

Criminal Case File
Case No. 520

No. 520

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Scott Bronson

Defendant.

May 14. 1880

Leave off docket

f - 11 - P - 616

Crim Doc B - P - 332 -

144

TO THE SHERIFF:

I hereby certify the within to be a true copy of the original indictment on file in this office.

..... Clerk.

By Deputy.

On the day of 18....., I served a duly certified copy of the

within indictment by handing the same to

..... Defendant.

..... Sheriff.

By Deputy.

Fees \$

No. 520

Amor Co Common Pleas.

THE STATE OF OHIO,

vs.

Scott Brown

INDICTMENT

For Selling intoxicating liquor to be drank on the premises where sold.

A TRUE BILL.

W. de. Conkright
Foreman of the Grand Jury.

Filed 18.....

R. Woodrum
Pros. Att'y.

T. W. ODELL, Blank Book Manufacturer and Legal Blank Publisher, Dayton, Ohio

copies

On this 21st day of July 1880
Defendant arraigned and plead
Not guilty to this indictment.

W. M. Werdget Clerk.

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

The Court of Common Pleas, *Union* County, Ohio.

Of the Term of *January* in the year of our Lord One Thousand Eight
Hundred and *Eighty*

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 *Scott Brunson*

late of said County, on the *15th* day of *October*, in the year of our
Lord One Thousand Eight Hundred and *Seventy nine* at the County
of *Union* aforesaid, did unlawfully sell intoxicating liquor to
Abraham A Grimm

to be drank upon the premises where sold, contrary to the form of the statute in such
case made and provided, and against the peace and dignity of the State of Ohio.

R. Woodburn
Prosecuting Attorney, *Union* County, Ohio.

THE STATE OF OHIO

vs.

Scott Beason

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,

County, ss. }

I have arrested the within named

Scott Beason

*and now have him in Court
also returned judgment & copy
of your 1880*

FEEES.

Service,	\$ <i>1.00</i>
Mileage,	<i>5.00</i>
Conveyance,	
Assistance,	
Sustenance,	
Return,	
Total,	<u>\$ <i>15.00</i></u>

A. H. Miller
W. B. [unclear]
Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

Scott Bronson

and h*im* safely keep, so that you have h*is* body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

Selling Intox liquors to be drunk when sold

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Weigel

Clerk of said Court, at

Marysville, Ohio, this *14th* day of *Jan*

A. D. 188*0*

W. M. Weigel

Clerk.

By

Deputy Clerk.

No 520.P

Union

Common Pleas.

THE STATE OF OHIO,

vs.

Scott Bronson

Recognizance.

Filed

18



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

vs.
Scott Bronson

THE STATE OF OHIO,

Union County.

Be it Remembered, That on the *21st*

day of *January*, A. D. 18*80*

Scott Bronson and, his surety,
personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of *One Hundred* Dollars, to be levied of their respective goods and chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

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

Scott Bronson

shall personally be and appear before the Court of Common Pleas, *Union County Ohio*
on the 26th day of January A.D. 1880.

then and there to answer a certain *indictment* filed herein against him for *Selling intoxicating liquors to be drunk where sold* and abide the order and judgment of the Court, and not depart without leave, then this Recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged in open Court on
the day and year first above written.

W. M. Winget

Clerk.

By

Deputy,

Scott Bronson

B. W. Keys

W. Alden



No. 520 Crim. App. Doc. Page

COST BILL.

Common Pleas.

THE STATE OF OHIO,

against

May

Term.

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



No. 520 Crim. Cost Bill. May Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

Scott Bronson

County,

Court of Common Pleas.

CLERK'S FEES.	CLERK.	Plff.	Deft.
Doc. and App. Plff. and one Deft.,	15	15-	
additional, each,	5		
Entering Finding Indictment,	10	10	
Entering Plea, each,	10	10	
Indexing Docket, "	5	5-	
General Index,	10	10	
Entering Motion on Docket and Index,	10		
Filing <u>1/2</u> Papers, & Post. in App. Doc. each,	10	40	
Taking Affidavits, "	10		
Filing Prec., Iss. Capias, Return & Filing,	45	45-	
" " " Att., " "	45		
Taking Justification of Bail,	40	40	
Entering Allowance of Bail,	5	5-	
Entering Exoneration of Bail,	10	10	
Spec. War. to bring before Judge, Ret. & Fil.,	40		
Warrant to Discharge Prisoner,	30		
Recog. of Deft and Filing, each,	35	35-	
" Wit. " "	35		
Venire for Jury,	15		
Striking Special Jury and Venire,	1 00		
Polling Jury,	30		
Impaneling Jury and Swearing Constable,	20		
Call. & Ent. Tales Jur. & Cert., each,	10		
Fil. Prec., Iss. Sub. for 1 Wit. & Fil.	20		
additional names, each,	5		
Swearing Witnesses, "	5		
Ent. Att. of " days, "	5		
Certif. " "	5		
Qualifying Jurors, each,	10		
Ent. Bar & Court Cal. & In., each Term,	10	20	
Entering Orders on Journal, each,	10	20	
" Verdict on Journal, and Filing,	15		
" Rule on Journal,	10	10	
" Judgment on Journal,	10	10	
Surplus Record on Journal, per 100 words,	10	10	
Indexing Entries on Journal, each,	5	15-	
Transferring Orders on Dockets, "	10		
" Verdict on "	10		
" Rule on " each,	10		
" Judgment on " "	10		
Copy of Indictment and Certificate,	10	90	
Continuance, each,	10	10	
Nolle Pros., Quashed or laid away,	10	10	
Ent. on Cash Book and Index,	15	15-	
" " Ex Docket " "	15	15-	
Notice of Motion for new trial,	10		

Carried Forward,

Clerk's Fees Brought Forward.	Plff.	Deft.
Cost Bill, Satisfaction and Filing,	45	45-
Recording words at 10c each 100,		
Lists for Grand Jur. and Pros. Atty.,	30	
Total Clerk's Fees,	\$	495-

SHERIFF'S FEES.	Plff.	Deft.
On Attachment,		
On Capias,	1 50	
Calling, Witnesses,	6	
Calling Jury,	12	
Summoning Jury,	50	
Calling Action,	16	16
Serving Subpoena on Witnesses,	12 1/2	
Miles Travel, each,	10	
Copies for each 100 words,	10	
Bringing Prisoner to Court, times,	75	75-
Com. Prisoner to Jail, "	72	
Discharging Prisoner,	75	
Miles Travel, each,	10	
On Fl. Fa. Serv. 35c. Miles trav., each,	10	
Forfeiting Recognizance,	10	
Serving Indictment,		36-
Transportation,		
Total Sheriff's Fees,	\$	276

WITNESS FEES.	Plff.	Deft.

Criminal Case File
Case No. 521

No. 521

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Al Bronson

Defendant.

May 14. 1880

Leave off docket

J-11-P-616

Crim Dec B. Page 328-330-

TO THE SHERIFF:

I hereby certify the within to be a true copy of the original indictment on file in this office.

By Clerk.

By Deputy.

On the day of 18....., I served a duly certified copy of the within indictment by handing the same to

Defendant.

By Sheriff.

By Deputy.

Fees \$

No. 521

Union Co Common Pleas.

THE STATE OF OHIO,

vs.

Als Bummer

INDICTMENT

For Selling intoxicating liquor to be drunk on the premises where sold.

A TRUE BILL.

W. H. Conkright
Foreman of the Grand Jury.

Filed 18.....

R. Woodburn
Prosecuting Attorney.

ODELL & MAYER,
Blank Book Manufacturers and Legal Blank Publishers,
Dayton, Ohio

Copies

On this day of 18.....
Defendant arraigned, and plead
..... guilty to this indictment.

..... Clerk.

THE STATE OF OHIO,

Union

County, ss.

The Court of Common Pleas,

Union

County, Ohio,

Of the Term of *January* in the year of our Lord One Thousand Eight

Hundred and

Eighty

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

Alb Benson

late of said County, on the

17th

day of

December

, in the year

of our Lord One Thousand Eight Hundred and

Seventy Nine

at the County

of

Union

aforsaid, did unlawfully sell intoxicating liquor to

Clarence Cronston

to be drank upon the premises where sold, contrary to the form of the statute in such

case made and provided, and against the peace and dignity of the State of Ohio.

R. Woodrum

Prosecuting Attorney,

Union

County, Ohio.

no 521

Wm

Common Pleas.

THE STATE OF OHIO,

vs.

Alb Brown

RECOGNIZANCE.

Filed 18.....



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

vs.
Al Bronson

THE STATE OF OHIO,

Union County.

Be It Remembered, That on the

20th

day of

January

, A. D. 18*80*

Al Bronson and C.S. Alden

his surety

personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of

One Hundred

Dollars, to be levied of their respective goods and

chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

The Condition of this Recognizance is such, that if the above bound

Al Bronson

shall personally be and appear before the Court of Common Pleas, of *Said County*

on the 26th Day of January

then and there to answer a certain *indictment* filed herein against

him for *selling into Liquors to be drunk where sold*

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

Taken and acknowledged in open Court on the day and year first above written.

W.M. Wiegelt

Clerk

By

Deputy.

Al Bronson

C.S. Alden



THE STATE OF OHIO

vs.

W. Bronson

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,
Linnec County, ss.

FEES.

Service,	\$ 1.00
Mileage,	50
Conveyance,	
Assistance,	
Sustenance,	
Return,	
Total,	\$ 1.50

I have arrested the within named

Chas. Burman and now have him in Court also cleared a copy of indictment to the Defendant this 21st day of Jan 1880

W. H. Miller Sheriff

CAPIAS.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

Alson Bronson

and ~~him~~ safely keep, so that you have ~~his~~ body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

*Selling intoxicating liquors to be drunk where
Sold*

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Weigel

Clerk of said Court, at

Marysville, Ohio, this

14th

day of

Jan

A. D. 1880-

W. M. Weigel

Clerk.

By

Deputy Clerk.

No. 521 Crim. App. Doc. Page

COST BILL.

Common Pleas.

THE STATE OF OHIO,

against

May Term.

Published by **SIEBERT & LILLY**, Blank Book Manufacturers and Legal
Blank Publishers, Opera House Building, Columbus, O.



No. 521 Crim. Cost Bill. *May* Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against*Al Bronson**Union* County,

Court of Common Pleas.

CLERK'S FEES.		CLERK.	Piff.	Deft.	Clerk's Fees Brought Forward.		Piff.	Deft.
Doc. and App. Piff. and one Deft.,	15		15-		Cest Bill, Satisfaction and Filing,	45	45-	
additional,	each, 5				Recording	words at 10c each 100,		
Entering Finding Indictment,	10		10		Lists for Grand Jur. and Pros. Atty.,	30		
Entering Plea,	each, 10		10					
Indexing Docket,	" 5		5-		Total Clerk's Fees,	\$	470	
General Index,	10							
Entering Motion on Docket and Index,	10				SHERIFF'S FEES.			
Filing $\frac{3}{4}$ Papers, & Post. in App. Doc. each,	10		40		SHERIFF.			
Taking Affidavits,	" 10		45-		On Attachment,			
Filing Prec., Iss. Capias, Return & Filing,	45		40		On Capias,		150	
" " " Att., " "	45		5-		Calling, Witnesses,	6		
Taking Justification of Bail,	40		10		Calling Jury,	12		
Entering Allowance of Bail,	5				Summoning Jury,	50		
Entering Exoneration of Bail,	10				Calling Action,	16	32	
Spec. War. to bring before Judge, Ret. & Fil.,	40				Serving Subpoena on Witnesses,	12 $\frac{1}{2}$		
Warrant to Discharge Prisoner,	30				Miles Travel, each,	10		
Recog. of / Deft and Filing, each,	35		35-		Copies for each 100 words,	10		
" Wit. " "	35				Bringing Prisoner to Court, times,	75		
Venire for Jury,	15				Com. Prisoner to Jail, "	72		
Striking Special Jury and Venire,	1 00				Discharging Prisoner,	75		
Polling Jury,	30				Miles Travel, each,	10		
Impanelling Jury and Swearing Constable,	20				On Fl. Fa. Serv. 35c. Miles trav., each,	10		
Call. & Ent. Tales Jur. & Cert., each,	10				Forfeiting Recognizance,	10		
Fil. Prec., Iss. Sub. for 1 Wit. & Fil.	20				Serving Indictment,		35-	
additional names, each,	5				Transportation,			
Swearing Witnesses, "	5				Total Sheriff's Fees,	\$	217	
Ent. Att. of " days, "	5							
Certif. " "	5				WITNESS FEES.			
Qualifying Jurors, each,	10							
Ent. Bar & Court Cal. & In., each Term,	10		20					
Entering Orders on Journal, / each,	10		10					
" Verdict on Journal, and Filing,	15							
" Rule on Journal,	10							
" Judgment on Journal,	10		10					
Surplus Record on Journal, per 100 words,	10		10					
Indexing Entries on Journal, each,	5		20					
Transferring Orders on Dockets, "	10							
" Verdict on " "	10							
" Rule on " each,	10							
" Judgment on " "	10							
Copy of Indictment and Certificate,			90					
Continuance, each,	10		10					
Nolle Pros., Quashed or laid away,	10		10					
Ent. on Cash Book and Index,	15		15-					
" " Ex Docket " "	15		13-					
Notice of Motion for new trial,	10							

Carried Forward,

Criminal Case File
Case No. 522

No. 522.

Union Common Pleas.

THE STATE OF OHIO,

against

Plaintiff,

W. S. Alders

Defendant.

May 14. 1880

Leave off docket

J-11-P-616

Crim Doc. B. P. 322-

TO THE SHERIFF:

I hereby certify the within to be a true copy of the original indictment on file in this office.

Clerk.

Deputy.

By

On the _____ day of _____ 18____, I served a duly certified copy of the

within indictment by handing the same to _____

Defendant.

Sheriff.

Deputy.

By

Fees \$ _____

No. 522

Union Co Common Pleas.

THE STATE OF OHIO,

vs.

A. S. Alden

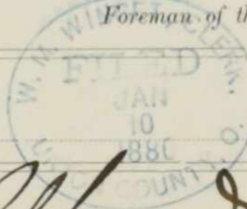
INDICTMENT

For Selling intoxicating liquor to be drunk on the premises where sold.

A TRUE BILL.

W. H. Conkright
Foreman of the Grand Jury.

Filed



18

R. Woodruff
Prosecuting Attorney.

ODELL & MAYER,
Blank Book Manufacturers and Legal Blank Publishers,
Dayton, Ohio

Copies

On this _____ day of _____ 18____
Defendant arraigned, and plead
_____ guilty to this indictment.

Clerk.

THE STATE OF OHIO,

Union County, ss.

The Court of Common Pleas, *Union* County, Ohio,

Of the Term of *January* in the year of our Lord One Thousand Eight
Hundred and *Eighty*

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 *A. S. Alder*

late of said County, on the *19th* day of *December*, in the year
of our Lord One Thousand Eight Hundred and *Seventy nine* at the County
of *Union* aforesaid, did unlawfully sell intoxicating liquor to

Clarence Cranston

to be drunk upon the premises where sold, contrary to the form of the statute in such
case made and provided, and against the peace and dignity of the State of Ohio.

R. Woodrum

Prosecuting Attorney, *Union* County, Ohio.

No 5-22 -

Union

Common Pleas.

THE STATE OF OHIO,

vs.

W. S. Alcorn

RECOGNIZANCE.

Filed 18.



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

vs.

THE STATE OF OHIO,

Union County.

U. S. Alden

Be It Remembered, That on the

20th

day of

January

, A. D. 18*80*

U. S. Alden and *William Weber*, his surety personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of *One Hundred* Dollars, to be levied of their respective goods and chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

The Condition of this Recognizance is such, that if the above bound

U. S. Alden

shall personally be and appear before the Court of Common Pleas, of said County - on the *26th* day of *January* then and there to answer a certain *incitement* filed herein against him for *Selling intoxicating liquor to be drunk where sold* and abide the order and judgment of the Court, and not depart without leave, then this Recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged in open Court on the day and year first above written.

W. M. Wince

Clerk

By

Deputy.

U. S. Alden
Wm Weber
SEAL
SEAL
SEAL
SEAL

THE STATE OF OHIO

vs.

W. S. Alden

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,
Union
County, ss.

County, ss.

I have arrested the within named

W. S. Alden

*and now have him in
Cau also advised a City
of appointment to Opauskant
this 20th day of Jan 1880*

FEES.	
Service,	\$ 1.00
Mileage,	50
Conveyance,	
Assistance,	
Sustenance,	
Return,	
Total,	\$ 1.50

J. H. Miller
Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

W. S. Alden

and ~~h~~ safely keep, so that you have ~~h~~ ^h body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

Selling intoxicating liquors to be drunk where sold

and hereof fail not, and have you then there this writ.

WITNESS, *W. M. Weigel* Clerk of said Court, at

Marysville, Ohio, this *15th* day of *Jan'y*

A. D. 18*80*

W. M. Weigel Clerk.

By _____ Deputy Clerk.

No 511

State of Ohio

vs

Wm & Allen and

Charles Steers

February 14. 1880

Journal 11 - P-572

The State of Ohio } Indictment for keeping
vs } a place where selling
U. S. Alden and } liquor or wine contrary
Charles Sproul } to law

This day this court came to be heard upon motion of the defendant Uraiah S. Alden to the Court herein to further suspend the sentence heretofore entered against the said defendant by the Court and was agreed by counsel thereupon the Court being fully advised in the premises, Let it be considered ordered and adjudged by the Court herein that the sentence heretofore found upon the defendant Uraiah S. Alden be and the same is hereby further suspended until Saturday February 21st 1880 upon the conditions and terms that the said defendant, bond executed to the State of Ohio in the sum of \$500 stand in full force and virtue ^{of law} that the said defendant shall appear said Court from day to day, which bond has been accordingly given

No. 522 Crim. App. Doc. Page

COST BILL.

Common Pleas.

THE STATE OF OHIO,

against

May

Term.

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



Criminal Case File
Case No. 523

No. 523

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Loycurgus Ross

Defendant.

May 14. 1880

Leave off docket

9-11-P-616

Crim. Doc B-P-328

No. 523.

Union Co Common Pleas.

THE STATE OF OHIO,

vs.

Lyngos Ross

Indictment for Robbery

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. W. Conkright

Foresman of Grand Jury.



Filed

18

R. Howard
Clerk.
Prosecuting Attorney.

ODELL & MAYER,

Blank Book Manufacturers and Legal Blank Publishers,
Dayton, Ohio

On this _____ day of _____ 18

Defendant arraigned, and pleads

_____ guilty to this indictment.

_____ Clerk.

THE 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 *Eighty*

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 the 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 Ross

late of said County, on the *15th* day of *December*, in the year of our Lord One Thousand Eight Hundred and *Eighty Nine* with force and arms, in said County of *Union*, and State of Ohio,

On and upon one William Barth then and there being, unlawfully and forcibly did make an assault on then and there certain money of the amount and value of Twenty one Dollars the personal property of the said William Barth from the person and against the will of the said William Barth, unlawfully, forcibly by violence and by putting him the said William Barth in fear, did steal take and carry away with intent then and there the personal property aforesaid unlawfully to steal

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

R. Woodrum

Prosecuting Attorney.

THE STATE OF OHIO

vs.

*Joseph
Lycurgus Ross*

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,

Winona County, ss. }

FEES.

Service,	\$	
Mileage,		<i>2.00</i>
Conveyance,		
Assistance,		
Sustenance,		
Return,		
Total,	\$	<i>2.00</i>

~~Have returned the within named~~

*The within named Lycurgus
Ross not found*

J. L. Miller
Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

Lycurgus Ross

and *h*insafely keep, so that you have *h*is body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

Robbery

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Wenzel

Clerk of said Court, at

Marysville, Ohio, this *14th* day of *January*

A. D. 18*80*

W. M. Wenzel

Clerk.

By

Deputy Clerk.

No. 523 Crim. App. Doc. Page

COST BILL.

Common Pleas.

THE STATE OF OHIO,

against

May Term.

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



No. 523 Crim. Cost Bill. May 1880 Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

County,

Court of Common Pleas.

CLERK'S FEES.		CLERK.	Plff.	Deft.	Clerk's Fees Brought Forward.	Plff.	Deft.
Doc. and App. Plff. and one Deft.,		15	15-		Cost Bill, Satisfaction and Filing,	45	45-
additional,	each,	5			Recording words at 10c each 100,		
Entering Finding Indictment,		10	10		Lists for Grand Jur. and Pros. Atty.,	30	
Entering Plea,	each,	10			Total Clerk's Fees,	\$ 3 35-	
Indexing Docket,	"	5			SHERIFF'S FEES.		
General Index,		10			SHERIFF.		
Entering Motion on Docket and Index,		10			On Attachment,		
Filing 3 Papers, & Post. in App. Doc. each,		10	30		On Capias,		2 00
Taking Affidavits,	"	10			Calling, Witnesses,	6	
Filing Prec., Iss. Capias, Return & Filing,		45	45-		Calling Jury,	12	
" " " Att., " "		45			Summoning Jury,	50	
Taking Justification of Bail,		40			Calling Action,	16	32
Entering Allowance of Bail,		5			Serving Subpoena on Witnesses,	12 1/2	
Entering Exoneration of Bail,		10			Miles Travel, each,	10	
Spec. War. to bring before Judge, Ret. & Fil.,		40			Copies for each 100 words,	10	
Warrant to Discharge Prisoner,		30			Bringing Prisoner to Court, times,	75	
Recog. of Def't and Filing, each,		35			Com. Prisoner to Jail, "	72	
" Wit. " "		35			Discharging Prisoner,	75	
Venire for Jury,		15			Miles Travel, each,	10	
Striking Special Jury and Venire,	1 00				On Fl. Fa. Serv. 35c Miles trav., each,	10	
Polling Jury,		30			Forfeiting Recognizance,	10	
Impaneling Jury and Swearing Constable,		20			Serving Indictment,		
Call. & Ent. Tales Jur. & Cert., each,		10			Transportation,		
Fil. Prec., Iss. Sub. for 1 Wit. & Fil.		20			Total Sheriff's Fees,	\$ 2 32	
additional names, each,		5			WITNESS FEES.		
Swearing Witnesses,		5			Plff. Deft.		
Ent. Att. of " days, "		5					
Certif. " "		5					
Qualifying Jurors, each,		10					
Ent. Bar & Court Cal. & In., each Term,		10	20				
Entering Orders on Journal, each,		10	10				
" Verdict on Journal, and Filing,		15					
" Rule on Journal,		10	10				
" Judgment on Journal,		10					
Surplus Record on Journal, per 100 words,		10					
Indexing Entries on Journal, each,		5	15-				
Transferring Orders on Dockets, "		10					
" Verdict on " "		10					
" Rule on " each,		10					
" Judgment on " "		10					
Copy of Indictment and Certificate,			10				
Continuance, each,		10	90				
Nolle Pros., Quashed or laid away,		10	10				
Ent. on Cash Book and Index,		15	10				
" " Ex Docket " "		15	10				
Notice of Motion for new trial,		10	15-				

Carried Forward,

Criminal Case File
Case No. 524

No. 524

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Wilson Brown

Defendant.

May 14. 1880

Leave off docket

J-11-P-616

Crim Dec B-P-326

No. 524-

Union Co Common Pleas.

THE STATE OF OHIO,

vs.

Philip Brown

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.

W. H. Conkright

Foreman of Grand Jury.

Filed

18



R. Woodburn

Clerk.

Prosecuting Attorney.

On this _____ day of _____ 18

Defendant _____ arraigned, and pleads

_____ guilty to this indictment.

_____ Clerk.

THE 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 *Eighty*

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 the said County of *Union*, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that

Wilson Brown

late of said County, on the *8th* day of *November*, in the year of our Lord One Thousand Eight Hundred and *Eighty Nine* with force and arms, in said County of *Union*, and State of Ohio,

Unlawfully did make an assault in and upon one J H Priser and him the said J H Priser did then and there unlawfully strike and wound.

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

R. Woodburn

Prosecuting Attorney.

THE STATE OF OHIO

vs.

Nelson Brown

CAPIAS.

Ret'd and filed *Jan 17th* 1880

THE STATE OF OHIO,
Admission
County, ss. }

I have arrested the within named
Nelson Brown and now have
him in custody.

Also delivered to defendant - a copy
of the indictment: this 17th day
January A.D. 1880

J. J. Miller Sheriff
By J. J. Miller Sheriff

FEES.	
Service,	\$ 35
Mileage,	150
Exp ^s of Conveyance,	35
Assistance,	
Sustenance,	
Return,	
Total,	\$ 170

Sherriff

CAPIAS.

THE STATE OF OHIO,

Union

County, ss.

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

Wilson Brown

and *him* safely keep, so that you have *his* body before the Judge of the Court of Common Pleas,

at the Court House in

Marysville

, in said County of

Union

Fostertwith

to answer to an indictment for

Assault & Battery

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Winger

Clerk of said Court, at

Marysville, Ohio, this

14TH

day of

January

A. D. 18*80*

W. M. Winger

Clerk.

By

Deputy Clerk.

No. *524* Crim. App. Doc. Page

COST BILL.

Revision Common Pleas.

THE STATE OF OHIO,
against

Amo

May Term. *1880*

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



No. 521, Crim. Cost Bill. May/80 Term.

Crim. App. Doc. Page _____

THE STATE OF OHIO,
against

Wilson Brown

County, _____

Court of Common Pleas.

CLERK'S FEES.		CLERK.	Plff.	Deft.	Clerk's Fees Brought Forward.	Plff.	Deft.
Doc. and App. Plff. and one Deft.,		15	15-		Cost Bill, Satisfaction and Filing,	45	45-
additional,	each,	5			Recording words at 10c each 100,		
Entering Finding Indictment,		10	10		Lists for Grand Jur. and Pros. Atty.,	30	
Entering Plea,	each,	10	10				
Indexing Docket,	"	5	5-		Total Clerk's Fees,	\$	4 15-
General Index,		10	10		<hr/>		
Entering Motion on Docket and Index,		10			SHERIFF'S FEES.		
Filing 2 Papers, & Post. in App. Doc. each,		10	20		SHERIFF.		
Taking Affidavits,	"	10	45-		On Attachment,		
Filing Prec., Iss. Capias, Return & Filing,		45			On Capias,		1 75-
" " " Att., " "		45			Calling, Witnesses,	6	
Taking Justification of Bail,		40			Calling Jury,	12	
Entering Allowance of Bail,		5			Summoning Jury,	50	
Entering Exoneration of Bail,		10			Calling Action,	16	32
Spec. War. to bring before Judge, Ret. & Fil.,		40			Serving Subpœna on Witnesses,	12 1/2	
Warrant to Discharge Prisoner,		30	30		Miles Travel, each,	10	
Recog. of / Deft and Filing, each,		35	35-		Copies for each 100 words,	10	
" Wit. " "		35			Bringing Prisoner to Court, times,	75	75-
Venire for Jury,		15			Com. Prisoner to Jail, "	75	75-
Striking Special Jury and Venire,	1 00				Discharging Prisoner,	75	
Polling Jury,		30			Miles Travel, each,	10	
Impaneling Jury and Swearing Constable,		20			On Fl. Fa. Serv. 35c. Miles trav., each,	10	
Call. & Ent. Tales Jur. & Cert., each,		10			Forfeiting Recognizance,	10	
Fil. Prec., Iss. Sub. for 1 Wit. & Fil.		20			Serving Indictment,		35-
additional names, each,		5			Transportation,		
Swearing Witnesses, "		5			Total Sheriff's Fees,	\$	3 92
Ent. Att. of " days, "		5			<hr/>		
Certif. " "		5			WITNESS FEES.		
Qualifying Jurors, each,		10				Plff.	Deft.
Ent. Bar & Court Cal. & In., each Term,		10	20				
Entering Orders on Journal, 2 each,		10	20				
" Verdict on Journal, and Filing,		15					
" Rule on Journal,		10	10				
" Judgment on Journal,		10					
Surplus Record on Journal, per 100 words,		10					
Indexing Entries on Journal, each,		5	15-				
Transferring Orders on Dockets, "		10					
" Verdict on " "		10					
" Rule on " each,		10					
" Judgment on " "		10					
Copy of Indictment and Certificate,			50				
Continuance, each,		10	10				
Nolle Pros., Quashed or laid away,		10	10				
Ent. on Cash Book and Index,		15					
" " Ex Docket " "		15	15-				
Notice of Motion for new trial,		10					

Carried Forward,

Criminal Case File
Case No. 525

No. 525-

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Arthur Smith *ma*

Delbert Dixon

Defendant.

February 5th 1880

Defendants found guilty and
sentenced to pay a fine of \$10⁰⁰
each and costs and stand
committed until paid

J-11-P-555

Doc B-P-308.

Recorded Book 2, P. 223.

Fine \$10.00 each
& committed

5-5-21

5-5-5-

Five \$10. each

No. 525-

Union Co Common Pleas.

THE STATE OF OHIO,

AGAINST

Arthur Smith
Delbert Dixon

INDICTMENT FOR

Disturbing
Public School

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury at the request of the

A TRUE BILL.

W. G. Conkright
Foreman of Grand Jury.



Filed 18

Clerk

W. H. Woodrum
Prosecuting Attorney.

On this _____ day of _____
18____, Defendant arraigned and
pleads _____ guilty to the
indictment.

_____ Clerk

I hereby certify this to be a full and true copy
of the original Indictment in this case, now on file
in my office.

18

_____ Clerk

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. M. Winget
Prosecuting Attorney.

INDICTMENT.

THE STATE OF OHIO, } IN THE COURT OF COMMON PLEAS,
 of Union County, Ohio.
Union County, ss. } For the Term of January A. D. 1880

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

Arthur Smith and Gilbert Dixon

late of said County, on or about the 16 day of November in the year of our Lord One Thousand Eight Hundred and Seventy nine, with force and arms in said County of Union and State of Ohio.

On a certain Church in Trenton German Township, Union County Ohio, there existed was a school of young persons, assembled for religious instructions of its members called a Sabbath School, and then and there in said Church, and in the presence of said Sabbath School, while the same was engaged in the proper religious exercises thereof, one Arthur Smith and Gilbert Dixon did unlawfully and willfully in a boisterous and abrupt manner come into said Church where the said Sabbath School was then assembled, and the religious exercises of said Sabbath School was then going on in a lawful manner and each stretching themselves out in full length upon a separate seat for himself in said Church, and in that position would raise their head above the seats, to the great annoyance and disturbance to said Sabbath School - and when spoken to by the Superintendent of said School invited by him in a courteous and gentle manner to get up and take part in said Sabbath School exercises - and persist in disturbing

Said Sabbath School further, - they refused
and continued lying in the same posi-
tion stretched out in full length upon
the seats - then the Superintendent E.
~~Chapman~~ spoke to the said Arthur
Smith and Gilbert Dixon the second
time to get up - and conduct themselves
in a gentlemanly manner - they then
did get up - and go out of the Church -
walking, rudely - slammed the door shut in
a loud and boisterous manner, or they went
out, and in that manner affronted
the said Arthur Smith and Gilbert
Dixon did then and there and thereby
willfully and unlawfully disturb
and molest said Sabbath School in
its religious exercises

Union Co Common Pleas.

State of Ohio

AGAINST Plaintiff,

Arthur Smith
Robert Carson

Defendant.

PRÆCIPUE FOR WITNESSES.

Filed _____, 18____

Issued _____, 18____



Clerk.

Attorney.

525 PRÆCIPE FOR WITNESSES.

State of Ohio

Plaintiff,

AGAINST

Arthur Smith and Gilbert Foxon Defendant.

Union County Common Pleas.

Issue Subpœna in the above case for Enoch Ashbough

Henry Arnold and Ella Arnold

as witness for the Plaintiff returnable Jan 26, 1880

at 9 o'clock A.M.

To the Clerk of Union
County Common Pleas.

R. Woodburn, Att'y.

Remond's Common Pleas.

State of Ohio

AGAINST Plaintiff,

Arthur Smith

Defendant.

PRÆCIPUE FOR WITNESSES.

Filed _____, 18_____

Issued _____, 18_____



Clerk.

Attorney.

PRÆCIPE FOR WITNESSES.

513)

Stet of Ohio Plaintiff,

AGAINST

Arthur Smith Defendant.

Union County Common Pleas.

Issue Subpœna in the above case for *Colvin South*

Alfred South

as witness for the *Plaintiff* returnable *Jan 26, 1880*
at 9 o'clock A.M.

To the Clerk of *Union*
County Common Pleas.

R. Howard, Att'y.

THE STATE OF OHIO

vs.

Arthur Smith
Robert Dixon

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,
Winn
County, ss.

I have arrested the within named
Arthur Smith

and Robert Dixon
also delivered the Defendants
a copy of indictment this
the 19th day of Jan 1880

W. H. Miller
Sheriff.

FEEES.

Service,	\$ 1.00
Mileage,	250
Conveyance,	250
Assistance,	
Sustenance,	
Return,	
Total,	\$ 6.00

CAPIAS.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

*Arthur Smith and
Delbert Dixon*

and ~~them~~ safely keep, so that you have ~~them~~ body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

Disturbing a Sabbath School

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Wingel -

Clerk of said Court, at

Marysville

, Ohio, this *14th*

day of *July*

A. D. 18*80*

W. M. Wingel -

Clerk.

By

Deputy Clerk.

No 523-

Urnin

Common Pleas.

THE STATE OF OHIO,

vs.

Arthur Smith

Delbert Dixon

RECOGNIZANCE.

Filed *Jan 19th* 18*80*

W. M. Wenzel

Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

THE STATE OF OHIO,

Arthur Smith and
Delbert Dixon

Union County.

Be It Remembered, That on the 19th
day of January, A. D. 1880.

Delbert Dixon and A. B. Robinson Their surety

personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of One hundred Dollars, to be levied of their respective goods and chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

The Condition of this Recognizance is such, that if the above bound

Arthur Smith and Delbert Dixon

shall personally be and appear before the Court of Common Pleas, of Said County on the 26th day of January 1880

then and there to answer a certain indictment filed herein against them for Disturbing a Sabbath School

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

Taken and acknowledged in open Court on the day and year first above written.

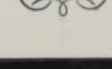
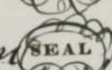
W. M. Winget Clerk

By Deputy.

Arthur Smith

Delbert Dixon

A. B. Robinson



Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

Enoch Ashbaugh
Henry Arnold & Ella Arnold

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *26th* day of *January*, A. D.
1880, at *8* o'clock *A*. M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes
Arthur Smith 2nd Delbert Dixon
on behalf of the *Plaintiff*. Hereof fail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the seal of said Court, at *Marysville Co*
this *24th* day of *January*, A. D. *1880*

W. M. Wügel Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs.

Arthur Smith
 Et al

Subpoena for Dep Witnesses.



Returnable JAN 22 1880, 18

Oyers
 Att'y for Dep

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

I served this Writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
Henry Fox	14
L. W. H. Dunsborau	14
Billy Fox	14
Nicholas Chambers	15
William Fox	14
B. H. Picket	14
J. E. Herriott	14
The above served by a copy	Jan 23 1880
Chester Fox	14
Wm Stone	14
A. G. Highland	14
Served by Reading	Jan 23 1880

SHERIFF'S FEES.	
Service	1 22
Mileage	1 20
Copy	1 05
Total	3 37

J. J. Miller Sheriff.
 J. J. Miller and apt Clerk.

Subpœna in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting.

YOU ARE HEREBY COMMANDED TO SUBPœNA

Henry Fox Chester Fox
J. W. H. Durboraw - Nicholas Chambers
Wm Stone J. G. Highland William Fox
Riley Fox and B. H. Pickett ~~*Edw. Perry*~~ *Henry*

to be and appear before the Court of Common Pleas of the County of _____
at the Court House in said County, on the 26th day of January, A. D.
1880, at 8 o'clock A M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Arthur Smith & Delbert Dixon

on behalf of the Def^t. Hereof fail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the seal of said Court, at Marysville
this 22^d day of January, A. D. 1880

W. M. Winst Clerk.

Deputy Clerk.

Common Pleas.

State of Ohio

Plaintiff ,
AGAINST

John Mahaffy

Defendant .

PRÆCIPE FOR WITNESSES.

Filed _____, 18____

Issued _____, 18____



Clerk.

J. Cameron & Co.
Attorney.

PRÆCIPE FOR WITNESSES.

State of Ohio

Plaintiff ,

AGAINST

John Mahaffy

Defendant .

Union

County Common Pleas.

Issue Subpœna in the above case for *J. J. Mahaffy - Maria*

Mahaffy - Eliza Dasher - Elvith Dasher - Curtis Mahaffy

Thomas Mapes - Frank Dawson - Wm Perkins - Joseph Fry

D. J. Williams - Frank Sparks - Charles Carter - Lesly Hoove -
Wm Edwards (man A. M. Campbell) Jesse Biggs (at Plotinus)

as witness for the *Defendant* returnable *Jan 27/80*

To the Clerk of _____ }
County Common Pleas.

D. W. Hayes , Att'y.

THE STATE OF OHIO,

vs.

I hereby depose G. W. Bourke to serve this writ of Habeas Corpus

J. J. Miller

Arthur Smith

Robert Dixon

Subpoena for 2 Witnesses.

Returnable Jan 26, 1880



Att'y for State

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

I served this Writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

copy of the writ

residence of the writ

Jan 28th 1880

NAMES OF WITNESSES.	MILES.
<i>James B. Post</i>	<i>12</i>
<i>Abraham Stewart</i>	<i>14</i>
<i>Robt. Baker</i>	<i>14</i>

SHERIFF'S FEES.	
Service	<i>87</i>
Mileage	<i>1 60</i>
Copy	<i>45-</i>
Total.....	<i>\$ 2.42</i>

J. J. Miller Sheriff.

Clerk.

Subpœna in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPœNA

Barney Baker

*James B. Dort and
Nathaniel Stewart
Kate Baker*

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *26th* day of *January*, A. D.
1880, at *8 1/2* o'clock *A.* M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Albert Smith and Deibert Dixon

on behalf of the *State*. Hereof jail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the seal of said Court, at

this *22^d* day of *January*, A. D. *1880*

Marysieu
Wm. Winger Clerk.

Deputy Clerk.

No -525-

State of Ohio

vs

Arthur Smith

and

Delbert Dixon



No 525

State of Ohio } Union Common Pleas
vs }
Arthur Smith } Charge Disturbing
and } Sabbath School -
Delbert Dixon }
Affidavit -

Arthur Smith and Delbert Dixon being first duly sworn depose and say that they are the defendants in the above case -
That they were indicted at the present January Term A.D. 1880 of said court and charged with Disturbing a Sabbath -
That as soon as they learned of the pendency of said action against them in said court they at once began preparing for trial and to make their innocence fully appear - They employed counsel and had Subpoena issued for various and numerous ^{in witnesses} to testify on their behalf on the trial of the above case - That they made numerous and various inquiries of and concerning persons who were most likely to have knowledge concerning the transaction out of which this action grew -
And that it was not until to day February ^{A.D.} 1880 that these defendants learned for the first time that Nathaniel Stewart - Benjamin Warner and Maggie Durbrean are material witnesses for these defendants on the

trial of said charge of disturbing
a Sabbath School - without whose
evidence and for want thereof
these defendants cannot safely
proceed to trial, ^{Magge Durbin}

That the said ~~Mathaniel~~ Stewart
will as affiants are informed
and believe the same to be true
testify on the trial of said case
as follows to wit:-

That ~~she~~ was in attendance ~~at~~
at the Sabbath School in or near the
village of Buckton in said county
on the day on which the transaction
took place out of which this action
grew - and that she was present
shortly before and during the
entire of the time of the sessions of
said Sabbath School - and seen
and observed the presence and
attendance of these defendants -
Arthur Smith and Delbert Dixon
that after immediately after the
closing of said Sabbath School
the said defendants quietly and
orderly reclined upon their elbows
on separate seats in the house
where the said Sabbath School was
convened - that there was no looking
over the tops of seats - or laughing
nor in any way making noise,
or attracting the attention of said

Sabbath School - That during the entire stay of these defendants in said School they were quiet and orderly - That after the convening of said Sabbath School and while these defendants were in attendance as spectators - The Superintendent of the same in an offensive manner said to these defendants the following words "I think if you young gentlemen would get up there and take an interest in the Sabbath School it would look better than laying stretched out there" - That then the defendants Arthur Smith and Delbert Dixon in an orderly and quiet manner got up and quietly walked out of the house in which said Sabbath School was being held; and without unusual or unnecessary noise closed the door after them - That they did not slam the same - That the said Sabbath School was not interrupted or disturbed by any act or acts of the said defendants Arthur Smith and Delbert Dixon -

The defendants

That Nathaniel Stewart will testify on the trial of the above case on behalf of these defendants as follows to-wit:
That he was present on the day in January A.D. 1880 in attendance

upon and participated in in the Sabbath School ~~where~~ this the trans-
-action took place out of which the charge aforesaid is made against both of these defendants -

That before the convening of said Sabbath School the defendants Arthur Smith and Robert Dixon were in attendance at said Sabbath School - That after the convening of said Sabbath School the said defendants were merely reclining upon their elbows on separate seats in said House where the said School was so convened - That they were not looking over the top of the seats laughing or in any disturbing said School - That their manner was orderly quiet & well behaved - That the Superintendent of said School in ~~an~~ a mild manner said to these defendants in substance "that it would look better for them to come forward and take part in the School than to be laying stretched out there" that these defendants then got up and in a quiet and orderly manner walked out of the said house and closed the ~~door~~ door after them without unusual or unnecessary violence - That the door was not slammed after them nor the school disturbed by the shutting of the said door nor any other act or acts of these defendants -

That the said Benjamin Warner
will testify on the trial of the above
case that he was present in attending
upon the sabbath school out of
which the above charge grew and
that he observed all that the said
defendants did upon the occasion

That their conduct was orderly
and quiet and that the said school
was not disturbed by any
act that these defendants did

That they each took separate
seats and merely reclined upon
their Elbows - That they were first
addressed in a rude manner by
the Superintendent of said School
and told by him that they had better
get up and take part in said
school than to lay stretched out
there - That the defendant in a
quiet orderly manner walked out
of the house closed the door after
them without unnecessary force
That the defendants did not
slam the door or in closing the
same disturb the said School -

These defendants say that the
said Nathaniel Stewart Maggii
Dubrean and Benjamin Warner
reside in the vicinity of Bucktown
in said County - and that they
have left with the Clerk of said

Court a Precipe for a Subpoena
for said witnesses -

These defendants say that said
showing is not made for delay
merely but for the purposes of
justice - That by the next term
of this court they hope and expect
have the ~~the~~ evidence of said
witnesses - -

Arthur Smith

Delber Dickson

Sworn to before me and signed
in my presence this 4th day of
February 1888

W. M. Weigelt Clerk

No 525 - Page 43

THE STATE OF OHIO,

vs.

Arthur Smith
et al

Subpoena for Deft - Witnesses.

Returnable Feb 5th, 1880



Agts
Att'y for Deft

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

Published by STEBBET & LILLEY, Blank Book Manufacturers and Legal Blank Publishers, Opera House, Columbus, O.

I served this Writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
Nathaniel Stewart	14
Benj. Warner	14
Wm. Westwood	
By J. E. Harriott	Feb 4 th 1880



SHERIFF'S FEES.	
Service	25
Mileage	140
Copy	30
Total	\$ 2.15

J. J. Miller Sheriff.
B. J. O'Connell Clerk.

Subpœna in Criminal Case.

THE STATE OF OHIO,

Miss County, ss. }

To the Sheriff of said County, Greeting.

YOU ARE HEREBY COMMANDED TO SUBPœNA

Nathaniel Stewart
and
Benjamin Warner

to be and appear before the Court of Common Pleas of the County of *Miss*
at the Court House in said County, on the *5th* day of *June* *Feb*, A. D.
18*82*, at *8* o'clock *M.*, then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Arthur Smith & Delbert Dixon

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

WITNESS my hand and the seal of said Court, at *Marysville*

this *4th* day of *Feb*, A. D. 18*80*

W. M. Winger Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs.

Arthur Smith

Et al

No. 323-

Jan'y

Term, 1880

VERDICT.

Filed 187



THE STATE OF OHIO

vs.

COMMON PLEAS,

Union County, Ohio.

Arthur Smith

and

Delbert Dixon

No. 523.

January Term, A. D. 188*0*

Indictment for

School

disturbing a Sunday

We, the Jury in this case, find the Defendant

Arthur Smith

and Delbert Dixon

, Guilty, in manner and form as *they* stand

charged in the

Indictment.

~~Counts of the Indictment.~~

H. Spearman
Foreman.

State
vs

Smith & Dixon

Feb 4th 1880

Page 84

The State }
Arthur Smith }
Delbert Dixon }

Feb 4th 1880
4 O'clock P.M.
Mary Swann

John Gibson
John Blair
Reese Ballard
S. S. Reed
J. D. Reed;
J. E. Southard
John Crottinger
Louis Conrad
Uriah Cahill
William Ralston
A. W. Torrence, Secy
Hayes Speakman ~

No. _____ Crim. App. Doc. _____ Page _____

COST BILL.

Common Pleas.

THE STATE OF OHIO,

against

Arthur Smith

et al

Term.

Published by **STEBERT & LILLEY**, Blank Book Manufacturers and Legal
Blank Publishers, Opera House Building, Columbus, O.



No. 528 Crim. Cost Bill. Jany Term.

Crim. App. Doc. 11 Page

THE STATE OF OHIO,
against

Arthur Smith
et al

County,

Court of Common Pleas.

