

Criminal Case File
Case No. 560

No. 560

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Eliza Downey, Defendant.

July 28th 1881

Fine \$5000, Jail 20 days, with
sentence of imprisonment sus-
pended until next term of Court;
Also Costs.

J. 12, P. 126.

E & D. C. P. 19.

Recorded in Grim Record Page 286.

TO THE SHERIFF:

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

By _____ Clerk.
Deputy.

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

By _____ Sheriff.
Deputy.

Fees \$ _____

No. 5-60

Union County Common Pleas.

THE STATE OF OHIO,

vs.

Elya Downing

INDICTMENT

For keeping place for sale of intoxicating liquors in violation of law.

A TRUE BILL.

Harvey Burnham
Foreman of the Grand Jury.

Filed _____ 18____

R. Woodman
Prosecuting Attorney.

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

Copied

On this 28th day of Jan'y 1881
Defendant _____ arraigned, and plead
_____ guilty to this indictment.

W. M. Weigert 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 one

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

Elyza Bowney

late of said County, on the 10th day of January, in the year of our Lord One Thousand Eight Hundred and Eighty One at the County of Union aforesaid, and from that date until the commencement of this prosecution, to-wit: on the 12th day of January in the year One Thousand Eight Hundred and Eighty one 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 were and have been then and there sold by the said Elyza Bowney in violation of the provisions 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 and as revised in Sec 6942 of the Revised Statute of Ohio

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.

Ph Woodburn

Prosecuting Attorney, Union County, Ohio.

At -

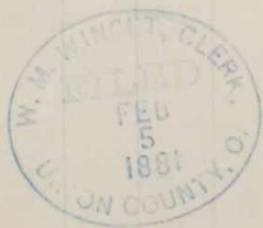
The State of Ohio

vs

Eliza Gowney

entry

J, 12, P, 145



The Slot of Ohio }
vs } Keeping a place
Eliza Downey } where interesting
liquor is sold con-
trary to law

This day came on this case to be heard
further and thereupon the court
do find decree and adjudged
that further that the said place
kept as found by the plea of
the said defendant Eliza Downey
is a nuisance and under the
statute upon which said
indictment was found
should be abated and there-
fore the court order the same
abated according to law

Ph Woodman

THE STATE OF OHIO,

COUNTY, ss. }

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service	50	
Levy	1 00	
Companion	30	
Summons Appraisers	4 25	
Swearing Appraisers		
Conveying Appraisers		
Mileage	6 11	
Poundage		
	29	
Total	\$12 25	
Appraiser's Fees		
Printer's Fees		

Received this writ Feb. 10th A. D. 1881

at 10 o'clock A. M. and pursuant to its command,
 the within named Eliza Downey
 paid Elizabeth & 75th Dollars \$18 75 to
 apply for a writ on the writ
 paid to Elizabeth & the sum of
 six Dollars and fifty Cents. Returned
 my fees, two and returned there
 being no other disbursements
 to levy.

John W. Sherrill
 Sheriff

Received this writ Feb. 10th 1881.

Crim. Doc. 6 Page 19

Union COMMON PLEAS.

THE STATE OF OHIO,

vs

Eliza Downey

FI. FA. ET CA. SA.

This Writ dated Feb 10th 1881

Fine, - - - \$ 50.00
 Costs, - - - \$ 12.05
 \$ 62.05

Defendant's Costs, \$

Int. from Jan 10th 1881

Inc. Costs, \$ 70

Woodburn
 Prosecuting Attorney.
 MA 25
 1881
 WINCIT. CO. CLERK
 ON COUNTY

Ret'd & Filed 1881

Clerk.

Fieri Facias et Capias ad Satisfaciendum.

(Revised Statutes, Sec. 7328.)

THE STATE OF OHIO, }

Monroe

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

Eliza Downey

in your bailiwick, you cause to be made *Sixty Two* ⁰⁶/₁₀₀ 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 *18th* day of *January*, A. D. 188*1*, by the judgment of said Court, recovered against the said

Eliza Downey on an indictment for keeping a place where intoxicating liquors were sold contrary to law whereof *She* 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

Eliza Downey

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

Waynesville this *10th*day of *February* A. D. 188*1**W. M. Wenzel*

Clerk.

By _____ Deputy Clerk.

THE STATE OF OHIO,

SHERIFF'S RETURN.

COLUMBIANA COUNTY, ss.

Wm. W. ...

SHERIFF'S FEES.

Service	30	
Lawyer	30	
Conveyance	2, 50	
Searchings & Appraisals		
Spreading Appraisals		
Conveying Appraisals		
Mileage	4, 00	
Poundage	70	
Return		
Total		7, 80
Appraiser's Fees		
Printer's Fees		

Received this writ Dec 2nd 1882 A. D. 1882

at 10 o'clock P. M., and pursuant to its command,
 on the 20th day December 1882
 executed the within named Eliza
 Downey and after ward of the
 same day I received from the within
 named Eliza Downey the sum of
 forty five dollars and I received her
 receipt to select Marshal Philip Swain
 and 20 dollars between my fees
 Wm. W. ...

Crim. Doc. *6* Page *19*

Union COMMON PLEAS.

THE STATE OF OHIO,
 vs
Eliza Downey

FI. FA. ET CA. SA.

This Writ dated *Dec 2nd 1882*

Fine, - - - \$ *50.00*
 Costs, - - - \$ *12.30*

Defendant's Costs, \$

Int. from *Jan 9th 1883*

Inc. Costs, - - - \$ *12.95-*

Woodburn
 Prosecuting Attorney.

Ret'd & Filed *188*

Clerk.

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

-278/8 - 1/1000 - 1882 - 01932

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

Eliza Downey

in your bailiwick, you cause to be made Sixty Two & ⁸⁰/₁₀₀ 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 9th day of January, A. D. 1881, by the judgment of said Court, recovered against the said

Eliza Downey on an indictment for keeping a place where Intox Liquors were sold contrary to law whereof She 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 Eliza Downey

and her commit to the jail of said County, and safely keep therein until she pay, or secure to be paid, the full sums aforesaid, with the interest aforesaid, and increase costs, or until she 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 O this 2nd day of December A. D. 1881.

W. M. Wügel

Clerk.

By _____ Deputy Clerk.

THE STATE OF OHIO

vs.

Eliza Downey

CAPIAS.

Ret'd and filed Jan 25 1881

THE STATE OF OHIO,

Miami County, ss.

I have arrested the within named

Eliza Downey and have her body before the Court this 23rd day of January, 1881

John W. Shanker Sheriff.

FEEES.

Service,	\$ 1.00
Mileage,	1.00
Conveyance,	2.00
Assistance,	1.00
Sustenance,	
Return,	
Total,	\$5.00

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting :

WE COMMAND YOU to take

Eliza Downey Downey

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

Forthwith

to answer to an indictment for

keeping place for sale of intoxicating liquors in violation of law,

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

WITNESS,

W. M. Winget

Clerk of said Court, at

Maysville

, Ohio, this

17th

day of

Jan'y

A. D. 18*81*

W. M. Winget

Clerk.

By

Deputy Clerk.

No.

The State of Ohio,

VS.

BAIL BOND.

Filed *Jan 25* A. D. 1881.

W. M. Wierget Clerk.

SHERIFF'S BAIL BOND,

STATE OF OHIO,

Union County, ss. }

Be it Remembered, That on the *25* day of *January*
A. D. 18*87*, personally came before me, *John Sobushack*
Sheriff, of the County of *Union*
Eliza Downey and *Lawrence Martin*

and severally acknowledged to owe the State of Ohio, the sum of *Two Hundred*
Dollars each, to be levied off their goods and chattels, lands and tenements, if default be made in the
condition following, to wit:

The Condition of this Recognizance is Such, That, whereas, the above bounden
Eliza Downey has been arrested by me, on a writ of capias issued out
of the Court of Common Pleas, in and for the County of *Union*, on a
certain indictment presented in the said Court against the said *Eliza Downey*
for the offense charged in the said indictment.

Now, Therefore, If the said *Eliza Downey* so arrested as aforesaid,
shall personally appear before the Judge of the Court of Common Pleas, of the County last aforesaid,
on the *27th* day of the *January* term thereof, then and there to plead to
the same indictment, and abide the judgment of the Court thereon, and not depart the Court without
leave, then this recognizance shall be void and of no effect; otherwise to be and remain in full force and
virtue in law.

Eliza Downey 

L. Martin 

Signed in my presence, and approved by me this *25* day of *January*
A. D. 18*87*

Sheriff.

Criminal Case File
Case No. 561

No. 561

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

G. A. Chambers

MAY TERM 1881 *Defendant.*

May 16 1881

Volled J. 12. P. 197

Comm. S. C. P. 38.

No Record

No. 5-61

Union County Common Pleas.

THE STATE OF OHIO,

vs.

G. A. Chambers

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. Howard
Prosecuting Attorney.

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

Copied

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

H. A. Chambers

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 wound one Samuel H. Buffington, 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. Woodrum
Prosecuting Attorney.

No. Crim. App. Doc. Page

COST BILL.

..... *Common Pleas.*

THE STATE OF OHIO,
against

..... *Term.*

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



No. 561 Crim. Cost Bill. April Term.

Crim. App. Doc. Union Page

THE STATE OF OHIO,
against

E. A. Chambers

County,

Union
Court of Common Pleas.

CLERK'S FEES.				Clerk's Fees Brought Forward.			
	CLERK.	Piff.	Deft.		Piff.	Deft.	
Doc. and App. Piff. and one Deft., additional,	each, 5			Cost Bill, Satisfaction and Filing,	45		
Entering Finding Indictment,	10	15		Recording words at 10c each 100,			
Entering Plea,	each, 10	10		Lists for Grand Jur. and Pros. Atty.,	30		
Indexing Docket,	" 5	5		Total Clerk's Fees,	\$ 410		
General Index,	10	10		SHERIFF'S FEES.			
Entering Motion on Docket and Index,	10			SHERIFF.			
Filing Papers, & Post. in App. Doc. each,	10	40		On Attachment,			
Taking Affidavits,	" 10			On Capias,			
Filing Prec., Iss. Capias, Return & Filing,	45			Calling, Witnesses,	6		
" " " Att., " "	45			Calling Jury,	12		
Taking Justification of Bail,	40			Summoning Jury,	50		
Entering Allowance of Bail,	5			Calling Action,	12-14	24	
Entering Exoneration of Bail,	10			Serving Subpoena on Witnesses,	12-14		
Spec. War. to bring before Judge, Ret. & Fil.,	40			Miles Travel, each,	10		
Warrant to Discharge Prisoner,	30			Copies for each 100 words,	10		
Recog. of Def't and Filing, each,	35	35		Bringing Prisoner to Court, times,	75		
" 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 Fi. Fa. Serv. 35c. Miles trav., each,	10		
Impanelling Jury and Swearing Constable,	20			Forfeiting Recognizance,	10		
Call. & Ent. Tales Jur. & Cert., each,	10			Serving Indictment,			
Fil. Prec., Iss. Sub. for 1 Wit. & Fil. additional names, each,	5			Transportation,			
Swearing Witnesses, "	5			Total Sheriff's Fees,	\$		
Ent. Att. of " days, "	5			WITNESS FEES.			
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						
" 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	10					
Copy of Indictment and Certificate,		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	15					
Carried Forward,							

No-561
slab of Ohio
vs
E. A. Bomber



J-12-P-197

State of Ohio }
25 }
Dist. Chamber } No - 561

Charles Rose-gri is hereby entered
in this case by order of the
Court at the request of
the Prosecuting Attorney

Criminal Case File

Case No. 562

No. 562

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

G. A. Chambers

MAY TERM 1881

Defendant.

9-12-P-197
May 16th 1881

Noticed

Crim Doc C. P. 34.

No Record.

No. 562

Union County Common Pleas.

THE STATE OF OHIO,

vs.

G. A. Chambers

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 _____



Rhodes Drum
Prosecuting Attorney.

Clerk.

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

Copied

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

H. A. Chambers

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 and 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. Woodrum

Prosecuting Attorney.

10362

Urin

Common Pleas.

THE STATE OF OHIO,

vs.

G. A. Chambers

Recognizance.

Filed 18

Clerk.



Recognizance of Party Accused.

THE STATE OF OHIO,

G. A. Chambers vs.

THE STATE OF OHIO,

Union County.

Be it Remembered, That on the

24th 3/1881

day of

January

, A. D. 1881

G. A. Chambers 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 *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

G. A. Chambers

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 *Carrying Concealed Weapons* 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. Weinger

Clerk.

By

Deputy,

G. B. Chambers
J. D. Edler



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. *562* Crim, Cost Bill. *Open* Term. *1887*

Crim. App. Doc. Page

THE STATE OF OHIO,
against

C. A. Chambers

Union County,

Court of Common Pleas.

CLERK'S FEES.	CLERK.	Plff.	Deft.
Doc. and App. Plff. and one Deft., additional,	each, 5		
Entering Finding Indictment,	10		
Entering Plea,	each, 10		
Indexing Docket,	" 5		
General Index,	10		
Entering Motion on Docket and Index,	10		
Filing <i>4</i> Papers, & Post. in App. Doc. each,	10		
Taking Affidavits,	" 10		
Filing Prec., 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		
" " 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		
Entering Orders on Journal, each,	10		
" Verdict on Journal, and Filing,	15		
" Rule on Journal,	10		
" Judgment on Journal,	10		
Surplus Record on Journal, per 100 words,	10		
Indexing Entries on Journal, each,	5		
Transferring Orders on Dockets, "	10		
" Verdict on " "	10		
" Rule on " each,	10		
" Judgment on " "	10		
Copy of Indictment and Certificate, Continuance, each,	10		
Nolle Pros., Quashed or laid away,	10		
Ent. on Cash Book and Index,	15		
" " Ex Docket " "	15		
Notice of Motion for new trial,	10		

Carried Forward,

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

SHERIFF'S FEES.	Plff.	Deft.
SHERIFF.		
On Attachment,		
On Capias,		
Calling, Witnesses,	6	
Calling Jury,	12	
Summoning Jury,	50	
Calling Action,	<i>10</i>	<i>24</i>
Serving Subpoena on Witnesses,	12	
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.

As-662

Slab of Ohio

vs
B A Chambers



J-12-P-197

Slab of Ohio } ctv 562
as
to chambers }

valle Proseque is entered
on this case by order of the
court, at the request of
the Prosecuting Attorney

Criminal Case File
Case No. 563

No. 563.

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

George Bailey

Defendant.

July 26th 1881.

Fine \$500 + Cost

E. D. C. P. 22.

J. 12. P. 119.

Recorded in the Record Page 285-

No. 563

Union County Common Pleas.

THE STATE OF OHIO,

vs.

George Bailey

On this _____ day of _____ 18

Defendant arraigned, and pleads

_____ guilty to this indictment.

_____ Clerk.

Indictment for *Being found
in a slab of Entox-
section*

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.

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 Bailey

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 George Bailey was then 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. Woodman
Prosecuting Attorney.

THE STATE OF OHIO

vs.

George Bailey

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,

Union County, ss.

~~Let~~ the within named

George Bailey

was not found in this County

FEEES.

Service,	\$ 25
Mileage,	1 76
Conveyance,	
Assistance,	
Sustenance,	
Return,	
Total,	25 1 76

John Woodruff Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting:

WE COMMAND YOU To take

George Bailey

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*

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 *21st* day of *Jan*

A. D. 18*81*

W. M. Wingel Clerk.

By

Deputy Clerk.

No. 563 Crim. App. Doc. Page

COST BILL.

UNION COMMON PLEAS.

THE STATE OF OHIO,
against

Ces Bailey

Jan Term, *1881*



No. 563 Crim. Cost Bill, Jany Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

George Bailey

UNION COUNTY,

Court of Common Pleas.

