A. D. 1875

H. P. Arthur Clerk,

Court of Common Pleas, Union County, Ohio.

W B P 232

Steve & Chris

vs.

Leroy Wynnigar

Subpæna for ~~797~~ *wit.*

Filed Aug 12 A. D. 1875

A. D. 187

Clerk.

John Foster, Clerk.
John Foster Attorney.

Witnesses will claim their attendance each day at the Clerk's desk, otherwise their fees will not be taxed in the cost bill.

The State of Ohio } Received this writing 9th 1875
Almanac comes } And the writer named
Hoffman } Henson by delivering to each
of them a copy of
Leviticus & Co True Copy at their house
Midway 400 Henson
Others 100 Places of Residence
Hoffman 1/2 Amount of free ship

The State of Ohio, Union County, ss:

Court of Common Pleas of said County,

To Rebecca J. Lammer, & S. S. Kidmore
George Cowell, & C. Diddle

You are required to attend on the 11th day of January A. D. 1875 —
at 9 o'clock A. M., at the Court House in Marysville, in said County, before
the Court of Common Pleas, to testify as witness, on behalf of

State of Ohio
in a case pending in said Court, wherein State of Ohio is
Plaintiff and Leroy Wm. Gar Defendant, and not depart
the Court without leave. Hereof fail not under the penalty of law.

Witness my hand and seal of said Court, at Marysville,
this 9 day of January, A. D. 1875 —

R. J. Arthur Clerk,

Court of Common Pleas, Union County, Ohio.

W

B

P 932

Galaxy Oliv

vs.

Leroy Wm. Gear

Subpæna for R. G. F. wit.
Filed May 12 A. D. 1875
H. H. Arthur, Clerk.
J. M. Foster Attorney.

Witnesses will claim their attendance each day at the Clerk's desk, otherwise their fees will not be taxed in the cost bill.

The State of Ohio Recd this day of January 9th 1875
Monroe County, vs. Served the within named
Sheriff fees Personalty delivery to book
Summons \$4.50 of Mr. A. Turner & Son
Mileage 2 50 Copying 75- this sum
Returns 12
Subpæna 3 82
3 50 532

H. H. Arthur
J. M. Foster

The State of Ohio, Union County, ss:

Court of Common Pleas of said County.

To Francis M. Cowgill, C. Hopkins,
Lucy Hopkins

You are required to attend on the 11th day of January A. D. 1875
at 9 o'clock A. M., at the Court House in Marysville, in said County, before
the Court of Common Pleas, to testify as witness, on behalf of

State of Ohio
in a case pending in said Court, wherein State of Ohio is
Plaintiff and Leroy Wynegar Defendant, and not depart
the Court without leave. Hereof fail not under the penalty of law.

Witness my hand and seal of said Court, at Marysville,
this 9 day of January, A. D. 1875
R. T. Arthur Clerk,

Court of Common Pleas, Union County, Ohio.

Crim. Doc. _____ Page 372

COMMON PLEAS.

THE STATE OF OHIO,

vs.

Joseph Bonham**Fi. Fa. et Ca. Sa.**This Writ dated Feb 24 1875

Fine, - - - -	\$ 5 . 00
Costs, - - - -	96 , 30

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

Int. from _____

Inc. Costs, - - - -	\$ 1,00
---------------------	---------

John L. Foster
Pros. Att'y.

Received 18.

Sheriff.

Returned and filed 29 March 1875.1063
96

The State of Ohio } Remained this court February 24 1875
 Union County } and on the 29th day of March 1875
 Sheriff returned this writ by order
 of John L. Parker Pro att'y
 summe \$ 1.50
 Molas 1 2 0
 Total 2 5 0
\$ 1.70

John L. Parker Pro att'y
John L. Parker 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

Joseph Bonham

in your bailiwick, you cause to be made \$101³⁰
 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
 4 day of January, A. D. 1875, by the judgment of
 said Court, recovered against the said

Joseph Bonham

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

Joseph Bonham

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 24
 day of February, A. D. 1875.

H. S. Arthur. Clerk.

By _____, Deputy Clerk.

Criminal Case File
Case No. 244

No. 244

UNION COMMON PLEAS.

STATE OF OHIO

against

Lewis F. Blue

Defendant.

MAY TERM 1875

Journal No. 9 Page 456
Record No. -- Page --
Ex. Doc. A Page 5078

244

State of Ohio
vs

Lewis K. Blue

May 13, 1875; P. 45-6

MAY TERM 1875

Ex d. P. 384

www

No. 244

Union Common Pleas.

THE STATE OF OHIO
vs.

Lewis & Blue

Indictment for

Burglary
and 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.

James G. Seviren
Foreman of Grand Jury.

Filed January 6 1875

H. S. Arthur Clerk.
John L. Porter
Prosecuting Attorney.

On this 11 day of May
1875, Defendant arraigned, and
pleads Not guilty to this
Indictment.

H. S. Arthur

Clerk.

STATE OF OHIO, }
Union County, ss. }

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

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:

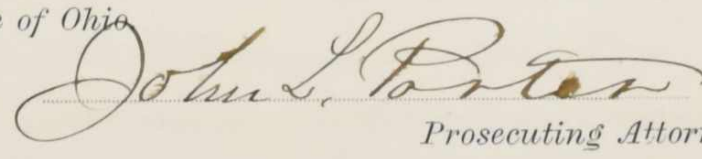
Lewis F. Blue

late of said County, on the twenty-fourth day of December, in the
year of our Lord One Thousand Eight Hundred and Seventy-four, with
force and arms, at — — — Township, in said County of
Union, and State of Ohio, Being the Clerk of
a certain private person, to wit one Abram
Goldsmith, and the said Lewis F. Blue not
being then and there a person within the age of
eighteen years, and not being an apprentice,
one vest of the value of four dollars and fifty cents,
one set sleeve buttons of the value of fifty cents,
one crook of the value of fifty cents, one collar
button of the value of seventy five cents, and two
pairs of socks of the value of fifty cents each pair,
of the goods, chattels and property of said
Abraham Goldsmith, did unlawfully, fraud-
ulently and feloniously take, make way with,
and secrete, with intent the said goods, chattels
and property fraudulently to embezzle, and
convert to his own use without the assent of
him the said Abraham Goldsmith his said
employer, and without the assent of any
owner of the said goods, chattels and property,
which said goods, chattels and property had
then and there come into the possession
and care of him, the said Lewis F. Blue

by virtue of his said Employment as
such Clerk of the said Abraham Goldsmith
as aforesaid.

And the Jurors aforesaid by the
Authority aforesaid, upon their oaths aforesaid,
do further find and present that the said
Louis F. Blue on the day and year aforesaid
in the County aforesaid, one vest of the value
of four dollars and fifty cents, one set sleeve-
buttons of the value of fifty cents, one ~~crook~~ of
~~the dollar~~ of fifty cents, one collar button of
the value of seventy five, two pairs of socks of the
value of fifty cents each pair, of the goods -
chattels and personal property of the said
Abraham Goldsmith then and there being
then and there unlawfully and feloniously
did steal, take and carry away.

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


John L. Porter
Prosecuting Attorney.

Filed May 13, 1875.

F. F. Smith
clerk

468
} 68

The State of Ohio,

Union

County, ss.

In the Court of Common Pleas of said Co.,

May 13 Term, A. D. 1875-

THE STATE OF OHIO, Plaintiff,

Against

Lewis F. Blue

Defendant.

CRIMINAL ACTION.

We the Jury empannelled and sworn to well and truly try, and true deliverance make between the State of Ohio and the prisoner at the bar.

do find the defendant

Lewis F. Blue

Not Guilty

G. B. Gammelton

Foreman.

Thomas Wharton	2 25-
Barney Wolf	1 50
A. H. Wilkins	2 25-
A. Goldsmith	2 25-
Levi Goldsmith	1 50
Josiah Blue	1 50
William Brown	3 05 865-
Wm Hall	2 25-
Samuel Turner	2 60
Luther Turner	2 50
Stephen Shirk	2 55-
Charles Sharp	75-
C. S. Chapman	1 50
A. S. Chapman	1 50
Wesley Garrard	1 50
S. S. Jewell	75-
J. B. Whelpley	75-
John T. Moore	1 50
William Smith	1 50
George Wilber	1 50
Darius Fuxton	1 50
A. W. Torrence	1 50
W. M. Smith	1 50
S. G. Crop	1 50
John Cader	75-
Ote Mullen	1 50
Samud McAlister	1 50
O. McScott	1 50
Thomas Brown	1 50

George Snodgrass	150
Jacob Houser	150
George Robinson	150
Dr A. McFadden	150
Wilson Vangordon	75-
Miles Spain	75-
Silas McFadden	75-
Hugh McFadden	75-
J. M. Dunn	75-
J. A. Henderson	75-
W. W. Woodburn	75-
J. J. Morelock	75-
Ellie Blue	75-

Paid
 2,15-
 1,75-
 3,65-
 3,30-
 22,05-
32.05- *short*

46
 $\frac{5}{5}$
 42

50
 20
 05-
 45
 15-
 60
 30
 10
 1,60
 1,90
 2,10
 2,10
 4,20
 1,40
 5-5-
25-

\$16.60 - clerk No record

The State of } Recited this 26th April 1875
Muskingum Co. } and on the same day arrested the within
State of Ohio
Named Defendant and received
Bail for his appearance on
The first day of May 1875
Common Pleas Court 1875

Sum - 45-
Arrest - 45-
Bail Bond 65-
Jury 10-
Costs 50-

2.15-

John L. Postle

D C P 118

UNION COMMON PLEAS.