CLERK'S FEES.	CLERK.	Piff.	Deft.
Doc. and App. Piff. and one Deft., additional,	each, 5	16-	
Entering Finding Indictment,	10	3-	
Entering Plea,	each, 10	10	
Indexing Docket,	" 5	20	
General Index,	10	5-	
Entering Motion on Docket and Index,	10	10	
Filing $\frac{1}{2}$ Papers, & Post. in App. Doc. each,	10	90	
Taking Affidavits,	" 10	20	
Filing Prec., Iss. Capias, Return & Filing,	45	45-	
" " " Att., " "	45		
Taking Justification of Bail,	40	4	
Entering Allowance of Bail,	5	3-	
Entering Exoneration of Bail,	10		
Spec. War. to bring before Judge, Ret. & Fil.,	40		
Warrant to Discharge Prisoner,	30		
Recog. of 2 Deft and Filing, each,	35	70	
" Wit. " "	35		
Venire for Jury,	15	18-	
Striking Special Jury and Venire,	1 00		
Polling Jury,	30		
Impaneling Jury and Swearing Constable,	20	20	
Call. & Ent. 2 Tales Jur. & Cert., 2 each,	10	20	
Fil. 4 Prec., Iss. Sub. for 1 Wit. & Fil. additional names, 15- each,	5	80	
Swearing 18 Witnesses, " "	5	75-	
Ent. Att. of 48 " days, " "	5	90	
Certif. 18 " " "	5	240	
Qualifying 12 Jurors, each,	10	90	
Ent. Bar & Court Cal. & In., each Term,	10	120	
Entering Orders on Journal, each,	10	10	
" Verdict on Journal, and Filing,	15	15-	
" Rule on Journal,	10		
" Judgment on Journal,	10	10	
Surplus Record on Journal, per 100 words,	10	30	
Indexing Entries on Journal, each,	5	23-	
Transferring Orders on Dockets, " "	10		
" Verdict on " "	10	10	
" Rule on " " "	10		
" Judgment on " " "	10	10	
Copy of Indictment and Certificate, Continuance, each,	10	100	
Nolle Pros., Quashed or laid away,	10		
Ent. on Cash Book and Index,	15	15-	
" " Ex Docket " "	15	15-	
Notice of Motion for new trial,	10		

Carried Forward,

Clerk's Fees Brought Forward.	Piff.	Deft.
Cost Bill, Satisfaction and Filing,	45	45-
Recording words at 10c each 100,		1 25-
Lists for Grand Jur. and Pros. Atty.,	30	0
Total Clerk's Fees,	\$	14 56-

SHERIFF'S FEES.	Piff.	Deft.
SHERIFF.		
On Attachment,		
On Capias,		
Calling, 13 Witnesses,	6	1 14
Calling Jury,	12	12
Summoning Jury,	50	50
Calling Action,	16	16
Serving Subpoena on 19 Witnesses,	12 1/2	2 37
Miles Travel, 8 1/2 each,	10	5 90
15-Copies for each 100 words,		1 50
Bringing 2 Prisoner to Court, times,	75	1 50
Com. Prisoner to Jail, " "	72	
Discharging Prisoner,	75	
Miles Travel, each,	10	
On Fi. Fa. Serv. 35c. Miles trav., each,	10	
Forfeiting Recognizance,	10	
Serving Indictment,		70
Transportation,		
Total Sheriff's Fees,	\$	13 89

WITNESS FEES.	Piff.	Deft.
Fine Each \$10-	20 00	
Jury fee	6 00	
Wit-fee. B. & Page 42	60 45-	
<p>Feb 5th 1880, Recd of depts \$425-00 Waiver on conv- W. M. Wright. Clerk</p>		

86 45-

Verona O March 29th 1850

State of Ohio

vs

Del Dickson

and
Alfred Smith

Re our ^{Fees} ~~Cost~~

in full in the
above case

J W Hubbard

Attorney

66765

the name and postoffice
to be selected from the most
able Republicans in
districts. You may select and
any in each school district for your assistants as you choose, *but you will please forward the name of but ONE to the Chairman of your County Committee for our use.*

The campaign will open on the 20th inst., with Secretary SHERMAN at Steubenville, Secretary SCHURZ at Cincinnati and Judge TAFT at Cleveland, and we would like to have the names of the school district committeemen before that time, so we may be able to furnish them with the speeches of these distinguished gentlemen. So if you have not yet forwarded your organization to the Chairman of your County Executive Committee, do so at once.

Don't fail to thoroughly poll your precinct.

We enclose for your information a copy of the Seitz law, which you will please read carefully, and see that its provisions are strictly observed. The party that attempts to carry elections by intimidation of white and colored voters at the South, by ruffianism and brutality; and by repeating and ballot-box stuffing at the North must be watched, and we call upon you to see that a free and fair election is had in your precinct, and that all offenders against the law are promptly punished *The Republican party does not need to resort to tricks and frauds to carry the election.* With a full vote and fair election we shall win.

The outlook for a Republican victory is good. Our only danger is in over confidence. We hope, therefore, that you will so organize that every Republican is at the polls and votes on election day. We enclose an article from the Ohio State Journal, to which we call your thoughtful attention.

Respectfully,

J. S. ROBINSON

Chairman.

4339

715-0
18-00
M25-0



11485
96
9484

Criminal Case File
Case No. 526

No. 526-

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

America J. Williams

SEP

TERM

1881

Defendant.

7-12-P-196
J. D. P. 239

Crim Soc. C. P. 49.

No Record.

Sept-off Sockets

[Faint, illegible handwriting in cursive script, likely bleed-through from the reverse side of the page.]

The State of Ohio
vs
America Williams
Recognizance

W. M. WINGET, CLERK.
FILED
DEC
30
1879
UNION COUNTY, O.

In the Probate Court of Union County Ohio,
The State of Ohio

America^{vs} Williams } Recognizance.

Personally appeared
before me John Bleats, Probate Judge
in and for the County of Union and State
of Ohio, America Williams, the defend-
ant named above, who with James Stewart
Entered into the following recognizance,
to wit:

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

Be it remembered that on
the 27th day of December AD 1879, personally
appeared before me John Bleats, Probate
Judge in and for said County, America Willia-
ms and James Stewart, who 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 conditions following. The
above obligation is such that, whereas the above
bound America Williams, was on the
27th day of December AD 1879, required by Henry
King a Justice of the Peace in and for the County
of Union and State of Ohio, to enter into a recog-
nizance in the sum of Five hundred Dollars
with surety, conditioned for her appearance
before the Court of Common Pleas in and for

said County, on the first day of the next term there
of, then and there to answer to the charge of Arson
and abide the decision of said Court and not de-
part without leave thereof, which requiremen-
ment of said Justice of the Peace the said
America Williams, then and there complied
with, and then and there duly entered into
such recognizance in the said sum of Five
hundred ^{dollars} conditioned as aforesaid with
William Scaryl as surety therein. And
whereas on this 27th day of December, A.D. 1879,
the said William Scaryl appeared before
me John Bleats, Probate Judge in and for
said County, at the office of the Probate Court
in the Court-house of said County, with the
body of the said America Williams, and then
and there surrendered to me as such Probate
Judge, the body of the said America Williams.
Whereupon the said America Williams, was
then and there required by me, Probate
Judge as aforesaid, to enter into a rec-
ognizance with sufficient surety, condition-
ed in all things as the original recognizance.
Now, therefore if the said America Wil-
liams shall be and appear before the Court
of Common Pleas, in and for said County,
on the first day of the next term thereof,
then and there to answer to said charge
of Arson, and abide the decision of said
Court and not depart without leave
of the same, then this obligation to be void other-
wise to be and remain in full force and
virtue in law. America Williams
J. Stewart

Taken signed and
acknowledged
before me this
27th day of December
A.D. 1879, and bona fide approved,
John Bleats
Probate Judge

I John Bleats Probate Judge in
and for the County of Union in the
State of Ohio, do hereby certify, that
the foregoing recognizance was
duly taken, signed and acknowledged
before me and by me approved,
this 27th day of December A.D. 1879.

Witness my hand and the seal
of the Probate Court of Union County
Ohio,

John Bleats
Probate Judge,

No. 526.

Union Co Common Pleas.

THE STATE OF OHIO,

vs.

America Williams

Indictment for arson -

Burning a Dwelling
house

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



18

Pho...
Prosecuting Attorney.

Clerk.

ODELL & MAYER.

Blank Book Manufacturers and Legal Blank Publishers,
Dayton, Ohio

On this 19th day of January 1880

Defendant arraigned, and pleads

Not guilty to this indictment.

W. M. Winget - Clerk.

THE 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 Eighty

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 the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that

America D. Phillips

late of said County, on the 24th day of December, in the year of our Lord One Thousand Eight Hundred and Seventy nine with force and arms, in said County of Union, and State of Ohio,

Did unlawfully, willfully and maliciously set fire to and burn one dwelling house the property of Sarah P. Ponder and of the value of Seventy 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.

R. Woodburn

Prosecuting Attorney.

No 526
State of Ohio

American Billions

Entry

January 19, 1880

Journal 11-P. 529

on Wednesday the 28th day of
January 1880 - at 7 o'clock
A.M. to answer and charge

State of Ohio
vs
America Williams } No-526

Now comes the prosecuting attorney
on behalf of the State of Ohio, and
the defendant being brought into
Court in custody of the sheriff
and arraigned upon said indict-
ment for plea thereto and
she is not guilty and puts her
self upon the country, and the
prosecuting attorney doth the
like. - And it appearing
that said defendant is an in-
digent circumstances, and
unable to employ counsel
the Court, at her request as-
sign Leonidas Piper as coun-
sel to defend her.
And this day come the defend-
ant America Williams, and
with G. Stewart as her surety
entered into recognizance before
the Court in the sum of Five
hundred Dollars, conditioned
for her appearance at this the
January Term of this Court

20

Miss

Common Pleas.

THE STATE OF OHIO,

vs.

America J. Williams

RECOGNIZANCE.

Filed 18.....



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

THE STATE OF OHIO,

America v. Williams

Union County.

Be It Remembered, That on the *nineteenth*
day of *January*, A. D. 1880

America v. Williams ^{vs.} *James Stewart*, her surety,
personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly
and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of
five hundred Dollars, to be levied of their respective goods and
chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

The Condition of this Recognizance is such, that if the above bound

America v. Williams

shall personally be and appear before the Court of Common Pleas, of *Union County Ohio*
on the 28th day of January A.D. 1880

then and there to answer a certain *Indictment* filed herein against
her for *Arson*

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

Taken and acknowledged in open Court on
the day and year first above written.

W. M. Winger Clerk

By _____ Deputy.

America v. Williams
J. Stewart



THE STATE OF OHIO

vs.

America B. Williams

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,
Union County, ss.

FEEES.

Service,	\$ 1.00
Mileage,	80
Conveyance,	
Assistance,	
Sustenance,	
Return,	
Total,	\$ 1.80

I have arrested the within named
America Williams

and now have her in Court
also deliverer Defendant Copy
of indictment this 19th day
of Jan 1880

J. G. Miller
Sheriff

CAPIAS.

THE STATE OF OHIO,

Union

County, ss.

} To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

America V. Williams

and ~~her~~ safely keep, so that you have ~~her~~ body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

Arson

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Wügel-

Clerk of said Court, at

Marysville, Ohio, this

14th

day of *Jan'y*

A. D. 1880

W. M. Wügel-

Clerk.

By

Deputy Clerk.

THE STATE OF OHIO

vs.

America v. Williams

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,
Union County, ss.

FEEES.

Service,	\$ 1.00
Mileage,	1.20
Conveyance,	
Assistance,	
Sustenance,	
Return,	
Total,	\$ 2.20

I have arrested the within named

America Williams and
have her in Court
this 3rd day of June 1880

J. H. Miles
Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

} To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

America B. Williams

and ~~h~~ safely keep, so that you have ~~h~~ body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

Arson

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Winget

Clerk of said Court, at

Marysville, Ohio, this

2^d

day of

June

A. D. 1880

W. M. Winget

Clerk.

By

Deputy Clerk.

Nov 26

Union

Common Pleas.

THE STATE OF OHIO,

vs.

America G. Williams

Recognizance.

Filed Feb 2^d 1880

W. M. Weigel

Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

THE STATE OF OHIO,

vs.
America V. Williams

Union County.

Be it Remembered, That on the *Second*
day of *February*, A. D. 18*81*

America V. Williams *and*, his suret
personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly
and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of
Five Hundred Dollars, to be levied of their respective goods and
chattels, lands, tenements and estates, if default be made in the condition following, to-wit:


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


America V. Williams

shall personally be and appear before the Court of Common Pleas, of said County on
the first day of the next term thereof to be holden
then and there to answer a certain *indictment* filed herein against
him for *Arson*

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

Taken and acknowledged in open Court on
the day and year first above written.

America V. Williams 

G. Stewart 

W. M. Wengert Clerk.



By _____ Deputy,



No 526-

Union

Common Pleas.

THE STATE OF OHIO,

vs.

America J. Williams

Recognizance.

Filed



18

Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

THE STATE OF OHIO,

America V. Williams

Union

County.

Be it Remembered, That on the

20th

day of

February

, A. D. 1880

America V. Williams
and James Stewart

heretofore

personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of *Five hundred* Dollars, to be levied of their respective goods and chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

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

America V. Williams

shall personally be and appear before the Court of Common Pleas, of *Union County* on the *first-day of the next-term thereof* then and there to answer a certain *indictment* filed herein against *him* for *Arson*

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

Taken and acknowledged in open Court on the day and year first above written.

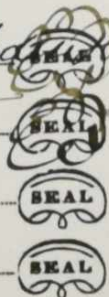
W.M. Wingel

Clerk.

By

Deputy,

America V. Williams
J Stewart



1 State of Ohio
2 }
3 Amelia Williams } Indictment for treason
4 } charged on the 24 day of Decr 79
5 } Prove ownership of Property - By
6 } By record partition. case
7 } May A 2da.

8 } Prove it was destroyed by fire By
9 } May A 2da. Tra

10 } Prove who conducted it was in the night -
11 } before sunrise = By
12 } May A - 2da. Tra - Hattie Apline,

13 } Prove fire =
14 } French Stills, Alfred Poling, Mr
15 } Sprague Braily Sprague =

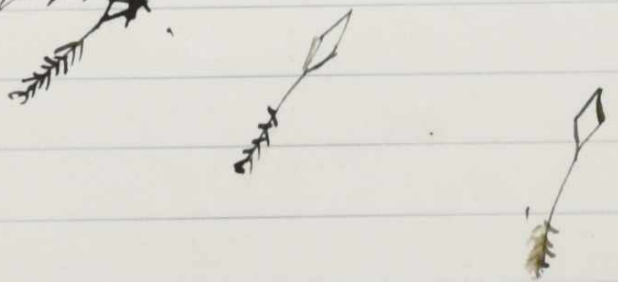
16 } Trust By James Bus, Betty Bus
17 } May Apline. Vol Benton. Eliza
18 } Poling. May Apline, James Williams
19 } Cassius Williams. Angeline Grow.

20 } Prove trees Ed Wilkes Tra, Ombine
21 } James Bus, W + Edward, Hing Poling

May

Marysville

22 } May A Apline, Angeline Grow.
23 } Amelia Singer
24 } Maggie Carl



No 526-

Union

Common Pleas.

THE STATE OF OHIO,

vs.

America V. Williams

Recognizance.

Filed

18



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

THE STATE OF OHIO,

America ^{vs.} Williams

Union County.

Be it Remembered, That on the

day of June, A. D. 1880.

America V. Williams

and James Stewart, h^{is} h^{on}orable

personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of Five Hundred Dollars, to be levied of their respective goods and chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

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

America V. Williams

shall personally be and appear before the Court of Common Pleas, said County on the first day of the next term thereof then and there to answer a certain indictment filed herein against h^{er} for Arson

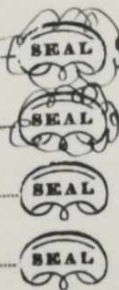
and abide the order and judgment of the Court, and not depart without leave, then this Recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged in open Court on the day and year first above written.

W. M. Winget Clerk.

By Deputy,

America Williams
J. Stewart



State

vs

A. V. Williams

Sept. 23. 1880

9.12. P. 35

State of Ohio

: vs

No 526.

Americus William

now comes the prosecuting
attorney and on his motion
J. H. Beaman was appointed
by the Court to assist
him in the prosecution of
said case

40 626

State of Ohio

vs

Amnera Williams

Entry

Oct. 8th 1880

p. 12. P. 59

Slab of Ohio
vs
Amelia Williams } No-526.

This case came on to be heard upon showing of the defendants to continue said case, and the court being fully advised in the premises considered said showing sufficient - and said case is hereby continued, and the court further ordered that the said Amelia Williams give into a recognizance to the Slab of Ohio in the sum of Five hundred Dollars with good and approved surety, to appear further appearances on the first day of the next Term of Court, and continue from day to day till discharged by the court - which recognizance with James Stewart Surety is accordingly given.

No 526

Munir

Common Pleas.

THE STATE OF OHIO,

vs.

America D. Williams

Recognizance.

Filed

18



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

THE STATE OF OHIO,

America v. Williams

Union County.

Be it Remembered, That on the *Eighth*

day of *October*, A. D. 18*80*

America v. Williams and *James Stewart*, his surety, personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of *five hundred* Dollars, to be levied of their respective goods and chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

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

America v. Williams

shall personally be and appear before the Court of Common Pleas, of *Said County* - *On the first day of the next term thereof to be holden* then and there to answer a certain *Indictment* filed herein against *h^e* for *Arson*

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

Taken and acknowledged in open Court on the day and year first above written.

W. M. Winget Clerk.

By _____ Deputy,

America v. Williams
F. Stewart



No-526.

State of Ohio

vs
Ames & Williams

entry

J 12, P 129

Filed Jan 31st 1881

W. Minger

Clerk

State of Ohio
vs
America Williams } 526

now comes the defendant
and upon her showing
this case is continued
And the court further ordered
that the said America Williams
enter into a recognizance
to the State of Ohio in the
sum of Five hundred dollars
with good and approved
surety for her appearance
on the first day of the
next term of Court, and
continued from day to
day till discharged by the
Court - ~~which recogni-~~
~~zance with James Stewart~~
~~is accordingly given~~
R. Woodson

Leonidas Piper

No 326, B. S. P. 190

THE STATE OF OHIO,

vs

America & William

Subpœna for

Petty

Witnesses.

Returnable

Jan 31st, 1881

Maggie Kersh
JAN 29 1881
U.S. ON COUNTY, O.

Woodburn

Att'y for

State

I HEREBY CERTIFY this to be a true copy of the original Subpœna.

Sheriff.

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

I served this Writ as commanded on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
Ira Donohue	6
Ida Donohue	1
Amelia Singer	1
W. H. Edwards	7
Henry Poling Co.	7
Maggie Kersh	3
Mary Donohue	6

SHERIFF'S FEES.

Service	7.0
Mileage..... 31	4.88
Copy..... 1	1.0
Total.....	5.60

John Kobensack Sheriff.

Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

+ Dea Donohue
W. H. Edwards + Henry Poling
Amelia Singer + Maggie Carl
+ Eda Donohue + Mad Mary A Donohue

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the 31st day of Jan'y, A. D.
1887, at 8 1/2 o'clock A. M, then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

America W. Williams

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

WITNESS my hand and the Seal of said Court, at Marysville

this 24th day of Jan'y, A. D. 1887

W. M. Winget Clerk.

Deputy Clerk.

No 526
State of Ohio

Annexa Williams

Affidavit for
continuance



From said Book Husband and
sawre them to the said Officer who
made said arrest, and that
said ^{the same} shoro had not been brought
from said Mary but them
away until she sawre the
to the said Officer so far
as he could see
Officer further says that
this affidavit is not made
for delay but to the end
that justice may be done
and further affirm
with the not

Annexa Williams

Swear to the said Annexa &
William and their Subscribed
and by my hand for this 31st
day of January 1881

W. M. Mangel -
Clerk

No 526

State of Ohio
vs
Amelia O. Williams }
Anson

Amelia O. Williams being first
duy sworn a competent law says
that Mary C. Phipps one of the
witnesses for the defendant in this
case was on Friday last the 27th
day of January A.D. 1881 thrown
from a slip in the town of
North Landing, Champaign County
Ohio and falling from said slip
the said Mary C. Phipps dislocated
her left ankle and fractured one
of the bones of her ankle so that
now the said Mary Phipps
is unable to leave her bed &
to be present at the trial of this
case to day nor will she
be able to leave her bed
for two or three weeks. That
the evidence of the said Mary C.
Phipps is very important. That this
defendant cannot safely go
to trial in this case without
the evidence of the said Mary C.
Phipps -
Affiant further says that on the

24th day of January 1881 a subpoena
was duly issued for the said Mary
& Phyllis Gallaway Clerk of this Court
directed to the Sheriff of Union
County Ohio and was by the
said Sheriff duly served upon
the said Mary & Phyllis on
the 28th day of January 1881 &
return of said service made to
this court.

Affiant further says that the
said Mary & Phyllis if present
would testify as follows to wit

That she was at the house
of the defendant in Allen
Union County Ohio on the day
and evening of the 24th day
of December 1879 to wit
the night on which the
dwelling house with which the
defendant is charged with being
was destroyed by fire.

That the defendant to
her personal knowledge was at
her home with the witness
the entire evening and night
of the fire and that the de-
fendant did not go out of her

from until about 14 o'clock
midnight ~~came home~~ when
defendants two sons Cassius
& William came home. That
defendant then went out of home but
was not out longer than fifteen
minutes when she came in right
after Cassius came in, and
before William came in. That
the May & Phipps slept in same
room with defendant that
night. That defendant was
in the house all the night
except the time above mentioned
when the boys came home.

That defendant had been
to Maysville on every before &
came home about six o'clock
a little after dark and had
her over shoes on. That the
said May & Phipps put the
said over shoes away out top of
a book cupboard where they
are usually kept and the
said over shoes were in the
same place when the officer
came and arrested the
defendant and said May
& Phipps took said over shoes

No 26. P. 150

The State of Ohio,

Winn County, ss.

On the *31st* day of *Jan* 18*89*
I served this Subpoena on the within-named.

SHERIFF'S FEES.

Services on	\$ 10
..... Cop
..... Miles Travel	14
Writing Return	74

State of Ohio
vs.
America & William

SUBPOENA.

No. of Case, *526*

Woodburn
Attorney.

RETURNED AND FILED



18

Received

18

M.

A TRUE COPY: ATTEST,

Sheriff.

John Woodburn
Henry J. King

Subpoena Duces Tecum.

STATE OF OHIO, Union COUNTY, SS.

To Henry J. Reing

Greeting:

You are Hereby Commanded to be and appear in your proper persons before the Common Pleas Court within and for the said County of Union on the Fortwith day of Fortwith next, at o'clock M. of said day; and also that you bring with you, and produce at the time and place aforesaid,

Over Duces

and then and there to testify what you know in a certain action pending in said Court, wherein State of Ohio is Plaintiff and América v Williams is Defendant: and this you do under penalty of the law.

Witness my Hand, and the Seal of said Court, at Manville this 31st day of January A. D. 1881
W. M. Wigel Clerk.

By _____ Deputy Clerk.

No 526

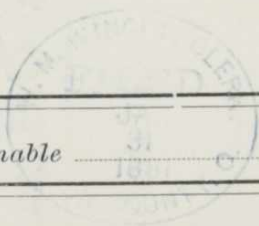
P. 191

THE STATE OF OHIO,

vs

America D. Williams

Subpoena for Pettif Witnesses.



Returnable _____, 188

Woodburn

Att'y for Pettif

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

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

I served this Writ as commanded on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
Angelina Brock	30

SHERIFF'S FEES.	
Service	10
Mileage.....	80
Copy	15
Total.....	6 65

L. Debensohn Sheriff.

Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union

County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

Argeline Crow

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *31st* day of *Jan*, A. D.
188*6*, at *8* o'clock *A.M.*, then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

America v. Williams

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

WITNESS my hand and the Seal of said Court, at

Marysville

this *28th* day of *January*, A. D. 188*6*

Wm. Winger - Clerk.

Deputy Clerk.

No 526. B. B. P. 191

THE STATE OF OHIO,

vs

America O. Williams

Subpoena for *Deft* - Witnesses.

Returnable *Jan 26th*, 188*1*

Oyers & Piper
Att'y for *Deft*

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

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

I served this Writ as commanded on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
<i>Mary L Phipps</i>	<i>10</i>
<i>Edwin Melbue</i>	<i>8</i>
<i>Abel M Williams</i>	<i>7</i>
<i>Lucas M Williams</i>	<i>7</i>
<i>Isaac Stilling</i>	<i>6</i>
<i>William L Williams</i>	<i>7</i>
<i>Stephen Williams</i>	<i>7</i>
<i>Henry Polung Coffy</i>	<i>8</i>

SHERIFF'S FEES.

Service	<i>88</i>
Mileage..... <i>80</i>	<i>6.40</i>
Copy.....	<i>10</i>
Total.....	<i>7 30</i>

John Hobensack Sheriff.

Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

+ French Stilling

+ Addie M. Williams & Cassius M. Williams

& William C. Williams & Stephen Williams

May C. Phipps & Henry Poling & Edwin Wilber

to be and appear before the Court of Common Pleas of the County of Union

at the Court House in said County, on the 26th 31st day of January, A. D.

1881, at 7 o'clock A.M., then and there to give testimony and the truth to say in a certain

case pending in said Court, wherein the State of Ohio prosecutes

America v. Williams

on behalf of the Defendant. Hereof fail not, under the penalty of the law,

and have you then and there this writ.

WITNESS my hand and the Seal of said Court, at Marysville

this 2nd day of January, A. D. 1881

W. M. Wright Clerk.

Deputy Clerk.

No 526, B.S. P. 190

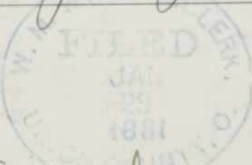
THE STATE OF OHIO,

vs

America v. Williams

Subpœna for *relff* Witnesses.

Returnable *Jan'y 31st*, 1881



Woodburn

Att'y for *relff*

I HEREBY CERTIFY this to be a true copy of the original Subpœna.

Sheriff.

Published by Siebert & Litley, Blank Book Manufacturers and Legal Blank Publishers, Opera House, Columbus, O.

I served this Writ as commanded on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
<i>Hattie Asline</i>	<i>9</i>
<i>Mrs Sprague</i>	<i>7</i>
<i>Brady Sprague</i>	<i>7</i>
<i>James Byers</i>	<i>7</i>
<i>Betsy Byers</i>	<i>7</i>
<i>Mrs. A. Stilling</i>	<i>6</i>
<i>Alfred Poling out of County</i>	

SHERIFF'S FEES.

Service	<i>70</i>
Mileage..... <i>40</i>	<i>6.40</i>
Copy	
Total.....	<i>7 10</i>

J. Hobbsack Sheriff.

Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

*+ Hattie Axline +
+ French Stillings + Alfred Poling out of County
Mrs Sprague, Bertha Sprague
+ James Payer + Betsey Payer*

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *31st* day of *May*, A. D.
188*7*, at *8 1/2* o'clock *A.*M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

America v. Williams

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

WITNESS my hand and the Seal of said Court, at

this *24th* day of *May*, A. D. 188*7*

W. M. Winget Clerk.

Deputy Clerk.

No 526. B. S. P 190

THE STATE OF OHIO,

vs

America S. Williams

Subpœna for *Petty* Witnesses.

Returnable *Jan 31st*, 1881

Woodburn
Att'y for *State*

I HEREBY CERTIFY this to be a true copy of the original Subpœna.

Sheriff.

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

I served this Writ as commanded on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
<i>Mary A. Apples</i>	<i>9</i>
<i>James Williams</i>	<i>6</i>
<i>Lassen Williams</i>	<i>3</i>
<i>Edmund Wilbur</i>	<i>6</i>
<i>Thomas B. Kenton</i>	
<i>Ernestine Graves</i>	
<i>Edgar Poling</i>	<i>6</i>

SHERIFF'S FEES.

Service	<i>70</i>
Mileage..... <i>80</i>	<i>6.40</i>
Copy	
Total.....	<i>7.10</i>

John Huber Sheriff.
Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPOENA

Thomas B. Benton
Oliver Soling, Henry A. Ashline
James Williams, Cassius Williams & 5
Angelina Crow and Edwin Wilber & 6

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the 31st day of January, A. D.
1881, at 5 1/2 o'clock A.M, then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

America v. Williams

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

WITNESS my hand and the Seal of said Court, at Marionville
this 24th day of Januy, A. D. 1881

W. M. Wrigel Clerk.

Deputy Clerk.

State of Ohio
vs
Amner D. Whittier

Entry



J-12-P-196.

State of Ohio } No. 526
vs } Carson
Ameneas O Williams }

This day the case came on for
hearing - and the same being
continued by consent of
parties, it was ordered by the
court that the defendant
enter into her recognizance
with approved security
in the sum of Four hundred
dollars for her appearance
at the next term of court
which is accordingly done -

No 526

Union

Common Pleas.

THE STATE OF OHIO,

vs.

America & Williams

Recognizance.

Filed *May 18th* 1881-

W. M. Winger

Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

vs.

THE STATE OF OHIO,

Cum County.

America V. Williams

Be it Remembered, That on the *Eighteenth*
day of *May*, A. D. 18*81*

America V. Williams and J. Stewart, his surety
personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly
and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of
Five hundred Dollars, to be levied of their respective goods and
chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

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

America V. Williams
shall personally be and appear before the Court of Common Pleas, *on the first of the*
next term thereof to be holden
then and there to answer a certain *Indictment* filed herein against
him for *Arson*

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

Taken and acknowledged in open Court on
the day and year first above written.

W. M. Weigelt Clerk.

By _____ Deputy,

America V. Williams
J. Stewart
SEAL
SEAL
SEAL
SEAL

State of Ohio

Annexed O'Williams

Entry
J-12-P-268



State of Ohio }
vs } Indictment for
Amener & Williams } Prison

Court allow L. O. per
a fee of thirty Dollars
for defending the prisoner
Amener & Williams under
arrestment of Court

Criminal Case File
Case No. 527

No. 527

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Elijah Brown, ~~Wilson Brown~~
and Lon Grubbs

Defendant.

January 27, 1880

Verdict of "guilty" as to Wilson
& Elijah Brown. "Not guilty"
as to Lon Grubbs.

J-11-P-542

Jan'y 29, 1880

Elijah Brown to pay a fine of
\$20 ^{cents} and be imprisoned 5 days

Wilson Brown to pay a fine of
\$20 cents and be imprisoned
10 days in county jail

J-11-P-544

D. B. B Page 296.

Record and Book Page 217

Elyah Fine \$20, Impression 5 days
Wilson \$20, " 10 w

539
544

Criminal Action

The State of Ohio } Before J. S. Turner
vs } Justice of the Peace in
Elijah Brown } and for Union County
Wilson Brown } Ohio
William Brown } Nov 11th 1879 Complaint
Jon Grubbs } in writing on oath signed
Thomas Hinton } by J. H. Weiser, filed with
Hugh Buttler } me charging that one Elijah Brown
Humphrey Wheatley } ^{William Brown}
Wilson Brown, Jon Grubbs, Thomas }
Hinton, Hugh Buttler, ^{Humphrey Wheatley} } on or about
the 8th day of November A. D. 1879 at the }
County of Union in and upon one }
J. H. Weiser, then and there being }
unlawfully and willfully did make an }
assault, the said J. H. Weiser being }
then and there Marshal of the peace }
in and for the Village of Milford Centre }
in the County of Union aforesaid, legally }
authorized and duly qualified as such }
Officer and then and there being in }
the Execution of his said office to wit }
being then and there Endeavouring in a }
lawful manner to suppress and prevent }
a breach of the peace, which said }
breach of the peace was then and there }
being committed by the said William }
Brown and that one Elijah Brown, }
Wilson Brown, Jon Grubbs, Humphrey }
Wheatley, Thomas Hinton Hugh Buttler

and the said William Brown, him
the said J. H. Weiser then and there in
the due execution as aforesaid for his
said Office did unlawfully, willfully
and knowingly, strike beat, abuse and
interfere with him the said J. H. Weiser
in the execution of his duty as aforesaid.
And this deponent that one Elijah Brown
William Brown, Wilson Brown, Lon
Grubbs, Humphrey Wheatley, Thomas Hinton
and Hugh Buttler, are guilty of the
facts charged and further this deponent
saith not. J. H. Weiser

Sworn to and subscribed before me
at the county aforesaid this 11th day of
November A. D. 1879

J. G. Turner J. P.

Nov 11th 1879 Issued warrant against
Elijah Brown, William Brown, Wilson
Brown, Lon Grubbs, Humphrey Wheatley,
Thomas Hinton and Hugh Buttler and
delivered to F. M. Reed Constable

Nov 12th 1879 warrant returned with
the bodies of five of the defendants
Constables return I took the bodies of
the within named Elijah Brown, Wilson
Brown, Lon Grubbs, Thomas Hinton
and Hugh Buttler and have them
before the justice Nov 12th 1879

Fees \$9.75

F. M. Reed Const

Nov 12th 1879 Issued Subpoena for
A. Boylan, Clarence Reed, Eli Gabriel
John Harris, William Spain, Witnesses
for the State also issued Subpo-
ena for Mike Davis, J. H. Davis
W. S. Alden, H. Kimbal, John Wheeler,
Robt Reams, Robt Breston Nile
Bland and D. J. Hawley. O. W. White
Witnesses for defendants, and deliv-
ered to F. M. Reed Constable.

Nov 12th 1879 I received ~~the~~ above writs
and afterward I served the same
in the manner and time shown
by the annexed list and table that
is I read ~~this~~ writs to all of the
Witnesses

Freshk & Co F. M. Reed Const
Nov 12th 1879. Trial had J. H. Weiser
A. Boylan Clarence Reed, John Harris
Henry Crusan, Eli Gabriel, Witnesses
for the State and H. Kimbal,
John Wheeler, J. H. Davis, W. S. Alden
D. J. Hawley, Robt Breston, Robt Reams,
Jon Grubbs, and Wilson Brown
Witnesses for the defendants were
sworn and examined, after hearing
the evidence I do find that
Elijah Brown, Wilson Brown and
Jon Grubbs guilty of the facts charged
Thomas Hinton and Hugh Butcher
are by me discharged. There being
no evidence against them

State

Witnesses Fees Thereupon the said Elijah^r Brown
A Boylan, 50 Wilson, Brown were by me ordered
John Harris, 65 to Enter into a recognizance in the
Clarence Reed, 65 Sum of Two Hundred Dollars Each
Henry Crusan, 80 and the said Lon Grubbs to Enter
Eli Gabriel, 65 into a recognizance in the sum of
\$3.25 Fifty Dollars ~~with sufficient~~

Defendants Sureties for their appearance
H. Kinkal 60 at next term of Court of Common
John Wheeler 65 pleas to be holden in said County
J. H. Davis 60 which was done accordingly Samuel
W. S. Alden 50 Buffington being Elijah Browns Surety
D. J. Hawley 55 and W. S. Alden being Wilson
Robt Briston 80 Browns Surety and Daniel Grubbs
Robt Reams 50 and John Williams being Lon Grubbs
Nile Bland 50 Surety. Recognized the following
\$4.70 witnesses for the state.

A Boylan, John Harris, Clarence
Reed, Henry Crusan, and J. H. Weiser,
J. H. Turner, J. P.

Justice Fees \$6.25

Constables .. \$15.20

Witnesses Fees A Boylan 7.95

~~Notarials~~ \$30.00

The State of Ohio Union County 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 the above
action

Nov 12th 1879

J. H. Turner, J. P.



Recognizance of
Witnesses



The State of Ohio, Union COUNTY, ss.

Be it remembered, that on the 12th day of Nov in the year A. D. 1879, A. Baylan, John Harris, Clarence Reed, Henry Cusman, and J. H. Weiser personally appeared before me J. H. Turner

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

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

J. H. Turner

JUSTICE OF THE PEACE.

W. M. WINGET, CLERK.
FILED
NOV
18
1879
UNION COUNTY, O.

The State of Ohio, Union COUNTY, ss.

Be it remembered that on the 12th day of November in the year of our Lord, one thousand eight hundred and ~~and~~ seventy, nine

Alongo Grubbs and Samuel Grubb, John Williams,
personally appeared before me J. H. Turner one of the Justices of the Peace in

and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio the sum of Fifty Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to wit: The condition of this recognizance is such, that if the above bound

Alongo Grubbs

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

Interfering with
an Officer of the peace while in
the lawfull discharge of his duties

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. Turner

JUSTICE OF THE PEACE.

1879

1879

5
7
P

W. M. WINGET, CLERK.
 FILED
 NOV
 18
 1879
 UNION COUNTY, O.

The State of Ohio, Union COUNTY, ss.

Be it remembered that on the 12th day of November in the year of our Lord, one thousand eight hundred and ~~sixty~~ seventy nine

Wilson Brown and W. B. Alden personally appeared before me J. H. Turner 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, 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

Wilson Brown and William 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 Resisting Assaulting

and Interspaining with an officer of the Peace while in the lawful discharge of his duties

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. Turner

JUSTICE OF THE PEACE.

Receivance

THE STATE OF OHIO

COLUMBUS



1879

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

The State of Ohio, Union COUNTY, ss.

Be it remembered that on the 12th day of November in the year of our Lord, one thousand eight hundred and ~~sixty~~ Seventy Nine

Elijah Brown and Samuel Buffington personally appeared before me J. G. Turner 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, 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

Elijah 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 Resisting Assaunting
and interfering with an Officer of the
peace while in the lawfull discharge
of his duties

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. G. Turner

JUSTICE OF THE PEACE.

no 327

Miss

Common Pleas.

THE STATE OF OHIO,

vs.

Elijah Brown

et al

RECOGNIZANCE.

E Brown

Filed 18.....



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

THE STATE OF OHIO,

Elijah Brown
William Brown
and
Leen Gibbs

Union County.

Be It Remembered, That on the *17th*
day of *January*, A. D. 18*80*
Elijah Brown and

Catherine Brown, his surety

personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of *Three hundred* Dollars, to be levied of their respective goods and chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

The Condition of this Recognizance is such, that if the above bound

Elijah Brown



shall personally be and appear before the Court of Common Pleas, of *Said County*

on the 26th day of January

then and there to answer a certain *Indictment* filed herein against him for *Resisting an officer*

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

Taken and acknowledged in open Court on the day and year first above written.

Elijah Bⁿ Brown 
mark
Catharine Browne 

W. M. Winget Clerk

witness

By *Vernice Porter* Deputy




No. 527-

Union Co Common Pleas.

THE STATE OF OHIO,
AGAINST

*Elijah Brown
William Brown
Lon Grub*

INDICTMENT FOR

Resisting an officer

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury at the request of the

A TRUE BILL.

W. G. Conkright
Foreman of Grand Jury.

Filed 18



Clerk

W. H. Damm
Prosecuting Attorney.

Odell & Mayer, Blank Book Manufacturers and Legal Blank Publishers, Dayton, Ohio.

On this _____ day of _____
18____, Defendant arraigned and
pleads _____ guilty to the
indictment.

_____ Clerk

I hereby certify this to be a full and true copy
of the original Indictment in this case, now on file
in my office.

18

_____ Clerk

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. H. Damm
Prosecuting Attorney.

INDICTMENT.

THE STATE OF OHIO, } IN THE COURT OF COMMON PLEAS,
 } Of Union County, Ohio.
Union County, ss. } For the Term of January A. D. 1880

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 Brown Elijah Brown Wilson Brown and Lon Grib

late of said County, on or about the 8th day of November in the year of our Lord One Thousand Eight Hundred and seventy nine, with force and arms in said County of Union and State of Ohio.

Willfully, knowingly, violently and unlawfully did resort in the execution of his office one J H Corner then and there being an officer to wit - a Marshal of the Incorporated Village of Mulford Center Union County Ohio - legally authorized and duly qualified as such officer and then and there being in the execution of his said office to wit, and then and there did attempt to view and in his power to arrest one William Brown who was then and there enforced on the streets of Mulford Center Ohio, and was then and there and that time and in the presence of J H Corner the Marshal of said Incorporated Village of Mulford Center was in a loud and boisterous manner using such vulgar and profane language in violation to the ordinances of said Incorporated Village of Mulford Center duly authorized under the statute of Ohio and when on view and in the presence of J H Corner Marshal did attempt to arrest the said William Brown for the afore said disturbance - and him the said William Brown did then and there proceed

to convey and bring before Alision Smaun
the Mayor of the Incorporated Village of
Melford Centre Ohio. to answer for said
offense of being intoxicated, and using rude
and vulgar and profane language or of the
said - and thereafter one Wilson Brown
Elijoh Brown and Lon Grub did then and
tho, unlawfully, violently, willfully and
knowingly assault, beat threaten abuse and
hurt the said J H Winer or Marshall
in the execution of his said
office in the matter of aforesaid, and then
and then the said Wilson Brown Elijoh
Brown or Lon Grub knowing that the
said J H Winer was the Marshall at
the time of the Incorporated Village of Melford
Centre Oh - did endeavor and attempt to prevent
the said J H Winer Marshall or aforesaid
from apprehending and bringing the said
William Brown to justice, by then and
then striking, beating and abusing the said
J H Winer, and by then and then encouraging
and advising the said William Brown
to make his escape from said Marshall
be the said J H Winer Marshall or aforesaid
said then and then all the time, being
in the due execution of his said office
to wit in apprehending and bringing the
said William Brown to justice or aforesaid.
all of which Wilson Brown Elijoh Brown
and Lon Grub. then and then were known
that J H Winer was the Marshall of the
Incorporated Village of Melford Centre Ohio
in the due execution of his office

THE STATE OF OHIO

vs.

Elijah Brown
et al

CAPIAS.

Ret'd and filed Jan 17 1880

THE STATE OF OHIO,

Union

County, ss.

I have arrested the within named

Elijah Brown

William Brown

and Lou Grubb and now
have them in court - I have
also delivered to each of said
defendants a certified copy of their
indictments - Jan 17th 1880

J. J. Miller Sheriff
By Owen Reed Deput

FEEES.

Service,	\$ 75
Mileage,	1 00
copy of indictment	75
Assistance,	
Sustenance,	
Return,	
Total,	\$ 2,57

copy of indictment 75-

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

*Elijah Brown - William Brown
And Son Carver*

and ~~them~~ safely keep, so that you have ~~their~~ bodies before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

Resisting an Officer

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Winger

Clerk of said Court, at

Marysville, Ohio, this *14th* day of *July*

A. D. 1880.

W. M. Winger Clerk.

By

Deputy Clerk.

State

vs

Elijah Brown

Plal

Page 81

State No 527

Jan 27th 1880

^{vs}
Elijah Brown
Wilson Brown
Ben Grubbs

2 P.M.
Jury sworn

~~A. L. Smith~~

G. D. Herd

G. W. Moore

Wm Rabston

J. E. Southard

John Brottinger

Louis Conrad

Owen Wilbee

John Gibson

John Blair

Brett Ballard

S. L. Reed

George Becker - Taliman

THE STATE OF OHIO,

vs.

Elijah Brown

et al

Subpoena for *Petty* Witnesses.

Returnable *Jan 26*, 1880



Woodburn

Att'y for

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

I served this Writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
<i>J. H. Bluzar</i>	<i>5</i>
<i>Clarence Reed</i>	<i>8</i>
<i>A. Baylan</i>	<i>5</i>
<i>Osley Holenbaugh</i>	<i>5</i>
<i>John Harris</i>	<i>4</i>
<i>The above served by Reading</i>	
<i>Mile Bland</i>	<i>5</i>
<i>Arthur Walke</i>	<i>5</i>
<i>The above served by leaving Copy at residence</i>	

SHERIFF'S FEES.	
Service	<i>87</i>
Mileage	<i>1 20</i>
Copy	<i>30</i>
Total.....	<i>2 37</i>

J. J. Miller Sheriff.
Gayne Reed Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting.

YOU ARE HEREBY COMMANDED TO SUBPOENA

J. H. Weizer
Nile Bland, Clarence Reed
A. Boylan Wesley Hotenbaugh
Arthur Walker and John Harris

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *26th* day of *January*, A. D.
1880, at *8* o'clock *A.* M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes *Elijah Brewer*
William Brown & Leon Grebb
on behalf of the *State*. Hereof fail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the seal of said Court, at *Marysville*
this *19th* day of *January*, A. D. 18 *80*

W. M. Winger Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs.

Elijah Brown

et al

Subpoena for Deft-Witnesses.



Returnable Jan 26th, 1880

Att'y for

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

I served this Writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
Mile Blend	5
J H Davis	7
A Bunsen	5
John Carpenter	5
B Brestan	9
A Baylan	5
The above served with copy Jan 24 th 1880	
Arden Miller	3
John Wheeler	1

SHERIFF'S FEES.	
Service	75
Mileage	1.50
Copy	90
Total	2.15

A G Miller Sheriff.
Bayer here apt Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting.

YOU ARE HEREBY COMMANDED TO SUBPOENA

Nile Bland

N. H. Davis . Alson Bronson

Oscar Miller, John Compton,

Robert-Breton, John Wheeler and A. Boylan

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *26th* day of *January*, A. D.
1880, at *8* o'clock *A.M.*, then and there to give testimony and the truth to say in a certain

case pending in said Court, wherein the State of Ohio prosecutes *Elijah Brown-*

William Brown and Lon Grubbs

on behalf of the *Defendant-* Hereof fail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the seal of said Court, at *Marysville*

this *23rd* day of *Marysville*, A. D. 1880

W. M. Winget Clerk.

Deputy Clerk.

No 527 Page 51

THE STATE OF OHIO

vs.

Elijah Brown

Etals.

SUBPENA FOR DEFT'S WITNESS.

Returnable July 26 1880

Ret. and Fil.



Clerk.

Deft

Att'y for Deft

I Hereby Certify this to be a true copy of the Original Subpæna.

, Sheriff.

The State of Ohio
Union County ss

I received this writ at
Ten o'clock and forty-five
minutes A.M. January 26th
1880 Not served for want
of time J. J. Miller Sheriff

Service
Copies 2 . 00
Mileage
Total \$0.30

SUBPŒNA IN CRIMINAL CASE.

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

TO THE SHERIFF OF SAID COUNTY, GREETING:

You are hereby commanded to subpœna

Oscar Miller and Robert Ream

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *fourth* day of

A. D. 1880, at _____ o'clock _____ M., then and there to give testimony, and the truth to
say, in a certain case pending in said Court, wherein the State of Ohio prosecutes

Elijah Brown et al

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

WITNESS my hand and the seal of said Court at *Maysville*



this *26th* day of *January*, A. D. 1880

W. M. King Clerk.

Dept. Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPOENA

Robert Beam

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the 27th day of January, A. D.
1880, at 8 1/2 o'clock A. M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Reliance Brown et al

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

WITNESS my hand and the seal of said Court, at Mayville

this 26th day of January, A. D. 1880

W. M. Winget Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs.

Elijah Brown

Et. al^o

No. *627*

Janry Term, 1880

VERDICT.