CLERK'S FEES, Act of 1876.	Plff.	Deft.
Doc. and App. Plff. and one Deft.,	15	
additional, each,	5	
Entering Finding Indictment,	10	
Entering Plea, each,	10	
Indexing Docket,	5	
General Index,	10	
Entering Motion on Docket and Index,	10	
Filing Papers, & Post. in App. Doc., each,	15	
Taking Affidavits, "	10	
Filing Prece., Iss. Capias, Return & Filing,	45	
" " " 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	
Recog. of Deft. 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.,	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	
Entering Orders on Journal, each,	10	
" Verdict on Journal, and Filing,	15	
" Rule on Journal,	10	
" Judgment on Journal,	10	
Surplus Record on Journal, per 100 words,	10	
Indexing Entries on Journal, each,	5	
Transferring Orders on Dockets, "	10	
" Verdict on " "	10	
" Rule on " each,	10	
" Judgment on " "	10	
Copy of Indictment and Certificate,		
Continuance, each,	10	
Note Pros. Quashed or laid away,	10	
Ent. on Cash Book and Index,	15	
" " Ex. Docket " "	15	
Notice of Motion for new trial,	10	
Certificate of Sentence,	40	
Cost Bill, Satisfaction and Filing,	45	
Carried Forward,		

CLERK'S FEES.	Plff.	Deft.
Brought Forward,		
Recording words at 10c each 100,	80	
Lists for Grand Jur. and Pros Atty.,		
Total Clerk's Fees,	\$ 5 10	
SHERIFF'S FEES. (Rev. Stat. 1880, Sec. 1230.)		
On Attachment,		
On Capias,	1 76	
Calling Witnesses,	5	
Calling Jury,	10	
Summoning Jury,	40	
Calling Action,	12	
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,	\$ 1 88	

WITNESS FEES.

Fine \$5.00
 clk 5-10
 shff 1 88
 1 98

Jan 26th 1881
 Recd of Bailey \$6.00

Criminal Case File
Case No. 564

No. 564

Union Common Pleas.

THE STATE OF OHIO,
Plaintiff,
against

Thomas W. Chesney
Defendant.

SEP TERM 1881

9-12-P-195
Oct 5th 1881.
Fine \$20.00

Doc. C. P. 43.
Recorded Book, 2, Page 314

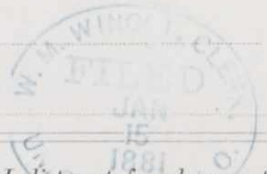
No. 564

Union County Common Pleas.

THE STATE OF OHIO,

^{vs.}
Thomas W. Cheney

Indictment for Assault
intent to kill



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 _____

Philo 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

Thomas W Cherry

late of said County, on the *22nd* 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,

On and upon the body of one William H Baxter unlawfully did make an assault and him the said William H. Baxter, then and there with a certain Revolver loaded with gun powder and leaden balls in his right hand had and held, did ^{discharge} great wound and illtreat, with intent him the said William H. Baxter then and there unlawfully, forcefully and of deliberate and premeditated malice to kill

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.

L. W. Cheaney

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,

Union County, ss.

~~Have arrested~~ the within named *Thomas M. Cheaney*

was not found in this County

FEES.	
Service,	\$ 1 00
Mileage,	2 40
Conveyance,	
Assistance,	
Sustenance,	
Return,	
Total,	<u>\$ 3 40</u>

John W. Anderson Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting:

WE COMMAND YOU To take

Thomas W. Chesney

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*,

to answer to an indictment for

Assault with intent to Kill

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

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

Marysville Ohio, this *21st* day of *May*

A. D. 18*81*

W. M. Winget Clerk.

By _____ Deputy Clerk.

Entry

J 12, P, 142



Slab of Ohio } 564
as }
Thomas W Cherry } on indictment for an
} assault with intent to
} kill

This case came on for hearing
and upon the court do here by
order this case continued for
the arrest of the said defendant.

Same entry 565 - for assault

No. 564

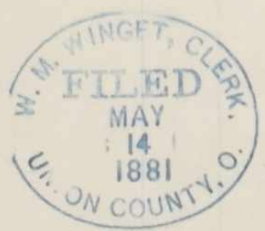
State of Ohio

to

J. W. Chesney

Sheriff

J-12-P-195



State of Ohio } 110-504
vs } Assault with intent
Thos. W. Chesney } to kill

This case came on for hearing and by consent of parties this case was continued - And it was ordered by the Court that the defendant enter into a recognizance with approved security in the sum of One hundred Dollars for his appearance at the next term of Court which is accordingly done -

P. 178.



60.00
33.95-
26.05-

Rose DeW

The State of Ohio
vs
Cyrus Starnate

Before H. Perry
Paris Township
Docket E page 354
Assault & Battery

257

affidavit filed June 6th 1881
and sworn to & subscribed by

80 fees
Affid 40
filing return 5
taking Security 40
Warrant 40
Subpoena 40
Recogniz 40
Recogniz^{with} 40
filing 4 papers 20
full dock 80
Docket 125

George Stahl

The State of Ohio Union County 3/58
Before me H. Perry one of the Justices
of the Peace in & for said County
Personally came George Stahl who
being duly sworn according to
oath & faith that Cyrus Starnate
late of said County on or about
the 19th day of March in the year
of Our Lord one thousand &
Eighty one at the County aforesaid
did unlawfully & with force
in the said George Stahl assault
beat wound & ill treat and
other wrongs then & there unto
in the said George Stahl did
contrary to the Statutes in such
Cases made & provided
and this deponent truly believes
that Cyrus Starnate is guilty
of the facts charged & further the
deponent swears that George Stahl

Court Fees
\$ 6.40

When fees
\$ 9.40

Total
\$ 21.30

Sworn to & Subscribed before me
this the 6th day of June AD 1881

H. Spring J.P.
June 9th AD 1881 I issued a
warrant for the said Cyprus
Stamate the defendant and
delivered the same to Sam Barnett ^{Const}
I also issued Subpoenas for
the following witnesses in behalf
of the State Guy Mc Mahan
John Sanders ^{or} Alex Johnson
Jeff Johnson & John Stahl
delivered the same to Sam Barnett ^{Const}

June 9th AD 1881 Warrant returned
and indorsed as follows
I took the body of the within
named Cyprus Stamate and
have his body before the
Justice H. Spring June 9 1881

Sam Barnett ^{Const}

My fees Nilay \$100 Travel
& return 40 Cannegans \$300 \$440

Subpoenas returned & indorsed
as follows June 9 1881 I read this
writ and served the same in
the manner and at the time
shown by the annexed list & table
That is I read this writ to those
witnesses whose names are
marked R

as		miles
	Guy McMahon	16
	John Sanderson	12
	Alex Johnson	13
	John Stahl	13
	Jeff Johnson	13

My fees
 Mileage 32 miles \$1.75
 Service on 5 witnesses \$240

Lamb Bonnett Court

June the 9th 1881 The parties
 being present the Defendant
 Walter Examination & entered
 into a recognizance with
 Benja Green as security to the
 State of Ohio in the
 sum of Two hundred Dollars
 for his appearance at the
 next term of Common Pleas
 Court to be holden in said
 County of Union

The following witnesses appeared
 & entered into a recognizance
 in the sum of Fifty Dollars to appear
 at the next Term of Court
 Alex Johnson Jeff Johnson John
 Sanderson John Stahl &
 Guy McMahon Thereupon
 the Defendant
 out of Custody

The State of Ohio Union
County Paris Township
I hereby Certify that
I have to be a true & full
Copy from my docket of the proceedings
had by & before me at my
office in said Township
in the above action
Given 11th Dec 1881

Jesse Trause
8/25

A. King
of the aforesaid
Township

No 564

Slob of Ohio

107

Thomas W. Cherry

Entry

J. 12, P. 261.



Let a fine of twenty dollars
be paid for the person
shown - and that he should
be committed to the jail of
Union County until the
amount of the fine and
costs shall be paid -

W. M. Winget

State of Ohio } cr- 564
vs
Thomas W Chesney

Now comes the prosecuting
attorney on behalf of the State
of Ohio and enters his plea
pursuant to the intent to hold
in said indictment, and the
defendant being brought into
Court in custody of the Sheriff
and arraigned upon said in-
dictment as now shown, and
for plea thereto says he is
guilty - The Court having heard
the testimony adduced and
being fully advised in the prem-
ises, and the said defendant
being inquired of if he had
any thing to say why judge-
ment should not be pro-
nounced against him - and
having nothing but what
he already said -

It is therefore considered
and adjudged by the Court
that the said defendant
Thomas W Chesney

10564 — 0270

THE STATE OF OHIO,

vs.

T. W. Chesney

Subpoena for ~~State~~ Witnesses.

Returnable *Forthwith* 188



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	How Served	
		Person'l Service.	By Copy.
<i>Thomas Whelan</i>		<i>✓</i>	<i>✓</i>

SHERIFF'S FEES,	Dollars.	Cents.
Service,		<i>12</i>
Mileage,		<i>16</i>
Copy,		<i>10</i>
Total,		<i>36</i>

John H. Oberacker Sheriff.

Sworn to and Subscribed before me, this _____ day of _____ 188

Clerk.

Subpœna in Criminal Case.

THE STATE OF OHIO, }

UNION COUNTY, ss.

To the Sheriff of said County---Greeting:

Thomas Wharton

You are Hereby Commanded to Subpœna

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~~8~~, 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

A. W. Cherry
State

on behalf of the ~~_____~~ 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 *5th* day of *October* A. D. 1881.

W. M. Winger Clerk.

By _____ Deputy Clerk.

No 664, B-d-P-270

THE STATE OF OHIO,

vs

~~W. M. Winnet~~
J. W. Chesney

Subpoena for State Witnesses.

Returnable Oct-5th, 1881

W. M. WINNET, CLERK
FILED
OCT 5 1881
Merrill
Att'y for State

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.
W. M. Winnet	15
James Hutton	12
Robert Hutton	12
William Hutton	12
Samuel Poling	21
Thomas Poling	21

SHERIFF'S FEES.

Service	60
Mileage.....	700
Copy.....	60
Total.....	820

John W. Winnet 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

Samuel Poling
Heannah Poling Robert Heaton
James Heaton William Heaton
and W. H. Baxter

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the 5th day of October, A. D.
1881, 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

J. W. Cheaney
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 3rd day of October, A. D. 1881

W. M. Winger Clerk.

Deputy Clerk.

No. 564

COURT OF COMMON PLEAS.

Union County.

Rule to show Cause why an Attachment should not Issue against him for Contempt of Court in not attending Court as a _____

Witness in the case of
The State of Ohio vs
F. W. Chesney

on Subpœna served by copy on him.

FORTHWITH.



Woodburn Attorney.

SUMMONS IN CONTEMPT.

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

To the Sheriff of Our Said County, Greeting:

We command you that you cite and give notice to *Samuel Poling*
and *Hannah Poling*

to be and appear before the Honorable the Judge of our COURT OF COMMON
PLEAS, within and for the County of *Union* aforesaid, at

Marysville *Forthwith*

then and there to show cause, if any *they* have or can show, why *they* should
not be attached for a certain Contempt by *them* lately committed against said
Court *in not obeying the order of said Court*

And of this writ make due service and return to our said Court, at the time and
place aforesaid.

IN TESTIMONY WHEREOF, I have hereunto set my hand
and affixed the seal of the said Court at *Marysville*
this *6th* day of *October* A. D.
1881-

W. M. Wügel
Clerk Common Pleas Court.

By _____ Deputy.

No 504 B. S. P. 270

The State of Ohio,

Union County, ss.

On the 5th day of September 1887
I served this Subpoena on the within-named.

SHERIFF'S FEES.

Service on	\$	10
Copy	10	
Miles Travel	10	
Writing Return	10	
	\$	40

E. E. Cole

John W. Starnes
Hugh

State of Ohio
vs.

J. W. Chesney

SUBPOENA.

No. of Case, 364

Woodburn
Attorney.

RETURNED AND FILED

Received _____ 18__

_____ 18__



Sheriff.

Subpoena Duces Tecum.

STATE OF OHIO, Union COUNTY, SS.

To D. E. Gols

Greeting:

You are hereby Commanded to be and appear in your proper persons before the Court
of Union County within and for the said County of
on the 5th day of October next, at 5 o'clock, M. of said day; and also that
you bring with you, and produce at the time and place aforesaid,
your Doctel Criminal Justice of the Peace

and then and there to testify what you know in a certain action pending in said Court, wherein
The State of Ohio is Plaintiff, and
J. W. Chesney is Defendant;
and this you do under penalty of the law.

Witness my Hand, and the Seal of said Court, at Marysville
this 5th day of October A. D. 1881.

W. M. Winger 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. 564 Crim. Cost Bill. 56p Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

Thomas M. Chesney

Union

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., additional,	each, 5	15		Cost Bill, Satisfaction and Filing,	45	45	
Entering Finding Indictment,	10	10		Recording words at 10c each 100,	75	75	
Entering Plea,	each, 10	10		Lists for Grand Jur. and Pros. Atty.,	30	30	
Indexing Docket,	" 5	5		Total Clerk's Fees,	\$ 10 05		
General Index,	10	10		SHERIFF'S FEES.			
Entering Motion on Docket and Index,	10	10		SHERIFF.			
Filing 9 Papers, & Post. in App. Doc. each,	10	90		On Attachment,			
Taking Affidavits,	" 10	10		On Capias,	3	40	
Filing Prec., Iss. Capias, Return & Filing,	45	45		Calling, 10 Witnesses,	6	50	
" " " Att., " 2 "	45	90		Calling Jury,	12		
Taking Justification of Bail,	40	2		Summoning Jury,	50		
Entering Allowance of Bail,	5	5		Calling Action,	12 16	36	
Entering Exoneration of Bail,	10	10		Serving Subpoena on 8 Witnesses,	12 1/2	80	
Spec. War. to bring before Judge, Ret. & Fil.,	40			Miles Travel, each,	10	7	26
Warrant to Discharge Prisoner,	30			Copies for each 100 words,	10	80	
Recog. of Def't and Filing, each,	35	35		Bringing Prisoner to Court, times,	75		
" 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 Fi. 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. 3 Prec., Iss. 3 Sub. for 1 Wit. & Fil. additional names, each,	5	60		Transportation,			
Swearing 9 Witnesses, "	5	25		Total Sheriff's Fees,	\$ 13 47		
Ent. Att. of " days, "	5	45		WITNESS FEES.			
Certif. "	5	20		<i>Fine</i> 20.00			
Qualifying Jurors, each,	10	45		<i>clerk</i> 10.05		15	55
Ent. Bar & Court Cal. & In., each Term,	10	30		<i>clerk</i> 13.47			
Entering Orders on Journal, 2 each,	10	20		<i>clerk</i> 15.56			
" Verdict on Journal, and Filing,	15	10		\$ 59.07			
" Rule on Journal,	10	50		<i>E. B. Cole JP</i> 5.65			
" Judgment on Journal,	10	10		<i>Wharton</i> 7.05			
Surplus Record on Journal, per 100 words,	10	10		<i>witnesses</i> 75			
Indexing Entries on Journal, each,	5	20		7 27 2			
Transferring Orders on Dockets, "	10	10					
" Verdict on "	10	10					
" Rule on " each,	10	10					
" Judgment on " "	10	10					
Copy of Indictment and Certificate,		1 00					
Continuance, each,	10	20					
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,							

RECOGNIZANCE.

State of Ohio

vs.

J. W. Chesney

Filed Apr 25 - 1880

E. E. Ryan Justice of the Peace.

Docket No.

Returnable 18.....

Constable.

RECOGNIZANCE AFTER TRIAL.