THE STATE OF OHIO,

Lewis H. Blue ^{vs.}

John L. Postle
Prosecuting Attorney.

Filed 17 day of May 1875
F. F. Atch
Clerk.

THE STATE OF OHIO,
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Lewis A. Blue
if he be found in your county, and him safely keep, so that you have his body
before our Court of Common Pleas for the county of Union, aforesaid,
on the ~~first~~ day of said Court, that being the 3^d
day of May A. D. 1805 to answer unto an Indictment
found against him in said Court for

Embezzlement and Larceny

And have you then and there this writ.

Witness my hand and seal of said Court of
Common Pleas, at - Marysville, this 26
day of April A. D. 1805 -

H. S. Arthur

CLERK.

Criminal Case File
Case No. 245

Crim. Doc. _____ Page 374

Union COMMON PLEAS.

THE STATE OF OHIO,

vs.

Thomas Harris

Fi. Fa. et Ca. Sa.

This Writ dated January 26 1875

Fine, - - - - -	\$ 100,00
Costs, - - - - -	61,45

Def't's Costs, - - - - -	\$ 0
Int. from - - - - -	\$ 0

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

John Lester

Pros. Att'y.

Received 18.

Sheriff.

Returned and filed Feb 12 1875.

The State of Ohio, Plaintiff vs. Defendant, January 26, 1875
 Plaintiff, \$ 100,00 and on the 29th day of
 January 1875 the defendant
 Thomas Harris paid fine
 Costs and jail fees, Board
 one hundred and sixteen
 days, 100 dollars in full
 on this note

John Lester 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
Thomas Harris

in your bailiwick, you cause to be made \$161⁴⁵-
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
4 day of January, A. D. 1875, by the judgment of
said Court, recovered against the said

Thomas Harris

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 Thomas Harris

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

Witness my hand and the Seal of said Court,
at Marysville, this 26
day of January, A. D. 1875.

H. T. Arthur. Clerk.

By _____, Deputy Clerk.

Criminal Case File
Case No. 246

246

State of Ohio

ms

Samuel Leook

g. 433 c

g. 435 8 d

JAN TERM. 1876

Jan. 11, 1876, Left off

810, P. 63

Ex Lib. H. H. 401 H 402

No. 257

Auore Common Pleas.

THE STATE OF OHIO
vs.

Samuel Cook

Indictment for Retarding
a person in the
habitue

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

A True Bill.

James G. Sivins
Foreman of Grand Jury.

Filed January 5 1875

H. P. Arthur
Clerk.
John L. Porter
Prosecuting Attorney.

On this day of
187 , Defendant arraigned, and pleads guilty
to this Indictment.

Clerk.

20 49 off 1/2
23
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STATE OF OHIO,
Linn County, ss.)In the Court of Common Pleas, Linn County, Ohio, of the Term of January, in
the Year of our Lord One Thousand Eight Hundred and Seventy-Five

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

Samuel Cook

late of said County, on the first day of September, in the year of our Lord One Thousand Eight Hundred and Seventy-four, with force and arms, at — Township, in said County of Linn, and State of Ohio, did unlawfully

furnish intoxicating liquors to one Chrisley Stultz, the said Chrisley Stultz being then and there a person in the habit of getting intoxicated, and he the said Samuel Cook then and there well knowing that the said Chrisley Stultz was a person then and there in the habit of getting intoxicated, and the said intoxicating liquors not being then and there given to the said Chrisley Stultz by a physician in the regular line of his practice.

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

*Chrisley Stultz**John L. Porter*
Prosecuting Attorney.

No. 247

Under Common Pleas.

THE STATE OF OHIO
vs.

Samuel Cook

Indictment for furnishing
liquors to person in
the habitation

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

A True Bill.

James A. Seirin
Foreman of Grand Jury.

Filed January 6 1875

H. T. Arthur
Clerk.
John L. Root
Prosecuting Attorney.

On this _____ day of _____
187_____, Defendant ar-
raigned, and pleads _____ guilty
to this Indictment.

Clerk.

1049778 100814
-52
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282
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29

STATE OF OHIO,
Linn County, ss.)In the Court of Common Pleas, Linn County, Ohio, of the Term of January, in
the Year of our Lord One Thousand Eight Hundred and Seventy-FiveThe Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of Linn, impaneled, sworn
and charged to inquire of crimes and offenses committed within said County of
Linn, in the name and by the authority of the State of Ohio, on
their oaths, do find and present, that

Samuel Cook

late of said County, on the fifth day of September, in the
year of our Lord One Thousand Eight Hundred and Seventy-Four, with
force and arms, at - - - - - Township, in said County of
Linn, and State of Ohio, did unlawfully furnish
intoxicating liquors to one Crisley Stults.
to the said Crisley Stults being then and
there a person in the habit of getting intoxicated
and he the said Samuel Cook then and
there well knowing that the said Crisley -
Stults was a person then and there in the
habit of getting intoxicated, and the said
intoxicating liquors not being then and there given
to the said Crisley Stults by a physician
in the regular line of his practice.

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

Cris Stults

John L. Porter
Prosecuting Attorney.

No 246

Columbus Common Pleas.

THE STATE OF OHIO
vs.

Samuel Cook

Indictment for furnishing
liquors to person
in the habit etc

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

A True Bill.

James Y. Sevitt
Foreman of Grand Jury.

Filed January 8 1875

H. T. Arthur
Clerk.
John L. Porter
Prosecuting Attorney.

On this _____ day of _____
187____, Defendant ar-
raigned, and pleads guilty
to this Indictment.

Clerk.

86.80 cash wks
10
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-54
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STATE OF OHIO,
Union County, ss.)

In the Court of Common Pleas, *Union* County, Ohio, of the Term of *January*, in
the Year of our Lord One Thousand Eight Hundred and Seventy-Five

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

Samuel Cook

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

furnish intoxicating liquors to one *Leisley Stults* he the said *Leisley Stults* being
then and there a person in the habit of
getting intoxicated, and he the said *Samuel Cook* then and there well knowing
that the said *Leisley Stults* was then
and there a person in the habit of getting
intoxicated and the said intoxicating
liquors not being then and there given
by a physician in the regular line of his
practice to the said *Leisley Stults*.

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

John L. Porter
Prosecuting Attorney.
J. L. Porter
Attala Co., Miss.
His Agent

F. M. Mealey	1.50
Lewis Hedges	1.50
John T. Lenox	1.65-
Pinaldo Moses	1.50
John Landon	1.50
C. Stults	1.50
Mrs. C. Stults	1.50
M. J. Patrick	1.50

March 20th 1875

The State of Ohio, Received this writ Jan'y 9th 1875
Union County 55 after making diligent Search the
Sheriff has
Searched not found

Benoite	
Mileage	9 00
Feary Plate	9 00
Subsistence	2 00
Rental	1 2 00
	<hr/>
	20,12

John L. Moore Sheriff
U.C.O.

D C P 118

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.
Samuel Cook

John L. Porter
Prosecuting Attorney.

Filed 18 day of Nov 1875
R. T. Arthur
Clerk.

THE STATE OF OHIO,
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Samuel Cook
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 7th day of January A. D. 1805 to answer unto an Indictment
found against him in said Court for Furnishing intoxicating
liquors in violation of law to Christy Stull
a person 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 9
day of January A. D. 1805

R. P. Arthur CLERK.

W

B

P 233

Mated Clue

vs.

Samuel Cook

Subpana for *Off* wit.

Filed *Jay 20* A. D. 1875

H. S. Porter, Clerk.

John H. Porter Attorney.

Witnesses will claim their attendance each day at the Clerk's desk, otherwise their fees will not be taxed in the cost bill.

The State of Ohio having filed in 1875
Union County vs. Sheriff for damages.
Plaintiff the Plaintiff named herein
Service 75 by delivering to each of them
Milagro 160 according to the original
Copy 125 their usual places of residence
return *in* $\$3.75$

The State of Ohio, Union County, ss:

Court of Common Pleas of said County.

To

Aglasabine John Landen Crisley Still -
Mrs Crisley Still - Crisley Still - Aunt

You are required to attend on the 11 day of January A. D. 1875
at 9 o'clock A. M., at the Court House in Marysville, in said County, before
the Court of Common Pleas, to testify as witness, on behalf of

State of Ohio in a case pending in said Court, wherein State of Ohio is
Plaintiff and Samuel Cook Defendant, and not depart
the Court without leave. Hereof fail not under the penalty of law.