Filed 187



January 27. 1880
J-11-P-542

THE STATE OF OHIO

vs.

COMMON PLEAS,

~~Wade~~ County, Ohio.

Elijah Brown, Wilson

No. 527. Larry Term, A. D. 1880

Brown ~~Laan Grubs~~

Indictment for Resisting an
Officer

We, the Jury in this case, find the Defendants Elijah Brown, Wilson

Brown ~~Laan Grubs~~, Guilty, in manner and form as they stand
charged in the indictment. ~~Courts of the Indictment.~~

Laan Grubs. not guilty

John Gibson Foreman.

No. *527* Crim. App. Doc. Page

COST BILL.

Common Pleas.

THE STATE OF OHIO,

against

E. Brown et al

Term.

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

No. 527 Crim. Cost Bill. January Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

Elijah Percuss Wilson Percuss
Leon Grubb

 County,

Court of Common Pleas.

CLERK'S FEES.				Clerk's Fees Brought Forward.			
	CLERK.	Plff.	Deft.		Plff.	Deft.	
Doc. and App. Plff. and one Deft.,	15	15-		Cost Bill, Satisfaction and Filing,	45	45-	
additional, <u>2</u> each,	5	10		Recording words at 10c each 100,		2 00	
Entering Finding Indictment,	10	10		Lists for Grand Jur. and Pros. Atty.,	30	30	
Entering Plea, <u>3</u> each,	10	30					
Indexing Docket,	5	5-		Total Clerk's Fees,	\$	15 35-	
General Index,	10	10					
Entering Motion on Docket and Index,	10						
Filing <u>12</u> Papers, & Post. in App. Doc. each,	10	1 20					
Taking Affidavits,	10						
Filing Prec., Iss. Capias, Return & Filing,	45	45-					
" " " Att., " "	45						
Taking Justification of Bail,	40						
Entering Allowance of Bail,	5						
Entering Exoneration of Bail,	10						
Spec. War. to bring before Judge, Ret. & Fil.,	40						
Warrant to Discharge Prisoner,	30	30					
Recog. of / Deft and Filing, each,	35	35-					
" Wit. " "	35						
Venire for Jury,	15	15-					
Striking Special Jury and Venire,	1 00						
Polling Jury,	30						
Impanelling Jury and Swearing Constable,	20	20					
Call. & Ent. / Tales Jur. & Cert., each,	10	10					
Fil. <u>4</u> Prec., Iss. Sub. for 1 Wit. & Fil.	20	80					
<u>12</u> additional names, each,	5	70					
Swearing <u>13</u> Witnesses,	5	65-					
Ent. Att. of <u>13</u> " days, <u>21</u> "	5	1 05-					
Certif. <u>18</u> " "	5	65-					
Qualifying <u>12</u> Jurors, each,	10	1 20					
Ent. Bar & Court Cal. & In., each Term,	10	10					
Entering Orders on Journal, <u>2</u> each,	10	20					
" Verdict on Journal, and Filing,	15	15-					
" Rule on Journal,	10						
" Judgment on Journal,	10	10					
Surplus Record on Journal, per 100 words,	10	20					
Indexing Entries on Journal, each,	5	20					
Transferring Orders on Dockets, "	10	10					
" Verdict on "	10	10					
" Rule on " each,	10	10					
" Judgment on " "	10	30					
Copy of Indictment and Certificate, <u>5</u>		2 25					
Continuance, each,	10						
Nolle Pros., Quashed or laid away,	10						
Ent. on Cash Book and Index,	15	15-					
" Ex Docket " "	15	15-					
Notice of Motion for new trial,	10						
Carried Forward,							

SHERIFF'S FEES.			
		Plff.	Deft.
On Attachment,			
On Capias,		2 50	
Calling, Witnesses,	6		
Calling Jury,	12		
Summoning Jury,	50		
Calling Action,	16		
Serving Subpoena on <u>13</u> Witnesses,	12 1/2	1 42	
Miles Travel, <u>27</u> each,	10	2 70	
Copies for each 100 words, <u>15</u>	10	1 50	
Bringing <u>3</u> Prisoner to Court, <u>1</u> times,	75	2 25-	
Com. <u>2</u> Prisoner to Jail, "	72	1 50	
Discharging Prisoner,	75	2 50	
Miles Travel, <u>1</u> each,	10	10	
On Fi. Fa. Serv. 35c. Miles trav., each,	10		
Forfeiting Recognizance,	10		
Serving Indictment,		1 05-	
Transportation,			
Total Sheriff's Fees,	\$	13 72	

WITNESS FEES.			
		Plff.	Deft.
Books <u>5</u> Page <u>50787</u>		12 70	7 45-
jury fee <u>600</u>		6 00	
J. S. Sumner JP		6 85-	
A. M. Reed const-		15 20	
A. Boylan		3 20	
John Harris		65-	
Blairance Reed		65-	
Henry Gussam		80	
Eli Gabriel		65-	
H. Wainballe		60	
John Wheeler		65-	
W. J. Davis		60	
W. S. Alden		50	
S. J. Hawley		55-	
Robert Portman		80	
Robert Neam S		50	
Wile Bland		50	
		48 00	

Criminal Case File
Case No. 528

No. 528.

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Michael Powers

Defendant.

Jan'y 31st 1880.

Plea Guilty

J-11-P-547

February 10, 1880

Fined \$50⁰⁰ costs. Jail for
10 days - To stand committed
until paid - Place closed

J-11-P-561

Doc B. Page. 314.

Recorded Book 2. P. 228.

547

561

TO THE SHERIFF:

I hereby certify the within to be a true copy of the original indictment on file in this office.

..... Clerk.

By Deputy.

On the day of 18....., I served a duly certified copy of the within indictment by handing the same to

Defendant.

By Sheriff.

By Deputy.

Fees \$

No. 628

Union Co Common Pleas.

THE STATE OF OHIO,

vs.

Michael Powers

INDICTMENT

For selling intoxicating liquor contrary to law.

A TRUE BILL.

W. G. Conkright

Foreman of the Grand Jury.

Filed



18.....

R. Woodburn

Prosecuting Attorney.

Clerk.

ODELL & MAYER, Blank Book Manufacturers and Legal Blank Publishers, Dayton, Ohio

On this day of 18..... Defendant arraigned, and plead guilty to this indictment.

..... Clerk.

THE STATE OF OHIO,
Union Co County, ss.

The Court of Common Pleas, *Union* County, Ohio,

Of the Term of *January* in the year of our Lord One Thousand Eight
 Hundred and *Eighty*

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 *Michael Powers*

late of said County, on the *12th* day of *July*, in the year
 of our Lord One Thousand Eight Hundred and *Seventy nine* at the County
 of *Union* aforesaid, and from that date until the commencement of this
 prosecution, to-wit: on the *14th* day of *January* in the year One
 Thousand Eight Hundred and *Eighty* at the County of *Union*
 aforesaid, was, and has been then and there unlawfully the keeper of a place of public
 resort, where intoxicating liquors, other than wine manufactured of the pure juice of
 the grape, cultivated in said State of Ohio, or ale, beer or cider, were and have been
 then and there sold by the said *Michael Powers*.

in violation of law, to-wit: in violation of the provisions of Sections Thirteen, Fourteen,
 Sixteen and Seventeen of the Eighth Chapter of the act of the General Assembly of the
 State of Ohio, entitled, "An Act to Amend, Revise and consolidate the statutes relating
 to crimes and offenses, and to repeal certain acts therein named; to be known as title
 one, crimes and offenses, Part Four of the act to Revise and Consolidate the general
 statutes of Ohio;" passed and enacted by said General Assembly, on the Fifth day
 of May, in the year Eighteen Hundred and seventy-seven

To the common nuisance of the citizens and people of 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.

R. Woodrum

Prosecuting Attorney, *Union* County, Ohio

THE STATE OF OHIO

vs.

Michael Powers

CAPIAS.

Ret'd and filed *187*



THE STATE OF OHIO,
Union County, ss.

I have arrested the within named
Michael Powers and

*Now have him in Court
also delivered to Deputant
a copy of indictment the
17th day of Jan 1880*

W. M. Miller
Sherriff

FEEES.

Service,	\$ 25
Mileage,	80
Conveyance,	200
Assistance,	
Sustenance,	
Return,	15
Total,	\$ 5.30

CAPIAS.

THE STATE OF OHIO,

Union

County, ss. }

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

Michael Powers

and ~~him~~ safely keep, so that you have ~~him~~ body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

Selling intoxic liquor contrary to Law

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Weigel

Clerk of said Court, at

Marysville

, Ohio, this

14

day of

Jan

A. D. 18*80*

W. M. Weigel

Clerk.

By

Deputy Clerk.

No 528

Mine

Common Pleas.

THE STATE OF OHIO,

vs.

Michael Powers

RECOGNIZANCE.

Filed 18.....



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

Michael Powers

THE STATE OF OHIO,

Union County.

Be It Remembered, That on the *17th*
day of *January*, A. D. 18*80*

Michael Powers and John Powers, his surety,
personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly
and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of
Three Hundred Dollars, to be levied of their respective goods and
chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

The Condition of this Recognizance is such, that if the above bound

Michael Powers

shall personally be and appear before the Court of Common Pleas, *Union County* &
on the 26th 1880 day of January A. D. 1880
then and there to answer a certain *indictment* filed herein against
him for *Selling intoxicating liquors contrary to law*
and abide the order and judgment of the Court, and not depart without leave, then this Recogni-
zance shall be void; otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged in open Court on
the day and year first above written.

W. M. Winget Clerk

By _____ Deputy.

M. A. Powers
John Powers





State of Ohio

vs

Michael Powers

No. 528

Motion

Now comes the said
Michael Powers and moves the Court to
quash the said Indictment for the reason that
the names of the Prosecuting witness or
witnesses are not stated therein as is
required by the Statute

Conrad Benton

THE STATE OF OHIO,

vs.

Michael Powers

Subpoena for *Def'ts* Witnesses.

Returnable

Jan'y 29, 1880



Cameron Union

Att'y for Def'ts

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

I served this Writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
<i>Lackey Swin</i>	<i>7</i>
<i>Orlando Eaton</i>	<i>6</i>
<i>D. F. Burr</i>	<i>7</i>
<i>George Reams</i>	<i>8</i>
<i>Henry Ruhlman</i>	<i>8</i>
<i>James Cline</i>	<i>6</i>
<i>Wm Laird</i>	<i>7</i>
<i>Fay W. Troy</i>	<i>4</i>
<i>Abraham Jenkins</i>	<i>8</i>
<i>the above served</i>	
<i>with Copy Jan 27, 1880</i>	

SHERIFF'S FEES.

Service	<i>1.92</i>
Mileage	<i>1.80</i>
Copy	<i>1.85</i>
Total	<i>5.77</i>

J. J. Miller Sheriff.
J. J. Miller Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,
Union County, ss. }

To the Sheriff of said County, Greeting.

YOU ARE HEREBY COMMANDED TO SUBPENA

Lackey Irwin
D. T. Burr
Charles Eaton,
George Reams, Henry Ruhlen, James Olive
William Laird, Fay McShoy Abraham Jenkins

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *29th* day of *January*, A. D.
1880, at *8* o'clock *A.* M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Michael Cowen
on behalf of the *Defendant*. Hereof jail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the seal of said Court, at *Maysville*
this *26th* day of *January*, A. D. *1880*

W. M. Winget Clerk.

Deputy Clerk.



Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting.

YOU ARE HEREBY COMMANDED TO SUBPOENA

*Joseph Good and
Jonas Blair*

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *29* day of *July*, A. D.
18*82*, at *8* o'clock *A.*M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Michael Powers

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

WITNESS my hand and the seal of said Court, at

this *26th* day of *July*, A. D. 188*0*

Marysville
W. M. Winger Clerk.

Deputy Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,
My County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

L. M. Gray

to be and appear before the Court of Common Pleas of the County of *Win*
at the Court House in said County, on the *Forth* day of _____, A. D.
18____, at ____ o'clock ____ M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Michael Powers
on behalf of the *State*. Hereof fail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the seal of said Court, at *Wagoner*
this *20th* day of *Aug*, A. D. 18*80*

W. M. Winget Clerk.

Deputy Clerk.

No 528, P 48

THE STATE OF OHIO,

vs.

Michael Powers

Subpoena for *Petty* Witnesses.

Returnable *Jan 26th*, 1880

W. M. WINGET, CLERK.
FILED
JAN 26 1880
UNION COUNTY, O.
Woodburn
Att'y for *Petty*

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

Published by SILBERT & LILLEY, Blank Book Manufacturers and Legal Blank Publishers, Opera House, Columbus, O.

I served this Writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
<i>January 24th 1880</i>	
<i>William Frestake</i>	<i>7</i>
<i>Thomas Cochr</i>	<i>7</i>
<i>John Cochr</i>	<i>7</i>
<i>Lester Polina</i>	<i>8</i>
<i>William Dentons</i>	<i>8</i>
<i>Sam Elstrom</i>	<i>7</i>
<i>by delivering copies</i>	
<i>Calvin Benjamin</i>	<i>8</i>
<i>by leaving copy at residence</i>	
<i>Joseph Cline</i>	<i>not found</i>

SHERIFF'S FEES.	
Service	<i>87</i>
Mileage	<i>1 20</i>
Copy	<i>1 05</i>
Total.....	<i>\$ 3, 12</i>

J. J. Miller Sheriff.

Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPOENA

William Westlake
Calvin Bergantine, Thomas Coady, John Coady
Lester Poling, Joseph Cline
William Jenkins and Eli Norvell

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *26th* day of *January*, A. D.
1880, at *8* o'clock *A.* M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Michael Powers
on behalf of the *State*. Hereof fail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the seal of said Court, at *Marysville*
this *19* day of *January*, A. D. 1880.

W. M. Winger Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs.

Michael Powers

Subpoena for State Witnesses.



Returnable the _____, 18

Woodburn
Att'y for State

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

I served this Writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
Joseph Powmond	10
Garrett Shuck	8
Geo Keams	8
W T Jennings	7
The above served by	
Copy Jan 30 1880	

SHERIFF'S FEES.	
Service	50
Mileage	1 20
Copy	60
Total	2 20

H. J. Muller Sheriff.
W. J. Kuhlert Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting.

YOU ARE HEREBY COMMANDED TO SUBPENA

Joseph Townsend
Aaron Shirk, George Reams
and W. R. Jennings

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the 31st day of January, A. D.
1880, at 8 1/2 o'clock A. M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Michael Powers
on behalf of the State. Hereof fail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the seal of said Court, at Mansville

this 29th day of January, A. D. 1880.

W. M. Wigel Clerk.

Deputy Clerk.

Union COMMON PLEAS.

The State of Ohio

vs. *Michael Powers*

FI. FA. ET CA. SA.

This Writ dated *Feb* 1880

Fine, \$ *50.10*
Costs, \$ *72.92*

\$ 122.92

Defendant's Costs, \$

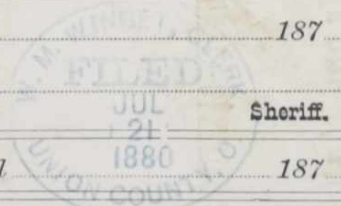
Int. from *Jan 5th 1880*

This writ *.65-*

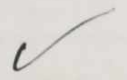
Inc. Costs, \$

R. J. Woodburn
Prosecuting Attorney.

Received 187



Ret. and filed 187



The State of Ohio } I received this writ on the 18th
Union County ss } day of February 1880

Sheriff's Fees *no goods chattels lands or*
Service *instruments found whereon to*
Mileage *levy*

<i>35-</i>	
<i>80</i>	
<i>155-</i>	
<i>30</i>	
<i>185-</i>	

Received July 20th 1880 of
Michael Powers by R. J. Woodburn
Fifteen Dollars to apply on the
writ
Retained to apply on my fee
Fifteen Dollars
Returned by order of R. J. Woodburn
J. J. Miller 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

Michael Powers

in your bailiwick, you cause to be made *One Hundred Twenty and 2/10*
Dollars, being the amount of a fine and the costs of prosecution which the State
of Ohio, in our Court of Common Pleas, at a term thereof, commencing on the
5th day of *January*, A. D. 1880, by the judgment of said
Court, recovered against the said *Michael Powers on an*
Indictment for keeping a place where intoxicating
liquors are sold contrary to law,
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 bod..... of the said

and commit to the jail of said County, and safely keep therein until
..... pay, or secure to be paid, the full sums aforesaid, with the interest afore-
said, and increase costs, or until 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

Marionville this *18th*
day of *February* A. D. 1880

W. M. Winget Clerk.

By Deputy Clerk.

No. 528 Crim. App. Doc. Page

COST BILL.

Union Common Pleas.

THE STATE OF OHIO,

against

Michael Powers

Jansz Term.

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

No. 528 Crim. Cost Bill. June Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

Michael Powers

Union County,

Court of Common Pleas.

CLERK'S FEES.				Clerk's Fees Brought Forward.			
	CLERK.	Plff.	Deft.		Plff.	Deft.	
Doc. and App. Plff. and one Deft., additional,	each, 5		15-	Cost Bill, Satisfaction and Filing,	45	46-	
Entering Finding Indictment,	10	10		Recording words at 10c each 100,		1 25-	
Entering Plea,	each, 10	10		Lists for Grand Jur. and Pros. Atty.,	30		
Indexing Docket,	" 5	5-		Total Clerk's Fees,	\$	11 50	
General Index,	10	10		SHERIFF'S FEES.			
Entering Motion on Docket and Index,	10	10		SHERIFF.			
Filing / Papers, & Post. in App. Doc. each,	* 10	10		On Attachment,			
Taking Affidavits,	" 10	10		On Capias,		3 30	
Filing Prec., Iss. Capias, Return & Filing,	45	45-		Calling, Witnesses,	6		
" " " Att., " "	45			Calling Jury,	12		
Taking Justification of Bail,	40			Summoning Jury,	50		
Entering Allowance of Bail,	5	5-		Calling Action,	16		
Entering Exoneration of Bail,	10	10		Serving Subpoena on 19 Witnesses,	12 1/2	2 37	
Spec. War. to bring before Judge, Ret. & Fil.,	40			Miles Travel, 5-24 each,	10	5 40	
Warrant to Discharge Prisoner,	30			23 Copies for each 100 words,	10	2 80	
Recog. of / Deft and Filing, each,	35	35-		Bringing / Prisoner to Court, / times,	75	15-	
" Wit. " "	35			Com. Prisoner to Jail, "	72		
Venire for Jury,	15			Discharging Prisoner,	75		
Striking Special Jury and Venire,	1 00			Miles Travel, each,	10		
Polling Jury,	30			On Fl. Fa. Serv. 35c. Miles trav., each,	10		
Impaneling Jury and Swearing Constable,	20			Forfeiting Recognizance,	10		
Call. & Ent. Tales Jur. & Cert., each,	10			Serving Indictment,		35-	
Fil. 5- Prec., Iss. Sub. for 1 Wit. & Fil. additional names, 15 each,	5	1 00		Transportation,			
Swearing Witnesses, "	5	5 5-		Total Sheriff's Fees,	\$	14 42	
Ent. Att. of 19 " 42 days, "	5	2 40		WITNESS FEES.			
Certif. " "	5	5 5-		<u>Book 5 - Page 48 + 49</u>			
Qualifying Jurors, each,	10			Plff.	47 00		
Ent. Bar & Court Cal. & In., each Term,	10	10		Deft.			
Entering Orders on Journal, / each,	10	30					
" Verdict on Journal, and Filing,	15						
" Rule on Journal,	10						
" Judgment on Journal,	10	10					
Surplus Record on Journal, per 100 words,	10	50					
Indexing Entries on Journal, 5- each,	5	25-					
Transferring Orders on Dockets, "	10						
" Verdict on "	10						
" Rule on " each,	10						
" Judgment on " "	10	10					
Copy of Indictment and Certificate, Continuance, each,	10	50					
Nolle Pros., Quashed or laid away,	10						
Ent. on Cash Book and Index,	15	15-					
" " Ex Docket " "	15	15-					
Notice of Motion for new trial,	10						

Carried Forward,

Criminal Case File
Case No. 529

No. 529-

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Boe Debolt

Defendant.

Oct 8th 1880

*Left off Docket -
12 P. M.*

Ex Doc C. P. 13.

No. 5-29

Union Co Common Pleas.

THE STATE OF OHIO,

vs.
Ros DeBalt

On this..... day of..... 18

Defendant..... arraigned, and pleads

..... guilty to this indictment.

..... Clerk.

Indictment for *Furnishing*
Intoxicating liquors
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.

W. G. Leoknight

Foreman of Grand Jury.

Filed..... 18



R. Woodson

Clerk.

Prosecuting Attorney.

THE 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 *Eighty*

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 the said County of *Union*, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that

Ror Dr Bolt

late of said County, on the *14th* day of *December*, in the year of our Lord One Thousand Eight Hundred and *Eighty nine* with force and arms, in said County of *Union*, and State of Ohio,

*Did unlawfully furnish to one Clarence G. Halyerons and John Cartmell to be drunk by the said Clarence G. Halyerons and John Cartmell, intoxicating liquors by the said Clarence G. Halyerons and John Cartmell bring them and there-
minors, or he the said Ror Dr Bolt then and then well knew, said intoxicating liquors, furnished by the said Ror Dr Bolt, to the said Clarence G. Halyerons and John Cartmell to be drunk by the said Clarence G. Halyerons and John Cartmell as aforesaid, not bring them and then intoxicating liquors given 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.

R. Woodrum
Prosecuting Attorney.

No. _____ Crim. App. Doc. _____ Page _____

COST BILL.

..... *Common Pleas.*

THE STATE OF OHIO,

against

.....

.....

..... *Term.*

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

No. Crim. Cost Bill. Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

Roe Deball-

County,

Court of Common Pleas.

CLERK'S FEES.				Clerk's Fees Brought Forward.			
	CLERK.	Piff.	Deft.		Piff.	Deft.	
Doc. and App. Piff. and one Deft.,	15	15		Cost Bill, Satisfaction and Filing,	45	45	
additional,	each, 5			Recording words at 10c each 100,			
Entering Finding Indictment,	10	10		Lists for Grand Jur. and Pros. Atty.,	30	30	
Entering Plea,	each, 10			Total Clerk's Fees,	\$	4 30	
Indexing Docket,	" 5	5		SHERIFF'S FEES.			
General Index,	10	10		SHERIFF.			
Entering Motion on Docket and Index,	10			On Attachment,			
Filing Papers, & Post. in App. Doc. each,	10	10		On Capias,			
Taking Affidavits,	" 10			Calling, Witnesses,	6		
Filing Prec., Iss. Capias, Return & Filing,	45	45		Calling Jury,	12		
" " " Att., " "	45			Summoning Jury,	50		
Taking Justification of Bail,	40			Calling Action,	16	48	
Entering Allowance of Bail,	5			Serving Subpoena on Witnesses,	12 1/2		
Entering Exoneration of Bail,	10			Miles Travel, each,	10		
Spec. War. to bring before Judge, Ret. & Fil.,	40			Copies for each 100 words,	10		
Warrant to Discharge Prisoner,	30			Bringing Prisoner to Court, times,	75		
Recog. of Def't and Filing, each,	35			Com. Prisoner to Jail, "	72		
" Wit. " "	35			Discharging Prisoner,	75		
Venire for Jury,	15			Miles Travel, each,	10		
Striking Special Jury and Venire,	1 00			On Fi. Fa. Serv. 35c. Miles trav., each,	10		
Polling Jury,	30			Forfeiting Recognizance,	10		
Impaneling Jury and Swearing Constable,	20			Serving Indictment,			
Call. & Ent. Tales Jur. & Cert., each,	10			Transportation,			
Fil. Prec., Iss. Sub. for 1 Wit. & Fil.	20			Total Sheriff's Fees,	\$		
additional names, each,	5			WITNESS FEES.			
Swearing Witnesses, "	5				Piff.	Deft.	
Ent. Att. of " days, "	5						
Certif. " "	5						
Qualifying Jurors, each,	10						
Ent. Bar & Court Cal. & In., each Term,	10	30					
Entering Orders on Journal, each,	10	30					
" Verdict on Journal, and Filing,	15						
" Rule on Journal,	10						
" Judgment on Journal,	10	1					
Surplus Record on Journal, per 100 words,	10	10					
Indexing Entries on Journal, each,	5	20					
Transferring Orders on Dockets, "	10						
" Verdict on "	10						
" Rule on " each,	10						
" Judgment on " "	10						
Copy of Indictment and Certificate,		10					
Continuance, each,	10	30					
Nolle Pros., Quashed or laid away,	10	20					
Ent. on Cash Book and Index,	15	10					
" Ex Docket " "	15	15					
Notice of Motion for new trial,	10	15					

Carried Forward,

Criminal Case File
Case No. 530

No. 530.

Union Common Pleas.

THE STATE OF OHIO,

against

Plaintiff,

Ebenezer Culver. Orange Culver
and Leonard Culver

Defendant.

Jan 27. 1880
Verdict of Guilty
J-11-P-541

Jan 27. 1880
Each defendant fined \$5 and
cost. To stand committed until
paid.

J-11-P-541
D. B. P. 302

Recorded
Crim Rec no 2-P. 214-

340

341

No. 530.

Union Co Common Pleas.

THE STATE OF OHIO,

vs.

*Ebenzer Culver George Culver
and Leonard Culver*

Indictment for *Threatening
in a menacing manner*

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



18

Clerk.

P. H. Woodrum

Prosecuting Attorney.

On this _____ day of _____ 18

Defendant _____ arraigned, and pleads

_____ guilty to this indictment.

_____ Clerk.

THE 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 *Eighty*

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 the said County of *Union*, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that

*Elysezer Colver Orange Colver and
Londan Colver*

late of said County, on the *19th* day of *December*, in the year of our Lord One Thousand Eight Hundred and *Eighty nine* with force and arms, in said County of *Union*, and State of Ohio,

*Unlawfully and in a menacing manner
did threaten to strike and wound one
Melvin Ross then and there being*

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

R. Woodburn
Prosecuting Attorney.

No 530,
Hiram

Common Pleas.

THE STATE OF OHIO,

vs.

Ebenezer Culver

Orange Culver

Leander Culver

RECOGNIZANCE.

Filed _____ 18.



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

vs.

THE STATE OF OHIO,

Union County.

Ebenezer Culver
Orange Culver
Leander Culver

Be It Remembered, That on the Nineteenth
day of January - A. D. 1880
Leander Culver with -

Ebenezer Culver and Orange Culver, his sureties personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of Two Hundred Dollars, to be levied of their respective goods and chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

The Condition of this Recognizance is such, that if the above bound

Leander Culver

shall personally be and appear before the Court of Common Pleas, of said County
on Monday January 26th 1880. at 10 o'clock A.M.

then and there to answer a certain Judgment filed herein against him for Threatening in a menacing manner and abide the order and judgment of the Court, and not depart without leave, then this Recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged in open Court on the day and year first above written.

W.M. Winget Clerk

By _____ Deputy.

Leander Culver SEAL
Ebenezer Culver SEAL
Orange Culver SEAL

No 530,

Union

Common Pleas.

THE STATE OF OHIO,

vs.

Ebenezer Culver

Orange Culver

Leander Culver

RECOGNIZANCE.

Filed 18.....



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

vs.

THE STATE OF OHIO,

- Union - County.

Ebenezer Culver
Orange Culver
Leander Culver

Be It Remembered, That on the thirteenth

day of January, A. D. 1880
Orange Culver - with -

Ebenezer Culver and Leander Culver, his sureties personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of Two Hundred Dollars, to be levied of their respective goods and chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

The Condition of this Recognizance is such, that if the above bound

Orange Culver

shall personally be and appear before the Court of Common Pleas, of said County on Monday January 26 1880, at 10 o'clock A.M.

then and there to answer a certain Indictment filed herein against him for threatening in a menacing manner and abide the order and judgment of the Court, and not depart without leave, then this Recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged in open Court on the day and year first above written.

W. M. Winget Clerk

By

Deputy.

Orange Culver SEAL
Ebenezer Culver SEAL
Leander Culver SEAL
SEAL

No 530
Union

Common Pleas.

THE STATE OF OHIO,

vs.

Ebenezer Culver

Orange Culvert

Leander Culver

RECOGNIZANCE.

Filed

18



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

vs.

THE STATE OF OHIO,

Union - County.

Ebenezer Culver
Orange Culver
Leander Culver

Be It Remembered, That on the *Nineteenth*
day of *January* - , A. D. 18*80*

Ebenezer Culver, with
Orange Culver and *Leander Culver*, his sureties
personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly
and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of
Two Hundred - Dollars, to be levied of their respective goods and
chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

The Condition of this Recognizance is such, that if the above bound

Ebenezer Culver

shall personally be and appear before the Court of Common Pleas, *of said County*
on Monday January 26th 1880 at 10 o'clock A.M.

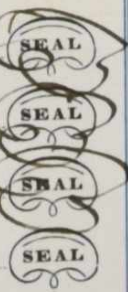
then and there to answer a certain *Indictment* - filed herein against
him for *Threatening in a menacing manner*
and abide the order and judgment of the Court, and not depart without leave, then this Recogni-
zance shall be void; otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged in open Court on
the day and year first above written.

W.M. Winget Clerk

By _____ Deputy.

Ebenezer Culver
Orange Culver
Leander Culver



THE STATE OF OHIO

vs.

Benjamin Culver

& ad

CAPIAS.

Ret'd and filed *187*



THE STATE OF OHIO,

County, ss.

I have arrested the within named

Benjamin Culver Orange Culver

also Delivered Deponent's Copy of Indictment the 19th of June 1880

W. H. Miller Sheriff.

FEEES.

Service,	\$ 1.00
Mileage,	1.20
Conveyance,	
Assistance,	
Sustenance,	
Return,	
Total,	<u>\$ 2.20</u>

CAPIAS.

THE STATE OF OHIO,

Union

County, ss. }

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

*Ebenzer Culver, Orange Culver
And Leonidas Culver*

and ~~them~~ safely keep, so that you have ~~their~~ body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Fortwith

to answer to an indictment for

Threatening in a menacing manner

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Winget

Clerk of said Court, at

Marysville

, Ohio, this

14th

day of

Jan'y

A. D. 18*80*

W. M. Winget

Clerk.

By

Deputy Clerk.

Common Pleas.

AGAINST Plaintiff ,

Defendant .

PRÆCIPE FOR WITNESSES.

Filed _____, 18____

Issued _____, 18____



Clerk.

Attorney.

PRÆCIPE FOR WITNESSES.

530) *Stob of Ohio* Plaintiff,

AGAINST

Elizabeth Orange Calver & Lenda Calver Defendant.

Union County Common Pleas.

Issue Subpœna in the above case for *Melvin Ross Charles*

Barley John Carter *William Carter*, *Frank*

Hartson *Jonah Jackson* *Anna Linton* *Jennie*

Orakord *Arthur Hartson* *Charley Foster*

as witness for the *Stob* returnable *January 26*

at 9 o'clock A.M. 1880

To the Clerk of *Union* }
County Common Pleas.

R. Woodman Att'y.

Common Pleas.

Plaintiff ,

Against



Defendant .

PRÆCIPE FOR WITNESSES.

Filed , 18

Issued , 18

.....
Clerk.

.....
Attorney.

PRÆCIPE FOR WITNESSES.

State of Ohio

Plaintiff

AGAINST

Edgar Rodgers & Joseph Rodgers

Defendant

Union

County Common Pleas:

Issue Subpœna in the above case for

Doan Rodgers

George Bucher and S. Berger

as witness

for the

State

returnable

Jan 26, 1880

9 o'clock A.M.

To the Clerk of

Union

County Common Pleas.

R. H. Woodrum, Att'y.

THE STATE OF OHIO,

vs.

Ebenezer Culver

Et al

Subpoena for *Plff* Witnesses.



Returnable *Jan 26th*, 1880

Woodburn

Att'y for *State*

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

I served this Writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
<i>Josiah Jackson</i>	<i>2</i>
<i>Anna Winter</i>	<i>2</i>
<i>Jennie Graham</i>	<i>10</i>
<i>Arthur Hartman</i>	<i>2</i>
<i>Constance</i>	<i>2</i>
<i>The above named</i>	
<i>By copy Jan 24 1880</i>	
<i>Charles Zaiter</i>	<i>2</i>
<i>By leaving copy</i>	
<i>at Residence</i>	
<i>Jan 24 1880</i>	

SHERIFF'S FEES.	
Service	<i>60</i>
Mileage	<i>50</i>
Copy	<i>75</i>
Total.....	<i>185</i>

J. Miller Sheriff.
George Rud Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union

County, ss.

To the Sheriff of said County, Greeting.

YOU ARE HEREBY COMMANDED TO SUBPOENA

Anna Winters

Josiah Jackson

Jennie Oakood

Arthur Heartson and Charles Foster

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *26th* day of *January*, A. D.
18*80*, at *8* o'clock *A.*M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Ebenezer Culver et al

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

WITNESS my hand and the seal of said Court, at *Marysville*

this *22^d* day of *January*, A. D. 18*80*

W. M. Waiget Clerk.

Deputy Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,
Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

Cummins Culever
Evaline Culever, Emily Cox
and Ogias Culever

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *26th* day of *January*, A. D.
1880, at *10* o'clock *AM*, then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

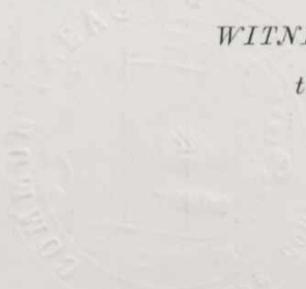
Ebenezer Culever et al

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

WITNESS my hand and the seal of said Court, at *Marysville*
this *26th* day of *January*, A. D. *1880*

W. M. Wingt Clerk.

Deputy Clerk.



Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPOENA

Ozias Jackson,
and *Frank Hartson*

John Cox
Charles Bayley

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *26th* day of *January*, A. D.
1880, at *10* o'clock *A. M.*, then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes
Ebenezer Culver & others
on behalf of the *Defendant*. Hereof fail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the seal of said Court, at *Marietta*
this *21st* day of *January*, A. D. *1880*.

W. M. Winget Clerk.

Deputy Clerk.

Case 52

THE STATE OF OHIO,

vs.

Ebenzer Clevver

et al

Subpoena for *Petty* Witnesses.



Returnable *Jan 26th*, 1880

Woodrum

Att'y for State

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

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

I served this Writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
<i>Melvin Ross</i>	<i>8</i>
<i>Charles Bayley</i>	<i>12</i>
<i>Willie Obinger</i>	<i>9</i>
<i>Frank Haulton</i>	<i>9</i>
<i>the above served by copy</i>	
<i>John Carter</i>	<i>Jan 26th 1880</i>
<i>By retained copy at</i>	
<i>Residence</i>	<i>Jan 24th 1880</i>

SHERIFF'S FEES.	
Service	<i>62</i>
Mileage	<i>90</i>
Copy	<i>75</i>
Total.....	<i>217</i>

J. J. Miller Sheriff.
J. J. Speer Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union

County, ss. }

To the Sheriff of said County, Greeting.

YOU ARE HEREBY COMMANDED TO SUBPOENA

Melvin Ross

Charles Bayler

John Carter

Willie Winters

and Frank Hartson

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *26th* day of *January*, A. D.
1880, at *8* o'clock *A.* M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes *Ebenzer Culver*
George Culver *and* *Leland Culver*
on behalf of the *State*. Hereof fail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the seal of said Court, at

Marysville

this

22^d

day of

January

, A. D. *1880*

W. M. Winget

Clerk.

Deputy Clerk.

No. 530

Union Court Pleas

The State of Ohio

vs

Ebenzer Culver
et als.

Motion for
new trial



McLawrence

No 530-

The State of Ohio,

vs

Ebenezer Culver,
Orange Culver and
Leander Culver

In the Court of
Common Pleas,
in and for the
County of Union
Ohio, January
Term 1880-

Now comes the said Ebenezer-
Culver, Orange Culver and
Leander Culver, by their attorney
and move the Court for a new
trial in this prosecution for
threatening in a menacing
manner, for the following
reasons, to wit;

1st

That the verdict of the jury in
this prosecution is against and
contrary to the weight of evidence,
and the law of the case

2^d

That from the evidence in the
case and the law of the land,
the verdict of the jury should
have been in favor of the
defendants,

January 27th 1880.

W. C. Lawrence
Att^y for the
defendants

Subpoena in Criminal Case.

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

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

John Carter

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *27* day of *February*, A. D.
18*80*, at *10* o'clock *A.*, then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes *Ebenzer Coulter*
et al
on behalf of the *State*. Hereof fail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the seal of said Court, at *Marysville*
this *26th* day of *January*, A. D. 18*80*

W. M. Wings Clerk.

Deputy Clerk.

No 530 - Page

THE STATE OF OHIO,

vs.

Ebenezer Culver

Et Al

No. 530

Jan

Term, 1880

VERDICT.

Filed

187



J-11-P-541

THE STATE OF OHIO

vs.

COMMON PLEAS,

Union

County, Ohio.

*Ebenezer Culver,
Orange Culver and
Alexander Culver*

No. *530* *January* Term, A. D. 18*80*

Indictment for *Threatening in a
Menacing Manner*

We, the Jury in this case, find the Defendants *Ebenezer Culver, Orange Culver
& Alexander Culver*, Guilty, in manner and form as *they* stand
charged in the *indictment.* ~~Counts of the Indictment.~~

Owen With

Foreman.

State

22

E. Culver et al

No 530

Page 81

The State of Ohio } Jany 26th / 80
vs no. 530 } 4. P. M.
E. Culver State } Jury sworn

A. L. Smith Orange,
Saver,
J. S. Herd
G. W. Moore
Wm. Balston
J. E. Southard
John Crotinger
Louis Conrad
Owen Wilber
John Gibson
John Blair
Reese Ballard
S. L. Reed
Jackson Wright - Taliman

No. 530 Crim. App. Doc. Page

COST BILL.

Common Pleas.

THE STATE OF OHIO,

against

.....

.....

Term.

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

No. 530 Crim. Cost Bill. Jan Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

Ebenzer Culver et al

County,

Court of Common Pleas.

CLERK'S FEES.		CLERK.	Plff.	Deft.	Clerk's Fees Brought Forward.		Plff.	Deft.
Doc. and App. Plff. and one Deft.,		15	15-		Cost Bill, Satisfaction and Filing,	45	115-	
additional,	each,	5	10		Recording		185-	
words at 10c each 100,			10		Lists for Grand Jur. and Pros. Atty.,	30		
Entering Finding Indictment,		10			Total Clerk's Fees,	\$	1485-	
Entering Plea,	each,	10	30		SHERIFF'S FEES.			
Indexing Docket,	"	5	6-		SHERIFF.			
General Index,		10			On Attachment,			
Entering Motion on Docket and Index,		10	10		On Capias,		220	
Filing <u>2</u> Papers, & Post. in App. Doc. each,		10	120		Calling, <u>15</u> Witnesses,	6	90	
Taking Affidavits,		10			Calling Jury,	12	12	
Filing Prec., Iss. Capias, Return & Filing,		45	45-		Summoning Jury,	50	50	
" " " Att., " "		45			Calling Action,	16	16	
Taking Justification of Bail,		40			Serving Subpoena on Witnesses,	12 1/2	749	
Entering Allowance of Bail,		5			Miles Travel, each,	10		
Entering Exoneration of Bail,		10			Copies for each 100 words,	10		
Spec. War. to bring before Judge, Ret. & Fil.,		40			Bringing <u>3</u> Prisoner to Court, / times,	75	225-	
Warrant to Discharge Prisoner,		30			Com. Prisoner to Jail, "	72		
Recog. of <u>3</u> Def't and Filing, each,		35	108-		Discharging Prisoner,	75		
" Wit. " "		35			Miles Travel, each,	10		
Venire for Jury,		15			On Fl. Fa. Serv. 35c. Miles trav., each,	10		
Striking Special Jury and Venire,	1	00			Forfeiting Recognizance,		105-	
Polling Jury,		30			Serving Indictment,			
Impaneling Jury and Swearing Constable,		20	20		Transportation,			
Call. & Ent. / Tales Jur. & Cert., / each,		10	10		Total Sheriff's Fees,	\$	1467	
Fil. <u>5</u> Prec., Iss. Sub. for 1 Wit. & Fil.		20	100		WITNESS FEES.			
additional names, <u>14</u> each,		5	70		every fee witnesses			
Swearing <u>18</u> Witnesses, "		5	90		Lorancee Pt 2241			
Ent. Att. of " 22 days, "		5	110		Ebenzer 2270			
Certif. <u>13</u> " "		5	75-		Five \$15.00			
Qualifying <u>12</u> Jurors, each,		10	120					
Ent. Bar & Court Cal. & In., each Term,		10	10					
Entering Orders on Journal, each,		10	60					
" Verdict on Journal, and Filing,		15	15-					
" Rule on Journal,		10						
" Judgment on Journal,		10	10					
Surplus Record on Journal, per 100 words,		10	10					
Indexing Entries on Journal, <u>3</u> each,		5	15-					
Transferring Orders on Dockets, "		10						
" Verdict on " "		10	10					
" Rule on " each,		10						
" Judgment on " "		10	10					
Copy of Indictment and Certificate,			10					
Continuance, each,		10	150					
Nolle Pros., Quashed or laid away,		10						
Ent. on Cash Book and Index,		15	1					
" " Ex Docket " "		15						
Notice of Motion for new trial,		10	10					
Carried Forward,								

Criminal Case File
Case No. 531

No. 531

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Elijah Brown

Defendant.

January 26. 1880

Verdict, "guilty"

J-11- P-339

Jan 29. 1880

Def't fined \$20 & costs and im-
prisoned in Co jail 10 days

J-11- P-544

B. Page 298.

Recorded Book 1 Page 220

Fine \$20. Confined 10 days

539

544

No. 531

Union Co Common Pleas.

THE STATE OF OHIO,

vs.

Elijah Brown

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.

W. G. Conkright

Foreman of Grand Jury.

Filed



18

R. Woodrum

Clerk.

Prosecuting Attorney.

ODELL & MAYER.

Blank Book Manufacturers and Legal Blank Publishers,
Dayton, Ohio

On this _____ day of _____ 18

Defendant arraigned, and pleads

_____ guilty to this indictment.

_____ Clerk.

THE 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 *Eighty*

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 the said County of *Union*, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that

Elijah Brown

late of said County, on the *8th* day of *November*, in the year of our Lord One Thousand Eight Hundred and *Eighty* with force and arms, in said County of *Union*, and State of Ohio,

Unlawfully did make an assault in and upon one G. H. Krizer and him the said G. H. Krizer did then and there unlawfully strike and wound

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

R. Woodrum

Prosecuting Attorney.

THE STATE OF OHIO

vs.

Olijah Brown

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,

County, ss,

I have arrested the ship named

Olijah Brown

and Men have his in Court
also Delivered to defendants a
Copy of indictment this 17 day
of Jan 1880

A. J. Miller
Sheriff.

FEEES.

Service,	\$	35
Milage		1400
Convey		2000
Assistance,		
Sustenance,		
Return,		15
Total,	\$	290



CAPIAS.

THE STATE OF OHIO,

Union

County, ss.

} To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

Elijah Brown

and ~~him~~ safely keep, so that you have ~~his~~ body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

Assault & Battery

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Winger

Clerk of said Court, at

Marysville, Ohio, this

14th

day of

July

A. D. 18*80*

W. M. Winger

Clerk.

By

Deputy Clerk.

THE STATE OF OHIO,

vs.

Elijah Brown

No. 531

Jan Term, 1880

VERDICT.

Filed 187



Copy Page 80

THE STATE OF OHIO

vs.

Elijah Brown

COMMON PLEAS,

Union County, Ohio.

No. *531* *Jan* Term, A. D. 188*0*

Indictment for *Assault & Battery*

We, the Jury in this case, find the Defendant

Elijah Brown

, Guilty, in manner and form as *he* stands

charged in the *indictment* ~~and of the Indictment~~

John Blair

Foreman.

State

20

→ Elijah Brown

No 581

Page 80

Jan 26. 1880

J-11-P-539

State vs Esigade Brown

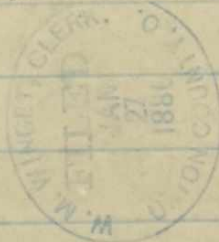
Jan 26th 1880 Jury Sworn
9 o'clock A.M.

No 531

- 1 Owen Mabee
- 2 John Gibson
- 3 John Blair
- 4 Reese Ballard
- 5 Ch. L. Reed
- 6 ~~John L. Reed~~
- 7 G. W. Moore
- 8 W. Balston
- 9 J. E. Southard
- 10 A. L. Smith^{sr}
- 11 John Crothier
- 12 Louis Conrad

J. D. Herd

Jurors



Fieri Facias et Capias ad Satisfaciendum.

(Revised Statutes, Sec. 7328.)

THE STATE OF OHIO,

Union County, ss.

TO THE SHERIFF OF OUR SAID COUNTY--GREETING:

WE COMMAND YOU. That of the goods and chattels and for want thereof, then of the lands and tenements of

Elijah Brown

in your bailiwick, you cause to be made *Forty Six & 3/100*

Dollars, being the amount of a fine and the costs of prosecution which the State of Ohio, in our Court of Common Pleas, at a term thereof, commencing on the

3^d day of *January*

, A. D. 1880, by the judgment of said

Court, recovered against the said *Elijah Brown*

on an indictment for *Assault & Battery*

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, and lands and tenements, we command you to take the bod~~ of the said

~~and~~ ~~commit to the jail of said County, and safely keep therein until~~ ~~pay, or secure to be paid, the full sums aforesaid, with the interest aforesaid, and increase costs, or until~~ ~~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 *23rd*

day of *August* A. D. 1880

W. M. Winget Clerk.

By _____ Deputy Clerk.

No. 531 Crim. App. Doc. Page

COST BILL.

Minor Common Pleas.

THE STATE OF OHIO,

against

Elijah Brown

Term.

No. 331 Crim. Cost Bill. Jan'y Term.

Crim. App. Doc. Union Page

THE STATE OF OHIO,
against

County,

Elijah Beaman

Court of Common Pleas.