THE STATE OF OHIO

Be it Remembered, That on the 22

Union County, ss. } day of November one thousand, eight

hundred and eighty ~~William H. Baxter~~ J. W. Chesney

and A. R. Bigelow
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 J. W. Chesney

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 making an assault

or about Nov 22d 1880 at said County unlawfully in & upon the body of one William H. Baxter with certain revolvers then & there loaded with gun powder & leaden balls which said James W. Chesney in his right hand held & from the said William H. Baxter then & there did beat, ill treat and wound with intent to kill the said William H. Baxter then & there unlawfully, purposely and of deliberate & premeditated malice & kill

and abide the judgment of the Court, and not depart without leave, and in the meantime to be of good behavior and to keep the peace toward the citizens of the State generally, and the said

William H. Baxter specially, then this Recognizance shall be void; otherwise it shall be and remain in full force and virtue in law

J. W. Chesney (SEAL.)
A. R. Bigelow (SEAL.)
(SEAL.)

Taken and acknowledged before me, this 25 day of November one thousand eight hundred and eighty

E. E. Cole Justice of the Peace.

Slab of Ohio
vs

Pay W. H. Baxter costs in this case

James H. Hutton

William H. Hutton

Robert H. Hutton

Thomas W. Cherry



Doc A. P. 160.

November 25th 1880. The defendant appeared
A. R. Biglow also appeared and offered himself
as surety on the recognizance of said defendant
for his appearance before the Court of Common
pleas. I required said Biglow to make
affidavit of his qualifications which he did.
Whereupon said defendant entered into a
recognizance in the sum ordered as above
with A. R. Biglow ^{as his} for bail for his appearance
before the Court of Common Pleas & answer
said complaint according to law

J. P. Cost. affidavit 40 cts, Warrant 40 cts, Admit 20 cts
Mittimus 40 cts, Subpoena 25 cts, Recognizance 40 cts
Judgment 40 cts, Swearing 5 w's 25 cts, Justification of
Surety 40 cts, fil 6 papers 30 cts, Entries 90 cts, Satis
20 cts Transcript & Certificate \$1.15 = \$5.65

Court Cost: Warrant - Ser. 40 cts, Mil. 70 cts, Conveyance
\$1.50, assistance \$1.50 attendance \$1.00, Subpoena 95 cts

Mittimus 40 cts, Surtenance 75 cts = \$7.20

Witnesses, James Hutton 25 cts, Robert Hutton 25 cts

William Hutton 25 cts = 75 cts = \$13.60

E. E. Cole J. P.

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

E. E. Cole J. P.

Nov 29th 1880

of the aforesaid Township

Transcript and \$1.10

State of Ohio
vs
Thomas W. Chesney
Complaint by W. H.
Baxter for assault
with intent to kill

November 22^d 1880. This day came
William H. Baxter & made complaint in
writing signed & 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 William
H. Baxter, who being duly sworn according to
law deposed & saith that on about the 22^d
day of November 1880 at the County of Union & one
Thomas W. Chesney with a certain revolver then
& there loaded with gunpowder & leaden balls
which said revolver he the said Thomas W.
Chesney in his right hand then & there held
& held in & upon the body of one William H.
Baxter unlawfully did make an assault
& him the said William H. Baxter then & there
did beat & ill treat & wound with intent him
the said William H. Baxter then & there unlaw-
fully, purposely and of deliberate & premeditated
malice to kill & this deponent saith that one Thomas
W. Chesney is guilty of the facts charged & further
the deponent saith not. William H. Baxter
sworn to & subscribed before me at the County
aforesaid this 22^d of Nov. 1880

E. E. Cole J. P., and
said complaint is filed according to law.
Afterwards of the same day I issued a warrant
for the said Thomas W. Chesney & delivered the same
to Thomas Wharton, Constable.

Nov 23^d 1880 said warrant is returned & I do not
have arrested the within named defendant
Thomas W. Chesney & now have him in Court
before E. E. Cole J. P. this 23^d of November

1880 Fines \$5.10 Mrs Wharton Crustable.
And the body of the said Thomas W. Chesney
being now before me in the custody of said Crustable
& Nancy Reed a material witness for the
defendant being absent for the purpose of obtaining
his testimony upon the examination herein it becomes
necessary to adjourn said examination until the
24th of November 1880 at 11 o'clock A.M. & which
time this cause is adjourned accordingly and a
written order is made by me to said Crustable
to detain said defendant in the dwelling house
of said Crustable known as the Wharton House
Mansville, O., pending said adjournment.

November 23^d 1880 Issued subpoena on behalf of
defendant for Nancy Reed & delivered same to
Mrs Wharton Crustable

Nov 24th 1880 The defendant appeared. Cameron
& Benton appeared as defendant attys and
Robinson & Woodburn for the State. There
being no plea of guilty examination was
thereupon had and I inquired into said
complaint in presence of the defendant. William
H. Baxter, James Hatton, Robert Hatton, William
Hatton & Mrs Wharton were sworn & examined
and it appearing that said offense
has been committed and there being probable
cause to believe that said Thomas W. Chesney
is guilty of the same the said Thomas W.
Chesney is ordered & required by me to enter
into a recognizance with good & sufficient
bail in the sum of three hundred dollars for
his appearance before the Court of Common Pleas
according to law & answer said complaint
I ordered the defendant to be held by the
Crustable in his custody until Nov 25th 1880
& enable him to procure bail

Criminal Case File
Case No. 565

No. 563-

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Thomas W Chesney

SEP TERM 1881 Defendant.

J-12-P-195

Oct 3rd 1881.

Fine \$10.00

Doc. C. P. 42,

Recorded Book 2, Page 312

111

2495-
7272

9767

No. 565

Union County Common Pleas.

THE STATE OF OHIO,

vs.

Thomas W. Cheney

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

Defendant... arraigned, and pleads

..... guilty to this indictment.

..... Clerk.

Indictment for 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. Woodburn
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*Thomas W Chesney*late of said County, on the *22nd* 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 and in a menacing man-
ner did threaten to strike and wound
one James Hutton*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.

Wm

Common Pleas.

THE STATE OF OHIO,

vs.

J. W. Cheney

Recognizance.

Filed _____ 18 _____



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

THE STATE OF OHIO,

J. W. Chesney
vs.

Union County.

Be it Remembered, That on the *12th*

day of *May*, A. D. 18*81*

J. W. Chesney and *Syer Reed*, 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

J. W. Chesney 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 *Proclamation* filed herein against him for *an Assault with intent to Kill* 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. Kinget Clerk.

By _____ Deputy,

J. W. Chesney SEAL
Syer Reed SEAL
SEAL
SEAL

cto 565-
Slob of Ohio
WB

Thomas W. Whisney

J-12-P-195.



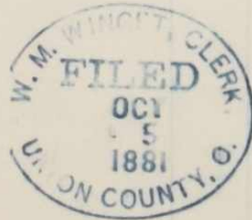
State of Ohio } Cr. 565-
 } Assault
James W. Cheney }

This cause came on for hearing
and by consent of parties, the
same was continued, and
it was ordered by the court that
the defendant enter into his
recognizance with approved
security in the sum of One
hundred dollars for his ap-
pearance at the next term
of Court which is accend-
ingly done

Case 565
Slob of Ohio
vs
Thomas W. Blaney

Entry

J. 12. P. 260



Recommended to the Court of
Common Pleas, Union County, Ohio, the
amount of said fees and
costs shall be paid
R. M. W. Blaney

State of Ohio } No - 565
vs
Thomas W Chesney }

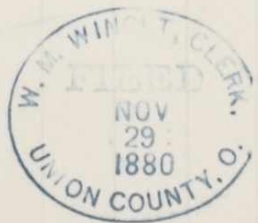
Now comes the prosecuting
attorney on behalf of the State
of Ohio and the defendant
being brought into court
in custody of the Sheriff south
he is guilty &

The court having heard the
testimony adduced and being
fully advised in the prem-
ises, and the said defendant
being inquired of if he had
any thing to say why judg-
ment should not be pro-
nounced against him - and
having nothing but what
he already said =

It is therefore considered
and adjudged by the court
that the said defendant -
Thomas W Chesney pay a
fine of Ten Dollars and
costs of this prosecution
and that he stand -

Stat of Ohio
vs
J. W. Cherry

Pay W.N. Baxter costs in this case
Robert. Stanton
William H. Stewart.



Doc No P. 160.

Common Pleas, I required said Big-
 elow to make affidavit of his qualifications
 which he did. Whereupon the said defendant
 entered into a recognizance in the sum ordered
 as above with A. R. Bigelow ^{to his} ~~for~~ bail for his
 appearance before the Court of Common Pleas
 & answer said complaint according to law
 J.P. Court, affidavit 40cts, Warrant 40cts, Return, 20cts
 Mittimus 40cts, Justification of bail 40cts, Recognizance
 40cts Subpoena 25cts, Judgment 40cts, Sweating
 Sur 25cts, fil 6 papers 30cts Entries 90cts, S atts =
 20cts, Manuscript - & Certificate \$1.15 = 5.65
 Court Cost, Warrant, ser. 40cts, Mil 70cts, Arrest, man
 \$1.50, assistance 150, attendance \$1.00, Subpoena 1.05
 mittimus 40cts = 6.55

Witnesses fees: Wm. H. Baxter 25cts, Robert Hatten 25cts
 Wm. Hatten 25cts. = 75 = 12.95

E. E. Cole J.P.

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

Nov 29th 1880

E. E. Cole J.P.

of the aforesaid township

The State of Ohio }
vs } Complaint by James
Thomas W. Chesney } Attorney for assault & kill

November 22^d 1880 This day came James Hatton
& made complaint in writing signed & 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 James Hatton
who being duly sworn according to law deposed
& saith that on or about the 22^d day of November
1880 at the County of Union the Thomas W. Chesney
with a certain revolver then & there loaded with
gun powder & leaden ball which said revolver he
the said Thomas W. Chesney in his right hand
then & there had & held did unlawfully, maliciously
& of deliberate & premeditated malice assault
him the said James Hatton & kill and the
deponent says that one Thomas W. Chesney is
guilty of the facts charged & further this de-
ponent saith not. James Hatton
sworn to & subscribed before me at the
County aforesaid this 22^d day of November
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 Thomas W. Chesney and delivered the
same to Thomas Wharton Constable.

November 23 1880 Said warrant is returned in-
done I have arrested the within named defend-
ent Thomas W. Chesney and now have him in
Court before E. E. Cole J. P. this 23^d of Nov. 1880
And the body of the said Thomas W. Chesney
being now before me in the custody of said
Constable and Nancy Reed a material witness for the

for the defendant being absent, for the purpose of
obtaining her testimony upon the examination herein
it becomes necessary to adjourn said examination
until the 24th day of November, 1880 at 11 o'clock A.M.,
at which time this cause is adjourned accordingly, and
a written order is made by me & said Constable to
detain said defendant in the dwelling house of
said Constable known as the Wharton House Manse
with, & pending said adjournment
November 23^d 1880 Issued subpoena on behalf
of defendant for Nancy Reed and delivered same to
Mrs Wharton Constable.

November 24th 1880. The defendant appeared. Cameron
& Benton appeared as atty, & for the defendant
Robinson & Woodburn for the State. There
being no plea of guilty examination was thereupon
had and I inquired into said complaint
in presence of the defendant; James Hatton
William Hatton, Robert Hatton, William N.
Baxter and Mrs Wharton being sworn & examined
and it appearing that said offence has been
committed and there being probable cause I believe
that said Thomas W. Chesney is guilty of the same
The said Thomas W. Chesney is ordered & required
by me to enter into a recognizance with good
& sufficient bail in the sum of two hundred
dollars for his appearance before the Court of
Common Pleas according to law to answer
said complaint. I ordered the defendant
to be held by the Constable in his custody
until November 25th 1880 & enable him to
procure bail

November 25th 1880. The defendant appeared
A. B. Bigelow also appeared and offered
himself as surety on the recognizance of said
defendant for his appearance before the Court of

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

COST BILL.

..... *Common Pleas.*

THE STATE OF OHIO,
against

..... *Term.*

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



685 -
415 -
1000
565 -
655 -
75 -

3395 -

THE STATE OF OHIO

vs.

Thomas W. Chesney

CAPIAS.

Ret'd and filed 187

THE STATE OF OHIO,

Union County, ss.

FEEES.

Service,	\$ 1.00
Mileage,	2.40
Concegnance,	
Assistance,	
Sustenance,	
Return,	
Total,	<u>\$ 3.40</u>

~~He~~ arrested the within named

Thomas W. Chesney was

not found in [unclear]

John Stokemage Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting:

WE COMMAND YOU To take

Thomas W. Chesney

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*,

to answer to an indictment for

Assault

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

WITNESS,

W. M. Winget

Clerk of said Court, at

Marysville Ohio, this *21st* day of *Jan*

A. D. 18*71*

W. M. Winget Clerk.

By _____ Deputy Clerk.

Criminal Case File
Case No. 566

No. 566

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

George Prochard

SEP TERM 1881

Defendant.

July 2 P. 260

Crim Doc. C. P. 54.

No Record.

No. 566.

Union County Common Pleas.

THE STATE OF OHIO,

vs.

George Richard

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.

William J. Robb.

Foreman of Grand Jury.

Filed _____ 18 _____

Clerk.

R. L. Woodburn

Prosecuting Attorney.

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

*I hereby certify this to be a true
copy of the original indictment
now on file in my office Jan. 27/1880.
W. M. Mayes
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 Prichard

late of said County, on the 15th 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 and 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. L. Woodburn,
Prosecuting Attorney.

No. 566

Amin County Common Pleas.

THE STATE OF OHIO,

vs.

George Richard

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.

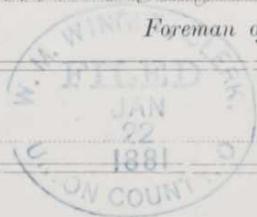
A TRUE BILL.

William M. Robb

Foreman of Grand Jury.

Filed

18



R. Hood Burn

Clerk.

Prosecuting Attorney.

ODELL & MAYER,

Blank Book Manufacturers and Legal Blank Publishers,
Dayton, Ohio

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 Prichard

late of said County, on the *15th* 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 and
 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.

THE STATE OF OHIO

vs.

George Richardson

CAPIAS.

Ret'd and filed Aug 10th 1881

THE STATE OF OHIO,

County, ss.

~~He was~~ arrested the within named George Richardson
was not arrested by order of R. S.
Madison Prentiss Attorney

FEEES.

Service,	\$	
Mileage,		10
Conveyance,		
Assistance,		
Sustenance,		
Returns,		
Total,	\$	10

John Heberack

Sheriff.

C A P I A S.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting:

WE COMMAND YOU To take

George Prichard

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*,

to answer to an indictment for

Carrying Concealed Weapons

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

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

Marysville Ohio, this *24th* day of *July*

A. D. 18*81*

W. M. Wuyel Clerk.

By

Deputy Clerk.

Criminal Case File
Case No. 567

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Robert Garnes

Defendant.

May 13th 1881. Sentenced
to Penitentiary for life + Pay
costs. J. 12, 192

Crime Soc Page 28 - Co.

Recorded from Rec^d No 2
Page 294.

Transcript from Criminal
Docket - Before Robt M. Cory, J.P.,
for Union County Ohio.

State of Ohio
vs

Robert Guanio

State of Ohio, Union County ss
Jennie Township,

I the undersigned
a Justice of the Peace, in and for
said County and Township, hereby
certify that the within and preceding
is a full and true transcript of the
proceedings had by and before me in
the above named case on Complaint
No 6, and of the costs therein, as
recorded in my docket, page 7.

January 21st 1881.

Robert M. Cory
J.P.

State of Ohio
vs.
Robert Guans,

January 18th A.D. 1881. Complaint in writing
upon oath, and signed by Matilda Scott, filed
with me, charging, that one Robert Guans, on or
about the 17th day of January A.D. 1881, at the County
of Union, did by means unknown, purposely, and of
deliberate and premeditated malice, kill and murder
one Ophelia Clark, one Maria Scott, and one
Charles Good, and she deponent verily believes that
the said Robert Guans, guilty of the facts charged,

Signed Matilda Scott,

January 18th A.D. 1881. I thereupon issued a
warrant for the said Guans and delivered it
to John Riley Constable,

Who made return as follows, to-wit.

Received this writ, January 18th 1881, and served the
same by arresting, the defendant, Robert Guans, and
I held and detained the said Robert Guans until I
delivered him into the custody of the Sheriff of Union
County. Returned this writ this 19th day of
January A.D. 1881.

my fees, for writ, service & return	.40¢
Milage 18 miles	1.05-
holding prisoner	1.00
Assistance	10.50
Transportation (Livery hire)	6.00
	<u>\$18.95-</u>

Signed John Riley Constable.