Witness my hand and seal of said Court, at Marysville,
this 9 day of January, A. D. 1875

H. L. Ketchum Clerk,

Court of Common Pleas, Union County, Ohio.

W

B

P 233

Stotey Olio.

vs.

Samuel Cook.

Subpana for R. J. Giff wit.

Filed May 20 A. D. 1875

H. A. Arthur, Clerk.
John L. Porter Attorney.

Witnesses will claim their attendance each day at the Clerk's desk, otherwise their fees will not be taxed in the cost bill.

The State of Ohio Received this morn'ning 9th / 1875
& County Court 5th Serv'd the within named
Persons by delivering to each
of them a true copy of this
Writ or Summone the same
Days 220 at their usual places of
abode 100 1/2 Munday
Nett \$ 3.92

John L. Porter Atty

The State of Ohio, Union County, ss:

Court of Common Pleas of said County.

To H. M. Meale, Lewis Hedges, John C.
Leroy Rinaldo Moses

You are required to attend on the 11 day of January A. D. 1875
at 9 o'clock A. M., at the Court House in Marysville, in said County, before
the Court of Common Pleas, to testify as witness, on behalf of

State of Ohio
in a case pending in said Court, wherein State of Ohio is
Plaintiff and Samuel Cook Defendant, and not depart
the Court without leave. Hereof fail not under the penalty of law.

Witness my hand and seal of said Court, at Marysville,
this 9 day of January, A. D. 1875

J. H. Tolson Clerk,

Court of Common Pleas, Union County, Ohio.

Criminal Case File
Case No. 247

No. 247

Union Common Pleas.

STATE OF OHIO

against

Samuel Cook
Defendant.

JAN TERM, 1876

Left off block

Journal No. 10 Page 63

Record No. No Record Page _____

Ex. Doc. A Page 3097

No. 247

Union Common Pleas.

THE STATE OF OHIO

vs.

Samuel Cook

Indictment for Furnishing
Spirits & Opium in the
habit &c

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

A True Bill.

James J. Severn
Foreman of Grand Jury.

Filed January 8 1873

R. W. Arthur
John L. Root
Prosecuting Attorney.

On this _____ day of _____, 187____, Defendant arraigned, and pleads guilty to this Indictment.

Clerk.

Please certify the foregoing to be a true copy
of the original indictment now on file
in my office January 8, 1873
J. J. Arthur
Clerk

STATE OF OHIO,
Union County, ss.)In the Court of Common Pleas, Union County, Ohio, of the Term of January, in
the Year of our Lord One Thousand Eight Hundred and Seventy-fiveThe 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

Samuel Cook

late of said County, on the Fifth day of September, in the
year of our Lord One Thousand Eight Hundred and Seventy-four, with
force and arms, at Township, in said County of
Union, and State of Ohio,Did unlawfully furnish intoxicating liquors to one
Crisley Stults he the said Crisley Stults being
then and there a person in the habit of getting
intoxicated and he the said Samuel Cook
then and there well knowing that the said Crisley
Stults was a person then and there in the habit
of getting intoxicated and the said intoxicating
liquors not being then and there given to
the said Crisley Stults by a physician in the
regular line of his practicecontrary to the form of the Statute in such case made and provided, and against
the peace and dignity of the State of Ohio.

John Shultz

Prosecuting Attorney.

Criminal Case File
Case No. 248

248, 249, 250, 253

State of Ohio

25

Thomas Morris

9. 419
420
424
426
433
458

JAN TERM 1876

Jan. 11, 1876, Left off
\\$10. P. 63

Ex. D. P. 4028403

244

No. 248

Union Common Pleas.

THE STATE OF OHIO
vs.

Thomas Harris

Indictment for furnishing
liquor to person
in the habitation

copied by

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

A True Bill.

James G. Sevren
Foreman of Grand Jury.

Filed January 8 1875

H. T. Arthur
Clerk.

John L. Root
Prosecuting Attorney.

On this _____ day of _____
187____, Defendant arraigned, and pleads _____ guilty
to this Indictment.

Clerk.

STATE OF OHIO,
Lucius County, ss.)

In the Court of Common Pleas, Lucius County, Ohio, of the Term of January, in
the Year of our Lord One Thousand Eight Hundred and Seventy-Five

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

Thomas Harris

late of said County, on the twenty-eighth day of December, in the year of our Lord One Thousand Eight Hundred and Seventy-four, with force and arms, at — Township, in said County of Lucius, and State of Ohio, did unlawfully

furnish intoxicating liquors to one Edward Stiles the said Edward Stiles being then and there a person in the habit of getting intoxicated, and he the said Thomas Harris then and there well knowing that the said Edward Stiles was a person then and there in the habit of getting intoxicated, and the said Thomas Harris not being then and there a physician and said intoxicating liquors not being then and there given to the said Edward Stiles by a physician in the regular line of his practice.

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

Mr
Edward Stiles

John L. Porter
Prosecuting Attorney.

Criminal Case File
Case No. 249

No. 249

Auⁿ Common Pleas.

THE STATE OF OHIO
vs.

Thomas Harris

Indictment for furnishing
legum or poison
in the habit or

On this day of
187 , Defendant arraigned, and pleads guilty
to this Indictment.

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.

James Y. Sevin
Foreman of Grand Jury.

Filed January 8 1875

H. T. Arthur

Clerk.

John L. Porter
Prosecuting Attorney.

STATE OF OHIO,
Lucius County, ss.)In the Court of Common Pleas, Lucius County, Ohio, of the Term of January, in
the Year of our Lord One Thousand Eight Hundred and Seventy-Five

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

Thomas Harris

late of said County, on the tenth day of December, in the year of our Lord One Thousand Eight Hundred and Seventy-Four, with force and arms, at — — — Township, in said County of Lucius, and State of Ohio, did unlawfully furnish intoxicating liquors to one Edward Stites the said Edward Stites being then and there a person in the habit of getting intoxicated and he the said Thomas Harris then and there well knowing that the said Edward Stites was a person in the habit of getting intoxicated, and the said intoxicating liquors not being then and there given to the said Edward Stites by a physician in the regular line of his practice,

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

Edward Stites

John L. Porter
Prosecuting Attorney.

Criminal Case File
Case No. 250

No. 250

Union Common Pleas.

THE STATE OF OHIO
vs.

Thomas Harris

Indictment for furnishing
liquors to person
in the habit &c

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

A True Bill.

James J. Sevire
Foreman of Grand Jury.

Filed January 8 1875

H. S. Arthur
Clerk.

John L. Porter
Prosecuting Attorney.

On this day of
187 , Defendant arraigned, and pleads guilty
to this Indictment.

Clerk.

STATE OF OHIO, }
Union County, ss.)

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

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

Thomas Harris

late of said County, on the first day of December, in the
year of our Lord One Thousand Eight Hundred and Seventy-four, with
force and arms, at —, Township, in said County of
Union, and State of Ohio, did unlawfully
furnish intoxicating liquors to one Oliver
Beard the said Oliver Beard being
then and there and at the time a person
in the habit of getting
intoxicated, and he the said Thomas Harris
then and there well knowing that the said
Oliver Beard was a person then and there intoxicated;
and the said intoxicating liquors nothing
then and there given to the said Oliver
Beard by a physician in the regular
line of his practice.

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

not
Oliver Beard

John D. Porter
Prosecuting Attorney.

Criminal Case File
Case No. 251

No. 231

Union Common Pleas.

STATE OF OHIO

against

Samuel Cook

Defendant.

JAN TERM 1876

Left off Docket

Journal No. 10 Page 68

Record No. *No Record* Page

Ex. Doc. A Page 5098

No. 257

Union Common Pleas.

THE STATE OF OHIO
vs.

Samuel Cook

Indictment for Robbing
a person in the
habit &c

On this day of
1875, Defendant arraigned, and
pleads guilty to this
Indictment.

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.

James G. Lovem

Foreman of Grand Jury.

Filed January 8 1875

H. S. Arthur Clerk.
John L. Potts
Prosecuting Attorney.

Whereby certify the foregoing to be a true
copy of the original Indictment made on
this day of January 1875
H. S. Arthur Clerk

STATE OF OHIO, }
Union County, ss. }

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

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

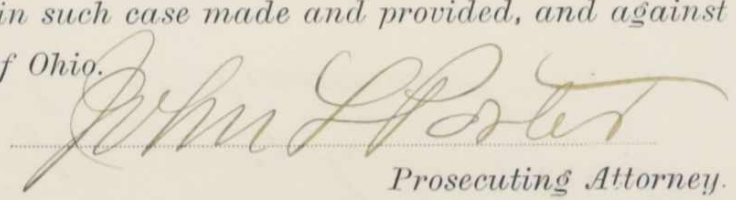
Samuel Cook

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

did unlawfully furnish in intoxicating liquors to one
Chrisley Stultz he the said Chrisley Stultz
being then and there a person in the habit of getting
intoxicated and he the said Samuel Cook
then and therewell knowing that the said
Chrisley Stultz was a person then and there
in the habit of getting intoxicated, and
the said intoxicating liquor not being
then and there given to the said Chrisley
Stultz, by a physician in the regular line
of his practice

John L. Dole,
Prosecuting attorney

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 G. Porter
Prosecuting Attorney.