CLERK'S FEES.		CLERK.	Piff.	Deft.	Clerk's Fees Brought Forward.		Piff.	Deft.
Doc. and App. Piff. and one Deft.,		15	15-		Cost Bill, Satisfaction and Filing,	45	45-	
additional,	each,	5			Recording words at 10c each 100,		1 20	
Entering Finding Indictment,		10	10		Lists for Grand Jur. and Pros. Atty.,	30		
Entering Plea,	each,	10	10					
Indexing Docket,	"	5	5-		Total Clerk's Fees,	\$	4 50	
General Index,		10	10					
Entering Motion on Docket and Index,		10			SHERIFF'S FEES.		Piff.	Deft.
Filing <u>3</u> Papers, & Post. in App. Doc. each,		10	30		SHERIFF.			
Taking Affidavits,	"	10			On Attachment,			
Filing Prec., Iss. Capias, Return & Filing,		45	45-		On Capias,		3 50	
" " " Att., " "		45			Calling, <u>121</u> Witnesses,	6	30	
Taking Justification of Bail,		40	40		Calling Jury,	12	12	
Entering Allowance of Bail,		5			Summoning Jury,	50	50	
Entering Exonerat. of Bail,		10			Calling Action,	16	16	
Spec. War. to bring before Judge, Ret. & Fil.,		40			Serving Subpoena on Witnesses,	12 1/2		
Warrant to Discharge Prisoner,		30			Miles Travel, each,	10		
Recog. of / Deft and Filing, each,		35	35-		Copies for each 100 words,	10		
" Wit. " "		35			Bringing Prisoner to Court, times,	75	75-	
Venire for Jury,		15	15-		Com. Prisoner to Jail, "	72	75-	
Striking Special Jury and Venire,	1 00				Discharging Prisoner,	75	75-	
Polling Jury,		30			Miles Travel, each,	10		
Impaneling Jury and Swearing Constable,		20	20		On Fi. Fa. Serv. 35c. Miles trav., each,	10		
Call. & Ent. / Tales Jur. & Cert., each,		10	10		Forfeiting Recognizance,	10		
Fil. Prec., Iss. Sub. for 1 Wit. & Fil.		20			Serving Indictment,		35-	
additional names, each,		5			Transportation,			
Swearing <u>14</u> Witnesses, "		5	70		Total Sheriff's Fees,	\$	7 68	
Ent. Att. of <u>13</u> " days, "		5	65-					
Certif. " "		5	65-		WITNESS FEES.		Piff.	Deft.
Qualifying <u>12</u> Jurors, each,		10	1 20		<u>Jury Fee</u> 6.00			
Ent. Bar & Court Cal. & In., each Term,		10			<u>Witness Fee</u> 325-			
Entering Orders on Journal, <u>3</u> each,		10			<u>Witness Books No 5 Page</u> 50.			
" Verdict on Journal, and Filing,		15	15-					
" Rule on Journal,		10	10					
" Judgment on Journal,		10	10					
Surplus Record on Journal, per 100 words,		10	60					
Indexing Entries on Journal, <u>5</u> each,		5	25-					
Transferring Orders on Dockets, "		10						
" Verdict on " "		10	10					
" Rule on " each,		10						
" Judgment on " "		10	10					
Copy of Indictment and Certificate,			50					
Continuance, each,		10						
Nolle Pros., Quashed or laid away,		10						
Ent. on Cash Book and Index,		15	15-					
" " Ex Docket " "		15	15-					
Notice of Motion for new trial,		10						

Carried Forward,

Criminal Case File
Case No. 532

No. 632.

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

William Brown

Defendant.

Jan'y 31st 1881.

Bond forfeited, Leave
to respite by next term of
Court. May 16/881. Forfeiture
ordered absolute. J-12-P-198.

J-12-P-129

Crim Doc C. P. 32.

No. 532

Union Co Common Pleas.

THE STATE OF OHIO,

vs.

Phillips Brown

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.

W. H. Conkright

Foreman of Grand Jury.

Filed



18

R. Woodburn
Prosecuting Attorney.

Clerk.

ODELL & MAYER,
Blank Book Manufacturers and Legal Blank Publishers,
Dayton, Ohio

Copied

On this _____ day of _____ 18

Defendant _____ arraigned, and pleads

_____ guilty to this indictment.

_____ Clerk.

THE 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 *Eighty*

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 the 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 Brown

late of said County, on the *8th* day of *November*, in the year of our Lord One Thousand Eight Hundred and *Eighty nine* with force and arms, in said County of *Union*, and State of Ohio,

Unlawfully did make an assault in and upon one J. H. Wisser and him the said J. H. Wisser did then and there unlawfully strike and wound

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

R. Woodburn

Prosecuting Attorney.

40-532

slab of Ohio

vs

William Brown

Entry

J. 2. O. 129

Filed July 31st 1880

W. W. Mudgett

Clerk

William Brown

By, and the same has been
perfected, and seen by the
jury, to be the same
by the most keen of court

State of Ohio } No - 532
vs
William Brown }

And now comes the prosecuting attorney on behalf of the State of Ohio, and presents to the Court the recognizance of William Brown the said defendant, taken before the Court of Common Pleas in Union county one State of Ohio on the 15th day of October A.D. 1880 in the sum of Two hundred dollars with Jos. Mitchell as surety.

Thereupon, the said defendant William Brown being three times solemnly called to appear and answer said charge as he agreed to do, and failing so to do, and Jos Mitchell the surety being three times solemnly called to produce the body of said defendant as he agreed to do, and failing so to do, the Court orders that the said recognizance

THE STATE OF OHIO

vs.

William Brown

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,
Mason County, ss.

I have arrested the within named
William Brown and
now have him in court

FEES.	
Service,	\$ 1 00
Mileage,	1 00
Conveyance,	
Assistance,	1 00
Sustenance,	
Return,	
Total,	<u>\$ 3 00</u>

J. H. Miller
Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

William Brown

and *him* safely keep, so that you have *his* body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Fort Smith

to answer to an indictment for

Assault & Battery

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Winget Clerk of said Court, at
Marysville, Ohio, this *9th* day of *October*

A. D. 18*80*

W. M. Winget Clerk.

By

Deputy Clerk.

no-
slab of Ohio
up
William Brown

only



J-12-P-198.

State of Ohio } do-582
vs
James Mitchell }

This case came on to be heard
upon motion to make the ^{recognition} ~~recognition~~
recognition of the defendant ~~William~~
Brown and his surety James
Mitchell, that says for ~~prison~~
at the last Term of Court
and leave by the surety to respite
to the next term ~~of~~ court
to be ~~forfeited~~ ~~absolutely~~ to be forfeited
absolutely. Whereupon the
Court being fully advised in
the premises do order the for-
feiture of the said recognition
of the surety James Mitchell
made at the last term of court
and then respited to this term
absolute, the same as if made
absolute at said last term of
the Court

No. Crim. App. Dec. Page

COST BILL.

Common Pleas.

THE STATE OF OHIO,
against

April Term. *1881*

Criminal Case File
Case No. 533

No. 533

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

William Ridley &

Albert Ridley

Defendant. S

May 6. 1880

William Ridley Fined \$50⁰⁰

& imprisoned 30 days. To
stand committed until fine &
cost are paid

J-11-P-593

May 8. 1880

Albert Ridley fined \$10 and
imprisoned ten days. To stand
committed till fine & cost are paid

J-11-P-597

Crim Doc. C-P-3-

Recorded, Book 2, Page 247

State of Ohio,

County, §§.

....., One of the sureties to the within Bond or recognizance, do solemnly swear that I am a resident of said County and State, and am worth double the sum of said Bond or recognizance, and have property liable to execution in said County and State, equal to the sum to be secured.

[SEAL.]

[SEAL.]

Sworn to and subscribed before me this day of 18

..... Probate Judge.

RECOGNIZANCE.

THE STATE OF OHIO,

vs.

William Ridley

Certified from Probate Court.

Filed

A. D. 18

C. C. P.



RECOGNIZANCE.

In the Probate Court of Union County.

THE STATE OF OHIO,

vs.

William Ridley

Personally appeared before me, John Bleats, Probate Judge in and for said County William Ridley the Defendant named above, who, with John Glenn and A. J. Mayo entered into the following recognizance, to-wit:

The State of Ohio, Union County, ss.

BE IT REMEMBERED. That on the 13th day of March, A. D. 1880, personally appeared before me, John Bleats, Probate Judge in and for said County, William Ridley

, who jointly and severally acknowledged themselves to owe the State of Ohio the sum of One hundred Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the conditions following: The above obligation is such that, whereas, the above bound William Ridley

ley was, on the 24th day of February A. D. 1880, committed to the Jail of said County of Union in the State of Ohio on a charge of House breaking

Now, if the said William Ridley shall be and appear before the Court of Common Pleas in and for said County, on the first day of the next term thereof, then and there to answer unto said charge of House breaking and abide the decision of said Court, and not depart without leave of the same, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

SIGNED:

William Ridley

John Glenn

A. J. Mayo

[SEAL]
[SEAL]
[SEAL]

I, John Bleats

Probate Judge within and for said County,

do hereby certify that the foregoing recognizance was duly taken, signed and acknowledged before me, and by me approved, this 13th day of March A. D. 1880

John Bleats,

Probate Judge.

The State of Ohio Union County 88

Before me H. J. King one of the justices
of the Peace for said County Personally Exam
Edwin Wilber who being duly sworn according
to law deposeth and saith that on or about
the 2nd day of February in the year 1880 at the
County of Union and within the said days
last past the following described goods and
chattels the property of Edwin Wilber to wit
One New ~~made~~ saddle light colored leather
and stirrups light colored leather wooden
poated with horn & leather girth & Bridle
Also another Old ~~seasons~~ saddle with
horn on a quilted seat ~~has~~ worn off
worn by some person or persons felonously
and Unlawfully taken stolen and
carried away ^{in the County} or Parts of the above describe
saddles that is to say the ^{or flops} ~~scint~~ or
leather Parts of ^{saddles} ~~some~~ out of the ^{of said Wilber} Barn situated
in Allen Township Union County Ohio ^{is}
an the farm of the said Edwin Wilber
and that the goods and chattels are the
deponent very believes are concealed by one
William Ridley & Albert Ridley they knowing
the same to have been stolen at his Barn
situated in the Township of Allen in
said County
and this deponent says he very believes
that one William Ridley and one Albert
Ridley is guilty of the above fact. Charge
and now conceals said goods or Parts
stolen and chattels at his ^{or firm} ~~barber shop~~ or
jewelry store at which they work or

THE STATE OF OHIO.

vs.

William Rietly
& Albert Rietly

MITTIMUS.



Published by SIEBERT & LILLY, Blank Book Manufacturers, and Legal Blank Publishers, Opera House, Cloumbus, O.

RETURN.

Feb 24, 1860. I committed the within named

William Rietly

to the custody of the within named Jailor

J P Miller

with whom I left a certified copy of this writ.

FEES:

Mileage, \$ 20
Service, \$ 40
Copy 25
85

Sam Bennett Constable.

MITTIMUS AFTER TRIAL.

THE STATE OF OHIO,

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

Union County, ss.

Whereas, William Rieley & Albert Rieley
late of the County of Union have been arrested on
the oath of Edwin Wilber
for Housebreaking

and have been examined by me, H. King one of the Justices of the Peace
for said County, and required to give bail in the sum of one hundred Dollars,
and they 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 William Rieley
and Albert Rieley
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 24th day of February A. D. 1890

Henry J. King
Justice of the Peace.

[SEAL.]

RECOGNIZANCE.

The State of Ohio

vs.

Albert Rialy

file

H. King

Justice of the Peace.

Docket

13

No.

Returnable

18



Constable.

RECOGNIZANCE AFTER TRIAL.**THE STATE OF OHIO**

Marion County, ss. } Be it Remembered, That on the 24th
 day of February one thousand, eight
 hundred and 80

Albert Riedy Steele Sandridge
 personally appeared before me, H. J. King 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

Albert Riedy
 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

Housebreaking

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 Calvin Miller
Albert Riedy specially, then this Recognizance shall be void; otherwise
 it shall be and remain in full force and virtue in law

Albert Riedy [SEAL.]

Steele Sandridge [SEAL.]

Taken and acknowledged before me, this 24 day of February one thousand
 eight hundred and 80

H. J. King Justice of the Peace.

No. 533-

State of Ohio, *Amos* Co.

COURT OF COMMON PLEAS

May Term, 18 *80*.

THE STATE OF OHIO,

vs.

William Ridley
Albert Ridley

INDICTMENT FOR

BURGLARY AND *Larceny* LARCENY.

A TRUE BILL:

Foreman of the Grand Jury.

D. H. Henderson
Prosecuting Witness.
J. W. Winzet, Clerk
Jurors of the Grand Jury.

Plea

Filed



18

Clerk.

R. Woodrum
Prosecuting Att'y *Amos* Co.

Odell & Mayer, Blank Book Manufacturers and Legal Blank Publishers, Dayton, Ohio.

Defendant .
Fees, \$

By

Deputy.

Sheriff.

ON THE _____ day of _____ 18 ____ I served a duly certified copy of
the within indictment, by handing the same to _____

State of Ohio, *Union* County,

THE COURT OF COMMON PLEAS.

Term in the Year Eighteen Hundred and

Eighty

County, ss:

THE GRAND JURORS of the County of *Union* in the name, and by the authority of the State of Ohio, on their oaths do present and find that

William Kidley and Albert Kidley
about the hour of *Eight* o'clock, in the night season
of the *Second* day of *February* in the year
one thousand eight hundred and *Eighty* in the County of *Union*
aforesaid, into a certain *Barn* of

Edwin Wilber

there situate and being, wilfully, maliciously, forcibly and burglariously did break and enter, with intent thereby then and there the personal goods, chattels, property and monies of said *Edwin Wilber*

in the said *Barn* then and there being feloniously, to steal, take, and carry away

One new Saddle and Bridle of the value of Fourteen Dollars, one old saddle of the value of Four Dollars - and all of the value of Eighteen Dollars, the personal property of the said Edwin Wilber in said Barn then and there being found there and there unlawfully 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.

The Grand Jurors of the County of Union
in the Name, and by the authority
of the State of Ohio, on their oaths do
further find and present that William
Keddy and Albert Keddy let of said
County on the 2nd day of February in
the Year of our Lord One Thousand
Eight hundred and Eighty with force
and Arms in said County of Union
and State of Ohio & unlawfully did
steal took and carry away One new
Saddle and Bridle of the value of Four-
teen dollars - one old saddle of the
value of Four dollars - and all of
the value of Eighteen dollars the
personal property of Edwin Philber
contrary to the form of the Statute
in such case made and provided
and against the peace and dignity
of the State of Ohio.

Richard D. Duns
Prosecuting Attorney

No 533 -

Slot of ~~Chas~~

to
William Redley
Albert Redley

Entry to

to
William Redley

May 6. 1880

L-11-P-593

State of Ohio }
vs } No-533
William Ridley }
Albert Ridley } Indictment for
Burglary & Larceny

Now comes the prosecuting
attorney on behalf of the State
of Ohio, and the defendant William
Ridley being brought into Court,
in custody of the sheriff and ar-
raigned upon said indictment
for plea thereto saith he is
guilty of Petit Larceny. - and
Challis Proseque is entered
herein, by order of Court at re-
quest of the prosecuting attorney
as to the ~~proseque~~ ^{proseque} further ordered by the Court
~~that the said defendant~~
that the said defendant William
Ridley pay a fine of Fifty dollars
and that the said William Ridley
be imprisoned in the jail of Union
County for the term of thirty
days - and that he stand com-
mitted to the jail of Union County
until the amount of said fine
and costs shall be paid - and that
he pay the costs of this prosecution for,
which \$43.00 is awarded =

THE STATE OF OHIO

vs.

William Bidler
Albert Bidler

CAPIAS.

Ret'd and filed 187



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

FEEES.

Service,	\$ 1.00
Mileage,	1.00
Conveyance,	
Assistance,	
Sustenance,	
Return,	
Total,	\$ 2.75

William Bidler

I have arrested the within named
William Bidler and now
have him in custody

The within named *Albert Bidler*
not found.

J. Miller Shoy

Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

*William Bidley and
Albert Bidley*

and ~~them~~ safely keep, so that you have ~~them~~ body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

to answer to an indictment for

Burglary and Larceny

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Winger

Clerk of said Court, at

Marysville, Ohio, this *5* day of *May*

A. D. 18*80*

W. M. Winger Clerk.

By _____

Deputy Clerk.

No. 533 Crim. App. Doc. _____ Page _____

COST BILL.

..... *Common Pleas.*

THE STATE OF OHIO,

against

Bradley et al

May *Term.*

Published by **STEBERT & LILLEY**, Blank Book Manufacturers and Legal
Blank Publishers, Opera House Building, Columbus, O.



No. 533 Crim. Cost Bill. Mary Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

William Bidley &
Albert Bidley

County,

Court of Common Pleas.

CLERK'S FEES.		CLERK.	Pfff.	Deft.	Clerk's Fees Brought Forward.	Pfff.	Deft.
Doc. and App. Pfff. and one Deft.,	15		15-		Cest Bill, Satisfaction and Filing,	45	45-
additional, each,	5		5-		Recording words at 10c each 100,		1 00
Entering Finding Indictment,	10		10		Lists for Grand Jur. and Pros. Atty.,	30	30
Entering Plea, each,	10		20		Total Clerk's Fees,	\$	7 15
Indexing Docket, "	5		5-				
General Index,	10		10				
Entering Motion on Docket and Index,	10		10				
Filing $\frac{1}{2}$ Papers, & Post. in App. Doc. each,	10		80				
Taking Affidavits, "	10						
Filing Prec., Iss. Capias, Return & Filing,	45		45-				
" " " Att., " "	45						
Taking Justification of Bail,	40						
Entering Allowance of Bail,	5						
Entering Exoneration of Bail,	10						
Spec. War. to bring before Judge, Ret. & Fil.,	40		40				
Warrant to Discharge Prisoner, 2	30		60				
Recog. of Def't and Filing, each,	35						
" Wit. " "	35						
Venire for Jury,	15						
Striking Special Jury and Venire,	1 00						
Polling Jury,	30						
Impaneling Jury and Swearing Constable,	20						
Call. & Ent. Tales Jur. & Cert., each,	10						
Fil. Prec., Iss. Sub. for 1 Wit. & Fil. additional names, each,	5						
Swearing Witnesses, "	5						
Ent. Att. of " days, "	5						
Certif. " "	5						
Qualifying Jurors, each,	10						
Ent. Bar & Court Cal. & In., each Term,	10		10				
Entering Orders on Journal, 2 each,	10		20				
" Verdict on Journal, and Filing,	15		1				
" Rule on Journal,	10		10				
" Judgment on Journal,	10		10				
Surplus Record on Journal, per 100 words,	10		20				
Indexing Entries on Journal, 4 each,	5		20				
Transferring Orders on Dockets, "	10		20				
" Verdict on " "	10						
" Rule on " each,	10						
" Judgment on " 2 "	10		20				
Copy of Indictment and Certificate, 2			1 00				
Continuance, each,	10						
Nolle Pros., Quashed or laid away,	10						
Ent. on Cash Book and Index,	15		15-				
" " Ex Docket " "	15		16-				
Notice of Motion for new trial,	10						

SHERIFF'S FEES.

	Pfff.	Deft.
On Attachment,		
On Capias,		2 75-
Calling, Witnesses,	6	
Calling Jury,	12	
Summoning Jury,	50	
Calling Action,	16	
Serving Subpoena on Witnesses,	12 1/2	
Miles Travel, each,	10	
Copies for each 100 words,	10	
Bringing 2 Prisoner to Court, 2 times,	75	1 50
Com. Prisoner to Jail, "	72	1 50
Discharging Prisoner,	75	1 50
Miles Travel, each,	10	
On Fl. Fa. Serv. 35c. Miles trav., each,	10	
Forfeiting Recognizance,	10	
Serving Indictment,		70
Transportation,		
Total Sheriff's Fees,	\$	7 95

WITNESS FEES.

	Pfff.	Deft.
Cost on Transcript -		19 60

Carried Forward,

Fieri Facias et Capias ad Satisfaciendum.

(Revised Statutes, Sec. 7328.)

THE STATE OF OHIO,

Union County, ss.

TO THE SHERIFF OF OUR SAID COUNTY--GREETING:

WE COMMAND YOU. That of the goods and chattels and for want thereof, then of the lands and tenements of

*William Bradley and
Albert Bradley*

in your bailiwick, you cause to be made *Nearly Six & 1/100*

Dollars, being the amount of a fine and the costs of prosecution which the State of Ohio, in our Court of Common Pleas, at a term thereof, commencing on the

3^d day of *May*, A. D. 1880, by the judgment of said

Court, recovered against the said *William & Albert Bradley*
on an indictment - Burglary & Larceny

whereof *they were* convicted, as appears of record, with interest thereon from the first day of the term aforesaid; ~~and for the want of goods and chattels, and lands and tenements,~~ we command you to take the bod of the said

~~and~~ ~~commit to the jail of said County, and safely keep therein until~~
~~pay, or secure to be paid, the full sums aforesaid, with the interest aforesaid, and increase costs, or until~~ ~~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 *20th*

day of *August* A. D. 1880

W. M. Weigert Clerk.

By _____ Deputy Clerk.

Criminal Case File

Case No. 534

No. 534-

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Thomas Gardner

Defendant.

May 13, 1880

Fined \$5⁰⁰ and imprisoned
30 days in jail

G-11-P-611

Crim Doc C-Page 2

Recorded in Book No 2 Page 244

The State of Ohio.

vs.

Thomas Jordan

*Ellen Jordan and
Martha Canary*

Affidavit for State Warrant.

Filed March 6 1880

H. H. [Signature]



Affidavit for State Warrant.

THE STATE OF OHIO, Union COUNTY, SS.

Before me, H. J. King one of the Justices of the Peace for said County, personally came John Bland who being duly sworn according to law, deposeth and saith that Thomas Gardner Ellen Gardner

Martha Canary late of said County, on or about the 5th day of March in the year of our Lord one thousand eight hundred and seventy at the County of Union

aforsaid, did at the house of 2nd in day time of said day a dwelling house of John Bland there situated and unlawfully intentionally and forcibly break and enter with intent to steal the personal property of great value

the personal property of the said John Bland in said dwelling house steal them three unlawfully to steal the cash away one with gold chain and one

14 dollars in money of the value of 70 dollars the personal property of the said John Bland in said dwelling house them three being found

and this deponent doth verily believe that the said Thomas Gardner Ellen Gardner Martha Canary are guilty of the fact charged; and further this deponent saith not.

Signed, John Bland

Sworn to and subscribed before me, at the County aforsaid, this 6th day of March . A. D. 1870

H. J. King Justice of the Peace.

Handwritten note on the right margin: "I found the same in the house of John Bland"

THE STATE OF OHIO

vs.

Thos Gardner & Clerk

Gardner & Martha Canary

Returned to file

March 6 1880

H. H. Hume 10

WARRANT.



RETURN.

I took the body of the within named

Ellen Gardner & Martha Canary

and have them before the Justice

FEES.

Mileage, 12 @ \$ 750
Service, 3 @ \$ 1.20

Conveyance 200
mistake - 150

H. H. Hume Constable

Samuel H. Hume Constable

STATE WARRANT.

THE STATE OF OHIO,

To any Constable of said County, Greeting:

Union County, ss.

WHEREAS, complaint has been made before me, one of the Justices of the Peace in and for the County aforesaid, upon the oath of

John Blarish
that Thomas Gardner

Ellen Gardner & Martha Canary
at the County of Union, in the State of Ohio,

unlawfully, maliciously & forcibly
break in the day time into a dwelling house
situated in Union County aforesaid did
unlawfully, maliciously steal take and
carry away the personal property of the said
John Blarish of great value of the
value of Forty Dollars

These are therefore to command you to take the said Thomas Gardner
Ellen Gardner & Martha Canary
if they be found in your County; or if they shall have fled, that you pursue after the said

Thomas Gardner Ellen Gardner & Martha Canary
into any other County within this State, and take and safely keep the said
Thomas Gardner Ellen Gardner & Martha Canary
so that you have their bodies forthwith before me or some other
Justice of the Peace, to answer the said complaint, and be further dealt with according to law.

Given under my hand and seal, this 6th day of March A. D. 1880

H. J. King
Justice of the Peace in and for said County. [SEAL.]

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

No 534-

Slab of obs =

^{No}
Thomas Gardner

Entry

May 6. 1880

J-11-P-594

State of Ohio
vs
Thomas Gardner } No - 584
Indictment for
Horse breaking and Grand Larceny

Now comes the prosecuting attorney
on behalf of the state of Ohio, and
the defendant being brought into
court, in custody of the sheriff
and arraigned upon said in-
dictment for plea thereto with
he is not guilty and puts
himself upon the country
and the prosecuting attorney asks
the like -

No. 534

Common Pleas.

THE STATE OF OHIO,

AGAINST

Thomas Gardner

INDICTMENT FOR

Housebreaking
and Grand Larceny

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury at the request of the

A TRUE BILL.

D. H. Henderson
Foreman of Grand Jury.

Filed 18



Clerk

R. Woodburn
Prosecuting Attorney.

Odell & Mayer, Blank Book Manufacturers and Legal Blank Publishers, Dayton, Ohio.

On this _____ day of _____
18____, Defendant arraigned and
pleads _____ guilty to the
indictment.

Clerk

I hereby certify this to be a full and true copy
of the original Indictment in this case, now on file
in my office.

18

Clerk

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

R. Woodburn
Prosecuting Attorney.

INDICTMENT.

THE STATE OF OHIO,
Union County, ss.

IN THE COURT OF COMMON PLEAS,
 Of *Union* County, Ohio.

For the Term of *May* A. D. 18*80*

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 Gardner

late of said County, on or about the *5th* day of *March* in the year of our Lord One Thousand Eight Hundred and *Eighty*, with force and arms in said County of *Union* and State of Ohio.

At about the hour of Two in the day time of said day, a Dwelling house of John Bland then situated, did unlawfully, maliciously and forcibly break and enter, with intent, the personal property of great value, the personal property of the said John Bland, in said Dwelling house then and there being, then and there unlawfully to steal take and carry away - Fourteen Dollars in Money. One Revolver of the value of Seven Dollars, one Silver watch of the value of Ten Dollars, one gold watch chain of the value of Four Dollars, one pair of Boots of the value of Two Dollars, one hair brush of the value of Seventy five cents One tooth brush of the value of twenty cents One magnifying glass of the value of one Dollar and fifty cents, one towel of the value of forty five cents. Soap and matches of the value of twenty cents - all of the value of Forty Dollars and ten cents - of the personal property of the said John Bland in said Dwelling house then and there being found, then and there unlawfully 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.

The Jurors of the Grand Jury of the State
of Ohio within and for the body of the County
of Union impaneled and 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 further find
and present that Thomas Gardner late
of said County, on or about the 5th day of
March in the year of our Lord one thousand
Eight Hundred and Eighty with force
and arms in said County of Union
and State of Ohio - unlawfully did steal
take, and carry away ~~the following~~ ~~articles~~
in money, one Revolver of the value of
Seven Dollars, one silver watch of
the value of ten dollars, one gold
watch chain of the value of four dollars
one pair of Boots of the value of two dollars
one hair brush of the value of seventy five
cents, one tooth brush of the value of twenty
cents, one magnifying glass of the value
of one dollar and fifty cents, one towel
of the value of forty five cents, soap and
matches of the value of twenty cents and
all of the value of forty dollars and
ten cents the personal property of
John Bland

Slab of Ohio
25

Thermon Gordon

Entry

May 13, 1880
J-11-2.610

State of Ohio }
vs } Indictment for
Thomas Gardner } Horsebreking and
Larceny,

And now the defendant being
brought into court in charge of the
sheriff, and it appearing that he is
indigent in circumstances and
unable to employ counsel
the Court at his request
appoint Henry Mc Dowell
Esq. as counsel for his
defense

no 534

Slab of Ohio
W
James Gardner

Entry

May 13. 1880

J-11-P-611

State of Ohio }
vs } No-594
Thomas Gardner }

now comes the prosecuting attorney
on behalf of the State of Ohio,
the defendant being brought into
court in custody of the Sheriff;
thereupon said defendant
retracts his plea of not guilty
heretofore entered, and for plea
to said indictment saith
he is guilty of Horsebreaking
and Retail Larceny, and ~~the~~ ~~pro~~
~~secuting~~ attorney and Charles
Bryson is entered ~~as~~ as to the
felony part of said indict-
ment. It is further ordered
and adjudged by the Court that
the said defendant Thomas
Gardner pay a fine of Twenty
Dollars - and that the said Thomas
Gardner be imprisoned in the jail
of Union County for the Term
of Thirty days - and that he
stand committed to the jail of
Union County until the amount
of said fine and costs shall be
paid

Entry

G-11-6-618

May 15. 1880

The State of Ohio } Indict- for Grand
vs } Larceny & House breaking
Thos Gardner }

It is ordered by the Court
that - H. D. McDowell be allowed
\$16.⁰⁰ for services as atty for
deft in the above case

Criminal Case File
Case No. 535

No. 535-

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

John Columber

Defendant.

Oct 8th 1880

*Left Off Docket -
J. 12. P. 60*

Ex Doc. C. P. 14

wits for the State.	per
Frank Dehalt	90 cts
Lobias Mummy	90
John Dehalt	90
Isaac Mummy	90
Elizabeth Amarine	90
Nerne Dehalt	90
	<hr/>
	540

Witness for the Deponer

entitled to per

Win McEntire	90
Christ Stiner	90
Calwin Ester	90
James Spencer	50
Jerry Johnson	90
Rodiah Johnson	90
Sarah Foulk	90
Catharine Ester	90
Sarah Brawn	90
	<hr/>
	770
brought Down	540
	<hr/>
	1310



State of Ohio
vs

The State of Ohio
against
John Columbus

The State of Ohio Union County
Paris Township 2 5 5'

I do hereby certify that the above is a full
& true copy of the proceedings had before me at
my office in said Township in the above
action
April 8th 1890
~~March 29th 1890~~ H. King J.P. for said Township

The following is a list of Costs & fees

Transcript	\$ 150
J.P.	520
Court	545
witness	1310
	<hr/>
	\$ 2525

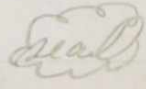
Recd of R.L. Wandburn my
fees in the above case
H. King J.P.
Sam Bennett Constable

State of Ohio
against
John Columbus.

Docket B page 310
Before H. J. King J.P.

Shooting with intent to wound.
Affidavit filed March 15th 1880.
signed David ^{his} ~~X~~ ^{mark} ~~Thurman~~ ^{Thurman}.
State of Ohio, Union County ss. S. S. I
Before me H. J. King one of the Justices
of the Peace in and for said County,
personally came David ~~Thurman~~ ^{Thurman}
who being duly sworn according
to law, deposeth and saith, that
one John Columbus late of said
County, on or about the 4th of March
1880, at the County of Union
upon said, did still a certain
pistol, thin and there, loaded with
gun powder and leaden balls
which thin and there held one
David ~~Thurman~~ ^{Thurman}, did unlawfully
maliciously and purposely, shoot
with intent to wound thin and
there the said David ~~Thurman~~ ^{Thurman}.
and this deposeth doth verily believe
John Columbus is guilty of the
charge and further more this
deposeth saith not signed

David ^{his} ~~X~~ ^{mark} ~~Thurman~~ ^{Thurman}
Swore to and subscribed before me
at the County of Union this 15th day
of March 1880. A.D.

H. J. King. J.P. 

I issued a state's warrant for the
said John Columbus and delivered
the same to Sam Bennett. Const.
March 18" 1880 A.D. warrant returned
and endorsed as follows. I took
the body of the within named John
Columbus and have him before the
Justice of the Peace, H. J. King
March 18" 1880 A.D.

Mortgage 20; services, 40 = 60 Sam Bennett.
March 18" 1880 A.D. I issued a mittimus
and delivered the same to Sam Bennett.
March 18" 1880 A.D. mittimus returned

and endorsed as follows. To wit
~~March 18" 1880 A.D.~~ I commanded
the within named John Columbus
to the custody of the within named
jailed with whom I left a
certified copy of this writ
Mortgage 20. services 40. copy 25 = \$85

Sam Bennett. Const.
March 18" 1880 A.D. 10 o'clock A.M. the
said John Columbus was brought
before me for examination, he, the
said John Columbus waived the
examination and entered in to bonds
to the State of Ohio in the sum of
one hundred dollars, for his appear-

ance on the first day of the next
term of Common Pleas Court to be
held in and for the said county of
Union. Whereupon I discharged
the said John Columbus.

Henry J. King J. P.
State of Ohio, Union County, W. S. S.
70 The Keeper of the jail of the said
county, greeting. Where as John
Columbus was late of said County
has been arrested on the oath of
David Humphrey of Union County
for shooting with intent to slay
the said David Humphrey and has
been brought before me, H. J. King
one of the Justices of the Peace for
and in Union County for trial.
Which trial has been necessarily
postponed by means of parties not
being ready for examination.
Therefore I command you, in the
name of the State, to receive the
said John Columbus into your
custody, in the jail of said county
there to remain until discharged
by due course of law. Given under
my hand and seal this 10th of August
1880. H. J. King, J. P. Special

March 10th 1880 A.D. and delivered the same to Sam Bennett, Const.

March 10th 1880 A.D. return of mittimus and endorsed as follows. To wit, I committed the said John Columbus to the custody of the said jailer, with whom I left a certified copy of this writ.

Sam Bennett, Constable.
Service 40 mileage, 20 copy 25 = 65

March 15th 1880 A.D. I issued sub. for the following witnesses, William H. Lintire, Chris. Stier, Calamine Estep, James Johnson, Spencer, Jerry Johnson, Rhoda Johnson, Sarah Fulk, Sarah Burns and Catherine Estep.

H. J. King, J. P. Great B

March 11 A.D. 1880 the Defendant appeared & waived examination & entered into with his bondsman Adam C. Myers Bonds to the State of Ohio in the sum of One Hundred Dollars for his appearance before the proper Court of said County

I saw the Defendant and the witness that he is a colored man & took a leaf & saw him & above Exemption

Witness fees
\$770

No. 535

Union Common Pleas.

THE STATE OF OHIO,

vs.

John Calumber

On this _____ day of _____ 18

Defendant arraigned, and pleads

_____ guilty to this indictment.

_____ Clerk.

Indictment for *Shooting
with intent to wound*

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.

D. Henderson
Foreman of Grand Jury.

Filed _____ 18



R. Woodburn
Prosecuting Attorney.

Clerk.

ODELL & MAYER,
Blank Book Manufacturers and Legal Blank Publishers,
Dayton, Ohio

Copied

THE 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 *Eighty*

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 the 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 Columbus

late of said County, on the *9th* day of *March*, in the year of our Lord One Thousand Eight Hundred and *Eighty* with force and arms, in said County of *Union*, and State of Ohio,

With a certain pistol then and there loaded with gunpowder and one leaden ball which said pistol he, the said John Columbus in his right hand then and there had and held on David Hummer did unlawfully, maliciously, and feloniously shoot at, with intent then and there to kill him, the said David Hummer to wound.

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

Philo Durn
Prosecuting Attorney.

State of Ohio
vs
John Bullinger

Entry

Saturday May 8. '80

J-11 - P-597

State of Ohio
vs
John Cullumber } No 595-

Now comes the prosecuting attorney
on behalf of the State of Ohio, and
the defendant being brought into
Court in custody of the Sheriff,
and arraigned upon said
indictment for perjury
with plea not guilty -
and this case is continued
by consent of parties till
next term of Court -
Upon the terms that the
said John Cullumber
enter into recognizance
with good and sufficient
sureties in the sum of
Three hundred dollars to
the State of Ohio for his
appearance on the first
day of the next term of
Court

Wm Common Pleas.

THE STATE OF OHIO,

vs.

John Columbus

Recognizance.

Filed 18



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

vs.

THE STATE OF OHIO,

Union County.

John Collumber

Be it Remembered, That on the *Eighth* day of *May*, A. D. 18*80*

John Collumber and Samuel Myers

his surety

personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of *Three Hundred* Dollars, to be levied of their respective goods and chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

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

John Collumber shall personally be and appear before the Court of Common Pleas, of *Said County* on the *first* day of the next *Term* there to be holden then and there to answer a certain *Indictment* filed herein against him for *Shooting with intent to wound* and abide the order and judgment of the Court, and not depart without leave, then this Recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged in open Court on the day and year first above written.

W. M. Waigel Clerk.

John M. Collumber
Mark
Samuel Myers



By _____ Deputy,

RECOGNIZANCE.

The State of
Ohio

vs.

John Columbus

Justice of the Peace.

Docket *B* *page 310*

Returnable *18*

Bill found



Constable.

RECOGNIZANCE AFTER TRIAL.**THE STATE OF OHIO**

Be it Remembered, That on the 11
Amherst County, ss. day of March one thousand, eight
 hundred and Eighty

personally appeared before me H. J. King one of the Justices of the Peace in
 and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio the
 sum of one hundred Dollars,
 to be levied on their goods and chattels, lands and tenements, if default be made in the condition following,
 to-wit: The condition of this Recognizance is such, that if the above bound

John Columbus
 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
maliciously shooting with intent
to wound and David Mummy

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
David Mummy specially, then this Recognizance shall be void; otherwise
 it shall be and remain in full force and virtue in law

Attest A. T. Carpenter

John Columbus ^{his} mark [SEAL]

Adam C. Myers [SEAL]

Taken and acknowledged before me, this 11th day of March one thousand
 eight hundred and Eighty
H. J. King Justice of the Peace.

THE STATE OF OHIO

vs.

John Columbus

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,
Mason County, ss.

FEEES.

Service,	\$ 1.00
Mileage,	1.20
Attendance,	75
Assistance,	
Sustenance,	
Return,	
Total,	<u>2.95</u>

I have arrested the within named John Columbus and now have ~~sent~~ him in court

J. J. Miller Sheriff

Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

John Columbus

and *h* *u*nsafely keep, so that you have *h* *u* body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

Shooting with intent - to wound

and hereof fail not, and have you then there, this writ.

WITNESS,

W. M. Wenzel

Clerk of said Court, at

Marysville, Ohio, this

5th

day of

May

A. D. 18*80*

W. M. Wenzel

Clerk.

By

Deputy Clerk.

No. Crim. App. Doc. Page

COST BILL.

..... *Common Pleas.*

THE STATE OF OHIO,

against

.....

.....

..... *Term.*

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

No. Crim. Cost Bill. Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

John Hollumber

County,

Court of Common Pleas.

CLERK'S FEES.		CLERK.	Pfif.	Deft.	Clerk's Fees Brought Forward.		Pfif.	Deft.
Doc. and App. Pfif. and one Deft.,		15	15-		Cost Bill, Satisfaction and Filing,	45	45-	
additional,	each,	5			Recording words at 10c each 100,			
Entering Finding Indictment,		10	10		Lists for Grand Jur. and Pros. Atty.,	30	30	
Entering Plea,	each,	10			Total Clerk's Fees,	\$	5 25-	
Indexing Docket,	"	5			SHERIFF'S FEES.			
General Index,		10			SHERIFF.			
Entering Motion on Docket and Index,		10			On Attachment,			
Filing Papers, & Post. in App. Doc. each,		10	70		On Capias,		2 96-	
Taking Affidavits,	"	10			Calling Witnesses,	6		
Filing Proc., Iss. Capias, Return & Filing,		45	45-		Calling Jury,	12		
" " " Att., " "		45			Summoning Jury,	50		
Taking Justification of Bail,		40			Calling Action,	16	32-	
Entering Allowance of Bail,		5	5-		Serving Subpoena on Witnesses,	12 1/2		
Entering Exoneration of Bail,		10	10		Miles Travel, each,	10		
Spec. War. to bring before Judge, Ret. & Fil.,		40			Copies for each 100 words,	10		
Warrant to Discharge Prisoner,		30	30		Bringing Prisoner to Court, times,	75	75-	
Recog. of Def't and Filing, each,		35	35-		Com. Prisoner to Jail, "	72		
" Wit. " "		35			Discharging Prisoner,	75		
Venire for Jury,		15			Miles Travel, each,	10		
Striking Special Jury and Venire,	1 09				On Fl. Fa. Serv. 35c. Miles trav., each,	10		
Polling Jury,		30			Forfeiting Recognizance,	10		
Impaneling Jury and Swearing Constable,		20			Serving Indictment,		30	
Call. & Ent. Tales Jur. & Cert., each,		10			Transportation,			
Fil. Proc., Iss. Sub. for 1 Wit. & Fil.		20			Total Sheriff's Fees,	\$	4 22-	
additional names, each,		5			WITNESS FEES.			
Swearing Witnesses,	"	5			Pfif. Deft.			
Ent. Att. of " days, "		5			<i>H. J. Tracy J.P.</i>		6 70	
Certif. " "		5			<i>Daniel Barnett const.</i>		5 95-	
Qualifying Jurors, each,		10			<i>Witnesses before J.P.</i>		13 10	
Ent. Bar & Court Cal. & In., each Term,		10	20					
Entering Orders on Journal, each,		10						
" Verdict on Journal, and Filing,		15						
" Rule on Journal,		10	10					
" Judgment on Journal,		10						
Surplus Record on Journal, per 100 words,		10	10					
Indexing Entries on Journal, each,		5	10					
Transferring Orders on Dockets, "		10	10					
" Verdict on " "		10						
" Rule on " each,		10						
" Judgment on " "		10	10					
Copy of Indictment and Certificate,			90					
Continuance, each,		10	10					
Nolle Pros., Quashed or laid away,		10	10					
Ent. on Cash Book and Index,		15	15-					
" " Ex Docket " "		15	15-					
Notice of Motion for new trial,		10						

Carried Forward,

Criminal Case File
Case No. 536

No. 536-

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Lucillas Shirk

Defendant.

May 10. 1880

Plea of Guilty - Fined, and
costs of prosecution \$10.00

J-11-P-601

Crim. Dec. C-P-H

Recd in Book No. 2, Page 246

No. 536-

Union Common Pleas.

THE STATE OF OHIO,

vs.

Lucilla Shirk

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.

D. W. Henderson
Foreman of Grand Jury.

Filed _____ 18__



R. Woodburn
Prosecuting Attorney.

On this *10* day of *May* 188*0*

Defendant arraigned, and pleads
guilty to this indictment.

W. M. Winget Clerk.

THE 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 Eighty

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 the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that

Lucillas Shirk

late of said County, on the 15th day of April, in the year of our Lord One Thousand Eight Hundred and Eighty with force and arms, in said County of Union, and State of Ohio,

Unlawfully did make an assault in and upon one G. J. Skidmore and him the said G. J. Skidmore did then and there unlawfully strike and wound

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

Richard J. ...
Prosecuting Attorney.

THE STATE OF OHIO

vs.

Lucilla Shirk

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,
Monroe County, ss.

FEEES.

Service,	\$ 1.00
Mileage,	2.50
Conveyance,	50
Assistance, Attorney Sustenance, 4 ² each 75	
Return,	
Total,	\$ 6.05-

I have arrested the within named
Lucilla Shirk and will
have him in court -
J. Miller Sheriff

Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

Lucillas Lark

and *him* safely keep, so that you have *his* body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

Assault & Battery

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Weiget

Clerk of said Court, at

Marysville, Ohio, this *5th* day of *May*

A. D. 18*80*-

W. M. Weiget Clerk.

By

Deputy Clerk.

Allen Common Pleas.

THE STATE OF OHIO,

vs.

Lucius Smith

Recognizance.

Filed 18



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

THE STATE OF OHIO,

Louillas Shirk

vs.

Union County.

Be it Remembered, That on the *Sixth*

day of *May*, A. D. 1880

Louillas Shirk

and *Henson Shirk*

his surety

personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of *One Hundred* Dollars, to be levied of their respective goods and chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

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

Louillas Shirk

shall personally be and appear before the Court of Common Pleas, of *Said County*

on the *17th* day of *May* A. D. 1880

then and there to answer a certain *Indictment* filed herein against him for *Assault & Battery*

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

Taken and acknowledged in open Court on the day and year first above written.

W. M. Weigert Clerk.

J. W. Shirk
Henson Shirk



By _____ Deputy,

No. 536 Crim. App. Doc. Page

COST BILL.

Common Pleas.

THE STATE OF OHIO,

against

Louella Smith

May Term.

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

No. 536 Crim. Cost Bill. Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

County,

Court of Common Pleas.

CLERK'S FEES.		CLERK.	Plff.	Deft.	Clerk's Fees Brought Forward.	Plff.	Deft.
Doc. and App.	Plff. and one Deft.,	15	15-		Cost Bill, Satisfaction and Filing,	45	45-
	additional, each,	5			Recording words at 10c each 100,		80
Entering Finding	Indictment,	10	10		Lists for Grand Jur. and Pros. Atty.,	30	
Entering Plea,	each,	10	10				
Indexing Docket,	"	5	5-		Total Clerk's Fees,	\$	550
General Index,		10	10				
Entering Motion on Docket and Index,		10					
Filing Papers, & Post. in App. Doc. each,		10	30				
Taking Affidavits,	"	10			SHERIFF'S FEES.		
Filing Prec., Iss. Capias, Return & Filing,		45	45-		SHERIFF.		
" " " Att., " "		45			On Attachment,		
Taking Justification of Bail,		40	40		On Capias,		505-
Entering Allowance of Bail,		5	5-		Calling, Witnesses,	6	
Entering Exoneration of Bail,		10	10		Calling Jury,	12	
Spec. War. to bring before Judge, Ret. & Fil.,		40	40		Summoning Jury,	50	
Warrant to Discharge Prisoner,		30	30		Calling Action,	16	16
Recog. of Deft and Filing, each,		35	35-		Serving Subpoena on Witnesses,	12 1/2	
" Wit. " "		35			Miles Travel, each,	10	
Venire for Jury,		15			Copies for each 100 words,	10	
Striking Special Jury and Veuire,	1 00				Bringing Prisoner to Court, times,	75	75-
Polling Jury,		30			Com. Prisoner to Jail, "	72	
Impaneling Jury and Swearing Constable,		20			Discharging Prisoner,	75	
Call. & Ent. Tales Jur. & Cert., each,	10				Miles Travel, each,	10	
Fil. Prec., Iss. Sub. for 1 Wit. & Fil.	20				On Fi. Fa. Serv. 35c. Miles trav., each,	10	
additional names, each,	5				Forfeiting Recognizance,	10	
Swearing Witnesses, "	5				Serving Indictment,		
Ent. Att. of " days, "	5				Transportation,		
Certif. " "	5				Total Sheriff's Fees,	\$	396
Qualifying Jurors, each,	10						
Ent. Bar & Court Cal. & In., each Term,	10		10		WITNESS FEES.		
Entering Orders on Journal, each,	10		10				
" Verdict on Journal, and Filing,	15		10		Fine \$10.		
" Rule on Journal,	10		10		cash 58-0		
" Judgment on Journal,	10		10		stuff 590		
Surplus Record on Journal, per 100 words,	10				\$21-46		
Indexing Entries on Journal, each,	5		10				
Transferring Orders on Dockets, "	10				May 10 th 1880		
" Verdict on "	10		10		Rec'd of Deft - \$21/46		
" Rule on " each,	10						
" Judgment on " "	10		10				
Copy of Indictment and Certificate,			50				
Continuance, each,	10						
Nolle Pros., Quashed or laid away,	10						
Ent. on Cash Book and Index,	15		15-				
" " Ex Docket "	15		15-				
Notice of Motion for new trial,	10						
Carried Forward,							

Criminal Case File
Case No. 537

No. 537

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Leb B. Morris

Defendant.