Justice fees to-wit.

affidavit	40¢
Warrant	40¢
filing papers	10
Rec'd. and indy	40¢
Transcript	50¢
Certificate	25¢
	<u>\$2.05</u>

No. 567

Union County Common Pleas.

THE STATE OF OHIO,
AGAINST

Robert Barnes

INDICTMENT FOR

Murder

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

A TRUE BILL.

William H. Robt
Foreman of Grand Jury.

Filed *18*



Clerk

Robert L. Woodburn
Prosecuting Attorney.

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

On this *27* day of *January* 18*81*, Defendant arraigned and pleads *not* - guilty to the indictment.

W. M. Weiser 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 L. 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. 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 *aforesaid*, do find and present, that

Robert Barnes

late of said County, on or about the *17th* 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.

in and upon one *Maria Ellen Scott* then and there being did unlawfully, purposely, and of deliberate and premeditated malice make an assault in a menacing manner with intent her, the said *Maria Ellen Scott*, unlawfully purposely and of deliberate and premeditated malice to kill and with a certain bar of iron which he the said *Robert Barnes* in both his hands then and there had and held, he the said *Robert Barnes* her the said *Maria Ellen Scott* in and upon the back part of the head of her the said *Maria Ellen Scott*, then and there unlawfully, purposely and of deliberate and premeditated malice did cut and slash with the intent aforesaid purposely and of deliberate and premeditated malice to kill and then and there and thereby giving to her the said *Maria Ellen Scott* one mortal wound of the length of seven inches and of the depth of two inches of which said mortal wound she the said *Maria Ellen Scott* then and there instantly died; and so Jurors aforesaid upon their oaths aforesaid do say find and present that the said *Robert Barnes* her the said *Maria Ellen Scott* then and there in the manner and by the means aforesaid unlawfully, purposely and of deliberate and premeditated malice did kill

William H. Webb. Attorney
of the grand jury.
Obedient being my father's
name for the grand jury, they
were also changed by the
I

Cathy

Filed Jan 22nd 1881

J. M. Waiget Clerk

J. 12. P. 114

This day appeared at the bar of
this Court, the grand jury hereinafter
impaneled and sworn in, and
for the body of the county afore-
said viz;

J. L. Elliott, J. J. Miller, J. J. Dyer,
Reed Gilmore, Snodgrass, E. L. Price,
J. P. Anderson, Jeremiah Dunn,
Dr. H. Robb, J. D. Radabaugh,
B. W. Keys, C. M. Drigman,
Robert Sharp, W. C. Molin,
Charles Fullington, James A.
Thompson -

and presented their ^{three} certain
bills against Robert Barnes
for ~~murder~~^{robbery} ^{indorsed}, "A True
Bill, William H. Robb foreman
of the grand jury - And also
their certain other bill of indict-
ment against Robert Eggenbete
for burning a railroad bridge in-
dorsed, "A True Bill, William H.
Robb foreman of the grand jury,
also, and also their certain other
bills of indictment against Ben-
nis Mc Graw for an assault,
and against Esqr. Richard for
carrying concealed weapons
Each indorsed "A True Bill"

40-567
State of Ohio
vs
Robert James



712, P. 143

No-567

The State of Ohio } Indictment
vs } for Murder
Robert Barnes }

This day the defendant being
brought on to court in charge
of the Sheriff, and it appearing
that he is in indigent
circumstances, and unable
to employ counsel, the Court
at his request, appoint -
J. L. Cameron and P. B. Cole
as counsel for his defense
- and upon motion of the
Prosecuting attorney, therefore
James W. Robinson is hereby
appointed to assist in the
prosecution of the case - and
it is further ordered by the Court
that the above case be set for
trial on Monday of the third
week of the next term of
Court

R. Woodhouse

P. Cole

No 567
Slab of Ohio
105

Robert James

Receipt for Osmium



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State of Ohio }
vs }
Robert Barnes }
} Indictment for
} murder in the first
} degree
} No-567.

To the Clerk of Union County Ohio
Come & Return for Myself Six
jurors drawn from the jury box
as in other cases to be and appear
before the Court of Common Pleas
of said Union County at the Court
house thereof on the 9th day of
May A.D. 1881 at 9 o'clock
A.M. to serve as jurors in
said case in which the State
of Ohio is plaintiff and said
Robert Barnes is defendant
wherein said Robert Barnes is in-
dicted for murder in the first
degree -

Rhodes Damm
Prosecuting Attorney

THE STATE OF OHIO, }
Union County, ss.

Sheriff's Office, Marysville, 1889.

On the 15th day of April, 1889, I served this writ

within named: persons as follows. April 1889.

Wm. Gardner	20 th by delivering copy
Ray to Ward	19 th by delivering copy
Henry	21 st by delivering copy
Wm. Williamson	21 st by delivering copy
James Turner	19 th by delivering copy
John Wheeler	18 th by delivering copy
H. D. Barnes	18 th by delivering copy
H. Snarekeep	18 th by delivering copy

John W. Schenck
Sheriff

No 567-

UNION COUNTY
Court of Common Pleas.

Venire Facias

For Petit Jury.

In the Case of
The State of Ohio
against

Robert Barnes

Returnable 1879.



J-12-P-189

VENIRE.

The State of Ohio, }
Union County, ss.

To the Sheriff of said County, GREETING:

We command you that, without delay, you summon

- | | | | | |
|---|------------------|----|-----------|----------|
| 1 | J. M. Sanders | of | Jackson | Township |
| 2 | Levy B. Ford | - | Taylor | - |
| 3 | Henry Crottinger | - | Jerome | - |
| 4 | A. L. Mcintosh | - | Darby | - |
| 5 | Samuel Turner | - | Liberty | - |
| 6 | John Fletcher | - | Claiborne | - |
| 7 | Dr. E. Barnes | - | - | - |
| 8 | H. Embrey | - | Allen | - |

to be and appear before the Court of Common Pleas within and for said County of Union, at the Court House in Marysville, in said County, on Monday, the 9th day of May, A. D. 1889, at 2 o'clock in the forenoon, and so from day to day until discharged, then and there to serve as Petit Jurors in the case of the State of Ohio against Robert Barnes on an indictment for Murder; and how you shall execute this writ make appear to our said Court on the Nineteenth day of May, and have you then and there this writ.

WITNESS my signature as Clerk of our said Court, at Marysville, this Fifteenth day of April, A. D. 1889.

W. M. Winger Clerk.

By _____ Deputy Clerk.



THE STATE OF OHIO,
Union County, ss.

Sheriff's Office, Marysville, 1881.

Received this writ.

On the 14th day of April, 1881, I served this writ on the

within named: ~~as follows: St. A. Boring Philip Ruckershaft~~
~~John Ruckershaft Benjamin Pease Stearns Printer John Haines~~
on the 9th day of April 1881. and persons to wit.

St. A. Boring	" 9 th at	by delivering copy
Philip Ruckershaft	" 9 th at	by delivering copy
John Ruckershaft	" 9 th at	by delivering copy
Benjamin Pease	" 9 th at	by delivering copy
Daniel Miller	" 9 th at	by delivering copy at usual residence
Robert Baird	" 11 th at	by delivering copy
Walter Rogers	" 11 th at	by delivering copy
St. M. Wright	" 7 th at	by delivering copy
John Campbell	" 6 th at	by delivering copy
J. R. Muffitt	" 7 th at	by delivering copy
Samuel Johnson	" 14 th at	by delivering copy
Matthias Johnson	" 8 th at	by delivering copy
R. M. Sabbanks	" 8 th at	by delivering copy
L. D. Wables	" 14 th at	by delivering copy
St. S. Spruitt	" 6 th at	by delivering copy
David Watson	" 7 th at	by delivering copy
E. D. Wright	" 8 th at	by delivering copy
James Gaines	" 6 th at	by delivering copy
Adam Phillips	" 14 th at	by delivering copy
David Moss	" 11 th at	by delivering copy
St. A. Kingall	" 11 th at	by delivering copy
George W. Peck	" 6 th at	by delivering copy
St. S. Wood	" 9 th at	by delivering copy
Edam Snyder	" 9 th at	by delivering copy
John Weaver	" 9 th at	by delivering copy
St. R. Rao	" 9 th at	by delivering copy
George Harris	" 7 th at	by delivering copy
St. Wiley	" 11 th at	by delivering copy
W. L. James	" 7 th at	by delivering copy at usual place of residence
George Coleman	" 7 th at	by delivering copy
Henry Morse	" 7 th at	by delivering copy
Henry E. Ford	" 8 th at	by delivering copy
W. D. West	" 14 th at	by delivering copy
J. D. Mannitt	" 14 th at	by delivering copy
W. W. Baldwin	" 14 th at	by delivering copy
James H. Stephens	" 14 th at	by delivering copy
Henry S. Lee	" 14 th at	by delivering copy

were not found in my County

John H. Oberacker,
Sheriff of Union County
Ohio

No 567.

UNION COUNTY
Court of Common Pleas.
Venire Facias

For Petit Jury.

In the Case of
The State of Ohio
against

Robert Barnes

Returnable April 23rd 1881.



J. - 12 - P - 182.

VENIRE.

The State of Ohio, }
 Union County, ss.

To the Sheriff of said County, GREETING:

We command you that, without delay, you summon

1	A. G. Boring	of	Dover Township
2	Philip Ruperight	"	Paris "
3	John Vanderan	"	Paris "
4	Benjamin Pearce	"	Washington "
5	W. D. Wood	"	Jackson "
6	Henry L. Ford	"	Taylor "
7	Daniel Miller	"	Paris "
8	Moses Laird	"	Leesburgh "
9	Waret Overo	"	Millerick "
10	H. M. Wright	"	Claibourne "
11	Asa Loargstaff	"	" " "
12	N. L. Moffitt	"	York "
13	Samuel Johnson	"	" "
14	Martin Johnson	"	Washington "
15	J. D. Marriott	"	Claibourne "
16	L. M. Fairbanks	"	Darby "
17	L. D. Warber	"	York "
18	A. L. Smith	"	Claibourne "
19	David Watson	"	Union "
20	L. D. Wright	"	York "
21	James D. Haines	"	Washington "
22	S. W. Baldwin	"	Paris "
23	Adam Philips	"	Dover "
24	David Mop	"	Jerome "
25	H. H. Liggett	"	Leesburgh "
26	George McPete	"	Washington "
27	J. F. Woods	"	Union "
28	Adam Skider	"	Paris "
29	John Weaver	"	" "
30	D. A. Kea	"	Liberty "
31	George HARRISS	"	York "
32	A. Wiley	"	Claibourne "
33	W. L. James	"	Paris "
34	James H. Vaughn	"	" "
35	George Coleman	"	" "
36	Henry Morse	"	Liberty "

to be and appear before the Court of Common Pleas within and for said County of Union, at the Court House in Marysville, in said County, on Monday the 9th day of May A. D. 1889, at 9 o'clock in the forenoon, and so from day to day until discharged, then and there to serve as Petit Jurors in the case of the State of Ohio against Robert Carnes on an indictment for Murder; and how you shall execute this writ make appear to our said Court on the Twenty Third day of April, and have you then and there this writ.

WITNESS my signature as Clerk of our said Court, at Marysville, this 4th day of April, A. D. 1889.

W. M. Winget Clerk.

By _____ Deputy Clerk.



State
no
Garnes

Page 107

J. 12 - P - 183

107

- | | | |
|-----------------------------|----|---------------------------|
| A. S. Boring | 8 | D. A. Bea |
| Philip B... .. | | George B... |
| 1 John B... | | A. Wil... |
| Henry C. Ford | | W. L. ... |
| 2 Daniel Miller | | George ... |
| 3 Marshall Owen | 9 | Henry Morse |
| H. M. Wright | 10 | J. M. Sanders |
| 4 Asa Langston | | George C. Ford |
| N. L. Moffitt | | Henry ... |
| 5 James Johnson | | A. S. ... |
| 6 Martin Johnson | 11 | Samuel ... |
| L. M. ... | | John ... |
| Daniel ... | 12 | R. E. Barnes |
| L. D. Wright | | |
| James D. ... | | |
| 7 Adam Phillips | | |
| David ... | | |
| H. H. ... | | |
| George M. ... | | |
| J. F. ... | | |
| Adam ... | | |
| John ... | | |



THE STATE OF OHIO,

vs

Robert Barnes

Subpoena for State Witnesses.

Returnable May 9th, 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.
Ozin Sawyer	13
John Wilcox	13
A. D. Graham	16
Simon Moore	13
Leary Davis	13
Abner Merchant	23
John Bowers	13
John Robinson	13
Charles Gordon	13
Thomas Robinson	13

SHERIFF'S FEES.	
Service	1 00
Mileage..... 70	5 60
Copy.....	1 00
Total.....	7 60

John Heberich 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

Jacob Wilcox Orin Fowler
A. D. Abraham Simon Moore, Cary Davis
Thomas Merchant, John Bowers John Robinson
Charles Gordon and Thomas Robinson

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the 7th day of May, A. D.
1881, 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

Robert Barnes
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 Marion
this 7th day of May, A. D. 1881

W. M. Meiser Clerk.

Deputy Clerk.

3 THE STATE OF OHIO,

vs

Robert Barnes

Subpoena for State Witnesses.

Returnable May 9, 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.

Table with 2 columns: NAMES OF WITNESSES, MILES. Includes entries for Doug Sleath (13), Mrs. John Ruby (33), Herman Wood (15), Mrs. Pelt Allen (14), Mrs. Ed Berlon (18), E. P. Benson, and J. N. Hamilton.

SHERIFF'S FEES.

Table with 2 columns: Description, Amount. Includes Service (70), Mileage (96), Copy (70), and Total (808).

John H. Hensel 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

Deq Horath
Herrman Ward Mrs Polk Allen
Mrs John Riley Mrs Edward Barlow
E. P. Blynn and D. N. Hamilton

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *9th* day of *May*, A. D.
188*1*, 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

Robert Gaines
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 *Manville*
this *29th* day of *April*, A. D. 188*1*

W. M. Winget Clerk.

Deputy Clerk.

2 THE STATE OF OHIO,

vs.

Robert Barnes

Subpoena for State Witnesses.

Returnable May 9th, 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.
Charles Bonick	21
H. B. Dildine	26
George Scoby	18
Calvin Scoby	
B. W. Evans	12
David Perry	12
Amos McShet	16

SHERIFF'S FEES.	
Service	60
Mileage 95	600
Copy	60
Total	720

John Oberman 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 Romock
H. B. Dildine *George Scoby*
Caleb Crosby *B. W. Evans*
Daniel Perry and Annanias Merchet

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *9th* day of *May*, A. D.
18*81*, 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

Robert Barnes
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 *29th* day of *April*, A. D. 18*81*

W. M. Wengel Clerk.

Deputy Clerk.

4 THE STATE OF OHIO,

vs

Robert Barnes

Subpoena for State Witnesses.

Returnable *May 9th*, 188*1*

Woodburn

Att'y for *Betty*

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>D. W. Henderson</i>	
<i>J. Jenkins</i>	<i>13</i>
<i>J. A. Hainor</i>	<i>13</i>
<i>Matilda Scott</i>	<i>13</i>
<i>Elizabeth Beiser</i>	<i>16</i>
<i>Elizabeth Hembury</i>	<i>13</i>
<i>Lincoln Harris</i>	<i>13</i>

SHERIFF'S FEES.		
Service		<i>75</i>
Mileage..... <i>50</i>		<i>4 00</i>
Copy.....		<i>75</i>
Total..... <i>J</i>		<i>54 00</i>

John Stobenski 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

D. M. Henderson

R. Jenkins A. Harmon

Matilda Scott Elizabeth Depp

Elizabeth Flemming and Lincoln 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 9th day of May, A. D.

1881, 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

Robert Garner

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 29th day of April, A. D. 1881

W. M. Weigert Clerk.

Deputy Clerk.