Criminal Case File
Case No. 252

No. 252

Union Common Pleas.

STATE OF OHIO

against

Bisbury Gardner Defendant.

Defendant.

Sept. Feru 1875

Journal No. 18 Page 2446

Record No. _____ Page _____

Ex. Doc. A Page 5077

No 252

State of Ohio
vs

Asbury Gardner

Ex. D. P. 383.

No. 252

Common Pleas.

THE STATE OF OHIO
vs.

Asbury Gordner

Indictment for murdering
a person in the
habit &c

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

A True Bill.

James G. Devine
Foreman of Grand Jury.

Filed January 8 1875

H. S. Arthur

Clerk.

John L. Porter
Prosecuting Attorney.

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

On this day of , 187 , Defendant arraigned, and pleads guilty to this Indictment.

50 copy of Indict.
20 ent. in off. & Index.
60 his Recg

210 three terms

55-
25-
\$4.20

45 Price

50 Porter

\$5.15 Total

Clerk.

copy telegraphed to Shreve Gardner
Jan 8 1875, by one
A. G. Arthur, Clerk

STATE OF OHIO,
Linn County, ss.)In the Court of Common Pleas, Linn County, Ohio, of the Term of January, in
the Year of our Lord One Thousand Eight Hundred and Seventy-FiveThe Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of Linn, impaneled, sworn
and charged to inquire of crimes and offenses committed within said County of
Linn, in the name and by the authority of the State of Ohio, on
their oaths, do find and present, that

Asbury Gardner

late of said County, on the Twenty-fourth day of November, in the
year of our Lord One Thousand Eight Hundred and Seventy-four, with
force and arms, at ~ Township, in said County of
Linn, and State of Ohio, unlawfullybuy for and furnish intoxicating liquors done
Crisley Stults he the said Crisley Stults
~ being then and there a person in
the habit of getting intoxicated, and he the
said Asbury Gardner then and there well
knowing that the said Crisley Stults
was a person then and there in the habit of
getting intoxicated and the said Asbury
Gardner not being then and there a
physician, and the said intoxicating
liquors not being then and there given
to the said Crisley Stults by a physician
in the regular line of his practice.contrary to the form of the Statute in such case made and provided, and against
the peace and dignity of the State of Ohio.srt.
crisley stultsJohn L. Porter
Prosecuting Attorney.

Criminal Case File
Case No. 253

No. 253

Wm. Common Pleas.

THE STATE OF OHIO
vs.

Thomas Harris

Indictment for
Murder

On this day of
1875, Defendant arraigned, and
pleads guilty to this
Indictment.

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.

James G. Serrin
Foreman of Grand Jury

Filed January 8th 1875

H. L. Arthur Clerk.
Jelen L. Roster
Prosecuting Attorney.

STATE OF OHIO, }
Linn County, ss. }

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

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

Thomas Harris

late of said County, on the first day of November, in the
year of our Lord One Thousand Eight Hundred and Seventy-four, with
force and arms, at — Township, in said County of
Linn, and State of Ohio, and from said
day until the commencement of the pro-
ceedings herein to wit on the seventh
day of January in the year one thousand
eight hundred and seventy five at
said County of Linn in the said State of Ohio
was and has been unlawfully the keeper
of a room ^{and cellar} of public resort where intoxicating
liquors, other than wine manufactured
from the juice of the grape cultivated
in the State of Ohio, ale, beer or cider, wine
and have been then and there sold by
the said Thomas Harris in violation
of an act of the General Assembly of the
State of Ohio entitled "An act to provide
against the evils resulting from the sale
of intoxicating liquors in the State of Ohio"
passed by the said General Assembly on the
first day of May in the year of our Lord
one thousand eight hundred and
fifty-four to the common misfortune of the
citizens and people of the said

State of Ohio.

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.

John L. Roster
Prosecuting Attorney.

Criminal Case File
Case No. 254

No. 254

UNION COMMON PLEAS.

STATE OF OHIO

against

Isaac Barrack

Defendant.

SEP TERM, 1875

Journal No. 10 Page 44
Record No. - - Page - -
Ex. Doc. J Page 8864

No 254

State of Ohio
vs
Isaac Barrick

Pleads guilty
Ordered Sealed

SEP **TEBII.** 1875

27 J. R. 378

3/35
10
21/35-

No. 264

Union Common Pleas.

THE STATE OF OHIO
vs.

Isaac Barrick

Indictment for

Assault & Battery

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

A True Bill.

James Thompson
Foreman of Grand Jury.

Filed May 4 1875

H. S. Arthur
Clerk.
John L. Porter
Prosecuting Attorney.

On this 10 day of May
1875, Defendant arraigned, and pleads guilty
to this Indictment.

H. S. Arthur

Clerk.

STATE OF OHIO, }
Union County, ss. }

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

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

Isaac Barrick

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

Unlawfully, violently and in a menacing
manner did assault and threaten one Patterson
R. Kerr then and there being, and he the
said Patterson R Kerr then and there did
beat, strike, abuse, wound and ill treat, and other
wrongs to the said Patterson R Kerr
then and there did.

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

John L. Porter
Prosecuting Attorney.

Transcript

State of Ohio

vs
Isaac Barrick

Filed March 23, 1875.
H. L. Arthur Clerk

The State of Ohio Plaintiff
Against Isaac Barrick Defendant } Before L. A. Hedges of P.
of Claihawn Twp

H Sabine Complainant Union County Ohio
March 18th 1875 - Complaint filed against one
Isaac Barrick for unlawfully committing an
assault upon the person of one R. R. Kerr on the
street in the village of Richwood Ohio

March 18th 1875 Issued warrant for the Body
of the said Isaac Barrick and the said Isaac Barrick
came without service and waived examination
and entered into Recognizance for his appearance
on the first day of the next term of the common
pleas Court of Union Co. Ohio

justice fees complaint 40
Warrant 40
judgement 40
Recognizance 40
Record 25
Transcript 40
\$ 1.815

The State of Ohio Union County Claihawn Twp ss
I do hereby certify that the above is a full and true
copy from my docket of the proceedings had by
and before me at my office in said township in the
above action L. A. Hedges J. P. of
the said township

THE STATE OF

COUNTY, SS.

Before me, L A Hedges, one of the Justices of the Peace
for said County, personally came H C Sabine,
who being duly sworn according to law, deposeth and saith, that on or about the 11th day of
March 18⁵5, at the County of Union aforesaid
one Isaac Borrok, then and
there being and unlawfully violently
and in a menacing manner assault
beat several & illtred, one P R Kerr then
and there being, and other would to,
the said P R Kerr then and there did
Contrary to the Statute in such
Cases Made and provided.

And further this deponent saith not.

H. Sabine

Sworn to and subscribed before me at the County aforesaid, this 18 day of
March 18⁵5 =

L A Hedges

Justice of the Peace

THE STATE OF

Ohio, *Niemann*

COUNTY, ss.

Be it remembered, That, on the 18th day of October
one thousand eight hundred and *sixteen*.

personally appeared before me, *L. S. Wedges*, one of the Justices
of the Peace in and for the County aforesaid, and jointly and severally acknowledge themselves to owe the
State of Ohio the sum of *One Thousand* dollars,
to be levied on their goods and chattels, lands and tenements, if default be made in the condition
following, to-wit: The condition of this recognizance is such, that if the above bound *I. S. Wedges*
Barrick
shall personally be and appear before the Court of Common Pleas, on the first day of the term
thereof, next to be holden in and for the County aforesaid, then and there to answer to a charge of
~~Assault and Battery on the person of P. R. Kerr on~~
~~the 17th Day of Octo. 1875 in said County~~
and abide the judgment of the Court, and not depart without leave, and in the meantime to be of good beha-
vior, and to keep the peace toward the citizens of the State generally: and the said *P. R. Kerr*
specially, then this recognizance shall be void, otherwise
it shall be and remain in full force and virtue in law.

Isaac Barrick [SEAL.]

E. S. Barnes [SEAL.]

[SEAL.]

Taken and acknowledged before me, this 18th day of October
one thousand eight hundred and *75*.

L. S. Wedges [Signature]

Criminal Case File
Case No. 255

No. 255

UNION COMMON PLEAS.

STATE OF OHIO

against

Elmet Langstaff
Defendant.

MAY TERM 1875

Journal No.	9	Page	484
Record No.	- -	Page	- -
Ex. Doc.	A	Page	5065

No 255-

State of Ohio
vs
Elmet Langstaff

May 8, 1875 P. 454

MAY TERM 1875

Exd. P. 379

No. 255

Union Common Pleas.

THE STATE OF OHIO
vs.

Elmer Langstaff

Indictment for

Assault & Battery

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

A True Bill.

James Thompson
Foreman of Grand Jury.