May 13. 1880

Fined \$50 and imprisoned 10
days. Place ordered closed.
J. 11 - P - 614 - 615

of Doc G-P-1-

Recorded. Book 2. Page 249.

TO THE SHERIFF:

I hereby certify the within to be a true copy of the original indictment on file in this office.

By W. M. Winget Clerk.

Deputy.

On the 10 day of May 1880, I served a duly certified copy of the within indictment by handing the same to

Defendant.

Sheriff.

Deputy.

Fees \$

No. 037

Union Common Pleas.

THE STATE OF OHIO,

vs.

Leb B. Mozier

INDICTMENT

For selling intoxicating liquor contrary to law.

A TRUE BILL.

L. H. Henderson
Foreman of the Grand Jury.

Filed



18

Clerk.

R. Woodruff
Prosecuting Attorney.

ODELL & MAYER,
Blank Book Manufacturers and Legal Blank Publishers,
Dayton, Ohio

On this 10 day of May 1880
Defendant arraigned, and plead
Not guilty to this indictment.

W. M. Winget Clerk.

THE STATE OF OHIO,

Union County, ss.

The Court of Common Pleas, *Union* County, Ohio,

Of the Term of *May* in the year of our Lord One Thousand Eight
Hundred and *Eighty*

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 *Leb B. Mosier*

late of said County, on the *1st* day of *November*, in the year
of our Lord One Thousand Eight Hundred and *Seventy Nine* at the County
of *Union* aforesaid, and from that date until the commencement of this
prosecution, to-wit: on the *6th* day of *May* in the year One
Thousand Eight Hundred and *Eighty* at the County of *Union*
aforesaid, was, and has been then and there unlawfully the keeper of a place of public
resort, where intoxicating liquors, other than wine manufactured of the pure juice of
the grape, cultivated in said State of Ohio, or ale, beer or cider, were and have been
then and there sold by the said *Leb B. Mosier*

in violation of law, to-wit: in violation of the provisions of Sections Thirteen, Fourteen,
Sixteen and Seventeen of the Eighth Chapter of the act of the General Assembly of the
State of Ohio, entitled, "An Act to Amend, Revise and consolidate the statutes relating
to crimes and offenses, and to repeal certain acts therein named; to be known as title
one, crimes and offenses, Part Four of the act to Revise and Consolidate the general
statutes of Ohio;" passed and enacted by said General Assembly, on the Fifth day
of May, in the year Eighteen Hundred and seventy-seven

To the common nuisance of the citizens and people of 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.

R. Woodrum

Prosecuting Attorney, *Union* County, Ohio

THE STATE OF OHIO,

County, ss. }

I have arrested the within named } *Leb B Mosier and now*
have him in Court

FEEES.

Service,	\$	1 00
Mileage,		4 75
Conveyance, <i>Assistance,</i>		75-
Sustenance,		75-
Return,		
Total,	\$	<u>6 60</u>

J. H. Miller

Sheriff.

THE STATE OF OHIO

vs.

Leb B Mosier

CAPIAS.

Ret'd and filed 187



I hereby depote [unclear] to serve this writ

CAPIAS.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

WE COMMAND YOU to take

Leb B. Mosier

and *him* safely keep, so that you have *his* body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

Selling Intoxicating Liquors Contrary to Law

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Weigel

Clerk of said Court, at

Marysville, Ohio, this

5

day of

May

A. D. 18*80*

W. M. Weigel

Clerk.

By

Deputy Clerk.

No 537-

Wm

Common Pleas.

THE STATE OF OHIO,

vs.

Lev H. Mosher

Recognizance.

Filed 18

Clerk.



Recognizance of Party Accused.

THE STATE OF OHIO,

THE STATE OF OHIO,

Leb B Moser

Carrion County.

Be it Remembered, That on the *10th*

day of *May*, A. D. 1880

Leb B Moser and *Septa Taylor*, his surety

personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of *One hundred* Dollars, to be levied of their respective goods and chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

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

Moser
shall personally be and appear before the Court of Common Pleas, *four days*
on the 11th day of May A.D. 1880
then and there to answer a certain *incitement* filed herein against
him for *Selling Intox Liquors contrary to Law*
and abide the order and judgment of the Court, and not depart without leave, then this Recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged in open Court on the day and year first above written.

W. M. Waigel Clerk.

S. B. Moser

Septa Taylor



By _____ Deputy,

no- 537

Slab of Ohio

Geo. B. Brown

entry

1st

May 13. 1880

J-11-P-614

That the respondent Geo B Brown
also send committee and be
imprisoned in the ~~county~~
jails for the failure of their
depos and further that the
State Committee will
send fine and costs or pay

Stat of Ohio
vs
Lsb B Moser } No 537
 } Keeping a place where
 } Intoxicating Liquor are
 } sold contrary to law

Now comes the prosecuting attorney on behalf of the State of Ohio, the defendant being brought into court in custody of the Sheriff, thereupon said defendant pleads his plea of not guilty heretofore entered, and for plea to said indictment saith he is guilty of "keeping a place where intoxicating liquor is sold contrary to law" - Whereupon the defendant Lsb B Moser being present and not desiring to say anything further why sentence should not be passed, it is considered, ordered and adjudged by the Court that the Stat of Ohio recover of the defendant Lsb B Moser his fine in the sum of Fifty Dollars together with the costs herein expended and laid to \$ - And it is further ordered and adjudged by the Court that

cto 537

Slab of Ohio
vs
Leb Bilbover

entry

$\frac{220}{1}$

May 3. 1880

J-11-P-615

State of Ohio } No - 537-
vs }
Leb. Bellman } Keeping a place where in-
} lotteing liquors are sold
} contrary to law

This day came on this case
to be heard further - ~~to hear~~
There upon the Court do order,
deeree and adjudge, that
the said place kept as ~~for~~
plead to by the said defendant
Leb B. Bellman is a nuisance
under the Statute before
which indictment was
found and should be
abated and shut up - There
upon the Court order the
same abated and shut
up according to law

No 337- P 118

THE STATE OF OHIO,

vs.

Leb. B. Morris

Subpoena for State Witnesses.

Returnable May 14, 1880



Woodburn

Att'y for

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

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

I served this Writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
Served May 12 1880	
John Baldrige	11
William Riley	11
John Riley	11
James Apple	11
Edw Barlow	11
A S Moorey	1
William Farley	11
By reading	
Sue Holmes not found	

SHERIFF'S FEES.	
Service	87
Mileage	1 60
Copy	
Total	2 37

J J Miller Sheriff.

Clerk.

Subpœna in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting.

YOU ARE HEREBY COMMANDED TO SUBPœNA

John Ballinger
John Riley
James Uphold *E. W. Barlow* *A. S. Morvey*
William Bailey *ma Sid Holmes*

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *14th* day of *May*, A. D.
1880, at 8 o'clock A. M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Leb B. Mosier

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

WITNESS my hand and the seal of said Court, at *Marysville*

this *12th* day of *May*, A. D. 1880.

W. M. Waigel Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs.

Lev B. Mosier

Subpoena for

Deft
Sta

Witnesses.



Returnable

May 14, 1880

Cameron & Benton
Att'y for Deft

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

I served this Writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
May 12 1880	
Leonard Eastman	26
Jonathan Arnet	25
Levi Toager	21
To M. Case	11
R. C. McClure	11
Jacob Weaver	11
Robert Taylor	12
Ben Taylor	12
Abraham Cary	14
O. C. McClure	11
By reading	

SHERIFF'S FEES.

Service	1 25
Mileage	7 40
Copy	
Total	8 65

J. J. Miller Sheriff.

Clerk.

Subpœna in Criminal Case.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting.

YOU ARE HEREBY COMMANDED TO SUBPœNA

Leonard Eastman, County Recorder at London, Jonathan Arnett, Surveyor. Levi Bager, H. M. & Bruce, R. C. McCloud, Jacob Weaver, Robert Taylor, Benjamin Taylor, Abram Gay, O. C. McTune.

to be and appear before the Court of Common Pleas of the County of *Union* at the Court House in said County, on the *14th* day of *May*, A. D. 1880, at *8* o'clock *A.M.*, then and there to give testimony and the truth to say in a certain case pending in said Court, wherein the State of Ohio prosecutes

on behalf of the *Defendant* *Let O. Mauer*. Hereof fail not, under the penalty of the law, and have you then and there this writ.

WITNESS my hand and the seal of said Court, at *Maysville* this *11th* day of *May*, A. D. 1880

W. M. Minges Clerk.

Deputy Clerk.

Subpœna in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPœNA

Frederick Taylor and

*Zacharias McTigue
Mrs. Angelina Taylor.*

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *14th* day of *May*, A. D.
18*80*, at *8* o'clock *A.M.*, then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Leb B. Moser

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

WITNESS my hand and the seal of said Court, at *Maysville*

this *11* day of *May*, A. D. 18*80*

W. M. Merigel Clerk.

Deputy Clerk.

No 337 P-118

THE STATE OF OHIO,

vs.

Leob B. Mosier

Subpoena for State Witnesses.



Returnable May 14th, 1880

Woodburn

Att'y for

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

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

I served this Writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
---------------------	--------

Served May 13/1880

Frank Chamble	9
Filmora McCune	14
George Atterton	11
Bert Taylor	12
John McGrew	14
by Reading	
John McLean	8
by copy May 14 th 1880	
John Henshaw	11
by copy left at residence	

SHERIFF'S FEES.

Service	87
Mileage	270
Copy	15
Total	372

J. J. Miller Sheriff.

Clerk.

Subpœna in Criminal Case.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting.

YOU ARE HEREBY COMMANDED TO SUBPœNA

Frank Channel
John McLean *Fleming McLaugh*
John Ferguson *George Atherton*
Benjamin Taylor *John M Green*

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *12th* day of *May*, A. D.
18*80*, at *8* o'clock *A.M.*, then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Leb. B. Mosier
on behalf of the *State*. Hereof fail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the seal of said Court, at *Marysville*
this *12th* day of *May*, A. D. 18*80*

W. M. Wügel Clerk.

Deputy Clerk.

Subpœna in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPœNA

James Uphold
David McLaughlin

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *14th* day of *May*, A. D.
18*80*, at *8* o'clock *A*. M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

on behalf of the *State* *Lab B. Mosier*. Hereof fail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the seal of said Court, at *Marysville*
this *13th* day of *May*, A. D. 18*80*.

W. M. Winget Clerk.

Deputy Clerk.

COST BILL.

Common Pleas.

THE STATE OF OHIO,

against

Leb B. Moore

May *Term.*

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



No. 537 Crim. Cost Bill. May Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

Leob B. Mosier

Union

County,

Court of Common Pleas.

CLERK'S FEES.	CLERK.	Piff.	Deft.
Doc. and App. Piff. and one Deft.,	15	15-	
additional, each,	5		
Entering Finding Indictment,	10	10	
Entering Plea, 2 each,	10	20	
Indexing Docket,	5	10	
General Index,	10	10	
Entering Motion on Docket and Index,	10		
Filing 9 Papers, & Post. in App. Doc. each,	10	90	
Taking Affidavits, "	10		
Filing Proc., Iss. Capias, Return & Filing,	45	45-	
" " " " " " " " " " " "	45		
Taking Justification of Bail,	40	40	
Entering Allowance of Bail,	5	5-	
Entering Exoneration of Bail,	10	10	
Spec. War. to bring before Judge, Ret. & Fil.,	40		
Warrant to Discharge Prisoner,	30		
Recog. of Deft and Filing, each,	35	35-	
" " Wit. " " "	35		
Venire for Jury,	15		
Striking Special Jury and Venire,	1 00		
Polling Jury,	30		
Impaneling Jury and Swearing Constable,	20		
Call. & Ent. Tales Jur. & Cert., each,	10		
Fil. 5 th Prec., Iss. 5 th Sub. for 1 Wit. & Fil.	20	1 00	
additional names, 25 th each,	5	1 25-	
Swearing Witnesses, "	5		
Ent. Att. of 25 th " days, 1 "	5	1 25-	
Certif. " " "	5	1 25-	
Qualifying Jurors, each,	10		
Ent. Bar & Court Cal. & In., each Term,	10	10	
Entering Orders on Journal, each,	10	10	
" Verdict on Journal, and Filing,	15	10	
" Rule on Journal,	10	10	
" Judgment on Journal,	10	10	
Surplus Record on Journal, per 100 words,	10	30	
Indexing Entries on Journal, 5 th each,	5	25-	
Transferring Orders on Dockets, "	10		
" Verdict on "	10		
" Rule on " each,	10		
" Judgment on " "	10	10	
Copy of Indictment and Certificate,	10	60	
Continuance, each,	10		
Nolle Pros., Quashed or laid away,	10		
Ent. on Cash Book and Index,	15	15-	
" " Ex Docket " "	15	15-	
Notice of Motion for new trial,	10		

Carried Forward,

Clerk's Fees Brought Forward.	Piff.	Deft.
Cost Bill, Satisfaction and Filing,	45	45-
Recording words at 10c each 100,	30	1 15-
Lists for Grand Jur. and Pros. Atty.,	30	
Total Clerk's Fees,	\$	11 10

SHERIFF'S FEES.	Piff.	Deft.
SHERIFF.		
On Attachment,		650
On Capias,		
Calling, Witnesses,	6	
Calling Jury,	12	
Summoning Jury,	50	
Calling Action,	16	
Serving Subpoena on 30 Witnesses,	12 1/2	3 75-
Miles Travel, 139 each,	10	13 90
30 Copies for each 100 words,	10	3 00
Bringing Prisoner to Court, 2 times,	75	75-
Com. Prisoner to Jail, "	75	75-
Discharging Prisoner,	75	75-
Miles Travel, each,	10	
On Fl. Fa. Serv. 35c. Miles trav., each,	10	
Forfeiting Recognizance,	10	10
Serving Indictment,		35-
Transportation,		
Total Sheriff's Fees,	\$	29 51

WITNESS FEES.	Piff.	Deft.
<u>vs B. G. P. 118 & 119</u>	23 05-	23 25-

COMMON PLEAS.

The State of Ohio

vs.
Leb. B. Moore

FI. FA. ET CA. SA.

This Writ dated May 18 1880

Fine, \$ 00-00

Costs, \$ 89.71

\$132.71

Defendant's Costs, \$

Int. from May 3 1880

Inc. Costs, \$



Received 187

Sheriff.

Ret. and filed 187

*And this writ may 18th 1880
do said Charles Lewis as Executor
of said Lewis' estate to Levy*

*State of Ohio }
Union County SS }
Sheriffs Fee }
Fees 85 }
Mileage 150 }
165-*

*J. J. Miller Sheriff
J. J. Miller Secy*

Jephtha Taylor

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

Leb. B. Moore

in your bailiwick, you cause to be made *one hundred thirty five & 1/2* Dollars, being the amount of a fine and the costs of prosecution which the State of Ohio, in our Court of Common Pleas, at a term thereof, commencing on the *3^d* day of *May*, A. D. 18*80*, by the judgment of said Court, recovered against the said

Leb. B. Moore on an indictment

for selling into Liquors

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

~~and~~ commit to the jail of said County, and safely keep therein until pay, or secure to be paid, the full sums aforesaid, with the interest aforesaid, and increase costs, or until ~~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

Mayville this *18th*

day of *May* A. D. 18*80*

W. M. Weigel Clerk.

By _____ Deputy Clerk.

Criminal Case File
Case No. 538

No. 838

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Leb B. Mosier

Defendant.

May 13, 1880

Indictment returned -

J-11-P-614

Crim. doc. C-P-3-

TO THE SHERIFF:

I hereby certify the within to be a true copy of the original indictment on file in this office.

By _____ Clerk.

By _____ Deputy.

On the _____ day of _____, 18____, I served a duly certified copy of the within indictment by handing the same to _____

Defendant.

By _____ Sheriff.

By _____ Deputy.

Fees \$ _____

No. 538

Amson Co Common Pleas.

THE STATE OF OHIO,

vs.

Leb B Mosier

INDICTMENT

For Selling intoxicating liquor to be drank on the premises where sold.

A TRUE BILL.

D. H. Henderson
Foreman of the Grand Jury.

Filed



18

R. Hood Drum
Prosecuting Attorney.

ODELL & MAYER,
Blank Book Manufacturers and Legal Blank Publishers,
Dayton, Ohio

On this 10 day of May 1880
Defendant arraigned, and plead
Not guilty to this indictment.

W. M. Winget - Clerk.

THE STATE OF OHIO,

Union County, ss.

The Court of Common Pleas, *Union* County, Ohio,

Of the Term of *May* in the year of our Lord One Thousand Eight
Hundred and *Eighty*

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 *Leb B Mozier*

late of said County, on the *26th* day of *December*, in the year
of our Lord One Thousand Eight Hundred and *Eighty nine* at the County
of *Union* aforesaid, did unlawfully sell intoxicating liquor to

Frank Channel

to be drank upon the premises where sold, contrary to the form of the statute in such
case made and provided, and against the peace and dignity of the State of Ohio.

Phlood Jam

Prosecuting Attorney, *Union* County, Ohio.

No 5-38

Common

Common Pleas.

THE STATE OF OHIO,

vs.

Leob G Mosher

Recognizance.

Filed

18

Clerk.



Recognizance of Party Accused.

THE STATE OF OHIO,

vs.

THE STATE OF OHIO,

Union County.

Leb Mosier

Be it Remembered, That on the *10th*

day of *May*, A. D. 1880

Leb Mosier
Elizabeth Taylor, his surety,

personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of *One Hundred* Dollars, to be levied of their respective goods and chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

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

Leb - B - Mosier

shall personally be and appear before the Court of Common Pleas, *on the 14th day of May AD-1880*

then and there to answer a certain *Maintenance* filed herein against him for *Selling intoxic liquors to be drunk where sold* and abide the order and judgment of the Court, and not depart without leave, then this Recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged in open Court on the day and year first above written.

S & Mosier
Elizabeth Taylor
SEAL
SEAL
SEAL
SEAL

Clerk.

By _____ Deputy,

THE STATE OF OHIO

vs.

Leb. B. Mosier

CAPIAS.

Ret'd and filed 187



I hereby depose Ed. Ruff to serve this writ -

THE STATE OF OHIO,
County, ss.

FEEES.

Service,	\$ 1 00
Mileage,	4 00
Conveyance <i>in Car</i> ,	75-
Assistance,	75-
Sustenance,	
Return,	
Total,	\$ 6 50

I have arrested the within named *Leb. B. Mosier* and now *have him in court.*

J. J. Miller

Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

Leb B. Mosier

and *h* safely keep, so that you have *h* body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

*Selling intoxicating Liquors to be drank on the premises
Where Sold*

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Wügel

Clerk of said Court, at

Marysville

, Ohio, this

6th

day of

May

A. D. 18*80*

W. M. Wügel

Clerk.

By

Deputy Clerk.

cto 528

slab of Ohio
27

Lab Bellows

only

May 13. 1880

G-11-P-614

Stub of aho } No 528
27 }
Lrb. Bellman } Indictment - For selling
} Prox leg. to be done
} on the premises

Nulla prosequi is entered
herein, by order of court, at re-
quest of the prosecuting attorney.

Criminal Case File
Case No. 539

No. 539-

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

*Alfred Kormusky
Et al*

Defendant

APR TERM 1881

Feb 5th 1881.

*Bond in sum of \$100.00,
forfeited, Mar 17th 1881 -
Bond forfeited 9-12-1899.*

No Record.

J. P. 143

Comm & D. C. P. 31-

No-539

The State of Ohio
vs
Alfred Kennedy
George Davis
Wm Knuff

Entry



J. 12, P. 143

The State of Ohio vs
 Alfred Kennedy
 George Bovis
 William Knapp

No - 539
 Indictment for impounding
 Animals

And now comes the prosecuting attorney, on behalf of the State of Ohio, and presents to the court the recognizance of ~~the~~ ^{William Knapp one of the} defendant, taken before the Court of Common Pleas on the 16th day of September A.D. 1880 in the sum of one hundred dollars with A. V. Kennedy as surety

Whereupon, the said defendant ^{William Knapp} being three times solemnly called to appear and answer said charge as he agreed to do, and failing so to do, and A. V. Kennedy the surety, being three times solemnly called to produce the body of said defendant as he agreed to do, and failing so to do, the court orders that the said recognizance be and the same hereby is fulfilled, - with leave to resplead the same by the next term of court

J. M. Kennedy
 J. Woodson

No-589-

Stub of Ohio

vs

Alfred Kennedy
George Scott
William Knoff

Entry



J-12-P-199

Slab of Ohio } No
Alfred Kennedy }
George Bonaparte }
William Knuff }
CRO - 599 -
Indictment for
injuring animals

This case came on to be heard
upon motion to make the recogni-
sances of William Knuff and
A. V. Kennedy his surety
that were forfeited at the
last term of court and leave
to respit the same to the next
term of court - to be made
absolute - whereupon the
court being fully advised in
the premises do order the for-
feiture of the said recog-
nizances of the said William
Knuff and his surety A. V.
Kennedy his surety made
at the last term of court
and then respited to this
term absolute, the same as
if made absolute at said
last term of the court

THE STATE OF OHIO,

vs.

Wilson
affidavit Kenidy *vs.*
George Ruffin

Affidavit for State Warrant.

Affidavit for State Warrant.

THE STATE OF OHIO, union COUNTY, SS.

Before me, A. Amrine one of the Justices of the Peace for said County,
personally came John H. Blake who being duly sworn according to law,
deposeth and saith that Alford Canidy

William Koff George Davis
late of said County, on or about the 31st day of may in the year of
our Lord one thousand eight hundred and seventy 80 at the County of union
aforesaid, did unlawfully shoot John H. Blake
cow caler Dartt Brindle

and this deponent doth verily believe that the said Alford Canidy
William Koff George Davis
is guilty of the fact charged; and further this deponent saith not.

Signed,

J. H. Blake

Sworn to and subscribed before me, at the County aforesaid, this 31st day of

may, A. D. 1880

A. Amrine Justice of the Peace.

RECOGNIZANCE.

The State of Ohio

vs.

William Knapp

A. Ammie

Justice of the Peace.

Docket

1

No.

1

Returnable

18

Myron Galeed

Constable.

RECOGNIZANCE AFTER TRIAL.**THE STATE OF OHIO**

Union County, ss. } Be it Remembered, That on the *8*
 hundred and *80* *Arnell* *Kennedy* day of *June* one thousand, eight
Arnell *Kennedy*

personally appeared before me. *A Amrine* 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,
 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 Knoff
 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

Malignously and unlawfully shooting
John H. Blake's cow, color dark brindle

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*

H. Blake specially, then this Recognizance shall be void; otherwise
 it shall be and remain in full force and virtue in law

William Knoff [SEAL.]

Arnell Kennedy [SEAL.]

[SEAL.]

Taken and acknowledged before me, this *8* day of *June* one thousand
 eight hundred and *80*

A Amrine Justice of the Peace.

RECOGNIZANCE.

The State of Ohio

vs.

A V Kennedy

A Amrine

Justice of the Peace.

Docket *1* No. *1*

Returnable *not completed* 18*96*

Myron Gabriel

Constable.

RECOGNIZANCE AFTER TRIAL.**THE STATE OF OHIO**

Be it Remembered, That on the

8

Union County, ss. *June* day of _____ one thousand, eight
 hundred and *80* *Arnell Kennedy*

personally appeared before me, *A. Amrine* 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,
 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

Alfred Kennedy
 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

*Maliciously and unlawfully
 shooting John H. Blake's cow, color
 dark brindle*

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*

H. Blake specially, then this Recognizance shall be void; otherwise
 it shall be and remain in full force and virtue in law

A. V. Kennedy [SEAL.]

Arnell Kennedy [SEAL.]

[SEAL.]

Taken and acknowledged before me, this *8* day of *June* one thousand
 eight hundred and *80*

A. Amrine

Justice of the Peace.

RECOGNIZANCE.

The State of Ohio

VS.

George Davis

A. Amrine

Justice of the Peace.

Docket

1

No.

1

Returnable

1880

Myron Gabriel

Constable.

RECOGNIZANCE AFTER TRIAL.

THE STATE OF OHIO

Be it Remembered, That on the

8

Union County, ss. day of *June*

one thousand, eight

hundred and

80

James Williams

personally appeared before me

Edward Houghton

Amrine

one of the Justices of the Peace in

and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio the sum of

Fifty

Dollars,

to be levied on their goods and chattels, lands and tenements, if default be made in the condition following, to-wit: The condition of this Recognizance is such, that if the above bound

George Davis

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

*Malicious and unlawfully shooting
John W. Blake's cow, color dark brindle*

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

H. Blake

specially, then this Recognizance shall be void; otherwise

it shall be and remain in full force and virtue in law

George X Davis

[SEAL.]

James Williams

[SEAL.]

Edward Houghton

[SEAL.]

Taken and acknowledged before me, this

8

day of

June

one thousand

eight hundred and

80

A Amrine

Justice of the Peace.

No. 339.

Union County Common Pleas.

THE STATE OF OHIO,

Alfred Kennedy vs.
George Davis
William Knapp

Indictment for Injuring
Animals

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.

Levi G. Mouser

Foreman of Grand Jury.

Filed 18



Clerk.

R. Woodburn
Prosecuting Attorney.

On this _____ day of _____ 18

Defendant _____ arraigned, and pleads

_____ guilty to this indictment.

_____ Clerk.

THE 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 *Eighty*

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 the said County of *Union*, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that

Alfred Kennedy, George Davis and Louis William Knapp

late of said County, on the *31st* day of *May*, in the year of our Lord One Thousand Eight Hundred and *Eighty* with force and arms, in said County of *Union*, and State of Ohio,

Unlawfully, willfully and Maliciously did injure a certain Milk Cow the property of John H Blake to the amount of Thirty Six Dollars, by shooting with a gun loaded with shot and powder said Milk Cow

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

V. Woodruff
Prosecuting Attorney.

No 539.

Union Common Pleas.

THE STATE OF OHIO,

vs.

Alfred Kennedy

et al

RECOGNIZANCE.

Filed 18.....



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

THE STATE OF OHIO,

Alfred Kennedy
George Davis &
William Henry

Union County.

Be It Remembered, That on the *16th*

day of *September*, A. D. 1880

Alfred Kennedy
and *R. M. Henderson*, his surety

personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of *One Hundred* Dollars, to be levied of their respective goods and chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

The Condition of this Recognizance is such, that if the above bound

Alfred Kennedy shall personally be and appear before the Court of Common Pleas, *on the 8th day* of *October* A. D. 1880.

then and there to answer a certain *indictment* filed herein against him for *injuring animals* and abide the order and judgment of the Court, and not depart without leave, then this Recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged in open Court on the day and year first above written.

W. M. Weigelt Clerk

By _____ Deputy.

Alfred Kennedy
R. M. Henderson
SEAL
SEAL
SEAL
SEAL

No 539 - B.S.P. 146.

THE STATE OF OHIO,

vs.

R. V. Kennedy
Et al

Subpoena for Deft - Witnesses.



Returnable Oct-8th 1880

J. M. Kennedy
Att'y for Deft

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

I served this Writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names. Oct-4th 1880

NAMES OF WITNESSES.	MILES.
Olara Kennedy	10
Rebecca Kennedy	10
Mrs. Smason	10
John Bland	7
and	
Robert Goff by	-
copy left at	
Residence	
William Goff by	1
Copy delivered	
Oct 6 th 1880	

SHERIFF'S FEES.	
Service	60
Mileage	2 25-
Copy	20
Total	3 05-

J. J. Miller Sheriff.

Clerk.

Subpœna in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPœNA

Clara Kennedy
Rebecca Kennedy Mrs Johnson
John Bland Robert Coff
and William Coff

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *8th* day of *October*, A. D.
1880, at *8¹/₂* o'clock *A*. M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes *A. V. Kennedy*
and Others
on behalf of the *Defendant*. Hereof fail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the seal of said Court, at *Marysville*

this *27th* day of *September*, A. D. *1880*

W. M. Weigelt Clerk.

Deputy Clerk.

No 539

THE STATE OF OHIO,

vs.

A. J. Kennedy

Et. al

Subpoena for State Witnesses.



Returnable Oct-8, 1880

Woodburn

Att'y for State

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

I served this Writ as commanded, on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names. Oct 7th 1880

NAMES OF WITNESSES.	MILES.
James Paris	10
by copy left at Residence	
Henry Moore	10
Emory Tompkins	8
Bernie Gordon	8
by reading	
Maryetta Hammond	10
by delivering copy	
The within named	
Oren Hammond	
not found	

SHERIFF'S FEES.	
Service	60
Mileage	2 00
Copy	2 30
Total	2 90

J. J. Miller Sheriff.

Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

James Barris
Marietta Hammond, Orin Hammond
Berrie Gordon Henry Morse
and Emery Hammond

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *8th* day of *October*, A. D.
1880, at *8* o'clock *A.*M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

on behalf of the *A. V. Keeney et al*
Petty. Hereof fail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the seal of said Court, at *Marietta*

this *7th* day of *October*, A. D. *1880*

W. M. Winget Clerk.

Deputy Clerk.

No 539

stab of photo

as

Alfred Kennedy

George Davis

William Knoff

Entry

Oct-8-1880

9.12 P. 59

State of Ohio
vs
Alfred Kennedy
George Davis
William Knapp } No. 539-

A bill of indictment is entered herein
as to Alfred Kennedy, by order of
the court, at the request
of the prosecuting attorney
and this case is contin-
ued ~~for service~~ by consent
of parties as to George Davis
and William Knapp - and
it is further ordered by the
court that the said defend-
ents, George Davis and Alfred
Kennedy, each enter into a
recognizance with approved
surety for the sum of
Seventy five Dollars each
to the State of Ohio, for their
appearance on the first day
of the next term of court
and continue from day
today until discharged by
the court,

No. _____ Crim. App. Dec. _____ Page _____

COST BILL.

Common Pleas.

THE STATE OF OHIO,
against

April Term. *1864*

No. 539 Crim. Cost Bill. April Term. 1881

Crim. App. Doc. _____ Page _____

THE STATE OF OHIO,
against

County,

Court of Common Pleas.

CLERK'S FEES.	CLERK	Piff.	Deft.
Doc. and App. Piff. and one Deft.,	15	25	
additional, each,	5	10	
Entering Finding Indictment,	10	20	
Entering Plea, each,	10	70	
Indexing Docket, "	5	3	
General Index,	10	10	
Entering Motion on Docket and Index,	10	10	
Filing Papers, & Post. in App. Doc. each,	15	195	
Taking Affidavits, "	10		
Filing Prec., Iss. Capias, Return & Filing,	45	45	
" " " Att, " "	45		
Taking Justification of Bail,	40	40	
Entering Allowance of Bail,	5	5	
Entering Exoneration of Bail,	10	10	
Spec. War. to bring before Judge, Ret. & Fil.,	40		
Warrant to Discharge Prisoner,	30		
Recog. of 2 Def't and Filing, each,	35	70	
" Wit. " "	35		
Venue for Jury,	15		
Striking Special Jury and Venue,	1 00		
Polling Jury,	30		
Impanelling Jury and Swearing Constable,	20		
Call. & Ent. Tales Jur. & Cert., each,	10		
Fil. Prec., Iss. Sub. for 1 Wit. & Fil.	20	40	
additional names, each,	5	50	
Swearing Witnesses, "	5		
Ent. Att. of 10 " days, each,	5	50	
Certif. " "	5	50	
Qualifying Jurors, each,	10		
Ent. Bar & Court Cal. & In., each Term,	10	30	
Entering Orders on Journal, 3 each,	10	30	
" Verdict on Journal, and Filing,	15		
" Rule on Journal,	10	10	
" Judgment on Journal,	10	10	
Surplus Record on Journal, per 100 words,	10	30	
Indexing Entries on Journal, each,	5	20	
Transferring Orders on Dockets, "	10	20	
" Verdict on " "	10		
" Rule on " each,	10		
" Judgment on " "	10	10	
Copy of Indictment and Certificate,	3	30	
Continuance, each,	10	20	
Nolle Pros., Quashed or laid away,	10	40	
Ent. on Cash Book and Index,	15	15	
" " Ex Docket " "	15	15	
Notice of Motion for new trial,	10		

Clerk's Fees Brought Forward.	Piff.	Deft.
Cost Bill, Satisfaction and Filing,	45	45
Recording words at 10c each 100,		100
Lists for Grand Jur. and Pros. Atty.,		40
Total Clerk's Fees,	\$	185

SHERIFF'S FEES.	Piff.	Deft.
On Attachment,		
On Capias,		24 60
Calling, Witnesses,	6	
Calling Jury,	12	
Summoning Jury,	50	
Calling Action,	16	
Serving Subpoena on Witnesses,	40 1/2	4 35
Miles Travel, each,	10	
Copies for each 100 words,	10	
Bringing 2 Prisoner to Court, times,	75	1 50
Com. Prisoner to Jail, "	75	
Discharging Prisoner,	75	
Miles Travel, each,	10	
On Fl. Fa. Serv. 35c. Miles trav., "	10	
Forfeiting Recognizance,	10	20
Serving Indictment,		60
Transportation,		
Total Sheriff's Fees,	\$	8 75

WITNESS FEES.	Piff.	Deft.
Witness B.S.P. 14647	8 30	8 15
J. D. Hammond	50	
Wm. ...	50	
Ernest ...	50	
Mary ...	50	
Mary A. Hammond	50	
Wm. ...	50	
Wm. ...	50	
Geo. ...	50	
Henry ...	50	
A. ... J.P.	6 55	
Myron ...	8 50	

Carried Forward.

Criminal Case File
Case No. 540

No. 5740

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

John Mayo

Defendant.

Sep 23^d 1880

Fine \$10.

J. 12. P. 45

Ex Doc 6. Page 7.

Recorded in Criminal Record
No 2 - P. 276.

Faint handwritten text, possibly a list or notes, mostly illegible due to fading.

Faint handwritten text, possibly a list or notes, mostly illegible due to fading.

W. M. WINGET, CLERK.
FILED
SEP
3
1886
UNION COUNTY, N. C.

Faint handwritten text, possibly a list or notes, mostly illegible due to fading.

State of Ohio } Before E. E. Cole J. P.
John ^{vs} Mayo } Paris Twp Union Co. O.

Complaint by Henry Sheridan

September 2^d 1880. This day came Henry Sheridan and made Complaint in writing sworn to by him as follows:

State of Ohio, Union County ss

Before me, E. E. Cole, one of the Justices of the Peace for said County, personally came Henry Sheridan, who, being duly sworn according to Law, deposed and saith that John Mayo, late of said County, on or about the 14th of September in the year of our Lord one thousand eight hundred eighty at the County of Union aforesaid, did unlawfully make an assault in and upon him the said Henry Sheridan and him the said Henry Sheridan did then and there unlawfully strike and wound and this deponent doth verily believe that the said John Mayo is guilty of the fact charged and further this deponent saith not.

I find Henry Sheridan

sworn to and subscribed before me at the County aforesaid this 2^d day of September 1880 E. E. Cole Justice of the Peace
and said Complaint - is filed according to Law

Afterwards on the same day I issued

a warrant for the said John May
and delivered the same to Sam Bennett
Constable

Sept 24 1880 said warrant is returned
in bond. I took the body of the
within named John May and have
him before the Justice E.E. Cole Sept
24 1880. Fees 11/60 Sam Bennett Const.

And the body of the said John
May being now before me, in the
the custody of said Constable, I answer
said complaint, for plea says that
he is guilty of the offence therein
charged against him, Henry Swinton
sworn and examined by me in
presence of the defendant, the defendant
sworn continued & examined. And
thereupon the said defendant
is advised and required by me to
enter into a recognizance, with good
and sufficient bail, in the sum of
fifty dollars for his appearance
before the Court of Common Pleas
according to law & answer said
complaint which was accordingly
done D. J. Elliot being said bail
J. P. Court affidavit 40cts, warrant
40cts, Fil papers 15cts, swearing wit. 10cts

The State of Ohio,

vs.

John Mayo

Affidavit for State Warrant.

Filed Sept 2^d 1880

E. E. Cole J.P.



Affidavit for State Warrant.

THE STATE OF OHIO, Union COUNTY, SS.

Before me, E. E. Cole one of the Justices of the Peace for said County, personally came Henry Sheridan, who, being duly sworn according to law, deposeseth and saith that John Mayo

late of said County, on or about the 1st day of September, in the year of our Lord one thousand eight hundred and ~~seventy-~~ eighty, at the County of Union aforesaid, did unlawfully make an assault in and upon ~~me~~ him the said Henry Sheridan and him the said Henry Sheridan did then and there unlawfully strike and wound

and this deponent doth verily believe that the said John Mayo

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

Signed,

Henry Sheridan

Sworn to and subscribed before me, at the County aforesaid, this 2 day of September, A. D. 1880.

E. E. Cole Justice of the Peace.

RECOGNIZANCE.

State of Ohio

vs.

John Mayo

Wm
Sept 2 1880 E. G. Orr

Justice of the Peace.

Docket No.

Returnable 18



Constable.

RECOGNIZANCE AFTER TRIAL.

THE STATE OF OHIO

Union County, ss. } Be it Remembered, That on the 2^d
 day of September one thousand, eight
 hundred and eighty ~~Henry Sheridan~~ ~~D. John Mayo~~
 D. J. Elliot personally appeared before me E. E. Cole one of the Justices of the Peace in
 and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio the
 sum of fifty Dollars,
 to be levied on their goods and chattels, lands and tenements, if default be made in the condition following.
 to-wit: The condition of this Recognizance is such, that if the above bound John Mayo

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
 making an assault upon and upon the said Henry Sheridan
 and him the said Henry Sheridan then and there un-
 lawfully striking & wounding
 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
 Henry Sheridan specially, then this Recognizance shall be void; otherwise
 it shall be and remain in full force and virtue in law

John Mayo
 D. J. Elliott

[SEAL.]

[SEAL.]

[SEAL.]

Taken and acknowledged before me, this 2 day of September one thousand
 eight hundred and eighty E. E. Cole Justice of the Peace.

No. 540

Union County Common Pleas.

THE STATE OF OHIO,

vs.

John Mayo

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.

Levi Gilmore

Foreman of Grand Jury.

Filed



18

R. Woodburn
Clerk.
Prosecuting Attorney.

ODELL & MAYER,
Blank Book Manufacturers and Legal Blank Publishers,
Dayton, Ohio

On this 22nd day of September 1880

Defendant arraigned, and pleads
not guilty to this indictment.

W. M. Winget Clerk.

J. B. Cole app^d

THE 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 *Eighty*

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 the 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 Mayo

late of said County, on the *2nd* day of *September*, in the year of our Lord One Thousand Eight Hundred and *Eighty* with force and arms, in said County of *Union*, and State of Ohio,

Unlawfully did make an assault in and upon one Henry Sheridan and him the said Henry Sheridan did then and there unlawfully strike and wound

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

R. Woodburn
Prosecuting Attorney.

THE STATE OF OHIO

vs.

John Mays

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,
Union County, ss.

FEEES.

Service,	\$ 1 00
Mileage,	20
Conveyance,	
Assistance,	50
Sustenance,	
Return,	
Total,	\$ 1 70

I have arrested the within named

John Mays and now have him in court - Sept 16th 1880 J. M. Mays Sheriff

Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union

County, ss. }

To the Sheriff of said County, Greeting:

WE COMMAND YOU to take

John May

and *h* safely keep, so that you have *h* body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

Assault & Battery

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Wenzel

Clerk of said Court, at

Marysville

, Ohio, this

15th

day of

Sept

A. D. 18*80*

W. M. Wenzel

Clerk.

By

Deputy Clerk.

no 540

State of Ohio
vs
John Mayo.

and that the said Defendant
John Mayo is an inmate
in the State of Union County
for the term of ten days
and that he below sign
wishes to the State of Union
County under the amount
of about five and eighths
dollars for his and six
cents in bond and
for the same -

W. W. W. W.
Prothonotary

Sept 23, 1880

J. 12. P. 457

State of Ohio
vs
John Mayo } No - 540

now comes the prosecuting attorney
on behalf of the State of Ohio,
the defendant being brought
into court in custody
of the Sheriff; thereupon
said defendant retracts
his plea of not guilty her-
etofore entered, and for plea
to said indictment saith
he is guilty of assault and
battery, which plea is accepted
by the prosecuting attorney;
~~and the said defendant~~
~~is remanded to the custody~~
and the court having heard
the testimony adduced and being
fully advised in the premises
and the said defendant being
inquired of if he had anything
to say why judgment should
not be pronounced against him
and having nothing but what
he hath already said.

It is therefore considered and
adjudged by the Court - that ~~the~~
said defendant John Mayo
pay a fine of Ten dollars
and the costs of this proceeding

Criminal Case File

Case No. 541

No. 541

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Alexander Wright

Et al

Defendant.

Oct. 8th 1880

Fine \$ 50. each

9.12 - P. 58

Ex Doc. C. P. 8

Recorded in Crim Record
No 2. Page 275;

RECOGNIZANCE OF WITNESSES
TO COMMON PLEAS (OR PROBATE) COURT.

THE STATE OF OHIO

vs.

Alexander Wright
&
Edward Jones

Before A. Amurice
Justice of the Peace.

Docket Entry No. 5, Page 12.

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

Be it remembered, That on the *23^d* day of *August* A. D. 18*88*,

John Malloy H. H. Johnson and W. C. Gray

personally appeared before me, and ¹ *did* acknowledged themselves to owe the State of Ohio the sum of *Two Hundred* = dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to-wit:

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

John Malloy H. H. Johnson and W. C. Gray

shall personally be and appear before the ² *Court of Common Pleas* on the first day of the next term thereof, ³ _____, 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 required of *them*, and not depart the Court without leave, then this recognizance, as to such of the above bound as perform this condition, shall be void; otherwise it shall remain in full force and virtue in law.

_____ [SEAL.]	_____ [SEAL.]
<i>John Malloy</i> [SEAL.]	_____ [SEAL.]
<i>H. H. Johnson</i> [SEAL.]	_____ [SEAL.]
<i>W. C. Gray</i> [SEAL.]	_____ [SEAL.]
_____ [SEAL.]	_____ [SEAL.]
_____ [SEAL.]	_____ [SEAL.]
_____ [SEAL.]	_____ [SEAL.]
_____ [SEAL.]	_____ [SEAL.]
_____ [SEAL.]	_____ [SEAL.]
_____ [SEAL.]	_____ [SEAL.]
_____ [SEAL.]	_____ [SEAL.]
_____ [SEAL.]	_____ [SEAL.]

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

R. Amrine
JUSTICE OF THE PEACE.

1. If the witnesses are to be bound only on their own recognizance, here write "severally," and write names of witnesses in blank lines above and below. If any witness is to be bound with security, here write "jointly and severally," write names of witness and sureties in blank lines above, write only the name of witness in blank lines below, and erase the words "as to such of the above bound as perform this condition," in next to last line.

2. Here write "Court of Common Pleas" or "Probate Court," as the law may require.

3. If said court be in session for the trial of criminal cases, here write "forthwith," and erase "on the first day of the next term thereof." If witnesses must appear before Court of Common Pleas, and it be not in session, leave this space blank and do not erase said words. If they must appear before Probate Court, and it be not in session for trial of criminal cases, then write here "for the trial of criminal cases."

AFFIDAVIT FOR WARRANT.

THE STATE OF OHIO,

Union

COUNTY, SS.

BEFORE ME,

A. Amrine

one of the Justices

of the Peace for said County, personally came

John Malloy

who being duly sworn according to law, deposeth and saith, that on or about the

21st

day

of *August* A. D. 18*80* at the County of

Union

by *Alexander Wright + Edward Jones* unlawfully, violently and in a menacing manner, did assault and threaten⁽¹⁾ *John Malloy*

then and there being, and he, the said⁽¹⁾

John Malloy

ill treat, and other wrongs to the said⁽¹⁾

John Malloy

then and there did⁽²⁾

John Malloy

And further this deponent saith not.

(Deponent,

Sworn to and subscribed before me, at the County aforesaid, this *23rd* day of *August* A. D. 18*80*.

A. Amrine Justice of the Peace.

(1) Here write the name of the person injured.

(2) When necessary, here add "to the best of this deponent's knowledge and belief."

No. 541

Union County Common Pleas.

THE STATE OF OHIO,

vs.

Alexander Wright
Edward Jones

Indictment for *Stealing
Iron of Cars.*

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.

Levi F. Morsel

Foreman of Grand Jury.

Filed

18



Philo Dorn
Prosecuting Attorney.

On this 22^d day of September 1880

Defendant arraigned, and pleads

Not guilty to this indictment.

W. M. Winget Clerk.

THE 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 *Eighty*

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 the said County of *Union*, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that

Alexander Wright and Edward Jones

late of said County, on the *8th* day of *August*, in the year of our Lord One Thousand Eight Hundred and *Eighty* with force and arms, in said County of *Union*, and State of Ohio,

Did unlawfully willfully and maliciously stop a train of Cars on the Pittsburg Cincinnati and St Louis Railroad while said train of Cars was passing over that portion of said Road lying in Union County between Plain City and Unionville Centre-

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

Ph. Woodburn
Prosecuting Attorney.