010 567 P

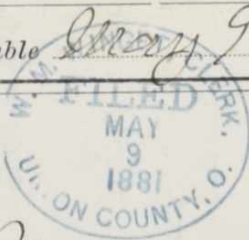
THE STATE OF OHIO,

vs

Robert Barnes

Subpoena for *State* Witnesses.

Returnable *May 9*, 188*1*



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>John L. Littleton</i>	<i>43</i>

SHERIFF'S FEES.	
Service	<i>10</i>
Mileage..... <i>90</i>	<i>720</i>
Copy	<i>10</i>
Total	<i>740</i>

John H. Linsler 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

John Littleton

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

Robert Barnes

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 *9th* day of *May*, A. D. 188*1*

V. M. Wiest Clerk.

Deputy Clerk.

6- 20567

THE STATE OF OHIO,

vs

Robert Barnes

Subpoena for *Witt* Witnesses.

Returnable *May 9th*, 188*1*

Woodburn

Att'y for

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.
<i>John Ramin</i>	<i>25</i>
<i>John Ramin Jr</i>	<i>24</i>
<i>Samuel Lepus</i>	<i>13</i>

SHERIFF'S FEES.	
Service	<i>30</i>
Mileage..... <i>98</i>	<i>7 24</i>
Copy.....	<i>30</i>
Total.....	<i>7 84</i>

John H. Jensen 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

John Renner
John Renner Jr
and
Jesse Lape

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *9th* day of *May*, 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

Robert Barnes

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 *3^d* day of *May*, A. D. 188*7*.

W. M. Winget Clerk.

Deputy Clerk.

289 No 567

THE STATE OF OHIO,

VS

Robert Barnes

Subpœna for *Ptiff* Witnesses.

Returnable *May 9*, 188*1*

Woodburn

Att'y for *Ptiff*

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>Henry Lamb</i>	<i>13</i>
<i>George Lamb</i>	<i>13</i>
<i>Jessette Allen</i>	<i>13</i>
<i>Harry Skinner</i>	<i>13</i>

SHERIFF'S FEES.	
Service	<i>40</i>
Mileage.....	<i>288</i>
Copy.....	<i>40</i>
Total.....	<i>368</i>

John Heberster 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

Henry Lamb
George Lamb Jennette Allen
Wife
Harry Atkinson

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the 9th day of May, A. D.
1881, at 5 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

Robert Barnes
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 9 day of May, A. D. 1881

W. M. Winget Clerk.

Deputy Clerk.

3- THE STATE OF OHIO,

vs

Robert Barnes

Subpoena for State Witnesses.

Returnable May 9th, 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.
Madison Harris	13
Charles Davis	13
J. Wilcox	13
Roll Allen	13
D. Davis	
Not found	
Green M. Putnik	13
John Riley	13
James Rife	13
Edmund Carlson	13
Robert M. Gray	13

SHERIFF'S FEES.

Service	90
Mileage..... 20	90
Copy.....	90
Total.....	460

John Shivers 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

Madison Harris

Charles Davis, S. Davis, J. Wilcox, Polk Allen,
Freeman McKittrick, John Riley, James Keile,
Edward Barlow and Robert McCrory

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the 9th day of May, A. D.
1881, 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

Robert Barnes

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 29th day of April, A. D. 1881.

W. M. Winget - Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs.

Robert Barnes

Subpoena for State Witnesses.

Returnable May 9, 1881

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.
Bernie Jeff	13
William Wagner	13
Coateb Serphay	
J. H. Scovel ^{for himself}	13
Daniel Banks	13
George Gordon	13
William Smith	13

SHERIFF'S FEES.	
Service	60
Mileage 40	320
Copy	60
Total.....	440

John Schubert 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

Beverly Depp
William Wagner *Caleb Crossgay*
J. H. Scovry *Samuel Banks*
George Gordon and *William Faulk*

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *9th* day of *May*, A. D.
18*81*, 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

on behalf of the *State* *Robert Barnes*. 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 *29th* day of *April*, A. D. 18*81*

W. M. Winget Clerk.

Deputy Clerk.

No 567. P228

THE STATE OF OHIO,

vs

Robert Carnie

Subpoena for *State* Witnesses.

Returnable *Forthwith*, 188



Woodburn

Att'y for

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.
<i>Charles Lee</i>	

SHERIFF'S FEES.	
Service	<i>10</i>
Mileage.....	<i>16</i>
Copy.....	
Total.....	<i>26</i>

John W. Hensack Sheriff.
Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Cum County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPOENA

Charles Lee

to be and appear before the Court of Common Pleas of the County of *Cum*
at the Court House in said County, ~~on the~~ *Fourth* day of _____, 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 _____

Robert Barnes

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 *10th* day of *May*, A. D. 188*1*

W. M. Winjet Clerk.

Deputy Clerk.

20567

THE STATE OF OHIO,

vs

Robert Barnes

Subpoena for Let Witnesses.

Returnable May 9, 1881



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.
John Ellis	104

SHERIFF'S FEES.	
Service	10
Mileage..... 28	224
Copy	10
Total.....	244

[Signature] 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

John Ellis

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, ~~on the~~ *10th* day of *Fortieth*, A. D.
188, 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

Robert Barnes

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 *9th* day of *May*, A. D. *1881*

W. M. Winopt Clerk.

Deputy Clerk.

No 567- P-228

THE STATE OF OHIO,

VS

Robert Barnes

Subpoena for *State* Witnesses.

Returnable *Forfeiture*, 188

Woodburn
Att'y for *State*

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.
<i>Hulda Schry</i>	<i>104</i>
<i>Drew Cross</i>	
<i>Out-Response</i>	
<i>By Bank atty</i>	

SHERIFF'S FEES.	
Service	<i>10</i>
Mileage..... <i>28</i>	<i>224</i>
Copy.....	<i>10</i>
Total.....	<i>244</i>

John H. Jensen 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

*Frank Cross and
Hersieah Scholz (wife of J. H. Scholz)*

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.
188*1*, 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 _____

Robert Barnes

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 *10th* day of *May*, A. D. 188*1*

W. M. Wings Clerk.

Deputy Clerk.

P. 227

THE STATE OF OHIO,

vs.

Robert Barnes

Subpœna for Deft Witnesses.



Returnable forthwith 1881

Cole A. Hammer

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	How Served	
		Person's Service.	By Copy.
Matthew C. Smith			
John Sessler			

SHERIFF'S FEES.

	Dollars.	Cents.
Service,		20
Mileage, 4		30
Copy,		20
Total,		70

John A. Hammer Sheriff.

Sworn to and Subscribed before me, this day of 1881

Clerk.

Subpœna in Criminal Case.

THE STATE OF OHIO,

UNION COUNTY, ss.

To the Sheriff of said County---Greeting:

You are Hereby Comanded to Subpœna

William Cartmell
and
John Kesler

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the *11th* day of *May* A. D. 188*1*, 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

on behalf of the *State* *Robert Barnes* 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 *11th* day of *May* A. D. 188*1*

W. M. Winger Clerk.

By _____ Deputy Clerk.

J-12-P-190.



No 2

The State of Ohio,

Union County, ss.

In the Court of Common Pleas of said Co.,

April

Term, A. D. 1881

THE STATE OF OHIO, Plaintiff,

Against

Robert Barnes

Defendant.

CRIMINAL ACTION.

No 567

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.

Robert Barnes do find the defendant

not guilty of Murder in the first degree - but we find
the deft guilty of Murder in the second degree as he
stands charged.

" R. E. Barnes, Foreman.

no 567
slab of Ohio
to
Robert Barnes

entry

J-12-P-192.



and having nothing but what
but what he hath already said
It is thus far considered and
adjudged by the court that the
said Defendant Robert Barnes
is imprisoned and confined
in the Penitentiary of the State
of Ohio and shall all laws and
that without any violation or
interment for the period
and during the term of his
natural life - and it is fur-
ther ordered that the said
Defendant Robert Barnes
pay the costs of the ~~same~~
proceedings for which
it is herein awarded

State of Ohio }
vs } No 507
Robert Barnes } Murderer

This day came the prosecuting attorney on behalf of the State of Ohio and Defendant Robert Barnes being brought in to appear court in custody of the Sheriff and his counsel also present. Thereupon this case came on to be heard on the motion for a new trial in this case and counsel submitted said motion to court without argument, and the court being fully advised in the premises do overrule said motion - And the said defendant Robert Barnes having heretofore been convicted of Murder in the 2^d and 3^d Degree being in open court in custody of the Sheriff. Was informed by the court of the verdict of the jury, and inquired of by the court if he had anything to say why judgment should not be pronounced against him

J-12-P-192



State of Ohio } No 367
as
Robert Burns } Murder

Whereupon, upon the motion of
the Sheriff - the court do hereby
order one bound to be appointed
to assist the sheriff in convey-
ing the Defendant Robert Burns
to the Penitentiary of the State
of Ohio

State of Ohio
vs
Robert Gans

entry

J-12-P-196



State of Ohio }
vs } No 567 -
Robert Barnes } Indictment full matter
in 1st degree -

Court allows. P. B. Cole and
J. L. Cameron each a fee of
One hundred dollars - for
defending the answer Robert
Barnes. Under assignment
of Court. and to Daniel W
Robison a fee of Two
hundred dollars for assisting
the state in the prosecution
of this case -

Penitentiary. No. _____

CERTIFICATE OF SENTENCE

AND

Cost Bill in Penitentiary Cases.

Union County.

THE STATE OF OHIO

vs.

Robert Carnes

Years.

Certificate for Allowance of Guards.

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

Robert Carnes

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

I Certify, the above to be a true copy of the opinion of said Court, made at its said

April Term, A. D. 18*81*.

Given under my hand and seal of said Court, this *14th* day of *May* A. D. 18*81*.

Clerk.

By _____ Deputy Clerk.

Certificate of Issuing Execution.

THE STATE OF OHIO,

Union County, ss. } 1. *W. M. Mudgett*

Clerk of the Court of Common Pleas in and for said County, hereby certify, that, upon the judgment and sentence in the case of the STATE OF OHIO, vs. *Robert Carnes*

an execution called a Fieri Facias, issued on the *13th* day of *May* 18*81*, against the said *Robert Carnes*

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

WITNESS my official signature, and the Seal of said Court, at

Marionville, in the County and State aforesaid, this *14th* day of *May* 18*81*.

Clerk.

By _____ Deputy Clerk.

Certificate of Sentence.

At a term of the Court of Common Pleas, begun and held at the Court House in Marietta within and for the County of Marion, and State of Ohio, on the thirteenth day of May A. D. 1891.

Present, the Hon. John L. Porter Judge.

In the Record and Proceedings of said Court, then and there had, among other things is the following judgment and sentence to-wit:

THE STATE OF OHIO,

vs.

Robert Barnes

Indictment for

Murder in the First Degree

The said Robert Barnes

having been found Guilty of Murder in the First Degree

It is therefore the sentence of the Court that he be imprisoned in the Penitentiary of this State, and kept at hard labor during during the term of his natural life no part of which time to be kept in solitary confinement for the term of years, and that he pay the costs of this prosecution, taxed at

In Witness Whereof, I hereunto set my hand and affix the Seal of said

Court, at Marietta, this 13th day of May A. D. 1891.

Clerk.

Deputy Clerk.

THE STATE OF OHIO,

To Sheriff of County, **Tr.**

For Prosecuting Charges as per within account.....	\$
For Transportation Charges, as follows:	
Travel for self.....miles each way,.....miles @ 8c. per mile.....	\$
“ “ guard.....miles each way.....miles @ 6c. per mile,	
Transporting convict “ one “ @ 5c. “ “	
TOTAL CHARGES.....	\$

RECEIVED. Columbus, O., , 18 of the Warden of Ohio Penitentiary, a certificate of allowance on the State Auditor for the above amount.

Sheriff.

County, ss.)

April Term A. D. 1881

THE STATE OF OHIO,

vs.

Robert Barnes

Indictment for Murder

Crim. Ex. Docket. No., Page

COST BILL.

NOTE.—Clerks should be careful to fill all blanks and insert no "lump" charges.

Table listing various legal services and their costs, including Clerk, Mayor, Justice, Sheriff, and Marshal fees.

Table listing various legal services and their costs, including Mayor, Justice, Sheriff, and Marshal fees.

Table listing various legal services and their costs, including Sheriff, On Attachment, On Capias, Calling Action, etc.

RECAPITULATION table showing a summary of costs for Clerk, Sheriff, Mayor or Justice, Marshal or Constable, Witnesses, and Total Costs.

ATTEST. Clerk.

This Cost Bill is correct and allowed.

John L. Porter Judge.

Witnesses in Attendance under Recognizance or Subpoena.

NOTE—The Mileage of Witnesses is to be allowed *both ways* at 5 cents per mile, and the *whole distance* should be stated and not *one way* at 10 cents per mile.

NAMES.	Before Justice or Police Judge.		In Court.		TOTAL AMOUNT.		REMARKS.
	Days at 50c.	Miles at 5c.	Days at 75c.	Miles at 5c.	Dolls.	Cts.	
Reverly Depp			3	26	3	58-	
W. Macomber			3	26	3	58-	
J. H. Scovry			3	26	3	58-	
Samuel Banks			3	26	3	58-	
George Gordon			3	26	3	58-	
William Folch			3	26	3	58-	
Chas. Romick			3	42	3	60-	
H. B. Dildine			3	52	4	88-	
Geo. Scoby			3	36	4	05-	
B. W. Evans			3	24	3	45-	
Daniel Perry			3	24	3	45-	
Amamias Wherchet			3	32	3	88-	
Geo. Heath			3	26	3	58-	
Horan Ward			3	26	3	58-	
Cynthia Allen			3	28	3	48-	
Wm. Riley			3	64	5	58-	
Mrs E. Barlow			3	26	3	58-	
E. P. Blinn			3	-	2	25-	
O. N. Hamilton			3	-	2	25-	
D. W. Henderson			3	-	2	25-	
M. J. Jenkins			3	24	3	58-	
A. Hainer			3	26	3	58-	
Matilda Scott			3	26	3	58-	
Elizabeth Depp			3	32	3	88-	
Elizabeth Fleming			3	26	3	58-	
Lincoln Harris			3	26	3	58-	
Madison Harris			3	26	3	58-	
Chas. Davis			3	26	3	58-	
J. Wilcox			3	26	3	58-	
J. P. Allen			3	26	3	58-	
A. F. McNetrick			3	26	3	58-	
John Riley			3	26	3	58-	
J. A. Hill			3	26	3	58-	
E. W. Barlow			3	26	3	58-	
Dr. McCorry			3	26	3	58-	
John Remler			3	50	4	75-	
John Remler Jr			3	48	4	65-	
Loemen Leape			3	26	3	58-	
William Bartmell			2	-	1	50-	125-
John Coeler			2	-	1	50-	250
Jacob Wilcox			3	26	3	58-	16905-
Orin Fowler			3	26	3	58-	5730
A. W. Graham			3	32	3	58-	22636-
* Simon Moore			3	26	3	58-	
* Gary Davis			3	26	3	58-	

Penitentiary. No. _____

CERTIFICATE OF SENTENCE

AND

Cost Bill in Penitentiary Cases.

_____ County.

THE STATE OF OHIO

vs.

_____ Years.

Certificate for Allowance of Guards.

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

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

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

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

Clerk.

By _____ Deputy Clerk.

Certificate of Issuing Execution.

THE STATE OF OHIO,

I, _____ County, ss.

Clerk of the Court of Common Pleas in and for said County, hereby certify, that, upon the judgment and sentence in the case of the STATE OF OHIO, vs. _____

an execution called a Fieri Facias, issued on the _____ day of _____ 18 _____, against the said _____

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

WITNESS my official signature, and the Seal of said Court, at _____, in the County and State aforesaid, this _____ day of _____ 18 _____.

Clerk.

By _____ Deputy Clerk.

Witnesses in Attendance under Recognizance or Subpoena.

NOTE—The Mileage of Witnesses is to be allowed *both ways* at 5 cents per mile, and the *whole distance* should be stated and not *one way* at 10 cents per mile.