Filed May 4 1875

H. H. Arthur Clerk.
John L. Porter
Prosecuting Attorney.

On this 10 day of May
1875, Defendant arraigned, and pleads not guilty
to this Indictment.

H. H. 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-Five

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

Elmer Langstaff

late of said County, on the twentieth day of April, in the
year of our Lord One Thousand Eight Hundred and Seventy-five, with
force and arms, at New Berlin, in said County of
Union, and State of Ohio,

Unlawfully, violently and in a menacing
manner did assault and threaten one
Samuel Little - Then and there being
and he the said Samuel Little -
there and there did beat, strike, abuse,
wound and ill treat, and other wrongs to
the said Samuel Little - then and
there did.

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

John L. Porter
Prosecuting Attorney.

Fled May 10, 1888 -
T. P. Dott
dsh

The State of Ohio,

County, ss.

In the Court of Common Pleas of said Co.,

Term, A. D. 187

THE STATE OF OHIO, Plaintiff,

Against

Elmer Langstaff Defendant.

CRIMINAL ACTION.

We the Jury empannelled and sworn to well and truly try, and true deliver-
ance make between the State of Ohio and the prisoner at the bar.

Elmer Langstaff do find the defendant
Guilty

GFB Hamilton Foreman.

Hank Little 135-
Gamo Game 135-
P.R. Kerr 150-
John Blair 135-
Josh. Barker 150-
H Sabine 150-

State of Ohio

Elmos Langstaff

Thurs - 8-8's
7.75
7.75
~~7.75~~
7.26
7.04
2.82

6.5-0 each
1.00 Record
5.5-0
2.5-0
-55-
7.0
6.0
4.0
3.8
2.5
0.40
1.0
0.70
4.0
1.5
1.1
4.0
2.00
2.5

pay off 6.00

Philip 20th/1875 - The defendant appeared trial had

Minneapolis ^{now} Samuel Lytle James Turner Elmer Langstaff

& John Blair and chamberlain and Warden

The defendant was ordered by me to enter
into a recognizance in the sum of Two Hundred
Dollars for his appearance at the court of common

pleas of the proper county which was done
according to Elmer Langstaff & John Blair his
sureties

Wm Woods Jr

The State of Ohio Miner County Mahoning & Ohio
I do hereby certify that the above is a full
and true copy from my books of the proceedings
had by and before me at my office in said
Court house to above action

Filed 23 April 1875
H. P. Arthur Clerk

Wm Woods
By the undersigned Notary Public

State of Ohio
Elmer Langstaff
Transcript

Filed 23 April 1875
H. P. Arthur Clerk

State of Ohio

vs

Elmer Langstaff

State of Ohio Union Co

Before me WJ Woods one of the Justices of the Peace
for said County personally came Samuel Lytle
who being duly sworn according to law deposes & says
and saith that on or about the 20th day of April
1875 at the County of Union aforesaid that one
Justice costs 50
issuing Warrant 40
Supreme Writs 30
Road 45
Bond 40
Swearinⁿ 20
Witness 100
Transcript 45
Certificate 25

345

Elmer Langstaff late of said County with
force and arms at the County aforesaid in and
upon the body of the said Samuel Lytle then
and there being unlawfully did make and assault
and him the said Samuel Lytle then and there
did beat and wound threat with intent in and
upon him the said Samuel Lytle then and there
feloniously wilfully and of his malice aforethought
to commit a murder and further this defendant

said not take his affidavit therof whereupon
issued a warrant against Elmer Langstaff and
delivered ^{the same to} James Sander Constable issued subpoena
on behalf of the state

for complaint in the above case and James Tanner
Constable cost April 20th 1875 Warrant returned with the body of the

defendant with the plowing endorsed I have the
body of the within named Elmer Langstaff now
in court & doth swear the witness named
James Tamer ⁵⁰ witness James Tamer & Samuel Lytle
per stand ²⁵ costs service & return of warrant 40 cent mileage
35 cents service subpoenas and mileage \$1.00 standing trial
\$1.00 in all ^{22.75} D Sander Constable

State of Ohio

vs

Elmer W Langstroff

Bond

The State of Ohio v. John Blair & Elmus W. Langstaff.

Be it remembered, that on the 20th day of April 1875, John Blair and Elmus W. Langstaff, personally appeared before me, W. J. Woods one of the justices of the peace, named for Lorain County and jointly and severally, acknowledged themselves, to owe the State of Ohio the sum of two hundred dollars, to be levied of their goods and chattels, lands and tenements, if default be made, in the condition following & viz.

The condition of this recognizance is such, that if the above named Elmus W. Langstaff, shall personally be and appear before the Court of Common Pleas of Lorain County at the first day of the term thereof next to be holden, in the county aforesaid, and then and there to answer to the charge of assault, with intent to commit a murder, and abide the judgement of the Court, and not absent without leave, then this recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

John Blair

Elmus W. Langstaff

Taken and acknowledged before me this
20th day of April 1875.

M. W. Woods J. P.

State Warrant.

The State of Ohio,

~~W. Samuel Little~~

vs.

Elmer Langstaff

I have the bod _____ of the within named

extending Tryall Joe
Elmer Langstaff now in Court;

I also Subpoenaed the within named
Witness James Turner
Samuel Little

Mileage 40.00

by Heading Personally,

Serves and return

\$4.00 ~~at \$1.00 per ots~~

Witness 25.10 et al miled 40
at Residence.

In all 2.72

D. Landow

CONSTABLE

ROBERT CLARKE & Co.,
Law Publishers, 65 W. 4th St., Cincinnati, O.

THE STATE OF

COUNTY, SS.

Before me, W. J. Woods, one of the Justices of the Peace for said County, personally came Samuel Little, who, being duly sworn according to law, deposeth and saith, that on or about the 20th day of April, 1875, at the County of Harrison aforesaid, that one Elmer Langstaff late of Harrison County with force and arms, at the County office said in Elmer Langstaff upon the body of the said Samuel Little, then and there being unlawfully and wrongfully made an assault and wound him the said Samuel Little, then and there unlawfully and wrongfully made an intent to wound him the said Samuel Little, then and there unlawfully and wrongfully made an intent to commit a murder. And further this deponent saith not.

Samuel Little

Sworn to and subscribed before me at the County aforesaid, this 20th day of April, 1875

W. J. Woods Justice of the PeaceTHE STATE OF Ohio COUNTY, SS.To any Constable of Clinton Township:

Whereas, foregoing complaint has been made before me W. J. Woods, one of the Justices of the Peace in and for the County aforesaid, upon the oath of Samuel Little, that one Elmer Langstaff

late of the County aforesaid, did, on or about the 20th day of April, 1875, at the County aforesaid in and upon the body of the said Elmer Langstaff then and there unlawfully and wrongfully hit make and assault and wound him the said Elmer Langstaff then and there unlawfully and wrongfully hit beat wound and treat him with intent to and upon him the said Elmer Langstaff then and unlawfully and wrongfully hit beat wound and treat him with intent to commit a murder. These are, therefore, to command you to take the said Elmer Langstaff

if he be found in your County, or if he shall have fled, that you pursue after him into any other County in the State, and arrest take and safely keep, so that you have his body forthwith before me, or some other Justice of the Peace, to answer the said complaint, and be further dealt with according to law. And you are also required to Subpennia the said complainant, and also

James Tanner

to appear and give evidence relative to the subject matter of said complaint when and where you have the said defendant.

Given under my hand and seal, this 20th day of April, 1875
one thousand eight hundred and seventy five

W. J. Woods

Justice of the Peace. [SEAL.]

Criminal Case File
Case No. 255

Recognition forfeiture
No 255

State of Ohio
vs
Stephen Parsons

JAN TERM 1876

Recog-forfeiture - left &
Attws Dinegar.

Jan. 11, 1876. Left of
H. O. P. 63

apt. P. 450

No. 255~

Amherst Common Pleas.

THE STATE OF OHIO
vs.

Stepheus Parsons

Indictment for

Assault & Battery

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. C. Brodwick
Foreman of Grand Jury.

Filed 30 Sept 1875

F. T. Arthur
Clerk.

John L. Porter
Prosecuting Attorney.

On this _____ day of _____
, 187____, Defendant arraigned, and pleads guilty
to this Indictment.

Clerk.

Adam Reeve, 90
Eli Reeve, 90
Colon Reeve, 90

4.20
30
05
25
55
30
70
45
50
20
20
50

STATE OF OHIO,
Union County, ss.)In the Court of Common Pleas, Union County, Ohio, of the Term of September, in
the Year of our Lord One Thousand Eight Hundred and Seventy-fiveThe 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

Stephen Parsons

late of said County, on the fourteenth day of August, in the
year of our Lord One Thousand Eight Hundred and Seventy-five, with
force and arms, at Township, in said County of
Union, and State of Ohio,Unlawfully, violently and in a menacing manner did
assault and threaten one Adam Reever then and
there being, and him the said Adam Reever
then and there did beat, abuse, wound and ill treat,
and other wrongs to the said Adam Reever
then and there did.contrary to the form of the Statute in such case made and provided, and against
the peace and dignity of the State of Ohio.John L. Porter
Prosecuting Attorney.