Subpœna in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting.

YOU ARE HEREBY COMMANDED TO SUBPœNA

John Mallory
W. W. Johnson
and
A. C. Gray

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *8th* day of *October*, A. D.
18*80*, at *8 1/2* o'clock *A.* M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes
Alexander Wright and Edward Jones
on behalf of the *State*. Hereof fail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the seal of said Court, at *Marysville*
this *27th* day of *September*, A. D. 18*80*

W. M. Winger Clerk.

Deputy Clerk.

no-6741

slab of alms
to

Alexander Wright
Edward Jones

entry
✓

~~Sept.~~

Oct-8. 1880

q. 12. P 5.8

State of Ohio
vs
Alexander Wright
& Edward Jones } No-541.

It is therefore considered and ordered by the
court after being fully advised in the
premises - that the imprisonment
part of the sentence, of the said Edward
Jones be - and the same be hereby -
remitted,

1
cho-341

Slab of cho

^{to}
~~Edward Wright~~
Edward Jones

entry

and it is further ordered by the
Court that the said Edward
Wright and Edward Jones. Be
imprisoned in the jail of Lewis
County for term of ten days
each - and that they pay
~~the~~ the costs of this pro-
ceeding for which several
writs be awarded

Oct. 8th 1880

9.12.P.58

State of Ohio
vs
Alexander Wright
Edward Jones

Ch. 541

Now comes the prosecuting attorney on behalf of the State of Ohio, the defendants being brought into court in custody of the sheriff: Thereupon said Defendants. objects their plea of not guilty heretofore entered, and for plea to said indictment says they are guilty of Stealing a Rail-road Car as alleged in said indictment, which plea is accepted by the prosecuting attorney. It is further ordered and adjudged by the court that the said Alexander Wright and Edward Jones pay a fine of Fifty Dollars each and the costs of this prosecution - and that they stand committed to the Jail of Union County until the amount of said fine and costs shall be paid.

No. Crim. App. Doc. Page

COST BILL.

..... *Common Pleas.*

THE STATE OF OHIO,

against

..... *Term.*

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



No. 541 Crim. Cost Bill. Dep Term. 1880.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

Alex Wright
Etal

 County,

Court of Common Pleas.

CLERK'S FEES.	CLERK.	Piff.	Deft.
Doc. and App. Piff. and one Deft., additional,	each, 5	15-	
Entering Finding Indictment,	10	3-	
Entering Plea,	each, 10	10	
Indexing Docket,	" 5	30	
General Index,	10	5-	
Entering Motion on Docket and Index,	10	10	
Filing Papers, & Post. in App. Doc. each,	10	50	
Taking Affidavits,	" 10		
Filing Proc., Iss. Capias, Return & Filing,	45		
" " " Att., " "	45		
Taking Justification of Bail,	40		
Entering Allowance of Bail,	5		
Entering Exoneration of Bail,	10		
Spec. War. to bring before Judge, Ret. & Fil.,	40	80	
Warrant to Discharge Prisoner,	30	80	
Recog. of Def't and Filing, each,	35		
" " Wit. " "	35	105-	
Venire for Jury,	15		
Striking Special Jury and Venire,	1 00		
Polling Jury,	30		
Impaneling Jury and Swearing Constable,	20		
Call. & Ent. Tales Jur. & Cert., each,	70		
Fil. / Proc., Iss. Sub. for 1 Wit. & Fil. additional names, each,	5	20	
Swearing Witnesses, "	5	10	
Ent. Att. of 3 " 7 days, "	5	15-	
Certif. " "	5	15-	
Qualifying Jurors, each,	10		
Ent. Bar & Court Cal. & In., each Term,	10	10	
Entering Orders on Journal, 3 each,	10	30	
" Verdict on Journal, and Filing,	15		
" Rule on Journal,	10	10	
" Judgment on Journal,	10	10	
Surplus Record on Journal, per 100 words,	10	30	
Indexing Entries on Journal, each,	5	20	
Transferring Orders on Dockets, "	10	10	
" Verdict on "	10	10	
" Rule on " each,	10	20	
" Judgment on " "	10	10	
Copy of Indictment and Certificate, 2		150	
Continuance, each,	10		
Nolle Pros., Quashed or laid away,	10		
Ent. on Cash Book and Index,	15	15-	
" " Ex Docket "	15	15-	
Notice of Motion for new trial,	10		

Carried Forward,

Clerk's Fees Brought Forward.	Piff.	Deft.
Cost Bill, Satisfaction and Filing,	45	
Recording words at 10c each 100,		45-
Lists for Grand Jur. and Pros. Atty.,	30	150
		30
Total Clerk's Fees,	\$	1800-

SHERIFF'S FEES.	Piff.	Deft.
On Attachment,		
On Capias,		
Calling, Witnesses,	6	
Calling Jury,	22	
Summoning Jury,	50	
Calling Action,	16	
Serving Subpoena on 3 Witnesses,	12 1/2	37 1/2
Miles Travel, 40 each,	10	400
Copies for each 100 words,	10	37 1/2
Bringing Prisoner to Court, 2 times,	75	180
Com. Prisoner to Jail, "	72	150
Discharging Prisoner,	75	150
Miles Travel, each,	10	150
On Fl. Fa. Serv. 35c. Miles trav., each,	10	
Forfeiting Recognizance,	10	
Serving Indictment, Transportation,		70
Total Sheriff's Fees,	\$	995

WITNESS FEES.	Piff.	Deft.
W.B. 5, P. 146	12	15-

Criminal Case File
Case No. 542

No. 542

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

P. B. Koser

Defendant.

Oct. 8th 1880.

Indictment Quashed

g. 12 - P. 59.

E & Doc. Co. P. 12.

7095¹ Soc

No. 572

Union County Common Pleas.

THE STATE OF OHIO,

AGAINST

P. R. Kerr

INDICTMENT FOR

Stealing a Public
Record

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury at the request of the

A TRUE BILL.

Levi G. Monar
Foreman of Grand Jury.

Filed _____ 18__



Clerk

W. M. Winget
Prosecuting Attorney.

On this _____ day of _____
18____, Defendant arraigned and
pleads _____ guilty to the
indictment.

Clerk

I hereby certify this to be a full and true copy
of the original Indictment in this case, now on file
in my office.

18__

Clerk

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. M. Winget
Prosecuting Attorney.

INDICTMENT.

THE STATE OF OHIO,
Union County, ss.

IN THE COURT OF COMMON PLEAS,
 of *Union* County, Ohio.
 For the Term of *September* A. D. 188*0*

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
P. R. Kerr

late of said County, on or about the *15th* day of *May* in the year of our Lord One Thousand Eight Hundred and *Eighty*, with force and arms in said County of *Union* and State of Ohio.

did knowingly, wilfully and maliciously alter a record of a justice of the peace in and for said County of *Union* and State of Ohio, a record required by law to be kept; as follows to-wit: On the 26th day of January A.D. 1880 the said *P. R. Kerr* filed his bill of particulars with one *J. S. Gill* who was at that time and afterward a duly elected, qualified and acting justice of the peace in and for said County of *Union* and State of Ohio against one *H. D. Syon* and in said bill of particulars the said *P. R. Kerr* claimed from said *H. D. Syon* the sum of \$31.50. Afterwards on or about the 16th day of February 1880 a trial was had before said justice of the peace between the said *P. R. Kerr* and the said *H. D. Syon* and on the 16th day of February 1880 a judgment in said suit was rendered by the said justice of the peace in said suit against the said *P. R. Kerr* in favor of the said *H. D. Syon* for the sum of 25/100 dollars with costs of suit.

On the 25th day of February 1880 the said *P. R. Kerr* filed his appeal bond in said cause and afterward on the 18th day of March 1880 the said *P. R. Kerr* procured from said justice of the peace a duly certified copy of the transcript of the said justice of the peace of his proceedings in said suit between the said *P. R. Kerr* and said *H. D. Syon* as aforesaid and filed the same with the clerk of the Common Pleas Court of said County of *Union* & State of Ohio on the 18th day of March. The said *J. S. Gill* justice of the peace as aforesaid made a record of the proceedings had in the said case as the statute in such cases requires, in a book duly provided said justice of the peace for keeping the record aforesaid and other records.

The following is a copy of the record kept by the said justice of the peace in said cause between said *P. R. Kerr* and *H. D. Syon* as aforesaid and required by law to be kept in such cases

P. K. Ken vs M. D. Lyon before J. S. Gill a justice of the peace of
Columbiana Co. Union Co. Ohio, Jan 26th 1880 The Plaintiff
filed his bill of particulars which is in substance as
follows - Being a running bill and with interest to
date \$11.50 and an account of \$20.00 for stable rent and
pasture. Total \$31.50 - Summons issued and delivered to
W. H. Robinson of this date and time set for appearance
Jan 31st 1880 at 9 o'clock A.M. - Summons
returned enclosed as follows Received this writ
Jan 26th 1880 and served the same on the 27th day
of Jan 1880 by copy personally W. H. Robinson
At the time for appearance the parties met and the defendant
asked for a trial by jury whereupon I issued a venire for the
following jurors Chas Wright, R. Garrison, Jas Butler, W. C.
Zannick, P. S. Boyinger & Co. Sum and set the time for trial on
the 5th day of Feb. 1880 at 9 o'clock A.M. - The parties at time
set for trial and the defendant not being ready - adjourned the
trial until the 5th day of Feb. 1880 at 9 o'clock A.M. the time
for trial arrived and the parties claimed to be ready for
trial the jurors were called and all responded to their
names except Jas Butler whereupon I supplied his
place with Tim Williams the jurors were sworn and
took their seats - summonses were issued for the following
witnesses for Plaintiff Gerry Randall, W. J. Wood, Wm Moore
Dell McTier, Tho Thomas and L. M. Marriott for the
defendant - Chas. Hodges, G. W. Derulem, S. M. Blakely
Smith & C. L. Smith for the defendant filed his bill of accounts or off-
set whereupon the plaintiff answered his bill of particulars
the parties proceeded to trial and after the summation of the last
witness and the pleading of the attorney and any charge to the jury
- the jury retired and upon the calculation of the jury
and comparing accounts they returned their verdict as
follows - with the jury find for the defendant in the sum
of (25 cts) Twenty five cents Signed P. S. Boyinger Jus-
mon. The verdict read at 11.50 P.M. Jury out 80
minutes Feb 16th 1880 It is therefore considered by me
that the defendant recover of the Plaintiff in the sum
of 25⁷/₁₀₀ dollars and the cost hereon to be paid by the
Justice of the Peace 5 o'clock P.M.
Feb 16th 1880 On this day the Plaintiff P. K. Ken moved for a
new trial on the ground that said verdict was obtained

By Trowd partially and undue means - and the De-
pendent M D Lyon, was notified in writing of
the motion and the 18th instant met at my office and
motion set for hearing by consent of parties Feb 20 1880
at 9 o'clock AM - Feb 20th 1880 at 9 o'clock AM
the parties appeared and on consideration thereof I do over-
rule said motion at the defendants costs

J. S. Hill J. J.

The said P R Kerr did willfully knowingly
and maliciously without the knowledge consent
or direction of the said Justice of the Peace after the date
of said judgment above mentioned to wit Feb 16th
1880 in said record and did alter said record by
crossing the figures 16 therefrom, and the said P R
Kerr did wrongfully knowingly and maliciously
insert and substitute in the lieu of said figures
and number 16 the figure and number thirty
wrongfully causing the said judgment to appear
to be dated of date Feb 17th 1880 instead of
Feb 16th 1880 - and the said errors aforesaid
and insertions and substitutions that were made
upon the aforesaid record of the Justice of the
Peace - the said P R Kerr wrongfully knowingly
and maliciously did with intent and in so
doing them and thereby to deprive

Stofahnd
as

R.R. Run

Motion to Grant



Statute } Court of Common Pleas
No } unum eo actu
PR Ken }

Motion & Grand Indictment - -

And now comes the defendant and
moves the Court. A grand the
Indictment in the above case -
For the Reason, that the same is for
a Misdemeanor, and the name of
the prosecuting witness is not
endorsed thereon -
and said indictment was not
found upon Testimony sworn and
sent before the grand jury at the
request of the Prosecuting Attorney
nor of the Foreman of the
Grand Jury - and there is no en-
dorsement upon the indictment
that the same was found upon
any such Testimony - and said
indictment is not for any offence
~~under~~ defined in sections 6940 &
6948 inclusive)

PB Cole Atty for
Def

cro 542

Stob of Ohio

vs

PK Kern

entry

Oct. 8th 1850

9.12. P 59

State of Ohio }
P R Kerr } No-542

This case came on to be heard upon motion of the defendant to quash said indictment upon the ground, that said indictment did not show upon its face, at whose request the testimony upon which said bill was found, was sent to the grand jury. - The court being fully advised in the premises did sustain said motion.

THE STATE OF OHIO

vs.

P. B. Ferr

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,

County, ss. *Wright*

I have arrested the within, named *P. B. Ferr*
} *and now have him in*
custody

FEEES.

Service,	\$ <i>35</i>
Mileage,	<i>3 20</i>
Conveyance,	
Assistance,	
Sustenance,	
Return,	
Total,	\$ <u><i>38 20</i></u>



J. M. White
Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union

County, ss.

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

P. B. Ferr

and h*is* ~~is~~ *insafely* keep, so that you have h*is* body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

altering official records

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Wincept

Clerk of said Court, at

Marysville, Ohio, this

15th

day of *Sept*

A. D. 18*80*

W. M. Wincept

Clerk.

By

Deputy Clerk.

Criminal Case File
Case No. 543

No. 543

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Cyrus Orakood

Defendant.

Oct. 8" 1880.

Fine \$10.

9.12. P. 58

Ex Doc C. P. 9

Recorded Crim Record No. 2
Page 274.

2000
1861

139

No. 373.

Union County Common Pleas.

THE STATE OF OHIO,

vs.

Cyrus Ceahood

On this _____ day of _____ 18

Defendant arraigned, and pleads

_____ guilty to this indictment.

_____ Clerk.

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.

Sevi, G. Monson

Foreman of Grand Jury.

Filed



18

Philo Down

Clerk.

Prosecuting Attorney.

THE 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 *Eighty*

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 the said County of *Union*, in the name and by the authority of the State of Ohio, on their oaths, do find and present, that

Cyrus ~~*Brook*~~ *hood*

late of said County, on the *12th* day of *September*, in the year of our Lord One Thousand Eight Hundred and *Eighty* with force and arms, in said County of *Union*, and State of Ohio,

Unlawfully did make an assault in and upon one Charles Shirk and him the said Charles Shirk did then and there Unlawfully strike and wound

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

R. Woodburn
Prosecuting Attorney.

No 543.

Union

Common Pleas.

THE STATE OF OHIO,

vs.

Charles Orshoel

Recognizance.

Filed

18

Clerk.



Recognizance of Party Accused.

THE STATE OF OHIO,

vs.

THE STATE OF OHIO,

Union County.

Charles Orakood

Be it Remembered, That on the

17th

day of

September

, A. D. 18*80*

Charles Orakood and G. L. Sellers

, his surety

personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of *One Hundred* Dollars, to be levied of their respective goods and chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

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

Charles Orakood

shall personally be and appear before the Court of Common Pleas, of *Said County*

On the 8th day of October A.D. 1880

then and there to answer a certain *indictment* filed herein against him for *Assault and Battery*

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

Taken and acknowledged in open Court on the day and year first above written.

Charles Orakood

G. L. Sellers



W. M. Winget

Clerk.

By

Deputy,

THE STATE OF OHIO,

Union County, ss. }

I have arrested the within named

Cabrakes Orakova and *Moss* ~~live~~ *him* in *County*

FEEES.

Service,	\$	<i>1.00</i>
Mileage,		<i>1.00</i>
Conveyance,		
Assistance,		
Sustenance,		
Return,		
Total,	\$	<i>2.00</i>

this 17th Day of *Oct* 1880

J. J. Miller
Sheriff.

THE STATE OF OHIO

vs.

Cyrus Orakova

CAPIAS.

Ret'd and filed *187*



CAPIAS.

THE STATE OF OHIO,

Union

County, ss. }

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

Charles Graham

and *h^e* safely keep, so that you have *hⁱs* body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

Assault & Battery

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Wiggins

Clerk of said Court, at

Marysville

, Ohio, this

15th

day of

Sept

A. D. 187*8*

W. M. Wiggins

Clerk.

By

Deputy Clerk.

No. 543 Crim. App. Doc. Page

COST BILL.

Common Pleas.

THE STATE OF OHIO,
against

Term.

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



No. 5213 Crim. Cost Bill. Sept Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

Cyrus Orabona

County,

Court of Common Pleas.

CLERK'S FEES.	CLERK.	Pfff.	Deft.
Doc. and App. Pfff. and one Deft.,	15	15-	
additional, each,	5		
Entering Finding Indictment,	10	10	
Entering Plea, each,	10	10	
Indexing Docket, "	5	5-	
General Index,	10	10	
Entering Motion on Docket and Index,	10		
Filing Papers, & Post. in App. Doc. each,	10	40	
Taking Affidavits, "	10		
Filing Proc., Iss. Capias, Return & Filing,	45	48-	
" " " Att., " "	45		
Taking Justification of Bail,	40		
Entering Allowance of Bail,	5		
Entering Exoneration of Bail,	10	10	
Spec. War. to bring before Judge, Ret. & Fil.,	40		
Warrant to Discharge Prisoner,	30	30	
Recog. of Def't and Filing, each,	35	35-	
" Wit. " "	35		
Venire for Jury,	15		
Striking Special Jury and Venire,	1 00		
Polling Jury,	30		
Impaneling Jury and Swearing Constable,	20		
Call. & Ent. Tales Jur. & Cert., each,	10		
Fil. Proc., Iss. Sub. for 1 Wit. & Fil.	20		
additional names, each,	5		
Swearing Witnesses, "	5		
Ent. Att. of " days, "	5		
Certif. " "	5		
Qualifying Jurors, each,	10		
Ent. Bar & Court Cal. & In., each Term,	10	10	
Entering Orders on Journal, each,	10	10	
" Verdict on Journal, and Filing,	15	15	
" Rule on Journal,	10	10	
" Judgment on Journal,	10	10	
Surplus Record on Journal, per 100 words,	10	10	
Indexing Entries on Journal, each,	5	10	
Transferring Orders on Dockets, "	10	10	
" Verdict on " "	10		
" Rule on " each,	10		
" Judgment on " "	10		
Copy of Indictment and Certificate,		50	
Continuance, each,	10		
Nolle Pros., Quashed or laid away,	10		
Ent. on Cash Book and Index,	15	15-	
" " Ex Docket " "	15	15-	
Notice of Motion for new trial,	10		

Carried Forward,

Clerk's Fees Brought Forward.	Pfff.	Deft.
Cest Bill, Satisfaction and Filing,	45	48-
Recording words at 10c each 100,		100
Lists for Grand Jur. and Pros. Atty.,	30	30
Total Clerk's Fees,	\$	5 35

SHERIFF'S FEES.	Pfff.	Deft.
SHERIFF.		
On Attachment,		
On Capias,		2 00
Calling, Witnesses,	6	
Calling Jury,	12	
Summoning Jury,	50	
Calling Action,	16	16
Serving Subpoena on Witnesses,	12 1/2	
Miles Travel, each,	10	
Copies for each 100 words,	10	
Bringing Prisoner to Court, times,	75	75-
Com. Prisoner to Jail, "	72	
Discharging Prisoner,	75	
Miles Travel, each,	10	
On Fi. Fa. Serv. 35c. Miles trav., each,	10	
Forfeiting Recognizance,	10	
Serving Indictment,		35
Transportation,		
Total Sheriff's Fees,	\$	3 26

WITNESS FEES.	Pfff.	Deft.
Five \$10.		
	5 35-	
	3 26	
	\$ 18 61	
Paid		
6-128-1880		

Criminal Case File

Case No. 544

No. 544

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Robert Egenbette

Defendant.

July 22nd 1881

Demurrer Sustained.

E. & S. B. P. 25-

J. 12, P. 114,

No. 544

Union County Common Pleas.

THE STATE OF OHIO,

vs.
Robert Egenbrette

On this _____ day of _____ 18

Defendant arraigned, and pleads

_____ guilty to this indictment.

_____ Clerk.

Indictment for *Burning
Railroad Bridge*

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.

Harvey Burnham
Foreman of Grand Jury.

Filed _____ 18



R. Woodburn
Prosecuting Attorney.

ODELL & MAYER,
Blank Book Manufacturers and Legal Blank Publishers,
Dayton, Ohio

Copied

THE 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 Eighty One.

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

Robert Egenbitt

late of said County, on the 20th day of July, in the year of our Lord One Thousand Eight Hundred and Eighty One with force and arms, in said County of Union, and State of Ohio,

~~and that he~~
did willfully and unlawfully set fire to a certain railroad bridge, known as the Hayden Run Railroad bridge - being built for the passing upon said bridge of cars and trains then running upon said railroad, and by the setting of fire to said bridge - did burn and destroy said bridge, that great danger was then and then feared that the locomotive and train of cars next then and then to come upon said track would be thrown therefrom, to the great damage of the property of an upon such locomotive and train, and to the great hazard of the lives and bodily safety of the persons then being and passing, which said railroad was then in operation and known as the Fallsburg Cincinnati and St. Louis Railroad which ~~useful firm~~ ~~burning and destroying~~ ~~with~~ ~~the said Robert Egenbitt~~ ~~then~~ ~~the~~ ~~unlawful~~ ~~did~~ ~~with~~ ~~the~~ ~~said~~ ~~intent~~ ~~to~~ ~~endanger~~ ~~the~~ ~~passer~~ ~~of~~ ~~the~~ ~~locomotive~~ ~~and~~ ~~cars~~ ~~of~~ ~~the~~ ~~said~~ ~~St~~ ~~St~~ ~~L~~ ~~R~~ ~~Co~~ ~~and~~ ~~endanger~~ ~~in~~ ~~the~~ ~~lives~~

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

R. Woodburn
Prosecuting Attorney.

Chc.

Slob of Ohio
vs
Robert Egan bell.

Entry

Filed Jan'y 22^d 1881

Wm. Wright Clerk

J. 12. P. 114.

State of Ohio } Cro-
vs }
Robert Egan }
vs }
Robert Egan }
vs }

now comes the defendant by his
attorney T. B. Fulton and upon motion
to the Court ask to withdraw
the plea of not guilty - and that
the defendant be allowed to
demur to said indictment
all of which was granted
by the Court

Whereupon this case coming
on for hearing upon the demurrer
to the ^{said} indictment, the Court
on consideration thereof do sus-
tain the same

R. Woodman
T. B. Fulton

Criminal Case File
Case No. 545

No. 545-

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

John H. Carlyle

Defendant.

Januy 28th 1881
Fine \$25.00, Jail 30 days &
Costs.

Ex Doc C-P-24-

Vol 2, P. 125.

Recorded Green Rec Page 287.

104
125
143

RECOGNIZANCE OF WITNESSES.

State of
Ohio

vs.

John Carlyle

Wesley Garrard
Justice of the Peace.

Docket No.

Returnable, 186



Constable.

The State of Ohio)
) ss.
Monon County,

Be it Remembered, That, on the 5th day of Jan, in the year
one thousand eight hundred and eightyone

Mike Dee

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 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

Mike Dee

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.

Seal.

Mike Dee

Seal.

Seal.

Seal.

Seal.

Seal.

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

Wesley Garrard, Justice of the Peace.

The State of Ohio.

vs.

Affidavit for State Warrant.

Affidavit for State Warrant.

THE STATE OF OHIO, Union COUNTY, SS.

Before me, Wesley Garrard one of the Justices of the Peace for said County, personally came Mike Dyer who being duly sworn according to law, depose and saith that

J H Carlyle
late of said County, on or about the 5th day of Jan in the year of our Lord one thousand eight hundred and eighty one at the County of Union aforesaid, did unlawfully and feloniously steal three hogs of the value of \$23.00 one weighing about three hundred two of medium size, and one small one of the property Forest Moffitt

and this deponent doth verily believe that the said J H Carlyle is guilty of the fact charged; and further this deponent saith not.

Signed, Mike Dyer
5th day of

Sworn to and subscribed before me, at the County aforesaid, this Jan . A. D. 1881

Wesley Garrard Justice of the Peace.

No. 548

Union County Common Pleas.

THE STATE OF OHIO,

vs.

John H. Carlisle

Indictment for Grand Larceny

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

A TRUE BILL.

H. Arvey Buchanan Foreman of Grand Jury.

Filed 18



W. Woodruff Clerk. Prosecuting Attorney.

On this 20 day of Jan 1881

Defendant arraigned, and pleads Not guilty to this indictment.

W. M. Winget Clerk.

THE 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 Eighty one

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the
 County of Union, impaneled, sworn and charged to inquire of crimes
 and offenses committed within the 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 H. Corlyle

late of said County, on the 5th day of January, in the year
 of our Lord One Thousand Eight Hundred and Eighty one with force and
 arms, in said County of Union, and State of Ohio,

*Unlawfully and willfully did take,
 Steal, and drive away three following bags
 of the value of Twenty Eight dollars
 Pants and vest of the value of Fifteen
 dollars, one pair of boots of the value
 of Three dollars - and all of the value
 of Forty Six dollars, the personal property
 of the said Horster Moorhead -*

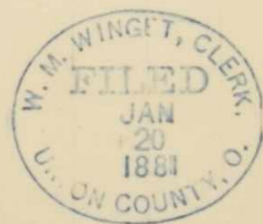
contrary to the form of the statute in such case made and provided, and against the
 peace and dignity of the State of Ohio.

R. A. Woodburn
 Prosecuting Attorney.

No 8-46

State of Ohio
vs
John H. Barlyle

Plea in Abatement



E. E. Cole Atty for Def

Court Common Pleas, Union County, Ohio.
The State of Ohio
vs
John H. Carlyle
Indictment for Grand Larceny

Plea in abatement.

And now comes the said John H. Carlyle, into Court here, and having been furnished with a copy of said indictment heretofore, says that he accepts thereof for the reason that the transaction upon which the charge of stealing the coat and vest therein described is based took place January 3^d / 1881 and the transaction upon which the charge of stealing the hogs therein described is based took place January 3rd / 1881; that the two were in no way connected; that if the said charges should be sustained by the evidence upon the trial two separate and distinct offenses would appear to have been committed in neither of which the value of the goods taken would be sufficient to constitute the offense of grand larceny; and that ^{his} the substantial rights of the defendant would be greatly prejudiced if compelled to answer to two offenses in one action. Wherefore he asks that the said indictment may be quashed or other lawful relief

E. E. Cole Atty for said
John H. Carlyle Dr. felt

Subpoena in Criminal Case.

THE STATE OF OHIO,
Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

Charles Watson
and
Susan Gladder

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *20th* day of *January*, A. D.
188*7*, at *9* o'clock *A.*M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

John H. Carlyle
on behalf of the *Defendant*. Hereof fail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the Seal of said Court, at *Marysville*
this *20th* day of *January*, A. D. 188*7*

W. M. Winget Clerk.

Deputy Clerk.

J. 12, P. 125.



The State of Ohio,

Union County, ss.

In the Court of Common Pleas of said Co., *January* Term, A. D. 18*81*

THE STATE OF OHIO, Plaintiff,

Against

John H. Carlyle Defendant.

CRIMINAL ACTION.

No 545-

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. . . .

do find the defendant

John H. Carlyle guilty as he stands charged in said indictment - and we assess the value of the property stolen

at *\$33.00*

J. B. Bourdrea Foreman.

State of Ohio, Union County, ss.

State

vs

John H. Carlyle

}
}
}
}

Affidavit of Defdt.

The said John H. Carlyle being first duly sworn says that he is the defendant in the above case and that one Charles Watson is a material witness in his behalf whose attendance can not be procured for this trial although he has used due diligence; that he expected to prove ~~the~~ by the said Charles Watson that they met each other in the village of Milford Centre on or about Jan 3^d 1881 and that affiant ~~was~~ had on the clothes described in the indictment which were recognized by said and spoken of by said Watson at the time; that ^{the value of the} the said facts and acts were well known to him and was not above \$340 or \$400; ^{the boots not over 50 cts having been self dyed & burned} that he has heard ^{the prosecuting witness herein} Moford say he bought the clothes in question in the City of Columbus during the year 1878 and paid for an entire outfit ^{originally} in ~~Columbus~~ of the said

pants and vest ~~and~~ and a coat,
hat, shirt, pair of socks, pr suspenders
neck-tie, box of paper collars and
the said boots for \$20⁰⁰; that
the said Morford, the prosecuting
witness and owner of the property de-
scribed in the indictment, had
the ~~defendant~~ affiant working for
him from the 8th day of Sept.
1880 until the 23rd of Nov 1880, doing
general farm work cutting corn,
husking corn, digging potatoes &c.
and never paid him anything
whatever for his labor ~~but~~ ^{except} \$1.25 -
in addition to board, the contract being
for \$1.00 per day & board, but was
endeavoring to defraud him out of
the same; and

John H. Carbyle
sworn to & subscribed before me this
27th of Jan'y 1881.

W. M. Winget, Clerk



State
no
Carlyle

Page 103

No 545-

State

vs

John A. Carlyle

Jan 27 1881

P. M. G. sum

1 John A. Brown ✓

2 Y. M. Danforth ✓

3 Edwin Wilber ✓

J. S. Sanay ✓

A. W. Torrence ✓

~~Sant Gore~~

W. K. Kimball ✓

~~J. M. Sanderson~~

C. L. Corey ✓

J. B. Doudna ✓

~~W. H. Harris~~ ✓

Daniel McAllister Jais

J. H. Clement -

L. H. Warbes -

Thomas Wharton -

THE STATE OF OHIO,

vs

John H. Carlyle

Subpœna for Deft - Witnesses.

Returnable *Fortworth 1881*



E. E. Cole
Att'y for *Deft -*

I HEREBY CERTIFY this to be a true copy of the original Subpœna.

Sheriff.

I served this Writ as commanded on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
<i>William Otto</i>	
<i>Dennet W. Campbell</i>	
<i>Daniel Stern</i>	
<i>James Roney - not found in county</i>	

SHERIFF'S FEES.	
Service	<i>90</i>
Mileage..... <i>6</i>	<i>78</i>
Copy.....	
Total.....	<i>168</i>

J. H. Henshaw Sheriff.
Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

William Otte

Samuel McLaughlin

James Roney ^{Ind}

Daniel Stern

to be and appear before the Court of Common Pleas of the County of union
at the Court House in said County, ~~on the~~ day of forthwith, ~~A. D.~~
~~188~~ at ~~o'clock~~ M, then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

John H. Carlyle

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

WITNESS my hand and the Seal of said Court, at Marysville

this 27th day of July, A. D. 1887

W. M. Winger Clerk.

Deputy Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPOENA

*Susan Gladden b
and*

Mattie Reed

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *27th* day of *January*, A. D.
188*1*, at *8 1/2* o'clock *A.*M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

John H. Carlyle

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

WITNESS my hand and the Seal of said Court, at *Marysville*
this *26th* day of *January*, A. D. 188*1*

W. M. Winget Clerk.

Deputy Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPOENA

Charles Watson

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on ~~the~~ *day* of *February*, A. D.
188*7*, at ~~o'clock~~ *M.* ~~then~~ and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

John H. Carlisle

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

WITNESS my hand and the Seal of said Court, at *Marysville*
this *24th* day of *Jan'y*, A. D. 188*7*

W. M. Waigel Clerk.

Deputy Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

Forresta Morford

incl

Mrs Forresta Morford

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *27th* day of *January*, A. D.
188*7*, at *8 1/2* o'clock *A.* M, then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

John A. Carlyle

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

WITNESS my hand and the Seal of said Court, at *Marysville*

this *25th* day of *January*, A. D. 188*7*

W. M. Winget Clerk.

Deputy Clerk.

CTO 543

State of Ohio

vs

John K. Corlyle

Entry



J 12, P 143

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

Court allow E. E. Cole a fee of
Twenty Dollars for defending
the prisoner John H. Boslyde
under assignment of Court

THE STATE OF OHIO,

COUNTY, ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service	\$	30
Levy		
Summoning Appraisers		
Swearing Appraisers		
Conveying Appraisers		
Mileage		1,50
Poundage		
Return		
.....		
.....		
.....		
Total		1,80
Appraiser's Fees		
Printer's Fees		

Received this writ August 23rd A. D. 1881
 at 1 o'clock P. M., and pursuant to its command,
 the within named John H. Carbyle
 has not paid parts whereof
 long this writ.

John H. Carbyle
 Sheriff

Crim. Doc. 10 Page 24

Common COMMON PLEAS.

THE STATE OF OHIO,

vs

John H. Carbyle

FI. FA. ET CA. SA.

This Writ dated Aug 23rd 1881

Fine, \$ 25.00
 Costs, \$ 42.82
 \$ 67.82



Defendant's Costs, \$

Int. from July 2nd

Inc. Costs, - - \$ 70
Woodburn
 Prosecuting Attorney.

Ret'd & Filed 188

Clerk.

Fieri Facias et Capias ad Satisfaciendum.

(Revised Statutes, Sec. 7328.)

THE STATE OF OHIO,

Union

County, ss.

TO THE SHERIFF OF OUR SAID COUNTY--GREETING:

WE COMMAND YOU. That of the goods and chattels and for want thereof, then of the lands and tenements of

John H. Carlyle

in your bailiwick, you cause to be made *Sixty Seven & 82/100*

Dollars, being the amount of a fine and the costs of prosecution which the State of Ohio, in our Court of Common Pleas, at a term thereof, commencing on the

15th day of *July*

, A. D. 188*1*, by the judgment of said

Court, recovered against the said *John H. Carlyle*

on a charge of Petit Larceny

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, and lands and tenements, we command you to take the bod..... of the said

and..... commit to the jail of said County, and safely keep therein until..... pay, or secure to be paid, the full sums aforesaid, with the interest aforesaid, and increase costs, or until..... 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 *23rd*

day of *August* A. D. 188*1*

W. M. Winger Clerk.

By..... Deputy Clerk.

Criminal Case File
Case No. 546

No. 546

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

George Raymond

Defendant.

July 18th 1881.

Fine #2500, Jail 10 days

Q-12-P-103-

Crim & S. C. P. 16-

Recorded Crim Rec^d Page. 280.

No. 546

Union County Common Pleas.

THE STATE OF OHIO,
AGAINST

George Raymond

INDICTMENT FOR

Pelt Larceny

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury at the request of the *Prosecuting Attorney*

A TRUE BILL.

Harvey Burnham
Foreman of Grand Jury.

Filed 18



Clerk

R. H. Woodburn
Prosecuting Attorney.

Odell & Mayer, Blank Book Manufacturers and Legal Blank Publishers, Dayton, Ohio.

On this 8 day of *January* 1881, Defendant arraigned and pleads *guilty* to the indictment.

W. M. Winger Clerk

I hereby certify this to be a full and true copy of the original Indictment in this case, now on file in my office.

18

Clerk

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

Harvey Burnham
Prosecuting Attorney.

INDICTMENT.

THE STATE OF OHIO, } IN THE COURT OF COMMON PLEAS,
 of Union County, Ohio.
Union County, ss. } For the Term of January A. D. 1881

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 Raymond

late of said County, on or about the 13th day of January in the year of our Lord One Thousand Eight Hundred and Eighty one, with force and arms in said County of Union and State of Ohio.

Unlawfully did steal take and carry away one pair of boots of the value of three dollars, the personal property of David McKittrick

No 546

Entry



The State of Ohio }
No 546 vs } Indictment for Petit Larceny
George Raymond }

Now comes the prosecuting attorney
on behalf of the State of Ohio, and the defendant being
brought into court in custody of the Sheriff and arraigned
upon said indictment, for plea thereto, saith he is guilty.

Whereupon it is ordered and adjudged by the Court
that the said George Raymond, be imprisoned
in the jail of the County of Union for the term of
ten days, and pay a fine of \$25.⁰⁰ unto the State
of Ohio & the Cost of ^{the} prosecution, and that he stand
committed until said fine & costs are paid.

Fieri Facias et Capias ad Satisfaciendum.

(Revised Statutes, Sec. 7328.)

THE STATE OF OHIO,

Summit

County, ss.

TO THE SHERIFF OF OUR SAID COUNTY--GREETING:

WE COMMAND YOU. That of the goods and chattels and for want thereof, then of the lands and tenements of

George Raymond

in your bailiwick, you cause to be made *Thirty-Four & 5/100*

Dollars, being the amount of a fine and the costs of prosecution which the State of Ohio, in our Court of Common Pleas, at a term thereof, commencing on the *12th* day of *June*, A. D. 188*1*, by the judgment of said Court, recovered against the said

George Raymond on an indictment for *Petit-Larceny*

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, and lands and tenements, we command you to take the bod..... of the said

and.....commit to the jail of said County, and safely keep therein until

.....pay, or secure to be paid, the full sums aforesaid, with the interest aforesaid, and increase costs, or until.....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 *23^d*

day of *August* A. D. 188*1*

W. M. Weigel

Clerk.

By..... Deputy Clerk.

Criminal Case File
Case No. 547

No. 547

Union Common Pleas.

THE STATE OF OHIO,

against

Plaintiff,

P. B. Herr

SEP TERM 18 81

Defendant.

9-12-P-197

112. P. 260

Crim. Dec. C. P. 3-8.

No Record.

No. 547

Union Common Pleas.

THE STATE OF OHIO,

AGAINST
P R Kew

INDICTMENT FOR

Attorney Public
Record



This Bill of Indictment found upon testimony sworn and sent to the Grand Jury at the request of the Prosecuting Attorney

A TRUE BILL.

Harvey Burnham
Foreman of Grand Jury.

Filed _____ 18 _____

Clerk

Alwood Down
Prosecuting Attorney.

Odell & Mayer, Blank Book Manufacturers and Legal Blank Publishers, Dayton, Ohio.

copied

On this _____ day of _____
18____, Defendant arraigned and
pleads _____ guilty to the
indictment.

_____ Clerk

I hereby certify this to be a full and true copy
of the original Indictment in this case, now on file
in my office.

_____ 18 _____

_____ Clerk

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

INDICTMENT.

THE STATE OF OHIO, } IN THE COURT OF COMMON PLEAS,
 of Union County, Ohio.
Union County, ss. } For the Term of January A. D. 1881

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

P. R. Kerr

late of said County, on or about the 15 day of May in the year of our Lord One Thousand Eight Hundred and Eighty, with force and arms in said County of Union and State of Ohio.

did knowingly, wilfully and maliciously utter a record of a justice of the peace in and for said County of Union and State of Ohio. A record required by law to be kept as follows to wit: On the 26th day of January A. D. 1880 the said P. R. Kerr filed his bill of particulars with one J. S. Hill who was at that time and afterwards duly elected qualified & acting justice of the peace in and for said County of Union and State of Ohio against W. D. Lyon and in said bill of particulars the said P. R. Kerr claimed from said W. D. Lyon the sum of \$31⁵⁰. Afterwards on or about the 16th day of February 1880, a trial was had before said justice of the peace between the said P. R. Kerr and the said W. D. Lyon and on the 16th day of February 1880 a judgment in said suit was rendered by the said justice of the peace in said suit against the said P. R. Kerr in favor of the said W. D. Lyon for the sum of 25¹⁰⁰ dollars with costs of suit.

On the 25th day of February 1880 the said P. R. Kerr filed his appeal bond in said cause and afterwards on the 18th day of March 1880 the said P. R. Kerr procured from said justice of the peace a duly certified copy of the transcript of the said justice of the peace of the proceedings in said suit between the said P. R. Kerr and said W. D. Lyon as aforesaid and filed the same with the clerk of the Court of Common Pleas of the said County of Union & State of Ohio on the 18th day of March A. D. 1880.

The said J. S. Dill justice of the Peace as aforesaid made a record of the proceedings had in said case as the statute in such cases requires in a book duly provided said justice of the peace for keeping the record aforesaid & other record

The following is a copy of the record kept by the said justice of the peace in said cause between said P. R. Kerr and M. D. Lyons as aforesaid and required by law to be kept in such cases

P. R. Kerr vs M. D. Lyons Before J. S. Dill a justice of the peace in & for Claiborne Co. Ohio Jan 20 1880. The Plaintiff filed his bill of particulars which is in substance as follows, being a promissory note and with interest to date \$11⁰⁰ and an account of \$20⁰⁰ for stable rent and pasture Total \$31⁵⁰. Summons issued and delivered to W. H. Robinson of this state and time set for appearance Jan 31st 1880 at 9 o'clock A.M. Summons returned endorsed as follows received this writ Jan 26th 1880 and served the same on the 27th day of Jan 1880 by copy personally to W. H. Robinson. At the time for appearance the parties met and the defendant asked for a trial by jury whereupon I issued a venire for the following jurors Chas Wright, R. Hamer Jas Cutter & C. Farmer P. G. Wyrejar & J. Beem and set the time for trial on the 30th day of Feb 1880 at 9 o'clock A.M. The parties at time set for trial and the defendant not being ready adjourned the trial until the 6th day of Feb 1880 at 9 o'clock A.M. the time for trial arrived and the parties claimed to be ready for trial the jurors were called and all responded to their names except Jas Cutter whereupon I supplied his place with Jim Williams the jurors were sworn and took their seats subpoenas were issued for the following witnesses for plaintiff Jem Randall, W. J. Wood, Wm Moore, Dell M. Green Thos Prong and F. M. Mannett for the defendant, Chas Hodges & W. Dewlyne & M. Blake Wm Smith & A. Smith for the defendant filed his bill of accounts & offset whereupon the plaintiff amended his bill of particulars -

The parties proceeded to trial and after the examination of the witnesses and the pleading of the attorney and my charge to the jury - the jury retired and upon

the calculation of the jury and company accounts they returned their verdict as follows. We the jury find for the defendant in the sum of (25 cents) twenty five cents signed P. S. Wynne foreman The verdict received at 11.50 P.M. February 30 minutes Feb 16 1880 - It is therefore considered here in that the defendant recover of the plaintiff in the sum of 25/100 and the cost herein taxed of J. S. Gill Justice of the Peace 5 o'clock P.M.

Feb 16 1880 on this day the plaintiff P. R. Kerr moved for a new trial on the ground that said verdict was obtained by fraud partiality and undue means and the defendant W. D. How was notified in writing of the motion and the 18th instant met at my office and motion set for hearing consent of parties Feb 20 1880 at 9 o'clock A.M. Feb 20 1880 at 9 o'clock A.M. the parties appeared and on consideration whereof I do overrule said motion at the defendant's costs
J. S. Gill J. P.

The said P. R. Kerr did willfully knowingly and maliciously without the knowledge consent or direction of the said justice of the Peace after the date of said judgment above mentioned to wit Feb 16 1880 in said record and did after said record by crossing the figure 16 therefor and the said P. R. Kerr did wrongfully knowingly and maliciously insert and substitute in lieu of said figure and said number 16 the figure and number ten wrongfully causing the said judgment to appear to be dated of date Feb 17 1880 instead of Feb 16th 1880 and the said alterations of said and insertion and substitutions that were made upon the aforesaid record of the justice of the peace - The said P. R. Kerr wrongfully knowingly and maliciously did attempt and in so doing then and thereby to defraud

No 547

State of Ohio

v

P.R. Kern

Witness, to write
true Dues + make

Witness to grant

Coles

State of Ohio No 547

vs
P. R. Year } Judit Meunt
 } Ann Ann Pleas

Now comes the Bft + more the
Court for leave to ^{with} the new
de number ^{to} ^{quasi} ^{the} ^{judgment} ⁱⁿ ^{this} ^{case}
And for a ^{for} ^{the} ^{following} ^{reasons}

1. The Judgment on its face shows that ^{the} word alleged to have been uttered was not a word authorized by law to be made.
2. The alleged utter is not specifically charged or described so the Defendant has notice of what he has to answer.
3. There is duplicity in the charge being two attempts to charge the offense without perfecting either.
4. It is not charged in what County the ^{alleged} offense was committed.
5. The time when the alleged offense was committed is not stated.

Coles City Feb 11

State of Ohio
vs
O. R. Kern
Defendant
Indictment



State of Ohio } County common Pleas
vs } Mason County
P. N. Kern }

The Defendant now comes
and for Plea to the Indictment
returned by the Grand Jury in
this case, we move to the same
For the reason—

1st The facts stated in said
Indictment do not constitute
an offense punishable by the
laws of this State—

2nd There is no specific
charge of any offense therein
made—

3rd There is no specific charge
of intent & defense therein
made—

J. B. Cole
Atty for D. & P.

ctv- 547-

The State of Ohio

vs

P R Kerr

entry



J. 12, 0, 143

Slab of Ohio } No. 547
as }
P. R. Kerr } Indictment for alleny
Public Records -

Now comes the foreclosing attorney
on behalf of the slab of Ohio, and
P. R. Kerr on behalf of the defend
and - and by mutual consent
this case is continued

W. Woodburn

Cote

The State of Ohio ex, rel, etc.

vs.
P.R. Kerr

new, of testimony;

Charges to be heard

1st Changing Transcripts & Judgment

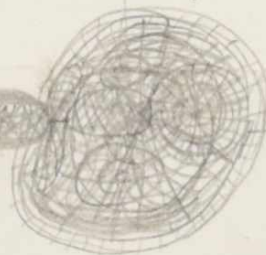
2nd Fee in partition case

= H. M. Wright =

Introduced Record of Judgt. of P.R. in case of
P.R. Kerr vs. M.D. Lyon.