NAMES.	Before Justice or Police Judge.		In Court.		TOTAL AMOUNT.		REMARKS.
	Days at 50c.	Miles at 5c.	Days at 75c.	Miles at 5c.	Dolls.	Cts.	
Thos. Murchel-			3	46	4	55-	
John Bowers			3	26	3	55-	
John Robinson			3	26	3	55-	
Charles Gordon			3	26	3	55-	
Thomas Robinson			3	26	3	55-	
Henry Seabro			3	26	3	55-	
George Seabro			1				
Jennette Allen			1	26	2	05-	
Harry Atherton			3	26	3	55-	
John Littleton			2	90	6	75-	
Hannah Scoby			2	28	2	90	
x John Ellis			2	28	2	90	
W. S. Lott			2		1	50	
W. C. Bowers			2		1	50	
Ella Harris			3	24	3	55-	
							23085
							2278-
							32
							$\begin{array}{r} 140 \\ 12 \\ \hline 152 \end{array}$
							$\begin{array}{r} 60 \\ 93 \\ \hline 153 \end{array}$
							8 5730
							64

Criminal Case File
Case No. 568

No. 568

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Robert Garner

SEP TERM 18 81 Defendant.

J-12-C-191

J. 12. P. 260

Crim Doct. P. 56.

No Record.

Slab of Ohio
vs
Robert Gurney

J-12-P-191.



Slab of Ohio } 180-
 } 18
Robert Barnes }

Now comes the Prosecuting attorney
and the above case being called
by the court - And the court
upon its own motion do order
the said case continued till the
next term of court, for want
of time to try said case

Criminal Case File
Case No. 569

No. 569

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Robert Cumbette

Defendant.

Feb 5th 1881

Sentence = Four years in State
Penitentiary & Costs of prosecu-
tion.

J. 12. P. 145.

Recorded in
Book 289

129

1341

143

145-

No. 569

Union County Common Pleas.

THE STATE OF OHIO,

AGAINST

Robert Eggenbitt

INDICTMENT FOR

Bummy railroad
Bridge

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.

William H. Robt
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 *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 *afu said*, do find and present, that

Robert Egenbitt

late of said County, on or about the *26th* day of *July* in the year of our Lord One Thousand Eight Hundred and *Sixty Nine*, with force and arms in said County of *Union* and State of Ohio.

did unlawfully and maliciously and with the intent to endanger the passage of the locomotives and Cars of the Pittsburg Cincinnati and St. Louis Railway Company. *sd* fir to a custom railroad bridge being built for the passing upon and over said bridge of cars and trains there and then running upon said railroad, and by the setting of said fir to said bridge, did then and there with intent *afu said* burn and destroy said bridge and that great danger was then and there caused, that the locomotives and train of cars next then and then to come upon said track would be thrown there from to the great damage of the property of an upon such locomotives and train, and to the great hazard of the lives and bodily safety of the persons thereon being and passing, which said railroad was then and there in operation and known as the *afu said* Pittsburg Cincinnati and St. Louis Railway Company, which unlawful firing and burning and destroying of said bridge by the said Robert Egenbitt then and there unlawfully with said intent to damage the passage of the locomotives and Cars of the said Pittsburg Cincinnati and St. Louis Railway Company. Contrary to the form of the Statute in such case made and provided, and

against the peace and dignity of the State
of Ohio:

II 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
aforesaid do further find and present
that Robert Egenbette let of said County
on or about the 26th day of July in the Year
of our Lord One Thousand Eight hundred and
Seventy nine aforesaid with force and arms
in said County of Union and State of Ohio
aforesaid -

Did unlawfully, willfully and maliciously
set fire to and burn, a rock road bridge of
a cross-a cross the stream of water called Key-
run - and known as the Key run bridge the
property of the Pittsburg Cincinnati and
St. Louis Railway Company and of the
value of Two Hundred Dollars and more
Contrary to the form of the Statute in such
Case made and provided, and against the
peace and dignity of the State of Ohio

III 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 author-
ity of the State of Ohio on their oaths aforesaid
do further find and present that Robert
Egenbette let of said County on or about
the 26th day of July in the Year of our Lord
One Thousand Eight hundred and Seventy nine
aforesaid with force and arms in said
County of Union and State of Ohio aforesaid

Row unlawfully, willfully and maliciously
set fire to a certain railroad bridge, the prop-
erty of the Pittsburg Leavenworth and St.
Louis Railway Company, and of the value
of Two hundred dollars and more, said
Railroad bridge being then and there erected
across a certain stream of water then and there
called the Hoy run - and the afore said bridge known
as the Hoy run bridge - and the said Robert
Egenbelle afore said did with the intent then
and thereby unlawfully, willfully and maliciously
to burn said bridge by the afore said setting of
the said fire to the said bridge

State of Ohio
vs
Egerbette

P. 104

J. 12, P. 134

C. L. Corey discharged Jan 28 to Jan 31

E. Wilber

nos 69

State

Feb 9^o 1881, 9 O'clock A.M. J. M. Swan

Robert Eganbette

1 H. W. Bayley

2 John A. Brown

John M. Danforth

Edwin Wilber

J. S. Gandy

A. W. Torrance

Samuel Cook

Milo Kumboree

S. M. Landon

C. L. Corey

J. B. Landon

William Haines

C. W. Robinson

Talis

569

The State of Ohio

vs
Robert Egubelle

Motion



T. B. Fuller
Att'y for Deft

The State of Ohio, Union County ss.
Court of Common Pleas.

The State of Ohio.

vs 569

Robert Egubette

} motion

And now come the defendant
and moves the court to require
the Prosecutor to elect upon
which of the Counts in said
indictment he will proceed
to trial against said defendant

T. B. Fulton

Att for Deft

cto 569-

The slab of Ohio
vs

Robert S. Genette

Entry



J 12, P. 143

The State of Ohio }
vs }
Robert Egenbelle }
 } Indictment for -
 } Burning Bridges

Court allow Z. B. Fulton a fee
of Twenty Dollars for defending
the prisoner Robert Egenbelle
under assignment of court

THE STATE OF OHIO,

vs

Robert Egenbette

Subpoena for State Witnesses.

Returnable Feb 2^d, 1881



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.
John Redensum	5-
W. B. South Coffy	3-
Seny Erb	5-
J. S. Sumner	5-

SHERIFF'S FEES.

Service	40
Mileage.....	96
Copy.....	15-
Total.....	151

J. Woodburn 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

John Robinson
W. B. Smith &
George Erb and
J. C. Turner

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *2^d* day of *February*, 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

on behalf of the *State* *Robert Eganbette*. 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 *31st* day of *Jan'y*, A. D. 188*7*

W. M. Weigert Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs.

Robert Ogubette

No. *569*

January Term, 1881

VERDICT.

Filed 187



J.P. 134

THE STATE OF OHIO

vs.

COMMON PLEAS,

Union County, Ohio.

Robert Egenbette

No. *569.* *January* Term, A. D. 18*81*

Indictment for *Burning Rail Road*
Bridge.

We, the Jury in this case, find the Defendant

Robert

Egenbette

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

charged in ~~the~~ *each count of the* ~~Counts of the~~ Indictment.

and we assess the value of said bridge at \$200.00

H W Bayley

Foreman.

No 569 P. 195-

THE STATE OF OHIO,

vs

Robert Egerbette

Subpoena for *Deft* - Witnesses.

Returnable *Forchwith*, 188



J. B. Inctor
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.
<i>John Sundeman</i>	
<i>William Miller</i>	

SHERIFF'S FEES.	
Service	<i>20</i>
Mileage.....	<i>32</i>
Copy	<i>12</i>
Total.....	<i>52</i>

J. Hebensack 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 Otter

and

John Gundersman

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, ~~on the~~ Forteenth day of February, A. D.
1881, 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

Robert Ogensette

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 2^d day of February, A. D. 1881

W.M. Winget

Clerk.

Deputy Clerk.

No 362

P. 195 -

THE STATE OF OHIO,

vs

Robert Eggenbetta

Subpoena for Deft- Witnesses.



Returnable Feb 2, 1881

Fuctore

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.
Dr. W. Hammett	
J. J. Butler	

SHERIFF'S FEES.	
Service	20
Mileage..... \$	32
Copy.....	
Total.....	32

J. W. Wenzel 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

Dr J. A. Hamilton
and
J. J. Miller

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *7th* 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

Robert Egerbette

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 *1st* day of *Jan'y Feb*, A. D. 188*1*

W. M. Winget Clerk.

Deputy Clerk.

220569 P. 194

THE STATE OF OHIO,

vs

Robert Eggenbette

Subpoena for State Witnesses.



Returnable Jan 2^o, 1881

Woodburn
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.
Dr A Hamlin	15
Dr M J Perkins	15

SHERIFF'S FEES.

Service	25
Mileage..... 26	208
Copy.....	
Total.....	233

J. Heberman 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

Dr A. Hainor
and
Dr M. J. 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 *2^d* day of *February*, A. D.
1884, 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

Robert Egenbette

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 *1st* day of *February*, A. D. 1884

W. M. Weigel

Clerk.

Deputy Clerk.

cto

The State of Ohio

vs

Robert Eggenbells

Entry



J. 12. P. 145

The slab of stone }
 AS } indictment for Burning
Robert Egenbells } Rensselaer Bridge

The defendant herein having been heretofore convicted of Burning a Railroad Bridge was this day brought into court, in custody of the sheriff, and informed by the court of the verdict of the jury and 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 Robert Egenbells be imprisoned in the Penitentiary of the State, and ^{be} kept at hard labor, ~~but~~ ~~without any solitary confinement~~ for the period of four years, and that he pay the costs of this prosecution, for which execution is awarded

R Woodburn

No 5-09

State of Ohio

v

Robert S. Sibley

Sibley

J. 12. P. 129.

Filed June 31st 1871

Wm. Winger

clerk

slab of Ohio
of
Robert Eggenbello } No 559

Now comes the prosecuting attorney
on behalf of the slab of Ohio
and the defendant being
brought into court on the
body of the sheriff, and arraigned
and upon said indictment
for plea thereto said he is
not guilty - and puts him
self upon the country and
the prosecuting attorney
doth the like

Robert Eggenbello

Transcript
Book

Page 160

W. M. Winget Clerk
Court Com. Pleas
Marysville
Ohio

Ball Ground

Steward
Robert Sprinklett

Transcript
The State of Ohio
vs
Robert Egerbitter



The State of Ohio

Criminal Action

vs

Robert Egenbette

Before J. H. Turner Justice of the Peace

Dec 20th 1880 Complaint in writing

Justice Fees

on oath signed by John D. Snavelly,

Filing papers .20

filed with me, charging that Robert

Affidavit 40

Egenbette, on or about the 26th day of

warrant 40

July A.D. 1878; at the County of Union

Subpoenas 30

did willfully, maliciously and felo-

Recognizances 80

miously, set fire to with intent to

Satisfaction 25

burn a certain Railroad Bridge

Judgment 40

then and there being the property of

Mittimus 40

the Pittsburg, Cincinnati and St Louis

Docket Entry 50

Railway Company of the value of seventy

Transcript 50

five dollars or more.

Certificate 25

Dec 20th 1880 Issued warrant against

\$4.40

Robert Egenbette, and delivered to John

Constables Fees

D. Snavelly.

Subpoenas .95

Dec 20th 1880 Issued subpoena for

Mittimus 40

John Robinson, and W. B. South, witne-

Mile 40

ses for plaintiff, and delivered to

Copy 25

Geo Erb Constable. Subpoena returned

Assistance \$1.50

as follows, Dec 20th 1880 I received this

Transportation 1.50

writ and afterward I served the same

At Trial 1.00

in the manner and at the time

\$6.00

shown, by the annexed list and

table, that is I read this writ to those

witnesses whose names are marked

R. Fees 95^{cts} Geo Erb Constable

warrant returned, I took the body of

the within named Robert Egenbette,

Witness fees and have him before the justice Dec
 John Robinson, 50 21st 1880. Fred Stoker sergt Police Columbus O.
 3 miles
 W. B. South, 80 Dec 21st 1880 The defendant being brought
 Samuel McClay before me pleaded guilty of the
 44 mile \$4.65 Charge. Thereupon I ordered him
 5.95 to enter into a recognizance in the
 sum of Four hundred dollars, with
 sufficient Sureties for his appearance
 at Court, and the defendant not
 offering sufficient bail I issued a
 Writimus for his commitment and
 delivered the same to Geo Erb Constable.
 Recognized the following witnesses for
 the state. John D. Snively, Fred Stoker,
 Samuel McClay, John Robinson and
 W. B. South, J. S. Turner J. P.

Writimus returned
 Dec 21st 1880 I committed the within
 named Robert Egenbette, to the custody
 of the within named Jailor with whom
 I left a certified copy of this writ.

Mileage	40 ⁰⁰	Geo Erb Constable
Service	40	
Copy	25	
Assistant	1 50	
Transportation	1 50	
Total	\$4.05	

Total Justice fees	\$ 4.40
Total Constables ..	6.00
.. Witnesses ..	5.95

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

I do hereby certify that the above is 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

Dec 22nd 1880 J. B. Turner, J. C.
of the aforesaid Township

RECOGNIZANCE OF WITNESSES.

The State of Ohio

vs.

Robert Egenbette

Justice of the Peace.

Docket _____ No. _____

Returnable _____ 18 _____



Constable.

RECOGNIZANCE OF WITNESSES.

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

BE IT REMEMBERED, That on the 21st day of December
in the year one thousand eight hundred and Eighty
John D. Snavely, Samuel McClay, Fred Stoger
~~John Mull~~, John Robinson, ~~John Murphy~~
and William South
personally appeared before me, J. H. Turner one of the
Justices of the Peace in and for the County aforesaid, and acknowledged
themselves to owe the State of Ohio the sum of Fifty

Dollars each, to be levied of their goods and chattels,
lands and tenements, to the use of the State of Ohio, if default be made in the
condition following, to-wit: The condition of this recognizance is such, that if the
above bound John D. Snavely, Samuel McClay, Fred Stoger,
~~John Mull~~, John Robinson and William South

shall personally appear at the next criminal term of the Court of Common Pleas,
to be holden within and for 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 mat-
ters as may be then and there required of them and
not depart the Court without leave, then this recognizance shall be void and of
none effect; otherwise, to remain in full force and virtue in law.

John D Snavely [Seal.]

Fred Stoger [Seal.]

Samuel McClay [Seal.]

John Robinson [Seal.]

W B South [Seal.]

[Seal.]

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

J. H. Turner Justice of the Peace.

Penitentiary, No.

CERTIFICATE OF SENTENCE

AND

Cost Bill in Penitentiary Cases.

County.

STATE OF OHIO,

vs.

Years.

Certificate for Allowance of Guards.

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

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

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

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

Clerk.

Deputy Clerk.

Certificate for Issuing Execution.

THE STATE OF OHIO, } I

County, ss. }

Clerk of the Court of Common Pleas, in and for said County, hereby certify, that, upon the judgment and sentence in the case of THE STATE OF OHIO, vs.

an execution called a Fieri Facias, issued on the day of 187

against the said

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

WITNESS my official Signature, and the Seal of said Court, at , in the County and State aforesaid, this day of 187

Clerk.

Deputy Clerk.

Certificate of Sentence.

At a term of the Court of Common Pleas, begun and held at the Court House in _____
within and for the County of _____, and State of Ohio, on the _____
day of _____ A. D. 187 _____:

Present, the Hon _____ Judge.

In the Record and Proceedings of said Court, then and there had, among other things is the following
judgment and sentence, to-wit:

THE STATE OF OHIO,

vs.