Transcript
The State of Ohio
against
Stephen Parsons

The State of Ohio at [redacted] charge assault,
 against [redacted] with intent to kill
 Stephen Parsons left [redacted] and murder

Officer	
Left	.40
Motions	.40
file	.05
Swear Kit	.20
Hearing	1.00
Record	.60
Transcript	.60
certificate	.25

Cost, King	
since	.40
bulage	.40
distanc	1.00
Courtesy	2.00
Attendant day	1.00

Piffs and

Adam Reamer 1/2g. .50

Eli' Reamer " .50

Sarah A Reamer " .50

Reaser " .50

August 14th, 1875

Affidavit filed & reads as follows
 Before me J H Wilkins a justice of the peace
 of the said County personally came Eli
 Reaser who being duly sworn deposes and
 says that on the 14th day of August AD
 1875 at the County of Union aforesaid one
 Stephen Parsons of said County did unlawfully
 feloniously and with force and arms strike
 and cut one Adam Reaser with a dang
 erous weapon with the felonious intent
 then and there the said Adam Reaser
 to kill and murder with malice
 and aforesought contrary to the
 statute and peace of the State of Ohio

Eli' Reaser

I swear & do subscribe in my
 presence this 14th day of August 1875
 Took his affidavit thereof and
 Thereupon issued a warrant against
 Stephen Parsons and delivered the same
 to J R King constable
 Warrant returned endorsed
 I took the body of the within named
 Stephen Parsons and have him

left coast before the justice August 18th 1875
Arhus mileage 40^{cts} service 40^{cts} assessment \$1.
Marks 1 day 50^d conveyance \$2.00 Total \$3.80
Gideon Draper 11 50^d August 1875 3 J B King cost -
Draper 11 50^d defendant Stephen Parsons present was
Marks 11 50^d Trial had Adam Pease El Pease, Sarah
Jno Draper 11 50^d Ann Pease and Osborne Pease sworn
sworn and examined on the part of
the prosecution and the defendant Stephen
Parsons. And Andrew Marks Gideon
Draper Robert Draper Samuel Marks
Jf cost and John Draper were sworn and
swear 60^d examined on the part of the defendant
30. And thereupon it was considered by
me that the defendant Stephen Parsons
enter into a recognizance for his
appearance at Court in the sum
of one hundred Dollars which
was done Swelled Wings and
Robert Draper his sureties

I hereby certify the above to be a
true copy of the proceedings in
the above case on my docket
filed by and before me
Transcriber Sept. 22, 1875

J H Wilkins

No. 253~

Union Common Pleas.

THE STATE OF OHIO

Stephen Parsons vs.

Indictment for
Assault & Battery

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.

Isaac Broderick

Foreman of Grand Jury.

Filed 30 Sept 1875~

H. T. Arthur

Clerk.

John L. Brister

Prosecuting Attorney.

On this day of
187 , Defendant arraigned, and pleads guilty
to this Indictment.

Clerk.

Pleas copy in Propony's Dea hand off, I
the original Indictment now on file in
my office Oct 1st 1875~
H. T. Arthur Clerk Union Co., O.
Union Co., O.

STATE OF OHIO,
Union County, ss.)

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

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

Stephen Parsons

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

Unlawfully, violently and in a menacing manner did
Assault and threaten one Adam Reever then and
there being, and him the said Adam Reever then
and there did beat, abuse, wound and ill treat
and other wrongs to the said Adam Reever
then and there did

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

John L. Porter

Prosecuting Attorney.

The State of Ohio

Union County ss

Sherriff fees

arrest

mileage 2.00

Bail Bond

Return 6.50

2.15

Received this write December 11th 1875
the within named
defendant not found
John C. French

D C P 170

UNION COMMON PLEAS.

THE STATE OF OHIO,

vs.
Stephen Barron

John L. Porter
Prosecuting Attorney.

Filed

day of 186

Clerk.

THE STATE OF OHIO,
Union County, ss. }

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Stephen Parsons
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 7th day of January A. D., 1896 to answer unto an Indictment
found against him in said Court for Assault & Battery

And have you then and there this writ.

Witness my hand and seal of said Court of
Common Pleas, at Marysville, this 11
day of December A. D., 1895-

H. S. Arthur

CLERK.

Recognizance After Trial.

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

BE IT REMEMBERED, That on the 18th day of August one thousand eight hundred and ~~Seventy four~~, Stephen Parsons personally appeared before me, ~~Jeffrey Mayes' Robert Dooper~~, ~~John Wams~~, one of the Justices of the Peace in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio the sum of one hundred DOLLARS, to be levied on their goods and chattels, lands and tenements, if default be made in the condition following, to wit: The condition of this recognizance is such, that if the above bound

Stephen Parsons

shall personally be and appear before the Court of Common Pleas, on the first day of the term thereof, next to be held in and for the County aforesaid, then and there to answer to a charge of ~~Assault with~~

~~intent to kill~~

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

Stephen X Parsons
M. L. Wm.
B. Dooper

[SEAL]
[SEAL]

Taken and acknowledged before me, this 18 day of August, one thousand eight hundred and ~~seventy four~~

Justice of the Peace.

The State of Mo
V3
Stephen Parsons

aff -
Filed Aug 14/75

The state of Ohio Union County

Before me J^t Wilkins

a Justice of the peace of the said
County personally came Eli Reaver
who being by me duly sworn deposes
and says that on the 14th day of August
AD 1875 at the County of Union
aforesaid one Stephen Parson
of said County did unlawfully
feloniously with force & arms
strike and cut one Adam
Reaver with a dagger or sharp
— on with felonious intent then
and there the said Adam Reaver
to kill and murder with malice
aforethought contrary to the
stated peace of the state of Ohio

X

Eli ^{his} Reaver
sworn before me ^{mark} signed in my
presence this 14th of August AD 1875

J^t Wilkins J^t

THE STATE OF OHIO

U.S.

Stephen. Parson

W A R R A N T.

RETURN

Stephen Lovell

I took the body of the within-named
and have Lester before the Justice

FEES: { Mileage, \$ **40**

(Service, \$ 40)

Deseret 1, 00

Conrad

٢٦

STATE WARRANT.

THE STATE OF OHIO,

Almon

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 Eli Reaser, that

on the 14th day of August -

AD 1875

at the County of Union in the State of Ohio, one Stephen Parson of said County did unlawfully feloniously with force and arms strike and cut one Adam Reaser with a dangerous Weapon with the felonious intent then and there said Adam Reaser to kill and Murder with malice and aforesought

These are therefore to command you to take the said

Stephen Parson

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

Stephen Parson

safely keep the said

Stephen Parson

into any other County within this State, and take and

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

GIVEN under my hand and seal, this 14th day of August, A. D. 1875.

A. H. Wilkins

Justice of the Peace in and for said County



Criminal Case File
Case No. 256

No. 256

UNION COMMON PLEAS.

STATE OF OHIO

against

Richard Harris

Defendant.

MAY TERM 1875

Journal No. 9

Page 452

Record No. - - -

Page - -

Ex. Doc. *H*

Page 8070

No 256

State of Ohio
vs.

Richard Harris

Please guilty - fine \$25-
+ Costs - Jail 10 days

Q, 9, P, 45-2

JAN TERM 1875

Ex. D, P, 382

State of Ohio

vs

Richard L. Harris

Lancaster

Filed 23. April 1875,

H. P. Arthur
clerk

Costs paid
in full to
W. J. Ford
July 12 1878

14.45
3.20
17.65

1/2, 1/2 -
1/2, 1/2 -
1/2, 1/2 -
Costs paid less

Fees & Expenses \$5.00

1 night & 1/2 to witness & draw and assist
8 assistants 15.00
Serving warrant 10
After night 10
Witnesses 10

Copy 2.50

Bridgeman

1 aversion 1.50 to bring to jail after having

Bond & Horse feed 1.50

Spratt

State of Ohio Warren County Courtland 1878

I do hereby certify that the above is a full
and true copy from the docket of the proceeding
had by and before me at my office in said
township in the above named

John Morris

Judge of the Apposed Township

The above items appear the correct, & I recommend
payment of the cost item charges.
John L. Porter
Pro atty

July 12th 1878.