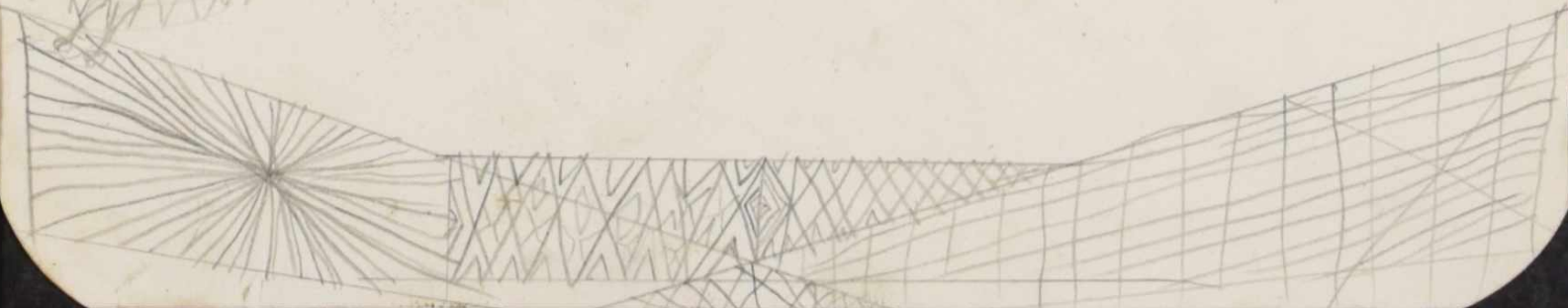
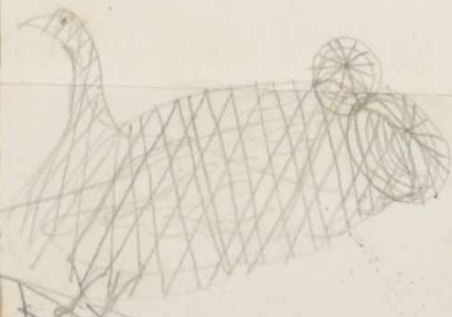
L. Piper



Marysville,
Union County,
Ohio.

M. W. Wier

R. G. Woodburn



State of Ohio

v

P. R. Thur

on Indictment

State of Ohio }
P. R., Run } Judicium

Now comes the Defendant
and moves the Court ^{for leave} to withdraw
his demurrers ^{heretofore} filed ^{in this case} and
~~to~~ ^{for} leave to file a motion to quash
the indictment for reasons as
file, which motion is granted
and the motion to quash is
taken under a demurrer.

cho 547

Slab of cho

PR Ken

J-12-P-197



Slab of Ohio } No. 547
is
P R Kerr

Combined by consent of
parties to the record with
motion

Criminal Case File
Case No. 548

No. 348

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Dennis McGraw

Defendant.

Jan'y 31st 1881

Notice Prosequi Entus Herin

Ex D-C-P-26.

J-12, C, 128,

Notice

No. 548

Union County Common Pleas.

THE STATE OF OHIO,

vs.

Dennis McEraw

Indictment for

Robbery

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.

Harvey Burnham
Foreman of Grand Jury.

Filed 18



Clerk.

R. Woodburn
Prosecuting Attorney.

On this _____ day of _____ 18

Defendant arraigned, and pleads

_____ guilty to this indictment.

_____ Clerk.

THE STATE OF OHIO,

Union County 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 *Eighty one*

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

Dennis McGraw

late of said County, on the *24th* day of *October*, in the year of our Lord One Thousand Eight Hundred and *Eighty* with force and arms, in said County of _____, and State of Ohio, _____

On and upon one Chas. Liggitt there and then being, unlawfully and forcibly did make an assault, and then and there did take one half pint of whiskey of the value of twenty five cents, being the personal property of S. C. McCloud - from the person and against the will of the said Chas. Liggitt unlawfully, forcibly by violence, and by putting him the said Chas. Liggitt in fear did steal take and carry away with intent then and there the personal property aforesaid unlawfully to steal

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

R. Woodrum

Prosecuting Attorney.

THE STATE OF OHIO

vs.

Dennis McGraw

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,

Union County, ss.

I have arrested the within named Dennis McGraw and have his body before the Court this 27th day of January 1881.

John W. Sherman Sheriff.

FEEES.

Service, & arrest	\$ 1.00
Mileage,	24
Conveyance, . . .	750
Assistance, . . .	1.00
Sustenance, . . .	
Return,	
Total,	<u>224</u>

CAPIAS.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

Dennis McGraw

and ~~him~~ safely keep, so that you have his body before the Judge of the Court of Common Pleas,
at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

Robbery

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Wengel

Clerk of said Court, at

Marysville, Ohio, this

17th

day of *Jan'y*

A. D. 18*81*

W. M. Wengel

Clerk.

By

Deputy Clerk.

Criminal Case File

Case No. 549

No. 549

Union Common Pleas.

THE STATE OF OHIO,

against

Plaintiff,

Saml E. Buffington
Defendant.

MAY TERM 1881

Noticed

Crim Sec. P. 36-

No Record

2069

2

1869

504

2373

180

8504

No. 549

Union County Common Pleas.

THE STATE OF OHIO,

vs.

Samuel S. Buffington

On this..... day of..... 18

Defendant..... arraigned, and pleads

..... guilty to this indictment.

..... Clerk.

Indictment for *an*
Assault

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.

Harvey Burnham
Foreman of Grand Jury.

Filed..... 18



..... Clerk.

R. Woodruff
Prosecuting Attorney.

THE STATE OF OHIO,

Union County 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 *Eighty one*

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of *Union*, impaneled, sworn and charged to inquire of crimes and offenses committed within the 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 S. Buffington

late of said County, on the *13th* day of *October*, in the year of our Lord One Thousand Eight Hundred and *Eighty* with force and arms, in said County of *Union*, and State of Ohio,

Unlawfully and in a menacing manner did threaten to strike and abound one S. A. Chambers then and there being

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

R. H. Woodburn
Prosecuting Attorney.

549

The state of Ohio

31 30 29 28 27 26 25 24 23 22 21 20 19 18 17 16 15 14 13 12 11 10 9 8 7 6 5 4 3 2 1

Samuel Buffington

affidavit



Powell & Fullon
D. Myers for Clerk

1 The State of Ohio, Union County
2 Court of Common Pleas,
3 The State of Ohio }
4 vs No 549. } affidavit
5 Samuel Buffington }
6

7
8 The State of Ohio, ~~Union~~ ^{Union} County ss:
9 Samuel Buffington being first duly
10 sworn according to law says that
11 O. N. White is material witness for
12 defendant in the above action
13 without whose testimony affair
14 cannot safely proceed to trial.
15 That said White is now sick and
16 unable to attend court; that his
17 feet and legs are so swollen that he
18 cannot go up and down steps and
19 cannot get in or out of a vehicle.
20 That affiant expects to have said
21 White's testimony, or have him
22 present at the next term of this
23 Court. That this affidavit is
24 not made for the purposes of
25 delay merely but for the purposes
26 of justice. Samuel Buffington
27

28 Sworn to before me and subscribed
29 in my presence by the said Samuel
30 Buffington this 24th day January 1881.

31 *John D. Snow*
32 Notary Public

Wm Co Ohio



State of Ohio
vs

Thomas & Buffington

entry

J. 12. P. 143



The State of Ohio
vs
Samuel Buffington

Indictment for
assault

This day this cause came on to
be heard upon the application of the
defendant for a continuance herein
which was granted by the Court.

Whereupon the defendant was ordered
by the Court to enter into a
recognizance in the sum of
one hundred dollars for his
appearance at the next term
of this Court.

Some entry in No 550-

R. Woodruff

Powell & Fulton & Ayer
J. D. W. J.

No. 549 Crim. App. Doc. Page

COST BILL.

Common Pleas.

THE STATE OF OHIO,

against

April Term. *1881*

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



No. *547* Crim. Cost Bill. *April* Term.

Crim. App. Doc. *Union* Page

THE STATE OF OHIO,
against

Samuel C. Buffington

County,

Court of Common Pleas.

CLERK'S FEES.		CLERK.	Piff.	Deft.	Clerk's Fees Brought Forward.		Piff.	Deft.
Doc. and App. Piff. and one Deft.,		15	<i>15-</i>		Cost Bill, Satisfaction and Filing,	45	<i>45-</i>	
additional,	each,	5			Recording words at 10c each 100,			
Entering Finding Indictment,		10	<i>10</i>		Lists for Grand Jur. and Pros. Atty.,	30	<i>30</i>	
Entering Plea,	each,	10	<i>10</i>		Total Clerk's Fees,	\$	<i>480</i>	
Indexing Docket,	"	5	<i>5-</i>		SHERIFF'S FEES.			
General Index,		10	<i>10</i>		SHERIFF.			
Entering Motion on Docket and Index,		10	<i>10</i>		On Attachment,			
Filing Papers, & Post. in App. Doc. each,		10	<i>10</i>		On Capias,			
Taking Affidavits,		10	<i>10</i>		Calling, Witnesses,	6		
Filing Prec., Iss. Capias, Return & Filing,		45			Calling Jury,	12		
" " " Att., " "		45			Summoning Jury,	50		
Taking Justification of Bail,		40			Calling Action,	16	<i>24</i>	
Entering Allowance of Bail,		5	<i>5-</i>		Serving Subpoena on Witnesses,	12		
Entering Exoneration of Bail,		10			Miles Travel, each,	10		
Spec. War. to bring before Judge, Ret. & Fil.,		40			Copies for each 100 words,	10		
Warrant to Discharge Prisoner,		30			Bringing Prisoner to Court, times,	75		
Recog. of Def't and Filing, each,		35	<i>33-</i>		Com. Prisoner to Jail, "	72		
" Wit. " "		35			Discharging Prisoner,	75		
Venire for Jury,		15			Miles Travel, each,	10		
Striking Special Jury and Venire,	1	00			On Fl. Fa. Serv. 35c. Miles trav., each,	10		
Polling Jury,		30			Forfeiting Recognizance,	10		
Inpaneling Jury and Swearing Constable,		20			Serving Indictment,			
Call. & Ent. Tales Jur. & Cert., each,		10			Transportation,			
Fil. Prec., Iss. Sub. for 1 Wit. & Fil.		20			Total Sheriff's Fees,	\$		
additional names, each,		5			WITNESS FEES.			
Swearing Witnesses, "		5			Piff. Deft.			
Ent. Att. of " days, "		5						
Certif. " "		5						
Qualifying Jurors, each,		10						
Ent. Bar & Court Cal. & In., each Term,		10	<i>20</i>					
Entering Orders on Journal, each,		10	<i>20</i>					
" Verdict on Journal, and Filing,		15	<i>10</i>					
" Rule on Journal,		10	<i>10</i>					
" Judgment on Journal,		10	<i>10</i>					
Surplus Record on Journal, per 100 words,		10	<i>20</i>					
Indexing Entries on Journal, each,		5	<i>15-</i>					
Transferring Orders on Dockets, "		10	<i>10</i>					
" Verdict on " "		10						
" Rule on " each,		10						
" Judgment on " "		10						
Copy of Indictment and Certificate,			<i>100</i>					
Continuance, each,		10	<i>10</i>					
Nolle Pros., Quashed or laid away,		10	<i>10</i>					
Ent. on Cash Book and Index,		15	<i>15-</i>					
" Ex Docket " "		15	<i>15-</i>					
Notice of Motion for new trial,		10						
Carried Forward,								

Criminal Case File
Case No. 550

No. 550

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Samuel G. Buffington
Defendant.

APR TERM 1881

Noticed

Corin Soc Co. P. 37

No Record.

2069

No. 530

Union County Common Pleas.

THE STATE OF OHIO,

vs.

Samuel S. Buffington

On this..... day of..... 18

Defendant..... arraigned, and pleads

..... guilty to this indictment.

..... Clerk.

Indictment for *Carrying
Concealed Weapons*

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.

Harvey Burnham
Foreman of Grand Jury.

Filed..... 18.....



Richard D. Burn
Clerk.
Prosecuting Attorney.

THE STATE OF OHIO,

Union County 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 *Eighty one*

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of *Union*, impaneled, sworn and charged to inquire of crimes and offenses committed within the 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 G. Buffington

late of said County, on the *13th* day of *October*, in the year of our Lord One Thousand Eight Hundred and *Eighty* with force and arms, in said County of *Union*, and State of Ohio,

Unlawfully did carry concealed on or about his person a dangerous weapon to wit a Revolver loaded with powder and ball

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

R. Woodburn
Prosecuting Attorney.

Wm. K. Winget





To Rhoads
 Prosecuting attorney -

We the undersigned
 citizens of Melford Centre and vicinity
 would respectfully request, that the
 slot case now in court - against
 Samuel Buffington, which arose out
 of some political trouble, last fall
 when politics was at the extreme -
 with one S. C. Chambers, may be settled
 without a fuss in court - so -
 this trouble over between neighbors -
 and during a political excitement.
 We think for the interest of all
 parties concerned, it would be much
 the better way -

Name

Name

- St. Elliot
- Martin Hotel
- L. W. Bingham
- S. Buffington
- W. D. Johnson
- Jay A. Griffith
- J. A. Wesson
- L. V. Finley
- O. W. Agler
- W. M. Woodman
- W. H. Cook
- Chas. Johnson
- Dave Watson

- W. H. Smith
- L. A. Elliot
- J. F. Granger
- A. Downer
- Geo. Erb
- R. Whitman
- N. Howard
- U. S. Adams
- R. J. McEvey
- J. S. Turner
- Abram Lewis
- B. Cook
- Wm. Richter
- L. H. Geer

W. Y. Roberts
L. Belsham
J. B. Colwell
W. S. Adams
A. Desmains

Receipts



Stat of aho }
to } Court of Common
Somme Buffington } Union County
40-560

We the undersigned have received
our fees in full in the above
of Somme Buffington

W. B. Smith

Wm. Pringress

L. H. Elliot

Jas Sager

John Reed

J. H. Weiser

Geo. Erb

C. P. Fullington

R. Whitman

J. A. Keats

R. D. McCloy

W. J. Root

Per F. J. Reynolds

No. _____ Crim. App. Doc. _____ Page _____

COST BILL.

Common Pleas.

THE STATE OF OHIO,
against

Term.

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



1369
304
2073

25'02
70.5
67-51

No. 550 Crim. Cost Bill. April Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

Saml Buffington

County,

Court of Common Pleas.

CLERK'S FEES.				CLERK.	Plff.	Deft.	Clerk's Fees Brought Forward.				Plff.	Deft.
Doc. and App. Plff. and one Deft.,		15					Cost Bill, Satisfaction and Filing,		45		45	
additional,	each,	5					Recording	words at 10c each 100,				
Entering Finding Indictment,		10			10		Lists for Grand Jur. and Pros. Atty.,		30		30	
Entering Plea,	each,	10			10							
Indexing Docket,	"	5			3-							
General Index,		10			10							
Entering Motion on Docket and Index,		10			10							
Filing Papers, & Post. in App. Doc. each,		10			30							
Taking Affidavits,	"	10										
Filing Proc., Iss. Capias, Return & Filing,		45										
" " " Att., " "		45										
Taking Justification of Bail,		40										
Entering Allowance of Bail,		5										
Entering Exoneration of Bail,		10										
Spec. War. to bring before Judge, Ret. & Fil.,		40										
Warrant to Discharge Prisoner,		30										
Recog. of Def't and Filing,	each,	35			35-							
" Wit. " "		35										
Venire for Jury,		15										
Striking Special Jury and Venire,	1	00										
Polling Jury,		30										
Impaneling Jury and Swearing Constable,		20										
Call. & Ent. Tales Jur. & Cert.,	each,	10										
Fil. Proc., Iss. Sub. for 1 Wit. & Fil.		20										
additional names,	each,	5										
Swearing Witnesses,	"	5										
Ent. Att. of " days,	"	5										
Certif. " "		5										
Qualifying Jurors,	each,	10										
Ent. Bar & Court Cal. & In.,	each Term,	10			20							
Entering Orders on Journal,	each,	10			10							
" Verdict on Journal, and Filing,		15			10							
" Rule on Journal,		10			10							
" Judgment on Journal,		10			10							
Surplus Record on Journal, per 100 words,		10			20							
Indexing Entries on Journal,	each,	5			15-							
Transferring Orders on Dockets,	"	10			10							
" Verdict on " "		10										
" Rule on " "	each,	10										
" Judgment on " "	"	10			10							
Copy of Indictment and Certificate,		100			100							
Continuance,	each,	10			10							
Nolle Pros., Quashed or laid away,		10			10							
Ent. on Cash Book and Index,		15			15-							
" Ex Docket " "		15			15-							
Notice of Motion for new trial,		10										
Carried Forward,												

SHERIFF'S FEES.				Plff.	Deft.
SHERIFF.					
On Attachment,					
On Capias,					
Calling, Witnesses,		6			
Calling Jury,		12			
Summoning Jury,		50			
Calling Action,		16		24	
Serving Subpoena on Witnesses,		12 1/2			
Miles Travel, each,		10			
Copies for each 100 words,		10			
Bringing Prisoner to Court, times,		75			
Com. Prisoner to Jail, "		72			
Discharging Prisoner,		75			
Miles Travel, each,		10			
On Fi. Fa. Serv. 35c. Miles trav., each,		10			
Forfeiting Recognizance,		10			
Serving Indictment,					
Transportation,					
Total Sheriff's Fees,					

WITNESS FEES.				Plff.	Deft.
<u>W. y. Post</u>				100	
<u>S. Baldwin</u>				100	
<u>J. B. Matthews</u>				100	
<u>W. S. Adams</u>				100	
<u>A. Amrine</u>				100	
<u>Clerk</u>				480	
<u>Shff Hobensack</u>				24	
<u>E. S. Cole</u>				400	
<u>Saml Bonnett</u>				605-	
				2069	

Slab of Ohio
by
Samuel J. Buffington

Bill Found

Sharon arrested the within named Samuel J. Buffington &
now have him before the Justice E. S. Cook Oct 19th / 1880
Sam Emmet Comtaker

And the said Samuel J. Buffington being now brought before me
I examined said complaint - he pleaded not guilty & a venire was
returning him to court to sustain the charge & returned 19th
he stood over without such examination, I saw of the Justice
there is probable cause for said complaint and the said
Samuel J. Buffington is ordered by me to enter into a
recognizance with good sufficient security in the
sum of Three hundred dollars for his appearance before
the County Commr. Place of this County on the first day
of the next term thereof according to law & answer said
complaint - which was done according to law N. B.
Kurtz being said bail

J. P. Cook, Warrant 40cts, Affidavit 40cts, Return 50cts
Recognizance 40cts, Subpoenas 15 witness 92cts
Recd 90cts = 3.45⁻, Warrant 1 - 1.15⁻ = \$4.60
Comptable Sam Bennett Warrant \$1.90, attendance
100 Subpoenas 16 writs, 20 - miles, 3.15⁻ = 6.05⁻
Witness fees in Morgan E. S. Cook J. P.

State of Ohio, Union County, Paris, May 19th
Mosesby certifies that the above is a full & true copy
from my docket of the proceeding had by & before me
above signed in said township in the above named
E. S. Cook J. P. of Adams' township
Oct 18th / 1880

Apr 30th 1881 Recd via #4160 Wm J. Cook
E. S. Cook J. P.

State
of
Samuel J. Buffington

Transcript



Doc A. P. 158.

State of Ohio

Samuel J. Buffington ^{vs} Complaint by G. B. Chambers
for assault.

Oct 14th 1880 This day came G. B. Chambers &
made complaint in writing & sworn to by him
as follows:

State of Ohio, Union County vs

Before me E. E. Cole one of the Justices of the Peace
for said County personally came G. B. Chambers who
being duly sworn according to law deposed & said that on
or about the 13th day of October A.D. 1880 at the County of
Union he was assaulted & pursued with intent to kill
the said G. B. Chambers with a revolver then held
in the right hand then & there threatening to kill
wound & cripple the said G. B. Chambers and the said
revolver being then and there loaded with powder and
lead balls the said threats and assaults were
made maliciously, willfully & unlawfully and
the deponent says that one Samuel J. Buffington
is guilty of the facts charged & further this deponent
saith not. G. B. Chambers

Sworn to & subscribed before me at the County
aforesaid this 14th of Oct A.D. 1880

E. E. Cole J. P.

and said complaint is filed according to law
Afterwards on the same day I issued a warrant for the
said Samuel Buffington and delivered the same
to Sam Bennett Const. Also issued subpoenas
in behalf of the State for following citizens: W. J. Root
R. McHenry, J. Redman, S. Baldwin, Geo Erb, J. Reed, Mrs
S. D. Matthews, C. P. Fullington, W. S. Adams, Wm
Smith, James Sager, W. M. Snodgrass, A. Aurine
E. H. Elliot, R. Whiteman, J. Wiser & delivered to
Sam Bennett Const.

Oct 14th 1880 said warrant is returned & follows

W. J. Root ✓ 1.00
R. McHenry + 1.20
J. Redman + 1.40
S. Baldwin 1.20
Geo Erb + 1.00
John Reed + 1.00
J. D. Matthews 1.00
C. P. Fullington 1.00
W. S. Adams 1.00
Wm Smith + 1.00
James Sager + 1.00
W. M. Snodgrass 1.00
A. Aurine 1.00
E. H. Elliot + 1.00
R. Whiteman + 1.00
J. Wiser + 1.00

RECOGNIZANCE.

State of Ohio

vs.

Samuel Buffington

July Oct 14th 1850

E. E. Cole

Justice of the Peace.

Docket _____ No. _____

Returnable _____ 18 _____

Constable.

I **RECOGNIZANCE AFTER TRIAL.****THE STATE OF OHIO**

Be it Remembered, That on the 14
Union County, ss. } day of October one thousand, eight
 hundred and eighty Samuel J. Buffington & H. B. Knotts

personally appeared before me. E. E. Cole 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 Samuel J.

Buffington
 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 assaulting
& pursuing with intent to kill me G. B. Chambers with
a revolver then & there in the right hand of said Samuel J. Buffington
and about to kill & wound & cripple the said Chambers at Union County Oct 10-1860

and abide the judgment of the Court, and not depart without leave, and in the meantime to be of good
 behavior and to keep the peace toward the citizens of the State generally, and the said

Samuel J. Buffington specially, then this Recognizance shall be void; otherwise
 it shall be and remain in full force and virtue in law

Samuel Buffington [SEAL.]
H. B. Knotts [SEAL.]
 [SEAL.]

Taken and acknowledged before me, this 14 day of October one thousand
 eight hundred and eighty E. E. Cole Justice of the Peace.

Criminal Case File
Case No. 551

No. 557

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

George Bailes

and Charles Mcintosh

SEP TERM 1881

Defendant.

72-799

9. 12 P. 859

Verim Doe Co. P. 55.

No Record.

Sept 27

Manufactured by Siebert & Lilley, Columbus, O.

cap

No. 557

Union County Common Pleas.

THE STATE OF OHIO,

vs.

George Bailey
Charles Binthorn

Indictment for Disturbing
Meeting

On this _____ day of _____ 18

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.

Harvey Burnham
Foreman of Grand Jury.

Filed _____ 18 _____



R. H. Woodburn
Prosecuting Attorney.

THE 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 Eighty oneThe Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the said County of Union, in the name and by the authority of the State of Ohio, on their oaths, do find and present, thatGeorge Bailey & Charles Manthornlate of said County, on the 7th day of December, in the year of our Lord One Thousand Eight Hundred and Eighty with force and arms, in said County of Union, and State of Ohio,

At the Village of Unionville Center in the County of Union aforesaid, divers citizens of said Village and County were assembled for the purpose of holding a festival and Oyster Supper, the proceeds of said festival and Oyster Supper was for the benefit of the M. E. Sunday School of said Village of Unionville Center - And that one George Bailey and Charles Manthorn, then and there at the meeting aforesaid did unlawfully and willfully disturb said meeting - by quarreling, loud and boisterous talk by ~~being~~ being drunk and using profane language and so the said George Bailey and Charles Manthorn was then and there unlawfully found making and exciting a disturbance and contention at the aforesaid meeting of said citizens

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

R. H. Woodrum

Prosecuting Attorney.

THE STATE OF OHIO

vs.

George Bailey
and
Charles Munthorn

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,
Monroe County, ss.

the within named
~~George Bailey and Charles~~
Munthorn whose names are returned
in this County

FEEES.

Service,	\$	176
Mileage,		176
Conveyance,		
Assistance,		
Sustenance,		
Return,		
Total,		352 176

John W. Starnes
Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

George Bailey and Charles Winthorn

and ~~them~~ safely keep, so that you have ~~them~~ ^{their} bodies before the Judge of the Court of Common Pleas, at the Court House in *Marysville*, in said County of *Union*,

forthwith

to answer to an indictment for

Disturbing a Meeting

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Wingel

Clerk of said Court, at

Marysville

, Ohio, this

17th

day of *January*

A. D. 18*81*

W. M. Wingel

Clerk.

By _____

Deputy Clerk.

670-537-

Slab of Ohio
No

George Bailey
Charles Munthorn

entry



J-12-P-199,

NO-557

Slab of Ohio
vs
George Borley.
Charles Minthorn

This case came on for hearing -
and was continued by the order
of the court for want of time to
hear said case at the term of
court

Criminal Case File
Case No. 552

No. 502

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Charles Northorn

Defendant.

July 26th 1881.

Fine \$500 + Cost

Ex Doc C. P. 23

J. 12, P. 119.

Recorded in Record Page 284

No. 552

Union County Common Pleas.

THE STATE OF OHIO,

vs.

Charles B. Smith

Indictment for Being found
master of a vessel

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.

Harvey Burdham
Foreman of Grand Jury.

Filed 18



Philo Down
Prosecuting Attorney.

On this 26th day of Jan 1881

Defendant arraigned, and pleads
guilty to this indictment.

W. M. Winget - Clerk.

THE 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 *Eighty one*

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of *Union*, impaneled, sworn and charged to inquire of crimes and offenses committed within the 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 Minthorn

late of said County, on the *7th* day of *December*, in the year of our Lord One Thousand Eight Hundred and *Eighty* with force and arms, in said County of *Union*, and State of Ohio,

Did unlawfully get intoxicated, by drinking a certain intoxicating liquor, the more particular name and description of which is to the jurors aforesaid unknown, and the said Charles Minthorn was then and there found in a state of intoxication

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

R. Woodruff
Prosecuting Attorney.

110552

Doc. Page

THE STATE OF OHIO

vs.

Charles Munthorn

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,

County, ss.

ss.

~~He~~ the within named

Charles Munthorn was not found

FEEES.

Service,	\$ 1.76
Mileage,	1.76
Conveyance,	
Assistance,	
Sustenance,	
Return,	
Total,	3.52 1.76

John Stephens Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

Charles Merithon

and *him* safely keep, so that you have *his* body before the Judge of the Court of Common Pleas,
at the Court House in *Mayville*, in said County of *Union*,

Forthwith

to answer to an indictment for

being found in a state of intoxication

and hereof fail not, and have you then there this writ.

WITNESS,

W.M. Wingel

Clerk of said Court, at

Mayville

, Ohio, this

17th

day of

Jan'y

A. D. 1881

W.M. Wingel

Clerk.

By

Deputy Clerk.

No. 652 Crim. App. Doc. Page

COST BILL.

UNION COMMON PLEAS.

THE STATE OF OHIO,
against

Term,



No. *52* Crim. Cost Bill, *Lang* Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

Chas. Minthorn

UNION COUNTY,
Court of Common Pleas.

CLERK'S FEES, Act of 1876.	Piff.	Deft.
Doc. and App. Piff. and one Deft.,	15	<i>15</i>
additional, each,	5	
Entering Finding Indictment,	10	<i>10</i>
Entering Plea, each,	10	<i>10</i>
Indexing Docket, "	5	<i>5</i>
General Index,	10	<i>10</i>
Entering Motion on Docket and Index,	10	
Filing Papers, & Post. in App. Doc., each,	15	<i>30</i>
Taking Affidavits, "	10	
Filing Prece., Iss. Capias, Return & Filing,	45	<i>45</i>
" " " Atty. " "	45	
Taking Justification of Bail,	40	
Entering Allowance of Bail,	5	
Entering Exoneration of Bail,	10	
Spec. War. to bring before Judge, Ret. & Fil.,	40	
Warrant to Discharge Prisoner,	30	<i>30</i>
Recog. of Deft. and Filing, each,	35	
" Wit. " " "	35	
Venire for Jury,	15	
Striking Special Jury and Venire,	1 00	
Polling Jury,	30	
Impanelling Jury and Swearing Constable,	20	
Call. & Ent. Tales Jur. & Cert., each,	10	
Fil. Prec., Iss. Sub. for 1 Wit. & Fil.,	20	
additional names, each,	5	
Swearing Witnesses, "	5	
Ent. Att. of " days, "	5	
Certif. " "	5	
Qualifying Jurors, each,	10	
Ent. Bar & Court Cal. & In., each Term,	10	<i>10</i>
Entering Orders on Journal, each,	10	<i>30</i>
" Verdict on Journal, and Filing,	15	
" Rule on Journal,	10	
" Judgment on Journal,	10	<i>10</i>
Surplus Record on Journal, per 100 words,	10	<i>10</i>
Indexing Entries on Journal, each,	5	<i>10</i>
Transferring Orders on Dockets, "	10	
" Verdict on " "	10	
" Rule on " "	each, 10	<i>10</i>
" Judgment on " "	" 10	<i>10</i>
Copy of Indictment and Certificate,	each, 10	<i>1 00</i>
Continuance, each,	10	
Note Pros. Quashed or laid away,	10	
Ent. on Cash Book and Index,	15	<i>15</i>
" " Ex. Docket " "	15	<i>15</i>
Notice of Motion for new trial,	10	
Certificate of Sentence,	40	
Cost Bill, Satisfact on and Filing,	45	<i>45</i>
Carried Forward,		

CLERK'S FEES.	Piff.	Deft.
Brought Forward,		
Recording words at 10c each 100,	<i>80</i>	
Lists for Grand Jur. and Pros Atty.,		
Total Clerk's Fees,	\$ <i>80 00</i>	
SHERIFF'S FEES. (Rev. Stat. 1880, Sec. 1230.)		
On Attachment,		
On Capias,	<i>1 76</i>	
Calling Witnesses,	5	
Calling Jury,	10	
Summoning Jury,	40	
Calling Action,	12	<i>12</i>
Serving Subpoena on Witnesses,	10	
Miles Travel, each,	8	
Copies for each 100 words,	8	
Bringing Prisoners to Court, times,	60	
Com. " Jail, " "	60	
Discharging Prisoner,	60	
Miles Travel, each,	8	
On Fl. Fa. Serv. 30c. Miles Travel, " "	8	
Forfeiting Recognizance,	10	
Serving Indictment,		
Transportation,		
Total Sheriff's Fees,	\$ <i>1 78</i>	

WITNESS FEES.

Jury \$3.00
Clk 5.00
Sub 1.78
Para \$11.88

Criminal Case File

Case No. 553

No. 233.

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Richard Cody

Defendant.

SEP TERM 1881

9-12-1881

9. 12. P. 2.59

Left off docket-

Oct-5th 1881

Crim Doc G. P. 37

No Record.

Left off

No. 553

Union County Common Pleas.

THE STATE OF OHIO,

vs.

Richard Coady

On this _____ day of _____ 18

Defendant _____ arraigned, and pleads

_____ guilty to this indictment.

_____ Clerk.

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.

Harvey Burnham
Foreman of Grand Jury.

Filed _____ 18



Clerk.

R. Woodburn
Prosecuting Attorney.

THE 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 *Eighty one*

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of *Union*, impaneled, sworn and charged to inquire of crimes and offenses committed within the 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 Coady

late of said County, on the *9th* day of *October*, in the year of our Lord One Thousand Eight Hundred and *Eighty* with force and arms, in said County of *Union*, and State of Ohio,

*Unlawfully did make an assault
in and upon one George W. Goines and
him the said George W. Goines, did then
and there unlawfully strike and wound*

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

R. H. Woodburn
Prosecuting Attorney.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

William Orr

Joseph Hoyle

John Debolt and Frank Debolt

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the 27th day of May, A. D. 1881, at 5 1/2 o'clock A.M, then and there to give testimony and the truth to say in a certain case pending in said Court, wherein the State of Ohio prosecutes

Richard Cady

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

WITNESS my hand and the Seal of said Court, at

Marysville

this 26th day of May, A. D. 1881

W. M. Winget Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs

Richard Cady

Subpoena for Pltff Witnesses.

Returnable Jan 27th, 1881

Woodburn

Att'y for State

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

I served this Writ as commanded on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
<u>E. M. Green</u>	<u>65</u>
<u>Out - gone</u>	
<u>Phinnis Sumner</u>	
<u>Erant Dymally</u>	
<u>Mullen Hely</u>	<u>2</u>
<u>Armstrong</u>	
<u>Adams</u>	<u>2</u>
<u>Perry Bagn</u>	

SHERIFF'S FEES.

Service	<u>60</u>
Mileage	<u>2108</u>
Copy	<u>45</u>
Total	<u>2113</u>

J. Anderson Sheriff.

Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

George M. Coines
Phineas Turner *Frank Hamilton*
William Hoop *George Armstrong*
Alvin Vaughn *Berry Payne*

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *24th* day of *January*, A. D.
188*1*, at *8 1/2* o'clock *A*. M, then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Richard Coody

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

WITNESS my hand and the Seal of said Court, at

Marysville

this *24th* day of *January*, A. D. 188*1*

W. M. Winget Clerk.

Deputy Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPOENA

Dr. J. S. Howland

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the _____ day of Fortherth, A. D.
1887, at _____ o'clock M; then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes _____

Richard Coady

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

WITNESS my hand and the Seal of said Court, at

Marysville

this 27th day of Jan, A. D. 1887

W. M. Winger Clerk.

Deputy Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPOENA

Samuel Bonnett

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the ~~_____~~ day of forthwith, A. D.
188 ~~_____~~ at ~~_____ o'clock~~ _____ M, then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Richard Coody

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

WITNESS my hand and the Seal of said Court, at Marysville

this 24th day of January, A. D. 1881

W.M. Winger Clerk.

Deputy Clerk.

No 333. B. S. P. 193

THE STATE OF OHIO,

vs

Richard Coody

Subpœna for Deft- Witnesses.

Returnable Jan'y 27, 1881

J. B. Fulton
Att'y for Deft-

I HEREBY CERTIFY this to be a true copy of the original Subpœna.

Sheriff.

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

I served this Writ as commanded on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
J. O. Long Copy	
Cherly Arthur	
Ans Baughman	4
J. H. Hollander	
Out in my County	
Elizabeth Crapps	15

SHERIFF'S FEES.	
Service	25
Mileage... 30	2 40
Copy... 10	15
Total.....	2 95

J. McInnis Sheriff.

Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

Charles Arthur
W. G. A. Holland

J. A. Long
Elizabeth Mages
Ans. Baughman

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the 27th day of January, A. D.
1881, at 5/4 o'clock A.M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Richard Coady

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

WITNESS my hand and the Seal of said Court, at Marysville
this 24th day of January, A. D. 1881

W. M. Winget Clerk.

Deputy Clerk.

No 353, B.S.P. 193

THE STATE OF OHIO,

VS

Richard Coody

Subpoena for Deft- Witnesses.



Returnable Jan 27th, 1881

L. B. Fulton

Att'y for Deft-

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

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

I served this Writ as commanded on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
Maria Roberts	3-
Porter Gibson	1
George Hartung	
Dennis Orr	
James McElreath	
Not in County	
Walter McDowell	
Not found	
Lewis Andrews	
Not found	

SHERIFF'S FEES.

Service	40
Mileage..... 20	1 00
Copy.....	15
Total.....	2 15

Sheriff. Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPOENA

Not in Court
Marion Roberts P 5
Newton McDowell, Seth ~~Robt~~ Gibson
Lornis Andrews, George Fortney P
Dennis McGraw and James McAlvain

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the 27 day of January, A. D. 1887, at 9 o'clock A. M., then and there to give testimony and the truth to say in a certain case pending in said Court, wherein the State of Ohio prosecutes

Richard Goady

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

WITNESS my hand and the Seal of said Court, at Marysville
this 24 day of Jan'y, A. D. 1887

W. M. Winget Clerk.

Deputy Clerk.

No 553. B. S. P. 193

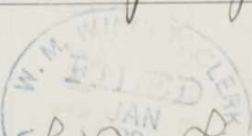
THE STATE OF OHIO,

vs

Richard Coody

Subpoena for deft Witnesses.

Returnable Jan'y 27th, 1881



L. B. Fallon

Att'y for deft

I HEREBY CERTIFY this to be a true copy of the original Subpoena.

Sheriff.

Published by Siebert & Litley, Blank Book Manufacturers and Legal Blank Publishers, Opera House, Columbus, O.

I served this Writ as commanded on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

NAMES OF WITNESSES.	MILES.
William Lestonell	8
Oryel Hills	3-
Ben Enock	
Robert Lertin	
Charles Essmuy	3
Thomas Weidman	

SHERIFF'S FEES.

Service	60
Milence... 34	272
Copy	15
Total.....	347

Sheriff.

Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

Robert Carters

Charles Emery William Cartmell &
Theodore Weidman Oril Wells &
and Brice Busch

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the 27 day of Jan'y, A. D.
1887, at 8 1/4 o'clock A.M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Richard Leady
on behalf of the Defendant. Hereof fail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the Seal of said Court, at

this 24th day of Jan'y, A. D. 1887

W. M. Wincel Clerk.

Deputy Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting:

W. E. Baxter

YOU ARE HEREBY COMMANDED TO SUBPOENA

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the 27th day of July, A. D.
1881, at 1/2 o'clock P. M, then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Richard Coan

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

WITNESS my hand and the Seal of said Court, at Marysville

this 27th day of July, A. D. 1881

W. M. Winger Clerk.

Deputy Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPOENA

George Davis

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the _____ day of Fourth, A. D.
188, at _____ o'clock A. then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Richard Coay

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

WITNESS my hand and the Seal of said Court, at Marion

this 27th day of Jan, A. D. 1888

Wm. Wügel - Clerk.

Deputy Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPOENA

Dr Graham

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the _____ day of *February*, A. D.
188____, at _____ o'clock _____ M, then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes _____

Richard Coan

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

WITNESS my hand and the Seal of said Court, at _____

this *27th* day of *Jan*, A. D. 1881

W. M. Nizer Clerk.

Deputy Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

Andrew Smeltzer
Mrs Andrew Smeltzer
and John Korfes

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *_____* day of *forthwith*, A. D.
188*_____*, at *_____* o'clock *_____* M, then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes *_____*

Richard body

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

WITNESS my hand and the Seal of said Court, at *Marionville*

this *29th* day of *January*, A. D. 188*1*

W. M. Winget Clerk.

Deputy Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

Newton McDowell

and

Nelson Thompson

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the _____ day of Fourth, A. D.
1888, at _____ o'clock _____ M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes

Richard Coady

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

WITNESS my hand and the Seal of said Court, at Marysville

this 28th day of July, A. D. 1888

W. M. Winget Clerk.

Deputy Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union

County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPOENA

Dote Mullen P
and

Rolla Howard

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *28th* day of *July*, A. D. 188*1*, at *8* o'clock *A*. M, then and there to give testimony and the truth to say in a certain case pending in said Court, wherein the State of Ohio prosecutes

Richard body

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

WITNESS my hand and the Seal of said Court, at

Mary

this *27th* day of *January*, A. D. 188*1*

W. M. Wingel Clerk.

Deputy Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

Loet Turner

YOU ARE HEREBY COMMANDED TO SUBPOENA

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the _____ day of *fourteenth*, A. D.
188____, at _____ o'clock _____ M., then and there to give testimony and the truth to say in a certain
case pending in said Court, wherein the State of Ohio prosecutes _____

Richard body

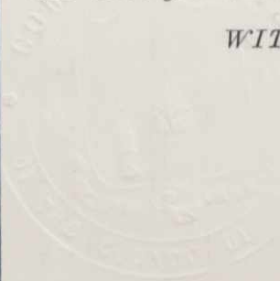
on behalf of the *State*. Hereof fail not, under the penalty of the law,
and have you then and there this writ.

WITNESS my hand and the Seal of said Court, at *Woodsville*

this *28th* day of *January*, A. D. 1881

W. M. Winget Clerk.

Deputy Clerk.



THE STATE OF OHIO,

vs.

Richard Ordry

No.

Term, 187.....

VERDICT.

Filed 187.....



J. 12. P. 127

No. 1.

THE STATE OF OHIO

vs.

COMMON PLEAS,

Union

County, Ohio.

Richard body

No. *553*

January

Term, A. D. *1881*

Indictment for *Assault and Battery.*

We, the Jury in this case, find the Defendant

Richard

body

, Guilty, in manner and form as *he* stands

charged in the *Indictment.*

~~Counts of the Indictment~~

J. S. Gandy
Foreman

State
vs

R. Cody

Jury P. 103-

No 553.

State v } Jan 28th 1851. 10. A. M. Jury sworn
vs
R. Leady }

Daniel Cone

S. M. Landers

William Hoames.

H. W. Bayley

John A. Brown

J. M. Danforth

J. S. Canary

A. W. Torrence

Wm. Kimball

C. J. Cooley

J. B. Donnan

E. Wilber

J. C. Pettit

Juris juror

~~Solomon But-~~

~~Lewis Longbrake.~~

A. D. Dobbler

M. D. Lofgren

No 553

The State of Ohio

vs

Richard Leady

25 27 26 25 24 23 22 21 20 19 18 17 16 15 14 13 12 11 10 9 8 7 6 5 4 3 2 1

Motion for New Trial



Powell & Fulton & D. W. Ayres
for defendant

1 The State of Ohio Union County
2 Court of Common Pleas.

3 The State of Ohio

4 vs

5 Richard Cady

6 No 553

7
8 And now the defendant, and moves
9 the court for a new trial herein,
10 for the following reasons

11 1st That the verdict is not sustained
12 by sufficient evidence

13 2nd That the verdict is contrary to
14 the law and the evidence

15 3rd That the verdict was against
16 defendant when it ought to have
17 been in his favor.

18 4th That the defendant has newly
19 discovered evidence material for
20 him which he could not with
21 reasonable diligence have
22 discovered and produced at the
23 trial.

24 5th Other reasons

25 Powell & Fulton & D. W. Ayers
26 Atty's for Defendant.

The State of Ohio

17

Richard Leody

will testify that at the time George
Loring was shown he ^{was} ~~was~~ ~~testify~~
~~was~~ affiant standing on the pavement
north of McClouds ship store, affiant
further says that said James Gault
has gone to Mechanicsburg as he is
informed and for that reason he
cannot get his affidavit. Affiant
further says that he only discovered
yesterday that James Gault knew
anything in regard to his case
and that he could not with reasonable
diligence have discovered and
produced at the ^{trial} testimony contained
in said affidavit and the testimony
of said James Gault. Affiant further
says that he made every reasonable
effort and made every reasonable
operation and did produce all the tes-
timony that he could discover that
would tend to establish his innocence.

R. H. Leody

Shown to before me and subscribed
in my presence by said Richard Leody
this 2nd day of February 1881

Mesley Barnard, J. P.

Affidavit of
Richard Leody



1 The State of Ohio, Union County
2 Court of Common Pleas
3 The State of Ohio }
4 is }
5 Richard Cody }
6

7 The State of Ohio, Union County ss,
8 Richard Cody being first duly sworn
9 says that he used every effort to procure
10 sufficient evidence to establish his
11 innocence at the trial of ^{his} said case,
12 that he went to see personally every
13 person that he knew or could hear
14 of that knew anything in regard
15 to his cause and that he had sub-
16 ponaed and produced at the trial
17 every witness that affiant knew that
18 would help or tend to establish the
19 innocence of affiant. That the
20 testimony contained in the affidavits
21 of Richard Ouelser, Alford Evans,
22 Seth Gibson, John Baughman and
23 John Cain, has come to the knowledge
24 of affiant since the trial in the
25 above entitled cause and the return-
26 ing of the verdict of guilty by the
27 jury. Affiant further says that he
28 is informed and verily believes that
29 one James Gault would testify that
30 he was standing somewhere near
31 affiant and Orlando Mills and George
32 Davis ^{at the time Cuddy was struck} and that said James Gault

The State of Ohio

v

Richard Leody

affidavit of
Alford Evans



1 it to the Big Dipper. The first time
2 ↓ told that I had this conversation
3 with Sherman was on last Saturday,
4 the 29th after Leody had his trial and
5 further affidavit with me
6 Alford Evans
7 sworn to before me and subscribed
8 in my presence by the said Alford
9 Evans this 2nd day of February 1881
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11 Archibald J. Murray
12 Notary Public for
13 Union Co Ohio
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1 The State of Ohio Union County ss
2 Court of Common Pleas
3 The State of Ohio }
4 is } Affidavit
5 Richard Coady }
6
7

8 The State of Ohio Union County ss
9 ~~Affiant~~ Evans being first duly sworn
10 according to law says:
11 That he is well acquainted with one
12 Thomas Sherman and has known
13 him ever since he came here about
14 5 years ago: that said Sherman is
15 a short heavy set man ^{and about 29 years old} and wore a
16 mustache: Affiant further says that
17 he was working for said Sherman
18 during the fall of 1880. That one
19 morning when affiant and said
20 Thomas Sherman was going to Mr
21 Fishers to work about 3 miles
22 below Watkin ^{they} and got to talking
23 about George James, that's what we
24 called him, getting hit. Affiant
25 said it was too bad about James
26 getting struck, Sherman replied
27 he thought it was just right, then
28 he said they had Dick Coady arrested
29 for it, but they would not do anything
30 with Dick for replied Sherman Dick
31 did not do it: I always told you
32 if I got a chance I would give

The State of Ohio

vs

Richard Cady

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standing on in front of the
American House: that he had
had no talk with Richard Cady or
informed him of what applicant knew
until Monday the 31st January 1881
and further, applicant said not.

Richard Cady

sworn to before me and subscribed in
my presence by the said Richard
Dusler this 2nd day of February 1881.

Wm. W. Wines

Notary Public
Union Co Ohio

Affidavit of
Richard Dusler



0

1 The State of Ohio Union County
2 Court of Common Pleas
3 The State of Ohio {
4 as } Affidavit of
5 Richard Cady } Richard Ousler
6
7

8 The State of Ohio Union County s.s.:
9 Richard Ousler being first sworn
10 according to law says:
11 That he is well acquainted with one
12 Thomas Sherman: that said Sherman
13 is a short heavy set man: that
14 said affiant met the said Thomas
15 Sherman on the evening of October
16 9th 1880 about 20 minutes or
17 half an hour after George Goings
18 was struck between the south gate
19 of the Court Yard fence and the
20 corner: that affiant said to said
21 Thomas Sherman somebody has
22 fixed off James up here or has
23 done it to James. That said Sherman
24 replied yes damn him I done
25 that job for him and done it
26 right; that affiant and said
27 Sherman then separated. Affiant
28 further says that he saw a man
29 whom he supposed was Thomas Sherman
30 in the crowd where George Goings
31 was struck just before Goings
32 got down off the stone he was

The State of Ohio

Richard Leody

Affidavit of
Seth Gibson



L

The State of Ohio Union County ss
Court of Common Pleas

The State of Ohio }
" } affidavit
Richard Coady }

The State of Ohio Union County ss
Seth Gibson being first sworn
according to law says that he is
well acquainted with one Thomas
Sherman and ~~is well as~~ has known
him for two years: Affiant further
says that said Sherman is a short
heavy set man and weighed about
153 ^{pounds} the week before George Goings
was struck: that the way affiant
knows the weight of said Sherman
was that that week affiant and
said Sherman were weighed together
on a bet: affiant further says
that he saw the said Sherman in
the crowd around the American
House between 3 and 5 minutes
before said George Goings was
struck ^{on the evening of Oct 9th 1870.} and further affiant says
not.