Indictment for _____

The said _____

having _____ Guilty _____

It is therefore the sentence of the Court that _____ be imprisoned in the Penitentiary of this State, and
kept at hard labor _____

for the term of _____ years, and that _____ pay the costs of this prosecution, taxed at _____

In Witness Whereof, I hereunto set my hand and affix the Seal of said

Court, at _____, this _____ day of

_____ A. D. 187 _____

_____, Clerk.

_____, Deputy Clerk.

THE STATE OF OHIO,

To Sheriff of _____ County, **Or.**

For Prosecuting Charges as per within account\$

For Transportation Charges, as follows:

Travel for self _____ miles each way, _____ miles @ 8c per mile.....\$

“ “ _____ guard _____ miles each way, _____ miles @ 6c per mile,

Transporting _____ convict _____ “ one “ _____ “ “ 5c “ “

TOTAL CHARGES.....\$

RECEIVED. Columbus, O., _____, 187 _____, of the Warden of Ohio
Penitentiary, a certificate of allowance on the State Auditor for the above amount.

Sheriff.

The State of Ohio,

In the Court of Common Pleas,

No. 569

Union County, ss.

Term, 1871

THE STATE OF OHIO,

vs.

Indictment for *Bunny Rail Road*

Crim. Ex. Docket, No. 6, Page 27

COST BILL.

NOTE.—Clerks should be careful to fill all blanks and insert no "lump" charges.

CLERK,		
Doc. and Appeal. P't and 1 Def't, 15; each add'l, 5,	15	
Ent. finding Indictment,	10	
" Pleas, each,	10	
Indexing Docket,	5	
General Index,	10	
Rule for Motion, and filing,	10	
Entering Motion on Docket and Index,	10	
Filing papers and posting in App. Doc., each,	15	
Taking Affidavits,	10	
Filing Prec., issuing Capias, Return and its filing,	45	
" Attachment, Return and its filing,	45	
Taking Justification of Bail,	40	
Entering Allowance of Bail,	5	
" Exonerat.,	10	
Special Warrant to bring before Judge, Return and filing,	40	
Warrant to discharge prisoner,	30	
Recog. def't and filing, each,	35	
" witnesses and filing, "	35	
Venire for Jury,	15	
Striking special Jury and Venire,	1 00	
Polling Jury,	30	
Impaneling Jury and swearing Constable,	20	
Calling and entering Tales Jurors and cert., each,	10	
Filing Prec., issuing sub. for 1 wit. and filing,	20	
Additional names, each,	5	
Swearing witnesses,	5	
Entering att. of witnesses, each day,	5	
Issuing Certificate for wit.,	5	
Qualifying Jurors,	10	
Ent. on Bar and Court Cal., and Ind. each term,	10	
Entering orders on Journal,	10	
" verdict on Journal, and filing,	15	
" rule,	10	
" judgm't,	10	
Record on Journal, per 100 words,	10	
Indexing ent. on Journal, each,	10	
Trans. orders on docket,	10	
" verdict on docket,	10	
" rule,	10	
" judgm't,	10	
Copy of indictment and certificate,	10	
Continuance, each,	10	
Nolle Pros. or laid away,	10	
Entering on Cash book and index,	15	
" ex. docket,	15	
Notice of Motion for New Trial,	10	
Cost Bill, Satisfaction and filing,	45	
Recording words, at 10c. each 100,	2 00	
Certificate of Sentence,	50	
" allowance of guard,	50	
" to Auditor of Assignment of Counsel,	50	
Prec. for Fl. Fa. issue, docketing, index and return,	70	
Certificate for issuing Fl. Fa.,	50	
Lists for Grand Jury and Pros. Att'y,	30	

MAYOR,		
JUSTICE,		
Affidavit, each,	40	
Warrant, each defendant named therein,	40	
Continuance,	20	
1st Mittimus,	40	
2d "	40	
Subpoena for witnesses, 25c for 1, and 5c for each additional,	25	
Recognizance—1 witness 40c, each additional 10c,	50	
Swearing witnesses, each,	5	
Judgment,	40	
Transferring Judgment,	15	
Recognizance defendants, each,	40	
Transcript—15c per 100 words,	50	
Certifying Transcript,	25	
Final Mittimus,	40	
Filing papers, each,	5	
Recording words, 15c per 100,	50	
Order on Jailor for prisoner,	40	
Appointment of Special Constable,	40	

MARSHAL,		
CONSTABLE,		
Serving Warrant on each def't,	40	
Travel miles—20c for 1st, 5c for each additional,	20	
Serv. Sub on wit., 25x10,	25	
Copies " each,	25	
Travel miles—20c for 1st, 5c for each additional,	40	
Serving Mittimus on each,	40	
Copy " for 1st,	25	
Travel miles—20c for 1st, 5c for each additional,	100	
days attendance before J. P. 1 00		
Com. to Jail on warrant,	40	
Travel miles—20c for 1st, 5c for each additional,	20	
Cons. bringing pris'ner out for ex. 40		
Marshal " " " 20		
Travel miles—20c for 1st. 5c for each additional,	20	
Transporting and sustaining pris'ner, which is allowance made by Magistrate, and certified by him,	1 50	
Assistant 1 day 1 50		
" " 1 50		
" " 1 50		

SHERIFF,		
On Attachment,	16	
On Capias,	6	
Calling Action, witnesses,	12	
" Jury,	12	
Summoning Jury,	50	
Serving Subpoena on witnesses,	12 50	
miles travel,	10	
copies, per 100 words,	10	
Committing prisoner to jail,	75	
Attending Pris'r before Court 3 times,	75	
Discharging prisoner,	75	
Sum. Special Jury and mileage,	5 00	
Serving and returning Order of Court,	40	
Miles traveled, each,	10	
On Fl. Fa. Serv. 35c. miles travel, "	10	
Forfeiting Recognizance,		
Serving Indictment,		

RECAPITULATION.

Clerk,	
Sheriff,	
Mayor or Justice,	
Marshal or Constable,	
Witnesses,	
Total Costs,	

ATTEST,

Clerk.

This Cost Bill is correct and allowed.

John L. Porter Judge

1871

Witnesses in Attendance under Recognizance or Subpoena.

NOTE.—The Mileage of Witnesses is to be allowed *both ways* at 5cts. per mile, and the *whole distance* should be stated and not *one way* at 10cts. per mile.

NAMES.	Before Justice or Police Judge.		In Court.		TOTAL AMOUNT.		REMARKS.
	Days, at 50c.	Miles, at 5c.	Days, at 75c.	Miles, at 5c.	Dolls.	Cts.	
John Robinson	1		1	10	1	75	
W. B. Smith	1	3	1	10	2	05	
Saml McElroy	1	44	1	100	8	45	
George Serbe			2	10	2	00	
J. B. Turner			2	10	2	00	
A. Deaton			1	26	2	05	
John D. Drayton			1	96	10	50	
John E. Murphy			1	62	3	85	
John Small			1	62	3	85	
P. H. Miller			1			75	
John Robinson			1			75	
Frank Staker			1	62	3	85	
Q. H. Hamilton			1			75	
William Otto			1			75	
John Anderson			1			75	
					47	10	

April 5th 1881
 Rec'd by Sheriff Robinson \$73.41

Criminal Case File
Case No. 570

No. 570

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Dennis McGraw

Defendant.

January 27th 1881.

Jail 30 days. Fine \$5000 Costs

Ex D - C - P - 17 -

L. 12. P. 122

Recorded in Criminal Record Page 283.

No. 570

Union County Common Pleas.

THE STATE OF OHIO,

vs.

Dennis Mc Graw

Indictment for *Threatening*
in a menacing manner

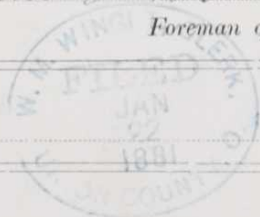
This Bill of Indictment found upon testimony sworn and sent to the Grand Jury, by order of the Court at the request of the Prosecuting Attorney.

A TRUE BILL.

William H. Rott

Foreman of Grand Jury.

Filed 18



R. J. Woodburn

Clerk.

Prosecuting Attorney.

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

On this 27th day of Jan'y 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*Dennis McGraw*late of said County, on the *7th* 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 and in a menacing manner
did threaten to strike and wound one
Newton Leggett, then and there bring*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.

Dennis McGraw

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,
Mm County, ss. }

I have arrested the within named

Dennis McGraw
and have his body arr-
in court

J. McDonald
Sheriff.

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

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

threatening in a menacing manner

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

WITNESS,

W. M. Winger

Clerk of said Court, at

Marysville, Ohio, this *24* day of *January*

A. D. 18*87*

W. M. Winger

Clerk.

By

Deputy Clerk.

Criminal Case File
Case No. 571

Criminal Case File
Case No. 572

No. 572

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

C. M. Wheeler

Defendant.

SEP TERM 1881

July 2, P. 259

Crim Doe to P. 30.

No Record.

Noticed

No. 572

Common Pleas.

THE STATE OF OHIO,
AGAINST

C. M. Wheeler

INDICTMENT FOR

Robbery

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

A TRUE BILL.

Albert S. Chapman
Foreman of Grand Jury.

Filed 18

Clerk

R. L. 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.

26th April 1881

W. M. Winger 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. L. 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 *April* 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

C. M. Wheeler

late of said County, on or about the *28th* day of *September* in the year of our Lord One Thousand Eight Hundred and *Eighty four*, with force and arms in said County of *Union* and State of Ohio.

It and upon one Jacob Miller then & there being unlawfully and forcibly did make an assault and then and there certain Money of the amount and value of One Hundred Dollars the personal property of the said Jacob Miller from the person and against the will of the said Jacob Miller, unlawfully forcibly by violence, and by putting him the said Jacob Miller in fear did steal take and carry away with intent then and there the personal property aforesaid unlawfully to steal.

No. 572.

Union County Common Pleas.

THE STATE OF OHIO,
AGAINST

C. M. Wheeler

INDICTMENT FOR

Robbery

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.

W. S. Chapman
Foreman of Grand Jury.

Filed _____ 18 _____



Clerk

W. S. Chapman
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. S. Chapman
Prosecuting Attorney.

INDICTMENT.

THE STATE OF OHIO,
Union County, ss.

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

For the Term of *April* 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

C. M. Wheeler

late of said County, on or about the *28th* 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.

Do and upon one *Jacob Miller* then and there being, unlawfully and forcibly did make an assault, and then and there, carried away the personal property of the said *Jacob Miller* from the person and against the will of the said *Jacob Miller*, unlawfully, forcibly by violence and by putting him the said *Jacob Miller* in fear did steal, take and carry away with intent then and there the personal property aforesaid unlawfully to steal

State of Ohio
vs
C. M. Wheeler

No. 572

entry
J

J-12 - P-170.



State of Ohio
vs
C. M. Wheeler

572

Now comes the defendant by his attorney and moves the court to discharge the sureties on the recognizance of the defendant - ~~forth~~ - That said recognizance was not forfeited at the next term of the court or any order made by the court - Therefore the court being fully advised in the premises do there by assent said motion and order the sureties ~~discharged~~ released

Robinsons & Daper

R. H. Woodruff

no 572

slab of Ohio
as

to M Wheeler



J-12-P-197,

Stobay Ohio } ct 572 -
as
C M Wheeler }

been insured for service -

THE STATE OF OHIO

vs.

C. M. Wheeler

CAPIAS.

Ret'd and filed Aug 1st 1881

THE STATE OF OHIO,
Union County, ss. }

I have arrested the within named
C. M. Wheeler cannot be found

FEEES.

Service,	\$ 20
Mileage,	3 20
Conveyance,	
Assistance,	
Sustenance,	
Return,	
Total,	\$ 220

John Stannard

Sheriff.

CAPIAS.

THE STATE OF OHIO,

Marion County, ss.

To the Sheriff of said County, Greeting:

WE COMMAND YOU To take

C. M. Wheeler

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 *Marion*,

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

Marionville, Ohio, this *26th* day of *April*

A. D. 188*1*

W. M. Wenzel -

Clerk.

By

Deputy Clerk.

Criminal Case File
Case No. 573

No. 573

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

O. B. Mather

Defendant.

SEP TERM 1881

Crim. Doc. C. P. 60

No Record.

No. 573.

Union County Common Pleas.

THE STATE OF OHIO,

AGAINST
D. B. Mather
Defendant

INDICTMENT FOR

*Lying in
Fraudulent*

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

A TRUE BILL.

Albert S. Chapman
Foreman of Grand Jury.

Filed _____ 18__



R. H. Hoodlum
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. Hoodlum
Prosecuting Attorney.

INDICTMENT.

THE STATE OF OHIO,
Union County, ss.

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

For the Term of *April* 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 *aforsaid*, do find and present, that

O. B. Mather

late of said County, on or about the *1st* day of *July* 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.

Being then and there an unmarried man on the said *1st* day of *July* in the year of our Lord one thousand eight hundred and *Seventy nine* and from that time until the *25th* day of *April* in the year of our Lord one thousand eight hundred and *eighty one* at the County of *Union* aforesaid did unlawfully live and cohabit in a state of fornication with one *Louisa Merritt*.

40573

Slab of Ohio

to

© B. B. Withers



J-12-P-197

Stobaf Ahis } cho 578
do }
O B. Mother }

Continued for service

THE STATE OF OHIO

vs.

A. B. Mather

CAPIAS.

Ret'd and filed _____ 187_____



THE STATE OF OHIO,

Union County, ss.

I have arrested the within named } *A. B. Mather*. ~~the same to his~~

~~bond in \$100 Mather and J. B. Mather~~
~~here with return bond lodged.~~
and taken his bond for his appearance
at the next term of Court and such bond
is herewith returned.

John Hoshornack Sheriff.
33 J. Mather Deput

FEEES.

Service on return	\$ 5.00
Mileage	3.75
Conveyance	2.50
Assistance	2.00
Sustenance
Return
Total	<u>\$10.86</u>

C A P I A S .

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting:

WE COMMAND YOU To take

O. B. Mather

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

Livory in Fornication

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

WITNESS,

W. M. Weigel

Clerk of said Court, at

Marysville, Ohio, this *26th* day of *April*

A. D. 188*1*

W. M. Weigel

Clerk.

By

Deputy Clerk.

BAIL BOND.

The State of Ohio

vs.

A. B. Mather





BAIL BOND.

THE STATE OF OHIO,

Union County, ss.

Be it Remembered, That on the 3rd day

of June, in the year of our Lord one thousand eight hundred and Eighty one, personally came before me, John Habersack Sheriff of the County of Union

O. B. Mather and J. D. Mather

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

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

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

O. B. Mather was arrested by me on a writ of Capias issued out

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

against the said O. B. Mather

for the offense charged in said Indictment of Fornication

Now, Therefore, if the said O. B. Mather

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

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

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

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

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

Given under our hands this 3rd day of June

A. D. 1881

O. B. Mather
J. D. Mather
Seal
Seal
Seal

Criminal Case File

Case No. 574

No. 574

Union Common Pleas.

THE STATE OF OHIO,

against

Plaintiff,

Louisa Merritt

SEP TERM 1881

Defendant.

Wm Soc Co, P. Co.

No Record.

No. 574.

Union County Common Pleas.

THE STATE OF OHIO,
AGAINST

Lovisa Merritt

INDICTMENT FOR

Adultery



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

Prosecuting Attorney

Albert S. Chapman
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 *April* 4. 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

Lovisa Merritt

late of said County, on or about the *1st* day of *July* 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.

Being then and then a married woman to wit, being then and then married to one Charles B. Merritt - On the said *1st* day of *July* in the year aforesaid, and from said day continually until the *25th* day of *April* in the year of our Lord one thousand eight hundred and eighty one in the county of *Union* aforesaid, did unlawfully live and cohabit in a state of adultery with one *C. B. Mather*

- No 574 -

Winn

Common Pleas.

THE STATE OF OHIO,

vs.

Louisa Merritt

Recognizance.

Filed *May 6th* 1881

W. M. Wingerl

Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

THE STATE OF OHIO,

vs.
Louisa Merritt

Union County.

Be it Remembered, That on the *Sixth*
day of *May*, A. D. 188*1*-

And

Louisa Merritt
Edith M. Baldwin, her *Courtesy*

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

Louisa Merritt

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

her for *Ardustry*

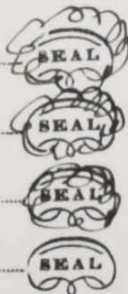
and abide the order and judgment of the Court, and not depart without leave, then this Recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

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

W. M. Winget

Clerk.