256
State of Ohio
vs

Richard S Harris

April 4th 1875 This day came H C Hamilton and made
Oath that on or about the 2^d day of April 1875 at the
County of Union State of Ohio did feloniously steal and
take from the premises of the aforesaid H C Hamilton
one hundred and seventy lbs of hams & shoulders
beaten two grain sacks one mane saddle & bridle one
two year old stud colt and this defendant says or does

Justice
certs
believe that one Richard S Harris is guilty of
the fact charged and further defendant saith not

J. Aaron 40
Supern 30
Record 40
~~Postage~~ 100
Witnesses 40
Transcript 45
Costs ^{and} ~~same~~ 25
3.20

April 4th 1875 Took his affidavit thereoff
The aforesaid issued a warrant against Richard S Harris
and delivered the same to Andrew Spatt constable
appointed by me for the time being

April 5th 1875 Warrant returned with the
body of the defendant with the following return

I have the body of the within named Richard
S Harris now in court Andrew Spatt constable

April 5th 1875 The defendant appeared and
has been examined by me W Woods one of the Justices
of the Peace in and for said county on such charge
and recognized to give ~~and~~ a recognizance in the sum of
Five hundred dollars for his appearance at the next
Term of the court of Common Pleas of the proper County
which he neglected to do and therefore I issued
a mittimus for his commitment and delivered the
same to Andrew Spatt constable

Witnessed two

H C Hamilton ⁷⁵
John Dillon ⁷⁵
I committed the within named Richard S Harris
to the custody of the within jailer with whom I left
a certified copy of this writ

April 5th 1875 Mittimus returned

The State of Ohio Attest Cff
To the keeper of the jail of the County aforesaid
Greeting Whereas Richard L Harris late of
said county has been arrested on the oaths of
H C Hamilton for theft did feloniously steal and
take from the premises of the said H C Hamilton
one hundred & seventy lbs of hamst shoulder
bacon two grain sacks one mans saddle & Bridle &
one stud colt two years old and has been examined
by me W J Woods one of the Justices of the Peace in and
for said County on such charge and required to
give bail in the sum of Five hundred dollars for his
appearance before the court of common Pleas
of said County on the first day of the next term
whereof which regulation he has failed to comply
with

Wherefore in the name of the state of
Ohio I command you to receive the said
Richard L Harris 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 5th day of April 1875-

W J Woods J P [Seal]

1



within

April 5th 1875 I committed the named Richard L Harris to the custody of the within named jailor with whom I left a certified copy of this writ

Costs Lucy hire 600

3 Assistants 450

Bering warrant 40

Martimus 40

Copy 25

Widage 90

1 Assistant 150

Post & Horse feed 150

1445 A. Spratt Constable
320 W. J. Wood St.

I hereby authorise and depone Andrew Smart to see
the within writ given under my hand this 4th day of April
1875.

My word

in the place where it is named

State Warrant.

The State of Ohio,

A H C Hamilton

vs.

Richard S Hanes

I have the body of the within named

Richard S Hanes

now in Court;

I also Subpœnaed the within named

Personally,

A. Scott at Residence.

CONSTABLE

ROBERT CLARKE & Co.,
Law Publishers, 65 W. 4th St., Cincinnati, O.

THE STATE OF

Ohio Union

COUNTY, SS.

Before me, W. Woods, one of the Justices of the Peace for said County, personally came H. C. Hamilton, who, being duly sworn according to law, deposeth and saith, that on or about the Second day of April 1875, at the County of Union State aforesaid did feloniously steal and take from the premises of the aforesaid H. C. Hamilton one hundred acres, less than half of horses and shagbark hickory trees, green sacking one meas. saddle & Bridle & one two year old stud colt and the defendant saith he does verily believe that the Richard Harris is guilty of the fact charged.

And further this deponent saith not.

H. C. Hamilton

Sworn to and subscribed before me at the County aforesaid, this 4th day of April 1875

W. Woods

Justice of the Peace

THE STATE OF

Ohio Union

COUNTY, SS.

To any Constable of Plainfield Township:

Whereas, foregoing complaint has been made before me W. Woods, one of the Justices of the Peace in and for the County aforesaid, upon the oath of H. C. Hamilton, that Richard Harris,

late of the County aforesaid, did, on or about the Second day of April 1875, at the County aforesaid did feloniously steal and take from the premises of the aforesaid H. C. Hamilton one hundred acres, less than half of horses and shagbark hickory trees, green sacking one meas. saddle & Bridle & one two year old stud colt and the defendant saith he does verily believe that the Richard Harris is guilty of the fact charged.

These are, therefore, to command you to take the said Richard Harris,

if he be found in your County, or if he shall have fled, that you pursue after him into any other County in the State, and him take and safely keep, so that you have his body forthwith before me, or some other Justice of the Peace, to answer the said complaint, and be further dealt with according to law. And you are also required to Subpenn the said complainant, and also Jacob Dillman & Miller Warren,

to appear and give evidence relative to the subject matter of said complaint when and where you have the said defendant.

Given under my hand and seal, this 4th day of April,
one thousand eight hundred and 75.

W. Woods

Justice of the Peace. [SEAL.]

No. 356

Union Common Pleas.

THE STATE OF OHIO

vs.

Richard Harris

Indictment for Robt
Larceny.

On this 10 day of May
1875, Defendant ar-
raigned, and pleads guilty
to this Indictment.

H. 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.

James Thompson
Foreman of Grand Jury.

Filed May 4 1875

H. J. Arthur Clerk.
John L. Porter
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-five

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

Richard Harris

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

feloniously did steal, take and carry away
four bacon hams of the value of three dollars
and fifty cents each, and four bacon shoulders
of the value of two dollars and fifty cents
each, the good, chattels, and property of
Horatio C. Macmillan.

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

John L. Porter
Prosecuting Attorney.

W. & Woods J.P. \$3.20
A. Spratt const. 14.45-

H.C. Hamilton	1.55-
Job Dillon	1.50
Taylor Alexander	.75-
A. Spratt	1.50
Geo. Hamilton	1.50

Price	clerk
375-	40
<u>40</u>	05-
	50
	20
	20
	25-
	25-
	50
	70
	55-
	25-
	<u>3.85-</u>
	65- Record
	<u>4.50</u>

Criminal Case File
Case No. 257

²

off

No's. 256, 257

State of Chi
vs
Charles Garrett

JAN TERM 1876

deft & actions done
for. (2 Cases)

No. 256

835-2

Union Common Pleas.

THE STATE OF OHIO
vs.

Charles Garrett

Indictment for
Retailing 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.

Isaac Brodick
Foreman of Grand Jury.

Filed 30 Sept 1875

F. T. Arthur
Clerk.
John L. Porter
Prosecuting Attorney.

On this 14 day of Jan
, 1876, Defendant ar-
raigned, and pleads guilty
to this Indictment.

F. T. Arthur
Clerk.

STATE OF OHIO,
Lucas County, ss.)

In the Court of Common Pleas, Ashmun County, Ohio, of the Term of September, in
the Year of our Lord One Thousand Eight Hundred and Seventy-five

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

Charles Barrett

late of said County, on the thirtieth day of July, in the
year of our Lord One Thousand Eight Hundred and Seventy-five, with
force and arms, at — — Township, in said County of
Ashmun, and State of Ohio,

Did unlawfully, and knowingly sell
intoxicating liquors to one Joseph Legler -
then and there being, to be drunk by the said
Joseph Legler - person, 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 S. Porter

Prosecuting Attorney.

¹ Joseph Legler of Dayton
² Charles Roots

The State of Ohio } Recorded this with the County 11th / 1875 -
Lucas County } on the 20th day of December
Sheriff fees \$1297875 - I certify this
Arrest 45
Milag 2 0 0
Bail Bond 6 5
Future 5 0

3 6 0.

Garrett and his Bond
is \$ 3 Dollars for one hundred
dollars for his appearance
he goes the State of Ohio
on the 10th day of January 1876
John D. Jones
John D. Jones
D
UNI
TH

D C **P** / 12

UNION COMMON PLEAS.

THE STATE OF OHIO.

vs.
Charles Garrett

John L. Porter
Prosecuting Attorney.

Filed 14 day of Jan 1867
F. P. Smith Clerk.

THE STATE OF OHIO,
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Charles Garrett
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 7th of said Court, that being the 10th
day of January A. D., 1806 to answer unto an Indictment
found against him in said Court for Retailing Intoxicating Liquors
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 11th
day of December A. D., 1805

F. L. Arthur

CLERK.

No.

THE STATE OF OHIO,

v.s.

Charles, Garrett

BAIL BOND.

Filed 14 Jan A. D. 1876
H. P. Arthur Clerk.

SHERIFF'S BAIL BOND.

STATE OF OHIO,
Union County, ss.

Be it Remembered, That on the 20 day of December
A.D. 1875, personally came before me,

Sheriff, of the county of Union

C. M. Garrett and

J. S. Dillon

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, Charles, Garrett 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 Charles, Garrett for the offense charged in the said indictment.

NOW, THEREFORE, if the said Charles, Garrett 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 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 recognition shall be void and of no effect; otherwise to be and remain in full force and virtue in law.

SEAL

SEAL

SEAL

Signed in my presence, and approved by me this 20 day of December A.D. 1875 —

John C. Price Sheriff.

No 25

State of Ohio

W^{ll} Charles Garrett

~~Sept 23^d~~ 1826

Left off 2-10-P 126

at D-B-10.

No. 257

Union Common Pleas.

THE STATE OF OHIO
vs.

Charles Garrett

Indictment for
Retaliating to be
drunk on previous
copied 9/12/1875

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.

Isaac Brodick
Foreman of Grand Jury.

Filed 30 Sept 1875

H. S. Arthur
Clerk.
John L. Root
Prosecuting Attorney.

On this 14 day of Jan
1876, Defendant arraigned, and pleads guilty
to this Indictment.