Seth W Gibson

Sworn to before me and subscribed in
my presence by the said Seth Gibson this
2nd day of February A.D. 1881

Andrew S. Mowrey
Notary Public Union
Co Ohio



The State of Ohio

vs

Richard Coody

affidavit of
John Cain



W

1 with last night, and further
2 against said mob.

3 John Kane

4 sworn to before me and subscribed in
5 my presence by the said John Cain
6 this 2nd day of February A.D. 1881
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Wesley K. Campbell, J.P.

1 The State of Ohio, Union County
2 Court of Common Pleas

3 The State of Ohio }
4 vs } Affidavit of
5 Richard Coady } John Cain

6
7 The State of Ohio, Union County ss.
8 John Cain being first duly sworn
9 according to law says that he
10 was in Mansville Ohio on the
11 evening of October 9th 1880 and
12 saw some parties running in
13 the street about in front of Mr
14 Sellers Grocery. Affiant says that
15 the person that was in front was
16 so close to him that he could
17 have reached him with his hand;
18 that there were several persons in
19 pursuit and among them was
20 Dennis McGraw who called
21 out "Catch him"; that this
22 was after the procession and was
23 after 10 o'clock as affiant believes.
24 Affiant further says that he is
25 well acquainted with Richard Coady
26 and has known him for the last
27 6 years; that he had full view
28 of the first man that ran past
29 and affiant says it was not
30 Richard Coady. Affiant further
31 says that he never told Richard Coady
32 of what he knew about his case

The State of Ohio
vs

Richard Coody

28 27 26 25 24 23 22 21 20 19 18 17 16 15 14 13 12 11 10 9 8 7 6 5 4 3 2 1

Affidavit of
John Baughman



The State of Ohio, Union County
Court of Common Pleas

The State of Ohio

vs

Richard Cody

} Affidavit of
John Baughman

The State of Ohio Union County

John Baughman being first duly
sworn according to law says

that he was in Mansville Ohio
on the evening of October 9th 1880.

That he was standing on a grating
near McClouds drug store window
and north of the door that goes into
McClouds drug store. That he

saw Richard Cody standing from
8 to 12 feet north of affiant on
the pavement, that with two or three

other persons, that just before George
Goings was struck affiant heard

Richard Cody laugh and looked in
that direction and saw him there

talking with those persons. That
just at that moment he heard a

lick and ^{looked} in the direction of the
sound and saw Goings fall.

Affiant further says that he is well
acquainted with Richard Cody about

~~15 years~~ and has been for 15 years
and further affiant saith not

John Baughman

Sworn to before me and subscribed in
my presence this 2nd day of February 1881
of said John Baughman

Wesley Barrard J.P.

And affiant further says that he
only informed Richard Cody of what he
knew today.

Sworn to and subscribed to before
me this 8th day of February 1880
at Weymouth
Notary Public



affidavit-



The State of Ohio Union County
Court of Common Pleas

The State of Ohio

vs
Richard Custer

Affidavit of
Richard Custer

The State of Ohio Union County ss.
Richard Custer being first sworn
according to law says

That he is well acquainted with
one Thomas Sherman - that said
Sherman is a short heavy set man:
that said affiant met the said Thomas
Sherman on the evening of October
9th 1880 about 20 minutes or half
an hour after George W. Gaines
was struck between the south gate
of the Court yard fence and the
corner - that affiant said to said
Thomas Sherman somebody has
fixed off game of her or has done
it to game - That said Sherman
replied Yes damn him I done
that job for him - and done it right
The affiant further says at the time
Sherman replied Yes damn him I
done that job for him and done it
right - he spoke the same in a pleasant
manner - with a smile as he spoke
to me - Richard Custer

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Entry



J 12, P. 139.

1 The State of Ohio }
2 vs. }
3 Richard Cody } Indictment for assault & Battery

4
5 This day this came on to be heard on the
6 motion of the defendant herein for a new trial
7 and was argued by counsel: On consideration
8 whereof, and for good cause shown the Court
9 do grant the same without conditions

10 The said verdict is accordingly set
11 aside, and a new trial granted and
12 defendant is ordered to enter into a recognizance
at the next term of Court. And thereupon came the
13 defendant with John Cody, his surety and entered into
a recognizance accordingly. Powell & Fuller Attys

Woodbury

Affidavit-

Sharon to and Subscribed to
before me this 2nd day of
February at 2 P. M. 1881

W. D. Carpenter
Notary Public



State of Ohio }
Richard Cady } Court of Common
 } Pleas Union County
 } Ohio -

State of Ohio Union County ss.
Alexander Gregg of lawful
age being duly sworn deposes
and says - That on the night
of the 2^d day of October A.
D 1880 I was standing on
the platform of the well
fencing the Court House
at the time George W.
Boins was struck, I
saw Richard Cady run
by me between the me
and the Court House fence
and while running I
saw him fall against
of the gate of said Court
House further on main
street - and the affiant
says that he knows it
was Richard Cady that
struck him and fell
at the time aforesaid
The affiant further says
that he has been personally
acquainted with Richard
Cady since July 1879 -
within

Alexander X Gregg
mark

No 553.

Union

Common Pleas.

THE STATE OF OHIO,

vs.

Richard body

Recognizance.

Filed 18



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

THE STATE OF OHIO,

Richard body ^{vs.}

Union County.

Be it Remembered, That on the *Fourth*
day of *February*, A. D. 18*81*.

Richard body and *John body*, his surety
personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly
and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of
three hundred Dollars, to be levied of their respective goods and
chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

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

Richard body
shall personally be and appear before the Court of Common Pleas, of said County
on the ~~next~~ *next* term first day of the next term thereof to be holden
then and there to answer a certain indictment filed herein against
him for *Assault and Battery*
and abide the order and judgment of the Court, and not depart without leave, then this Recogni-
zance shall be void; otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged in open Court on
the day and year first above written.

W. M. Wierget

Clerk.

By

Deputy,

R. H. body
John body



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State of Ohio }
vs }
Richard Ledy }
} Pleas Union County
} Ohio
} Affidavit

The State of Ohio Union County ss-
I Lewis Vaughan being of lawful age first
duly sworn deposes and says that
on the night of the 9th day of October
1880 he was in Moreyville O. - and
that he was standing within five
feet of George W. Goines at the
time he was struck - and that he
saw a man strike the said George
W. Goines. - The affiant further
says that that on the evening the
said George W. Goines was struck
and prior to that time he was not
acquainted with the said Richard
Ledy - The affiant further says
that since that time he has seen
the said Richard Ledy frequently
and talked with him - and from the
appearance looks build and size
of the man that he saw strike George
W. Goines on the evening of the
9th day of October 1880, he is found
with the appearance looks build and
size of the said Richard Ledy
The affiant further says that he
pursued the man that struck
George W. Goines - and that he grabbed

W. VAUGHAN
CLERK
FEB 4 1881
UNION COUNTY, OHIO

affidavit

for the man that he saw strike the
said George W Goines and they both
fell - the man that he saw strike the
said George W Goines and the affiant
in front of the Court House got further
Main Street, and pursued the same man
to the corner of H Q Kings corner
building on Grand Street -

The affiant further says that he is
personally acquainted with the
said Thomas Sherman for four
years - that he worked with him
the summer were building the
New School House in Mayfield
Ohio - and that affiant further
says that the man that struck George
W Goines was not Thomas Sherman
that the said Thomas Sherman has
a low to not the appearance could
look or size of the man that
struck the said George W Goines
The affiant further says that the man
that he pursued to the corner of
said Kings building was not
Thomas Sherman

A M Vaughn

Sworn to and subscribed before me
this 3rd day of February A D 1881

A. Reichter
Notary Public

The State of Ohio } Court of Common
vs } Pleas Union County
Richard Cady } Ohio-

The State of Ohio Union County ss -
John Thompson of lawful age being
first duly sworn deposes and says
That he was in Marysville on the
evening of the 9th Day of October
1880 That he was standing in front
of McClouds drug store - facing the
American Hotel. at that time
George W Gomer was struck, and
at the same time, Thomas Sherman
was standing to my left about five
or six feet - and the affiant further
says he was facing George W Gomer
and so was Thomas Sherman, at the
time he was struck, and the affiant
further says he was within ten
feet of ~~the~~ ^{the said George} at the time he was struck,
and that Thomas Sherman was ~~within~~
about fifteen ^{but} feet from George W Gomer
at the time he was struck, facing
the said George W Gomer - This
affiant further says he knows and
is acquainted with the said Thomas
Sherman - and that he saw the man
that struck the said George W Gomer,
and he knows it was not Thomas
Sherman that struck George W Gomer,
The affiant further says he was not
acquainted with Richard Cady
at that time

J John Thompson

Affidavit.

Orshorn the juror - and said
He did -

The affiant further says - that
his recollection is - that he knows
nothing about such a case
pending of the Stat of Ohio
as Richard Badger - until he
after the trial of said case.
And of the present term
of this Court

signed J. H. Baughman

Sworn to and subscribed
to before me this 1st day of
November A. D. 1881.

J. H. Baughman

Notary Public

in and for Champaign Co. O.



The State of Ohio } Court of Common
as } Pleas Union County
Richard Cady } Ohio Affidavit

State of Ohio Chemung County ss.

J. B. Boughman of law full
Age being duly sworn deposes
and says as follows-

That he is personally acquainted
with Richard Cady and has
been for the past four years
and that he knows the said
George W. Goines. The affiant
further says that on the evening
of the 9th day of October 1880
he was standing in front of
The American Hotel of Meyersville
Ohio and in front of the
Stepping Stone in front of said
American Hotel - and that
he was within five or six feet
of George W. Goines - at the
time the said George W. Goines
was struck - The affiant
further says that he saw
the said Richard Cady
pick up a stone, and see
him strike the said George
W. Goines ^{with said stone} and after he
struck the said Goines
he sprung back - and ran
down the pavement

The State of Ohio } Court of Common
 } pleas Union County
Richard Coody } Ohio

The state of Ohio Union County ss:-
Samuel Bennett of lawful age
being first duly sworn deposes and
says - That he is Marshal of
the Incorporated Village of Mayville
Ohio and the present time and has
been for nearly three years past
and that he is personally acquaint-
ed with one Thomas Sherman
who has resided in Mayville
O. for the past three years having
personal knowledge - as to the
time he left Mayville Ohio which
was about the 10th day of December 1880
It is said that he moved to the
State of Arkansas or to parts ~~of Arkansas~~
The affiant further says that the
said Thomas Sherman is a low
heavy set man about five feet and
two inches high, very broad shoulders
a large Roman nose and has a very
red face and light hair.

Samuel Bennett

sworn to and subscribed before me this
20th day of Decr 1880
A. Beightler
Notary Public

Affidavit of
Charles Emory



affidavit -

Sworn to and Subscribed before me this 8th day of February 1881 -

Wm. B. Ripstein
Notary Public



The State of Ohio } Court of Common
vs } Pleas Union County
Richard Coady } Ohio

The State of Ohio Union County ss
James C. Emery of lawful age
being first duly sworn depose
and says - That he was standing
within five feet of the said George
W. Goins at the time he was
struck - and that he saw a man
strike the said George W. Goins
and jump back into the crowd
and that the man that he saw
strike the said George W. Goins
was about the size appearance and
looks of Richard Coady.

The affiant further says that he
is acquainted with the said Thomas
Sherman for five years and has been
intimately acquainted with him
for three years - that he worked with
the said Thomas Sherman a year
ago this summer - and has heard
said Thomas Sherman many many
days for the past three years since
his moving to the West - and he says
know that the man that struck
George W. Goins was not Thomas
Sherman -

James C. Emery
his
mark

Chs 533

State of Ohio

vs
Richard Coody

h

Entry



J-12-P-195

Slab of Ohio No. 533-
vs
Richard Leedy

This day the case came on for hearing
and the same being continued
by consent of parties, It was
ordered by the court that the defendant
enter into his recognizance
with approved security in
the sum of Two hundred
Dollars for his appearance
at the next term of court
which is accordingly done

Common Pleas.

THE STATE OF OHIO,

vs.

Richard Coody

Recognizance.

Filed 18



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

vs.

THE STATE OF OHIO,

Columbiana County.

Richard Body

Be it Remembered, That on the *12th*

day of *May*, A. D. 188*1*

Richard Body ma, his surety personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe and be indebted unto the State of Ohio the sum of *Two Hundred* Dollars, to be levied of their respective goods and chattels, lands, tenements and estates, if default be made in the condition following, to-wit:

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

Richard Body shall personally be and appear before the Court of Common Pleas, *on the first day of the next term thereof to be holden* then and there to answer a certain *Indictment* filed herein against him for *Assault & Battery* and abide the order and judgment of the Court, and not depart without leave, then this Recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

Taken and acknowledged in open Court on the day and year first above written.

W. M. Winger Clerk.

By _____ Deputy,

R. H. Body SEAL
John Body SEAL
SEAL
SEAL

Criminal Case File
Case No. 554

No. 554

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

George Cook

SEP TERM 1882

Defendant.

J-12-P-199

J. 12. P. 259.

Crim Doc No. P. 39.

No Record

Loeffler

No. 554.

Union County Common Pleas.

THE STATE OF OHIO,

v.s.

George Cook

On this _____ day of _____ 18

Defendant arraigned, and pleads

_____ guilty to this indictment.

_____ Clerk.

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.

Harvey Burnham
Foreman of Grand Jury.

Filed _____ 18



R. H. Woodburn
Prosecuting Attorney.

Clerk.

ODELL & MAYER,
Blank Book Manufacturers and Legal Blank Publishers,
Dayton, Ohio

Copied

THE 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 *Eighty one*

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of *Union*, impaneled, sworn and charged to inquire of crimes and offenses committed within the 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 Cook

late of said County, on the *13th* day of *October*, in the year of our Lord One Thousand Eight Hundred and *Eighty* with force and arms, in said County of *Union*; and State of Ohio,

Unlawfully did steal, take and lead away two horses of the value of Two hundred and thirty dollars, the personal property of David Snider

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

R. Woodburn
Prosecuting Attorney.

40-5574

Stub of Ohio
no

Briggs book

entry

J-12-P-199



State of Ohio } cov-554
as
Singer book }

This cover continued for a-
rest

No. 554

Union Common Pleas.

THE STATE OF OHIO,

vs.

George Cook

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.

Harvey Burnham
Foreman of Grand Jury.

Filed 18

W.M.
R. L. Woodburn
Clerk.
Prosecuting Attorney.

ODELL & MAYER,
Blank Book Manufacturers and Legal Blank Publishers,
Dayton, Ohio

On this _____ day of _____ 18

Defendant arraigned, and pleads
_____ guilty to this indictment.

_____ Clerk.

*I certify this to be a true copy of the original on file in my office
of May 16th 1881 -
W. M. Winget - Clerk*

THE 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 Eighty One

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within the 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 Cook

late of said County, on the 13th day of October, in the year of our Lord One Thousand Eight Hundred and Eighty, with force and arms, in said County of Union, and State of Ohio,

Unlawfully did steal take and lead away two horses of the value of two hundred and thirty dollars, the personal property of David Snider

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

R. L. Woodburn

Prosecuting Attorney.

Transcript
from my docket
Wesley Barrard & P.

State of Ohio
vs

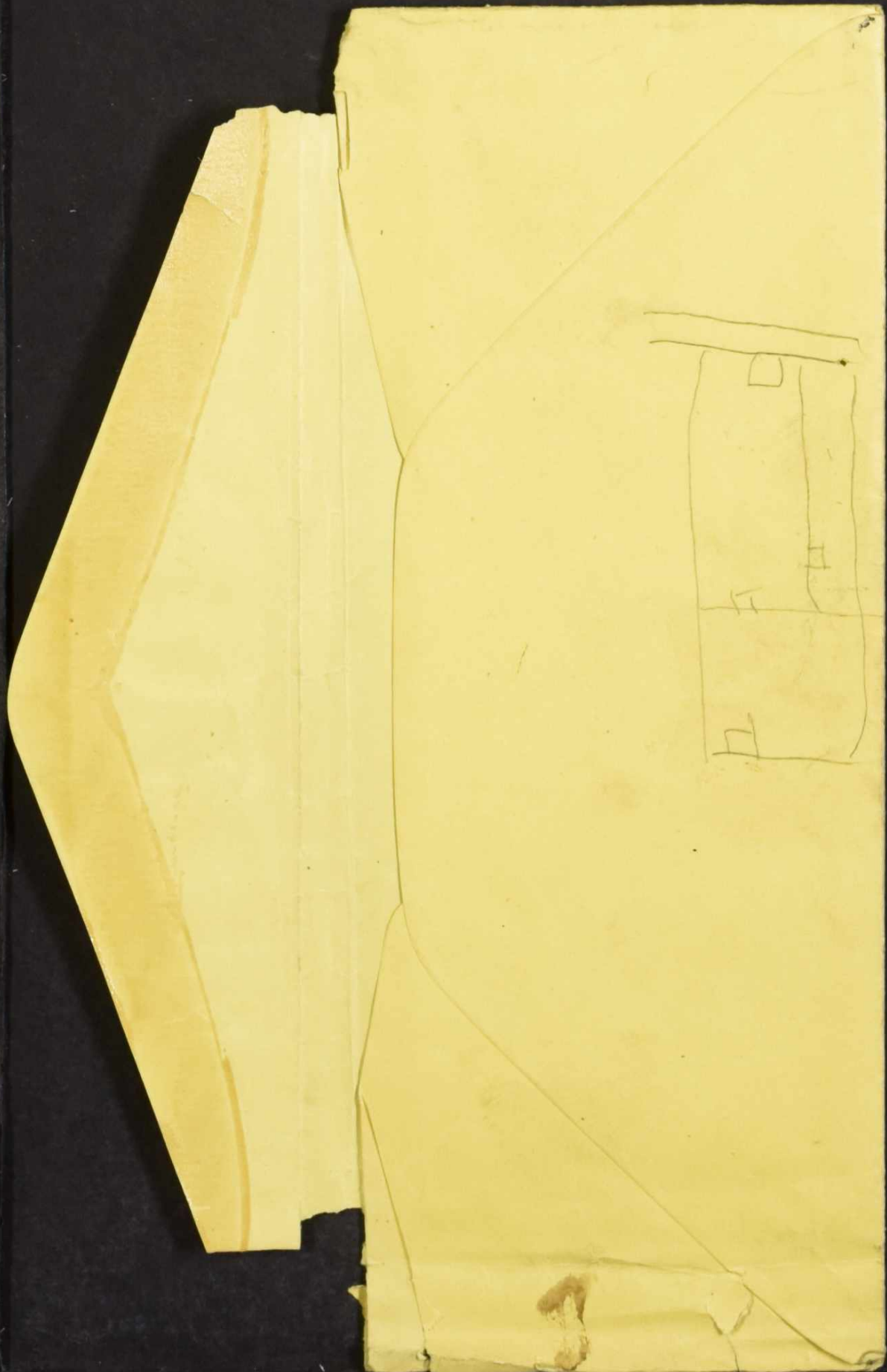
George Cook &
Frank Cook
Bill Found

D. A. P. 160



Perused for further evidence

W. M. Winget



RECOGNIZANCE OF WITNESSES.

vs.

Justice of the Peace.

Docket No.

Returnable 18



Constable.

THE STATE OF OHIO.

vs.

George Cook &
Frank Cook

MITTIMUS.

Published by STEWART & LILLEY, Blank Book Manufacturers,
and Legal Blank Publishers, Opera House, Columbus, O.

RETURN.

Oct 18th, 1857. I committed the within named George Cook
and Frank Cook

to the custody of the within named Jailor

with whom I left a certified copy of this writ.

FEES:

Mileage, \$	20
Service, \$	25
	<hr/>
	\$45

Sam Bennett Constable.

H. Miller

MITTIMUS AFTER TRIAL.

THE STATE OF OHIO,

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

Mendon County, ss.

Whereas, *George Cook & Frank Cook*

late of the *County* of *Mendon* has been arrested on the oath of *Wm. H. Prineas*

for *theft* or about the *13th* day of *Oct* 18*80* at the county of *Mendon* in state of *Ohio*. *Unlawfully and feloniously did steal one gray mare of the value of \$100.00 one black mare of the value of \$75.00 of the property of David Snyder*

and has ~~been examined by me~~ *before me* ~~one of the Justices of the Peace~~ for said County, and required to give bail in the sum of *Five Hundred* Dollars, for *their* 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 Cook and Frank Cook

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 *18th* day of *Oct* A. D. 18*80*

Wesley Garrison

[SEAL]

Justice of the Peace.

AFFIDAVIT.

State of Ohio
The City of Zanesville

vs.

George Cook
and
Frank Cook

L. D. Sandel, printer, 17½ N. 4th St.



The State of Ohio, Muskingum County, ss.

Before me, WILLIAM C. BLOCKSOM, Mayor of the Incorporated City of Zanesville,
in the County aforesaid, personally came Hugh Fineral

who being duly sworn according to law, deposeth and saith, that George Cook
and Frank Cook

on or about the 13th day of October,

in the year of our Lord one thousand eight hundred and eighty- , in the County
of Muskingum and State aforesaid, and ~~within the corporate limits of said City of Zanes-~~

~~village, in the county aforesaid, did violate an ordinance of said city, by unlawfully~~

~~unlawfully~~ ^{and feloniously} did steal one Grey Mare
of the value of ~~\$~~ one hundred dollars
one black horse of the value of
seventy five dollars of the property
of David Snyder

and further this deponent saith not.

Hugh Fineral

Sworn to and subscribed before me, at the Incorporated City of Zanesville, in the
County aforesaid, this 17th day of October, in

the year of our Lord one thousand eight hundred and eighty-

Wm C Blocksom }
Mayor of the Incorporated City of Zanesville.

[SEAL.]

State of Ohio
vs

George Cook &
Frank Cook

Transcript

Wesley Garrard
P.P.



State of Ohio } Paris Township Before
 Union County } Wesley Garrard Justice of the Peace
 State of Ohio against }
 George Cook &
 Frank Cook

Oct 17th 1880 Complaint in writing upon oath and signed by Hugh Fineral filed with the Mayor of Tanesville O charging that George Cook and Frank Cook on or about the 13th day of October a d 1880 at the county of Union & State of Ohio Unlawfully and feloniously did steal one gray mare of the value of one hundred dollars, One black mare of the value of seventy five dollars of the property of David Snider of said County.

Oct 18th 1880 I received a warrant with the following return on it Received this writ Oct 17th 1880 executed the same by arresting the within named George Cook and Frank Cook and have them before Wesley Garrard J. P.

Hugh Fineral
 City Police of the city
 of Tanesville O.

Fees conveying prisoners	\$10.55
Sustenance ^{\$3.65} Four day time ^{\$6.00}	9.65
Mileage 100 Miles	\$20.00
Total Amount	\$40.20
Hugh Fineral	

Oct 18th 1880 George Cook and Frank Cook were arraigned, and entered a plea of not guilty, and waived an examination until the next term of Common Pleas Court of Menion County O. I then required them to give bail in the sum of Five Hundred Dollars for their appearance before the Court of common pleas of said county on the first day of the term thereof which requisition they failed to comply with I then issued a mittimus, and delivered it to Sam Bonnett const. Mittimus returned to wit

Oct 18th 1880 I committed the within named George Cook and Frank Cook to the custody of the within named jailor with whom I left a certified copy of this writ Fees
Mileage 20 Service 80 Copy 25 = \$1.25
Samuel Bonnett Const

I recognized the following persons as witnesses Hugh Fineral & David Snider in the sum of One Hundred each

Justices Fees File papers 20 Off. 40
Warrant 80 Mittimus 80 Record 45
Transcript 45 certificate 25 = \$3.35

Sam Bonnett Const fees on Put 1.35
" " Attendance 1.00 \$2.35

State of Ohio Union County
Paris Township &c

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

Wesley Garrard J.P.
of the aforesaid township

Criminal Case File
Case No. 555

No. 5352

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Walter Sharp

Defendant.

January 25th 1881.
Fine \$5.00

E. D. C. - P. - 20 -

Crim Record Page 281.

J. 12, P. 116.

Fine \$5.

Manufactured by Siebert & Lilley, Columbus, O.

cap

No. 555-

Union County Common Pleas.

THE STATE OF OHIO,
AGAINST

Chalter Sharp

INDICTMENT FOR

Indecent exposure of his person

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury at the request of the *Prosecuting Attorney*

A TRUE BILL.

Harvey Burnham
Foreman of Grand Jury.

Filed _____ 18__



Robert Woodburn
Prosecuting Attorney.

Odell & Mayer, Blank Book Manufacturers and Legal Blank Publishers. Dayton, Ohio.

On this _____ day of _____
18____, Defendant arraigned and
pleads _____ guilty to the
indictment.

Clerk

I hereby certify this to be a full and true copy
of the original Indictment in this case, now on file
in my office.

_____ 18__

Clerk

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

INDICTMENT.

THE STATE OF OHIO,
Union County, ss.

IN THE COURT OF COMMON PLEAS,
 of *Union* County, Ohio.
 For the Term of *January* A. D. 18*81*

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 Sharp

late of said County, on or about the *10th* day of *January* in the year of our Lord One Thousand Eight Hundred and *Eighty one*, with force and arms in said County of *Union* and State of Ohio.

Being a person over the age of Fourteen years at the village of *Petersburg* of the County of *Union* aforesaid - at the Church in said village of *Petersburg* when divers of citizens had met, composed of men women and children, for the purpose of holding religious meeting, and during the services of said meeting - that one *Walter Sharp* wilfully made an indecent exposure of his person in the aforesaid Church during said religious services

THE STATE OF OHIO

vs.

Walter Sharp

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,
County, ss. }

I have arrested the within named

Walter Sharp
and also from before the

FEEES.	
Shanty, 100	\$ 100
Service,	112
Mileage,	200
Conveyance,	100
Assistance, 100	100
Sustenance,	100
Return,	
Total,	\$ 512

W. H. Winget

Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

Walter Sharp

and ~~him~~ safely keep, so that you have his body before the Judge of the Court of Common Pleas, at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

indecent-Exposure of person

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Wingel

Clerk of said Court, at

Marysville

, Ohio, this

17th

day of

Jan

A. D. 1881

W. M. Wingel

Clerk.

By

Deputy Clerk.

Fieri Facias et Capias ad Satisfaciendum.

(Revised Statutes, Sec. 7328.)

THE STATE OF OHIO,

Union

County, ss.

TO THE SHERIFF OF OUR SAID COUNTY--GREETING:

WE COMMAND YOU. That of the goods and chattels and for want thereof, then of the lands and tenements of

Walter Sharp

in your bailiwick, you cause to be made *Fifteen* ⁰⁰/₁₀₀

Dollars, being the amount of a fine and the costs of prosecution which the State of Ohio, in our Court of Common Pleas, at a term thereof, commencing on the

12 day of *January*

, A. D. 188*1*, by the judgment of said

Court, recovered against the said

Walter Sharp

for Indecent Exposure of Person

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, and lands and tenements, we command you to take the bod of the said

and commit to the jail of said County, and safely keep therein until

pay, or secure to be paid, the full sums aforesaid, with the interest aforesaid, and increase costs, or until 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 *23rd*

day of *August* A. D. 188*1*

W. M. Winger

Clerk.

By

Deputy Clerk.

Criminal Case File
Case No. 556

No. 536

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Walter Sharp

Defendant.

January 25th 1881
Fine \$500.

Rec'd from R. P. 278

Ex D. C. P. 21-

J. 12, P. 116.

Fine \$3-

Manufactured by Siebert & Lilley, Columbus, O.

Cap

No. 55-6

Union County Common Pleas.

THE STATE OF OHIO,

AGAINST

Chalet Sharp

INDICTMENT FOR

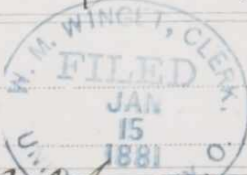
Disturbing Meeting

This Bill of Indictment found upon testimony sworn and sent to the Grand Jury at the request of the *Prosecuting Attorney*

A TRUE BILL

Harvey Burickson
Foreman of Grand Jury.

Filed 18



Clerk

R. Woodburn
Prosecuting Attorney.

Odell & Mayer, Blank Book Manufacturers and Legal Blank Publishers, Dayton, Ohio.

On this _____ day of _____
18____, Defendant arraigned and
pleads _____ guilty to the
indictment.

_____ Clerk

I hereby certify this to be a full and true copy
of the original Indictment in this case, now on file
in my office.

18

_____ Clerk

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

Ed. Woodburn
Prosecuting Attorney.

INDICTMENT.

THE STATE OF OHIO,
Union County, ss.

IN THE COURT OF COMMON PLEAS,
 Of *Union* County, Ohio.

For the Term of *January* A. D. 18*81*

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

Walter Sharp

late of said County, on or about the *10th* day of *January* in the year of our Lord One Thousand Eight Hundred and *Eighty one*, with force and arms in said County of *Union* and State of Ohio.

At the township of *Ellon* in the village of *Pottersburg* in the county of *Union* divers of citizens of said township and village aforesaid were assembled in a church in the village of *Pottersburg* aforesaid, for the purpose of holding a religious meeting and during the religious services of said meeting, at the time of prayer and preaching - that one *Walter Sharp*, then and there at the meeting aforesaid - did unlawfully and willfully disturb said meeting by using profane language, by loud and boisterous talking, and by indecent exposure of his person, - and so the said *Walter Sharp* was then and there unlawfully found making and exciting a disturbance and contention at the aforesaid meeting of said citizens

Entry

now comes the Prosecutor on behalf of the
State of Ohio, and the Defendant being out
into Court in custody of the Sheriff, and
arraigned upon said indictment, for false
threats & aith, he is "guilty". Thereupon in
consideration of said Defendants promise of
reformation, it is ordered And adjudged by
the Court that the Deft pay a fine of \$500
and the Costs herein Expended taxed to D.

made the 5 of @

THE STATE OF OHIO

vs.

Walter Sharp

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,

Madison County, ss.

I have arrested the within named Walter Sharp, and have his body before the Court this 25th day of January 1881

John Bohensack Sheriff.

FEEES.

Service, At and . . .	\$ 1.00
Mileage,	3.22
Conveyance,	4.00
Assistance,	2.50
Sustenance,	50
Return,	
Total,	<u>\$12.00</u>

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

Walter Sharp

and ~~him~~ safely keep, so that you have his body before the Judge of the Court of Common Pleas, at the Court House in *Marionville*, in said County of *Union*,

Forthwith

to answer to an indictment for

Disturbing a Meeting

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Winget

Clerk of said Court, at

Marionville, Ohio, this

17th

day of

January

A. D. 18*81*

W. M. Winget

Clerk.

By

Deputy Clerk.

THE STATE OF OHIO,

COUNTY, ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service	\$	30
Levy		
Summoning Appraisers		
Swearing Appraisers		
Conveying Appraisers		
Mileage		
Poundage		
Return		
.....		
.....		
.....		
Total		1,90
Appraiser's Fees		
Printer's Fees		

Received this writ August 23rd A. D. 1881
 at 2 o'clock P. M., and pursuant to its command,
 I, the within named Walter Sharp
 has not property whereon to
 levy this writ.

John H. Stewart
 Sheriff

Crim. Doc. 6 Page 21

Union COMMON PLEAS.

THE STATE OF OHIO,

vs

Walter Sharp

FI. FA. ET CA. SA.

This Writ dated Aug 25th 1881

Fine, \$ 5.00
 Costs, \$ 5.60
 \$ 10.60

Defendant's Costs, \$

Int. from Jan 1st 1881

Inc. Costs, - - \$ 70

Prosecuting Attorney.

Ret'd & Filed 188

Clerk.



Fieri Facias et Capias ad Satisfaciendum.

(Revised Statutes, Sec. 7328.)

THE STATE OF OHIO,

Union

County, ss.

TO THE SHERIFF OF OUR SAID COUNTY--GREETING:

WE COMMAND YOU. That of the goods and chattels and for want thereof, then of the lands and tenements of

Walter Sharp

in your bailiwick, you cause to be made *Ten & 67/100*

Dollars, being the amount of a fine and the costs of prosecution which the State of Ohio, in our Court of Common Pleas, at a term thereof, commencing on the

12th day of *January*

, A. D. 188*1*, by the judgment of said

Court, recovered against the said *Walter Sharp*

on indictment for disturbing a meeting

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, and lands and tenements, we command you to take the bod of the said

and commit to the jail of said County, and safely keep therein until

pay, or secure to be paid, the full sums aforesaid, with the interest aforesaid, and increase costs, or until 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

Marionville this *23^d*

day of *August* A. D. 188*1*

W. M. Winger

Clerk.

By

Deputy Clerk.

Criminal Case File
Case No. 557

No. 557

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Lewis Richcreek

SEP TERM 1881

Defendant.

J. 12. P. 260

Crim Doe Co. P. 52

No Record.

Scoff

Manufactured by Siebert & Lilley, Columbus, O.

cap

No. 357

Union County Common Pleas.

THE STATE OF OHIO,
AGAINST

Lewis Richerick

INDICTMENT FOR

*Being found in a
State of Enticement*

This Bill of Indictment found upon testimony
sworn and sent to the Grand Jury at the re-
quest of the *Prosecuting Attorney*

A TRUE BILL.

Harvey Barnham
Foreman of Grand Jury.

Filed _____ 18 _____



Clerk

R. H. Woodburn
Prosecuting Attorney.

Odell & Mayer, Blank Book Manufacturers and Legal Blank
Publishers, Dayton, Ohio.

On this _____ day of _____
18____, Defendant arraigned and
pleads _____ guilty to the
indictment.

Clerk

I hereby certify this to be a full and true copy
of the original Indictment in this case, now on file
in my office.

18 _____

Clerk

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

R. H. Woodburn
Prosecuting Attorney.

INDICTMENT.

THE STATE OF OHIO, } IN THE COURT OF COMMON PLEAS,
 of Union County, Ohio.
Union County, ss. } For the Term of January A. D. 1881

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

Louis Richerick

late of said County, on or about the 1st day of January in the year of our Lord One Thousand Eight Hundred and Eighty One, with force and arms in said County of Union and State of Ohio.

Did unlawfully get intoxicated, by drinking a certain intoxicating liquor, the most particular name and description of which is to the jurors aforesaid unknown, and the said Louis Richerick was then and there found in a state of intoxication

Chas 537
Stub of Ohio

vs

Lewis Richerick

only



J. P. 142

The state of Ohio } No - 537
vs } Indictment for burglary
Lewis Pichonick } Indictment noted

This case is hereby continued by
the order of the court, for the
arrest of the defendant

Same entry No - 538. for
bearing concealed weapons -
R. Woodburn

no 357
State of Ohio
vs

Louis Beckwith

entry
J

J-12-P-197



Slab of Ohio } Cto - 537
to
Lewis Richcraft }

continued for service

S

No. 557

Union County Common Pleas.

THE STATE OF OHIO,
AGAINST

Lewis Fischer

INDICTMENT FOR

Being found in
a State of Intoxication

This Bill of Indictment found upon testimony
sworn and sent to the Grand Jury at the re-
quest of the

A TRUE BILL.

Harvey Durham
Foreman of Grand Jury.

Filed 18

Clerk

J. J. Woodburn
Prosecuting Attorney.

Odell & Mayer, Blank Book Manufacturers and Legal Blank
Publishers, Dayton, Ohio.

On this _____ day of _____
18____, Defendant arraigned and
pleads _____ guilty to the
indictment.

Clerk

I hereby certify this to be a full and true copy
of the original Indictment in this case, now on file
in my office.

15th Jan'y 1881

W. M. Wigg - Clerk

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. J. Woodburn
Prosecuting Attorney.

INDICTMENT.

THE STATE OF OHIO, } IN THE COURT OF COMMON PLEAS,
 Union County, ss. } Of Union County, Ohio.
 For the Term of January 4. D. 1881

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 Richerick
 late of said County, on or about the 1st day of January in the year of our Lord One Thousand Eight Hundred and Eighty one, with force and arms in said County of Union and State of Ohio.

Did Mulan fully get intoxicated by drinking a certain intoxicating liquor the more particular name and description of which is to the jurors aforesaid unknown and the said Lewis Richerick was there and there found in a state of intoxication.

THE STATE OF OHIO,

County, ss.

~~Those~~ arrested the within named Lewis Richcrub was not found

FEEES.

Service,	\$	
Mileage,		2 40
Conveyance,		
Assistance,		
Sustenance,		
Return,		
Total,	\$	2 40

John H. Starnack Sheriff.

537 Doc. Page

THE STATE OF OHIO

vs.

Lewis Richcrub

CAPIAS.

Ret'd and filed Aug 10th 1881.

CAPIAS.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

Lewis Richcreek

and ~~him~~ safely keep, so that you have his body before the Judge of the Court of Common Pleas, at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

Being found in a state of intoxication

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Wingel

Clerk of said Court, at

Marysville

, Ohio, this

17th

day of

Jan'y

A. D. 18*81*

W. M. Wingel

Clerk.

By

Deputy Clerk.

Criminal Case File
Case No. 558

No. 538

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Lewis Richcreek

Defendant.

SEP ~~TERM~~: 1881

July 2 1881

Winn Doc. G. P. 53.

No Record.

Left off

Manufactured by Siebert & Lilley, Columbus, O.

cap

No. 558

Union County Common Pleas.

THE STATE OF OHIO,
AGAINST

Erwin Richereck

INDICTMENT FOR

Carrying Con-
cealed Weapons

This Bill of Indictment found upon testimony
sworn and sent to the Grand Jury at the re-
quest of the *Prosecuting Attorney*

A TRUE BILL.

Harvey Burnham
Foreman of Grand Jury.

Filed *18*



Clerk

R. Howard Burn
Prosecuting Attorney.

Odell & Mayer, Blank Book Manufacturers and Legal Blank
Publishers, Dayton, Ohio.

On this _____ day of _____
18____, Defendant arraigned and
pleads _____ guilty to the
indictment.

_____ Clerk

I hereby certify this to be a full and true copy
of the original Indictment in this case, now on file
in my office.

_____ 18____

_____ Clerk

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

R. Howard Burn
Prosecuting Attorney.

INDICTMENT.

THE STATE OF OHIO, } IN THE COURT OF COMMON PLEAS,
 of Union County, Ohio.
Union County, ss. } For the Term of January A. D. 1881

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 Rich creek

late of said County, on or about the 1st day of January in the year of our Lord One Thousand Eight Hundred and Eighty one, with force and arms in said County of Union and State of Ohio.

Unlawfully did carry concealed on or about his person a dangerous weapon to wit a Revolver loaded with powder and ball

CV 538
sub of Ohio
20

Louis Richard

side



J-12-P-197

Slats of Ohio } cho-538
as
Louis Richeval }

continued for service

No. 558.

Union Co. Common Pleas.

THE STATE OF OHIO,
AGAINST

Levi Fisher

INDICTMENT FOR

Carrying concealed
Weapons.

This Bill of Indictment found upon testimony
sworn and sent to the Grand Jury at the re-
quest of the

A TRUE BILL.

Henry Durham
Foreman of Grand Jury.

Filed 18

Clerk

J. P. Woodburn
Prosecuting Attorney.

Odell & Mayer, Blank Book Manufacturers and Legal Blank
Publishers, Dayton, Ohio.

On this _____ day of _____
18____, Defendant arraigned and
pleads _____ guilty to the
indictment.

Clerk

I hereby certify this to be a full and true copy
of the original Indictment in this case, now on file
in my office.

Jan 15th 1881

W. M. Wight - Clerk

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. P. Woodburn
Prosecuting Attorney.

INDICTMENT.

THE STATE OF OHIO, } IN THE COURT OF COMMON PLEAS,
 of *Union* County, Ohio.
Union County, ss. } For the Term of *January* A. D. 18*81*

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 Fischer
 late of said County, on or about the *1st* day of *January* in the year of our Lord One Thousand Eight Hundred and *Eighty one*, with force and arms in said County of *Union* and State of Ohio.

Unlawfully did carry on or about his person a dangerous Weapon, to wit: a Revolver loaded with powder and ball.

Criminal Case File
Case No. 559

No. 539

Union Common Pleas.

THE STATE OF OHIO,
Plaintiff,
against

Edward Faxon
Defendant.

January 26th 1881
Fine \$2500.

Ex Doc. C. P. 18-

Recorded Crim Record Page 282

J. 12. P. 117.

Fine \$25.

cap

559

Doc. Page

THE STATE OF OHIO

vs.

Edwarda Farrow

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,

Union County, ss.

FEES.

Service, 7.00	4.00
Mileage, .30	2.40
Conveyance, . . .	
Assistance, . . .	3.00
Sustenance, . . .	1.50
Return,	
Total,	<u>24.90</u>

I have arrested the within named Edwarda Farrow and lodged her body in the jail of this County of Union Ohio this 27th day of January 1881 and from the within named in my return

Edmund

Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

Edward Fawn

and *him* safely keep, so that you have *his* body before the Judge of the Court of Common Pleas, at the Court House in *Marysville*, in said County of *Union*,

Forthwith to answer to an indictment for *Selling Liquor to be drunk where sold*

and hereof fail not, and have you then there this writ.

WITNESS,

W.M. Wigel

Clerk of said Court, at

Marysville, Ohio, this *17th* day of *Jan'y*

A. D. 1881

W.M. Wigel

Clerk.

By

Deputy Clerk.

639

Doc.

Page

THE STATE OF OHIO

vs.

Edward Farrow

CAPIAS.

Ret'd and filed

187



THE STATE OF OHIO,

County, ss. }

I have arrested the within named

Edward Farrow in
Washington County

	FEEES.
Service,	\$ 1.00
Mileage,	48.00
Conveyance,	2.00
Assistance,	3.00
Sustenance,	
Return,	
Total,	\$ 56.00

John Johnson

Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting:

WE COMMAND YOU To take

Edward Fawn

and *h.* safely keep, so that you have *his* body before the Judge of the Court of Common Pleas, at the Court House in *Marysville*, in said County of *Union*,

Forthwith

to answer to an indictment for

Selling intoxicating Liquor Contrary to Law

and hereof fail not, and have you then there this writ.

WITNESS,

W. M. Winger

Clerk of said Court, at

Marysville, Ohio, this

25th

day of

Jan'y

A. D. 18*81*

W. M. Winger

Clerk.

By

Deputy Clerk.

THE STATE OF OHIO,
Union COUNTY, ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service	1.00
Levy	1.30
Summoning Appraisers	1.00
Sweating Appraisers	1.00
Conveying Appraisers	1.00
Mileage	1.00
Poundage	1.00
Return	1.00
Interest	1.00
Attorney's Fees	3.00
Printer's Fees	1.50
Total	15.29

Received this writ *February* A. D. 1881

at 7 o'clock P. M., and pursuant to its command,
 I served on a sheet of *Shaces Cigars*
 and liquor in the village of *Richwood*
Ohio. and had the same returned to
Richwood Galette and sold at Richwood
Ohio on the 12th day of March 1881 amount
of sale \$19.25 and on the 14th day
 of March 1881 I received from *Edward*
Shawn twenty dollars to apply as a
 payment on this writ. No other property
 found whereon to levy. Returned
 my fee and printing fee.
John Stenness Sheriff

Crim. Doc. *6* Page *18*

Union COMMON PLEAS.

THE STATE OF OHIO,

vs
Edward Shawn

FI. FA. ET CA. SA.

This Writ dated *Feb 10th* 1881

Fine, - - - \$ *25.00*

Costs, - - - \$ *19.25*

Defendant's Costs, - - - \$ *44.25*

Int. from *Jan 10th 1881*

Inc. Costs, *Unpaid* \$ *70*

R. L. Woodburn
 Prosecuting Attorney.

Ret'd & Filed *188*

Clerk.

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

Handwritten notes and calculations in the left margin, including a large sum of \$65.34 and various smaller figures.

Fieri Facias et Capias ad Satisfaciendum.

(Revised Statutes, Sec. 7328.)

THE STATE OF OHIO,

Union

County, ss.

TO THE SHERIFF OF OUR SAID COUNTY--GREETING:

WE COMMAND YOU. That of the goods and chattels and for want thereof, then of the lands and tenements of

Edward Fawcett

in your bailiwick, you cause to be made *Forty Four and 25/100* Dollars, being the amount of a fine and the costs of prosecution which the State of Ohio, in our Court of Common Pleas, at a term thereof, commencing on the *10* day of *January*, A. D. 188*1*, by the judgment of said Court, recovered against the said

Edward Fawcett

on an indictment for selling intoxicating liquor to be drunk to the 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, and lands and tenements, we command you to take the body of the said

Edward Fawcett

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

15th

day of *February* A. D. 188*1*

W. M. Winzel

Clerk.

By

Deputy Clerk.

No. 5-8-9

Union County Common Pleas.

THE STATE OF OHIO,

vs.

Edward Lawson

On this 26 day of Jan'y 1881

Defendant arraigned, and pleads

guilty to this indictment.

W. M. Winget - Clerk.

Indictment for Selling Liquor
to be drunk where
sold

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

A TRUE BILL.

Harvey Burnham
Foreman of Grand Jury.

Filed 18



R. Woodrum
Prosecuting Attorney.

ODELL & MAYER,
Blank Book Manufacturers and Legal Blank Publishers,
Dayton, Ohio

Copied

RECORDED

THE 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 *Eighty one*

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

Edward Lawn

late of said County, on the *1st* day of *January*, in the year of our Lord One Thousand Eight Hundred and *Eighty one* with force and arms, in said County of *Union*, and State of Ohio,

did unlawfully and knowingly sell intoxicating liquors to one Samuel Stout 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.

R. Woodrum
Prosecuting Attorney.