H. S. Arthur

Clerk.

\$3.00 Arts

STATE OF OHIO, }
Union County, ss. }

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

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

Charles Barrett

late of said County, on the first day of May, in the
year of our Lord One Thousand Eight Hundred and Seventy-five, 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 Magoon - then and there being
the drunk by the said David Magoon - -
upon and about the premises above sold.

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

John L. Porter
Prosecuting Attorney.

vs. David Magoon

The State of Ohio } Received this ^{first} December 11th 1875
Lincoln County }

Receipt for
August 45
Mileage 200
Bail Bond 65
Retain 50

360

and on the 20th day of
December 1875 - I arrested
the within named Charles
Garrett and his Bonds
to \$8,000 for one hundred
dollars for his appearance before
the court on the 10 day of January
A.D. 1876 at Mingo.

John L. Parker

D C P 172

UNION COMMON PLEAS.

THE STATE OF OHIO,

Charles Garrett vs.

John L. Parker
Prosecuting Attorney.

Filed 14 day of Jan 1876

R. P. Arthur

Clerk.

THE STATE OF OHIO,
Union County, ss.

TO THE SHERIFF OF UNION COUNTY, GREETING:

You are commanded to take Charles Garrett
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 7 day of January A. D. 1806 to answer unto an Indictment
found against him in said Court for Retailing Intoxicating Liquors
To be drunk on premises

And have you then and there this writ.

Witness my hand and seal of said Court of
Common Pleas, at - Marisville, this 11
day of December A. D. 1805

H. S. Arthur

CLERK.

No.

THE STATE OF OHIO,

Charles Garrett
r.s.

BAIL BOND.

Filed *April 18* A. D. 18*76*

H. L. Smith

Clerk.

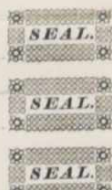
SHERIFF'S BAIL BOND.

STATE OF OHIO,
Union County, ss.

Be it Remembered, That on the 20th day of December
A.D. 1875, personally came before me, John O'Brien
Sheriff, of the county of Union C. M. Garrett and
J. S. Dillon
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, Charles. Garrett 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 Charles. Garrett for the offense charged in the said indictment.

NOW, THEREFORE, if the said Charles. Garrett 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 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.



C. M. Garrett
J. S. Dillon

Signed in my presence, and approved by me this 20th day of December A.D. 1875—

John O'Brien Sheriff.

Criminal Case File
Case No. 258

No. 258

UNION COMMON PLEAS.

STATE OF OHIO

against

Henry Huffman
Defendant.

SEP TERM 1875

Journal No. 10

Page 23

Record No. 2

Page 85-86

Ex. Doc. A

Page 5881-5882

Plea Suits

No's 258, 259

State of Ohio

Henry Huffman

SEP TERM 1875

Exd. P. 386

Recorded Book 2
Page 85 & 86

No. 258

Amin Common Pleas.

THE STATE OF OHIO
vs.

Henry Haffman

Indictment for

Rob Larceny

copyist Read 10/1/75

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.

Isaac Brodick
Foreman of Grand Jury.

Filed 30 Sept 1875

F.S. Arthur
Clerk.
John L. Porter
Prosecuting Attorney.

On this 4 day of Oct
1875, Defendant ar-
raigned, and pleads guilty
to this Indictment.

F.S. Arthur

Clerk.

3-00
25-
423-
25-
3-5-
70
10
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10
120
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30
20

-58' 11 11 11
-54' 21 11 11 11
03' 330 11 11 11

STATE OF OHIO,
Linn County, ss.)

In the Court of Common Pleas, Linn County, Ohio, of the Term of September, in
the Year of our Lord One Thousand Eight Hundred and Seventy-nine

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

Henry Duffmow

late of said County, on the twentythird day of May, in the
year of our Lord One Thousand Eight Hundred and Seventy-nine, with
force and arms, at _____ Township, in said County of
Linn, and State of Ohio, unlawfully and
feloniously did steal, take and carry away
one pair of pants of the value of four dollars
and fifty cents, the goods, chattels and property
of Emery A. Perry.

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

John S. Porter
Prosecuting Attorney.

RECOGNIZANCE OF WITNESSES.

State of Ohio

vs.

William H. Hoffman

Wesley Garrard

Justice of the Peace.

Docket A No.

Returnable, -186-

Constable.

The State of Ohio } ss.
Mercier County,

Be it Remembered, That, on the 25 day of May, in the year
one thousand eight hundred and seventyfive
Charles Fichtelman William Trapp
Emery A Perry & George Trapp

personally appeared before me, Wesley Garrard, one of the Justices of
the Peace in and for the County aforesaid, and acknowledged themselves
to owe the State of Ohio the sum of Fifty dollars each, to be levied
of their goods and chattels, lands and tenements, to the use of the State of Ohio, if default be made in the
condition following, to-wit: The condition of this recognizance is such, that if the above bound

Charles Fichtelman William Trapp
Emery A Perry & George Trapp

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.

Emery A Perry

Seal

Charles Fichtelman

Seal

John William Trapp

Seal

George Trapp

Seal

Seal

Seal

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

Wesley Garrard, Justice of the Peace.

May 25th 1875

I Committed the within named
William P. Huffman to the Custody
of the Within named Jailor of the County
of Union State of Ohio With whom I left
a Certified Copy of this Writ

Fees
Service 40
Mileage 20
Copy 85

J. J. Gump
Const



Mittimus after Trial.

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

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

Whereas, William H. Hoffman, late of the County, of Monroe, has been arrested on the oath of George Drapp, for feloniously stealing and taking away from one Charles Flightman Twenty dollars in money and clothing to the value of ten dollars

and has been examined by me, Wesley Garrard, one of the Justices of the Peace for said County, and required to give bail in the sum of Two Hundred dollars for his appearance before the Court of Common Pleas of said County, on the first day of the next term thereof, which requisition he has failed to comply with. Therefore, in the name of the State of Ohio, I command you to receive the said

William Henry Hoffman 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 25th day of May

A. D. 1875

Wesley Garrard 
Justice of the Peace.

THE STATE OF OHIO

vs.

Henry Hoffmann

WARRANT.

May 25th 1875
Fees
Service - - - - 40
mileage - - - - 1.80
assistance - - - - 1.50
Transporting
prisoner - - - - \$75
\$12.45

I took the body of the within named William H. Hoffmann
and have his Body before the Justice Wesley Garrison May 25th A.D. 1875.
Fees.
Mileage, \$ _____ }
Service, \$ _____ }

J. G. Clegg

Constable.

R E T U R N.

STATE WARRANT.

THE STATE OF OHIO,

Memoir 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 George Straff

that

out Henry Hoffmann
at the County of Marion, in the State of Ohio,

did feloniously steal and take away
from one Charles Williams twenty
Dollars in money and apparel clothing
to the value of ten Dollars

These are therefore to command you to take the said

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

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

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

Given under my hand and seal, this 24 day of May A. D. 1874

J. F. Meddowell

[SEAL.]

Justice of the Peace in and for said County.

The State of Ohio,

vs.

Henry Hoffman

Affidavit for State Warrant.

Affidavit for State Warrant.

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

Before me, *Peter McDowell* one of the Justices of the Peace for said County, personally came *George Traff*, who, being duly sworn according to law, deposeth and saith that *one Henry Hoffmann*

late of said County, on or about the 23 day of May, in the year of our Lord one thousand eight hundred and seventy-five, at the County of *Niagara* aforesaid, did *Deliberately steal and take away from one Charles Zimmerman twenty dollars & change flattening to the value of ten dollars*

and this deponent doth verily believe that the said *Henry Hoffmann*

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

Signed,

George Traff

Sworn to and subscribed before me, at the County aforesaid, this 24 day of *May*, A. D. 1872.

J. P. McDowell Justice of the Peace.

Criminal Case File

Case No. 259

No. 259

Common Pleas.

THE STATE OF OHIO
vs.

Henry Huffman

Indictment for

Robt 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.

Isaac Brodick
Foreman of Grand Jury.

Filed 30 Sept 1873

F.T. Arthur
Clerk.
John L. Porter
Prosecuting Attorney.

On this 4th day of Oct
1873, Defendant arraigned,
and pleads guilty
to this Indictment.

F.T. Arthur

Clerk.

STATE OF OHIO,
Union County, ss.)

In the Court of Common Pleas, *Union* County, Ohio, of the Term of *September*, in
the Year of our Lord One Thousand Eight Hundred and Seventy-five

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 Huffman

late of said County, on the *twenty third* day of *May*, in the
year of our Lord One Thousand Eight Hundred and Seventy-five, with
force and arms, at *Township*, in said County of
Union, and State of Ohio, *unlawfully and*

*feloniously did steal, take and carry
away certain money of the amount of
twenty dollars and twenty cents, of the value
of twenty dollars and twenty cents, and one
shirt of the value of two dollars, the goods
Chattels and property of Charles Fischelman*

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

John L. Porter
Prosecuting Attorney.