Louisa E. Merritt
her
Edith M. Baldwin
Waste



By

Deputy,

W. M. Winget
Deputy

Criminal Case File
Case No. 575

No. 576-

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

William Wilcox

Defendant.

J-12-P-191

Fine \$25. Jail 10 days

Crim 57 Doc 6. P. 30.

Recorded. Crim Record No 2
Page 291

No 575, P. 236.

THE STATE OF OHIO,

vs.

William Wilcox

Subpoena for *State* Witnesses.

Returnable *May 12th* 188*1*



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	How Served	
		Person's Service.	By Copy.
<i>James Wilcox</i>	13		"
<i>Erison Wilcox</i>	13		"
<i>Henry Wilcox</i>	13		"
<i>Abraham Wilcox</i>	13		"
<i>Asa Wilcox</i>	13		"
<i>Wilhelm Edwards</i>	15		"

SHERIFF'S FEES,	Dollars.	Cents.
Service, _____		60
Mileage, <i>30</i>	2	40
Copy, <i>50</i>		60
Total, _____	3	60

John Delaney Sheriff.

Sworn to and Subscribed before me, this _____ day of _____ 188_____

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 Wilcox
Susan Wilcox Nancy Wilcox
William Edwards Abigail Wilcox
and Asa Wilcox

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. 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

William Wilcox
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. 1887

W. M. Winget Clerk.

By _____ Deputy Clerk.

No. _____ Crim. App. Dec. _____ Page _____

COST BILL.

..... *Common Pleas.*

THE STATE OF OHIO,
against

April *Term. 1881*

No. 573 Crim. Cost Bill. Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

County,
Court of Common Pleas.

William Wilcox

CLERK'S FEES.		CLERK	Plf.	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 Papers, & Post. in App. Doc. each,		15	45-	
Taking Affidavits,	"	10		
Filing Prec., Iss. Capias, Return & Filing,		45		
" " " Att. " " "		45		
Taking Justification of Bail.		40		
Entering Allowance of Bail,		5	5-	
Entering Exoneration of Bail,		10		
Spec. War. to bring before Judge, Ret. & Fil.,		40	40	
Warrant to Discharge Prisoner,		30	30	
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.		20	20	
additional names,	each,	5	25-	
Swearing 6 Witnesses,	"	5	30	
Ent. Att. of 6 " days, each,		5	30	
Certif. " " "		5	30	
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		
" Rule on Journal,		10		
" Judgment on Journal,		10	10	
Surplus Record on Journal. per 100 words,		10	30	
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,			1 00	
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		

Clerk's Fees Brought Forward.		Plf.	Deft.
Cost Bill, Satisfaction and Filing,		45	
Recording words at 10c each 100,		1 25-	
Lists for Grand Jur. and Pros. Atty.,			
Total Clerk's Fees,	\$	6 50	

SHERIFF'S FEES.		SHERIFF	Plf.	Deft.
On Attachment,				
On Capias,				
Calling, Witnesses,		6		
Calling Jury,		12		
Summoning Jury,		50		
Calling Action,		16	12	
Serving Subpoena on Witnesses,		12 1/4	60	
Miles Travel, each,		10	2 20	
Copies for each 100 words,		10		
Bringing Prisoner to Court, times,		75	75-	
Com. Prisoner to Jail, " "		75	75-	
Discharging Prisoner, Miles Travel, each,		10		
On Fl. Fa. Serv. 35c. Miles trav., " "		10		
Forfeiting Recognizance,		10		
Serving Indictment,			30	
Transportation,				
Total Sheriff's Fees,	\$		4 72	

WITNESS FEES.		Plf.	Deft.
W. B. 5 P. 236-		12 30	

No. 575.

Union County Common Pleas.

THE STATE OF OHIO,

AGAINST

William Wiley

INDICTMENT FOR

Assault and Battery

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

A TRUE BILL.

Albert S. Chapman
Foreman of Grand Jury.

Filed _____ 18__



Clerk

Philo Drum
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.

Philo Drum
Prosecuting Attorney.

INDICTMENT.

THE STATE OF OHIO,)
Union County, ss.) IN THE COURT OF COMMON PLEAS,
 of *Union* County, Ohio.
 For the Term of *April* 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

William Chilcot

late of said County, on or about the *24* 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 make an assault in and upon the Susan Chilcot, and her the said Susan Chilcot, did then and there unlawfully strike and wound.

cto 575

State of Ohio

vs

William Wiley

Entry

J



J-12-P-191.

Slab of Ohio } Cro-575
vs
William Wilcox }

Now comes the prosecuting
Attorney on behalf of the Slab
of Ohio, and the Defendant
being brought into court in
custody of the Sheriff, and
arraigned upon said in-
dictment for plea thereto,
saith he is guilty of assault
and battery - which plea
is accepted by the prosecuting
Attorney. It is therefore
ordered by the court that the
said defendant William
Wilcox pay a fine of twenty
five dollars and costs of
this prosecution, It is further
ordered by the court that the
said defendant William Wilcox
be imprisoned in the jail
of Union County for the
period of ten days - and
that he stand committed
to the jail of Union County
until the amount of said
fine and costs shall be paid

THE STATE OF OHIO,

COUNTY, ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service	\$	30
Levy		
Summoning Appraisers		
Swearing Appraisers		
Conveying Appraisers		
Alliége		
Poundage		
Return		
.....		
.....		
.....		
Total		2,70
Appraiser's Fees		
Printer's Fees		

Received this writ Aug 21-28th A. D. 1881

at 11 o'clock P. M., and pursuant to its command, the within named William H. Bates has no objection to the return of this writ.

John W. Sengstack
Sheriff

Crim. Doc. 6 Page 30

COMMON PLEAS.

THE STATE OF OHIO,

vs
W. Wilcox

FI. FA. ET CA. SA.

This Writ dated Aug 23 1881

Fine, - - - \$20.00

Costs, \$23.72



Defendant's Costs, \$48.72

Int. from

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

William Wilcox

in your bailiwick, you cause to be made *Forty Eight - & 72/100*

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

22nd day of *April*

, A. D. 188*1*, by the judgment of said

Court, recovered against the said *William Wilcox*

on a charge of 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. 188*1*

W. M. Winget

Clerk.

By.....

Deputy Clerk.

Criminal Case File

Case No. 576

No. 576-

Union Common Pleas.

THE STATE OF OHIO,

against

Plaintiff,

David Brooks

Defendant.

APR TERM 1881

J-12-P-191.

May 13-1881 - Def't fined \$10.00 & ordered
imprisoned for 5 days, committed until
fine & costs are paid.

Crim & Soc. C. P. 29.

Recorded Crim. Rec. No 2 Page 292

No. 576 -

Union County Common Pleas.

THE STATE OF OHIO,

AGAINST

David Brooks

INDICTMENT FOR

Disturbing Meeting

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

A TRUE BILL.

Wm. S. Chapman
Foreman of Grand Jury.

Filed 18



Clerk

Phoebus
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.

Phoebus
Prosecuting Attorney.

INDICTMENT.

THE STATE OF OHIO, } IN THE COURT OF COMMON PLEAS,
 of Union County, Ohio.
 Union County, ss. } For the Term of April 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

David Brooks

late of said County, on or about the 7th day of April 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 M. E. Church in the village of Unionville Centre in the County of Union of and said divers of citizens of said village of Unionville Centre and county, consisting of men women and children, were assembled at the aforesaid M. E. Church in the said village of Unionville Centre for the purpose of holding a prayer meeting and that one David Brooks then and there at the prayer meeting aforesaid did unlawfully and willfully disturb said prayer meeting, by loud and boisterous talking, by shutting member of the meeting by going in and out of the house several times during the prayer meeting, in a loud and boisterous manner, and in slamming the doors of the house or to went out and in during the meeting, and by smothering the worshippers during prayer in an irreverent manner - and so the said David Brooks was then and there unlawfully found making and exciting a disturbance and contention at the aforesaid meeting of said citizens.

THE STATE OF OHIO

vs.

David Brooks

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,
Union County, ss.

I have arrested the within named David Brooks and have two body before the court this 12th day of May, 1881

John Hobson

Sheriff.

	FEEES.
Service,	\$ 30
Mileage,	31
Conveyance,	30
Assistance,	20
Sustenance,	20
Return,	20
Total,	170

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting:

WE COMMAND YOU To take

David Brooks

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

Disturbing a Meeting

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

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

Marysville, Ohio, this *26th* day of *April*

A. D. 18*81*

W. M. Wenger Clerk.

By _____ Deputy Clerk.

No 576

Green

Common Pleas.

THE STATE OF OHIO,

vs.

David Brooks

Recognizance.

Filed

18



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

THE STATE OF OHIO,

vs.
David Brooks

Union County.

Be it Remembered, That on the

12th

day of

May

, A. D. 1881

David Brooks *ma*

, 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 *One hundred & fifty* 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

David Brooks

shall personally be and appear before the Court of Common Pleas, *on the 13th day of May A.D. 1881*

then and there to answer a certain *Indictment* filed herein against him for *Disturbing a Meeting*

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,

David Brooks
H J King



State of Ohio
David Brooks

Smiley

J-12-P-191



State of Ohio }
vs }
David Brooks } ctv-

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 he pleads
thereto that he is guilty
of disturbing a meeting
which plea is accepted
by the prosecuting Attorney.
It is therefore ordered by the
Court that the said defendant
David Brooks pay a fine of
ten dollars and that ~~that~~
he be imprisoned in the
jail of Union County for
the period of three days -
and pay costs of prosecution
and that he stand committed
to the jail of Union County
until the amount of said
fine costs shall be paid

No 576 P236

THE STATE OF OHIO,
vs.

David Brooks

Subpoena for State Witnesses.

Returnable May 13th 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	How Served	
		Person's Service.	By Copy.
Michael Dwyer	10		"
Ed. Linnane	10		"
R. D. Edge	10		"

SHERIFF'S FEES,	Dollars.	Cents.
Service,		30
Mileage, 30	2	40
Copy,		20
Total,	3	00

John H. ... Sheriff.

Sworn to and Subscribed before me, this day of 1881

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

Michael Sager
C. A. Cowers
and
R. F. Edge

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the *13th* 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

David Brooks
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. 188*7*

W. M. Weigel 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.



35-00
33 67

1.33

No. 576 Crim. Cost Bill. Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

Cummins County,

David Brooks

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, each,	5			Recording words at 10c each 100,		1	00
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,	\$	5	75
General Index,	10		10				
Entering Motion on Docket and Index,	10			SHERIFF'S FEES.			
Filing ⁷ Papers, & Post. in App. Doc. each,	10		40	SHERIFF.			
Taking Affidavits, "	10			On Attachment,			
Filing Proc., Iss. Capias, Return & Filing,	45		45	On Capias,		7	40
" " " Att., " "	45			Calling, 3 Witnesses,	5		15
Taking Justification of Bail,	40			Calling Jury,	12		
Entering Allowance of Bail,	5			Summoning Jury,	50		
Entering Exoneration of Bail,	10		10	Calling Action,	10		12
Spec. War. to bring before Judge, Ret. & Fil.,	40			Serving Subpoena on 3 Witnesses,	10		30
Warrant to Discharge Prisoner,	30			Miles Travel, 30 each,	9	2	40
Recog. of / Deft and Filing, each,	35		35	Copies for each 100 words,	10		30
" Wit. " "	35			Bringing Prisoner to Court, times,	60		60
Venire for Jury,	15			Com. Prisoner to Jail, "	60		60
Striking Special Jury and Venire,	1 00			Discharging Prisoner,	60		60
Polling Jury,	30			Miles Travel, each,	10		
Impaneling Jury and Swearing Constable,	20			On Fi. Fa. Serv. 35c. Miles trav., each,	10		
Call. & Ent. Tales Jur. & Cert., each,	10			Forfeiting Recognizance,	10		
Fil. / Proc., Iss. / Sub. for 1 Wit. & Fil.			20	Serving Indictment,			
additional names, each,	5		10	Transportation,			
Swearing 3 Witnesses, "	5		15				
Ent. Att. of 3 " 1 days, "	5		15	Total Sheriff's Fees,	\$	12	45
Certif. " "	5		15				
Qualifying Jurors, each,	10			WITNESS FEES.			
Ent. Bar & Court Cal. & In., each Term,	10		10	B. & O. 206			
Entering Orders on Journal, each,	10		10	Fine			
" 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, each,	5		5				
Transferring Orders on Dockets, "	10		10				
" Verdict on " "	10						
" Rule on " each,	10		10				
" Judgment on " "	10		10				
Copy of Indictment and Certificate,			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,							

1247
548-
525-
1
\$ 33.67

Total

\$ 27

Criminal Case File

Case No. 577

No. 577

Union Common Pleas.

The State of Ohio Plaintiff,
against

Gas Leffridge et al Defendant.
JAN TERM 1882

Feb. 1st 82 Geo. Mays sent to
Reformatory school J. 12. P. 337

Crim. Doc. 6 P. 66
" " " " 86
" rec. no 2 " 372
J 14 " 54

State of Ohio
vs
James Leford &
real

No 577

entry

J. 12. P. 319



No 588
The State of Ohio } Burglary &
vs } Grand Larceny
James Lefudge }

On application of the prosecuting
attorney, the said Phloood
is hereby appointed to assist
in the further prosecution
of the case
Pomeroy, Pro. atty.

No 577.

State of Ohio

vs,

James Leffridge Wals



Entry

J. 12 P. 329,

The State of Ohio

vs.
James Lefridge et al.

No. 577-County
Indictment for
Burglary and
Petit Larceny.

Court allow

E. W. Porter Esq, a fee of
Ten dollars for defending
one of the
the prisoner's George Mayo
under assignment of writ.

John W. Kendrick Esq, atty,

no. 5-78

The State of Ohio

vs.

George Mayo

J. 12. P. 337.

Entry



and carrying ^{away} therefrom certain personal property of said Sherman W. Blake of the ~~same~~ value of twenty six dollars. And at the January 28, 1882 Term of the Court of Common Pleas of Union County, Ohio, the said defendant was arraigned and for ~~to~~ to said indictment said that he was guilty, and the punishment thereof is in whole, confinement in the Penitentiary.

The Court after hearing all the testimony do, therefore, in lieu of ordering the said defendant to be confined in the Penitentiary, ^{and adjourn} order that the said defendant George Mayo be committed to the Ohio Reform School, situate in the County of Fairfield and State of Ohio until he arrives at the age of twenty one years, unless he be sooner reformed and discharged from said Reform School under the Rules and Regulations governing said School,

The State of Ohio } N^o. 578 - Entry;
vs. } Indictment for Burglary
George Mays and Petit Larceny;

This day came the Prosecuting Attorney on behalf of the State of Ohio and the defendant being brought into Court in the custody of the Sheriff, and the defendant being arraigned for plea to the indictment in this case saith that he is guilty, ^{as charged in said indictment.} And on application of the defendant by his counsel the Court proceeded to hear testimony upon which testimony ~~the~~ Court find the following facts, to wit:

1st That the defendant was born in Union County, Ohio, on the 27th day of July A.D., 1866; that the defendant was of the age of 15 years on his last birthday, to wit, July 27th day of A.D., 1881, and that the defendant will arrive at the age of ^{Twenty one years on the} Twenty Seventh day of July A.D., 1887.

2nd That at the September A.D., 1881 Term of the Court of Common Pleas of Union County, Ohio, ^{jurors of the} Grand Jury of said County, ^{duly impaneled and sworn & charged,} found and presented an indictment against said defendant for breaking and entering the store-house of one Sherman M. Blake, situated in said County of Union and State of Ohio, in the night season of the 13th day of February A.D., 1881 and stealing, taking

State
by
Lefridge

Wood
Ayers



J. 112 P. 347

Faint, illegible handwritten notes, possibly a list or ledger, covering the right side of the page.

Clerk's Office Union County

Marysville, O.

188

W. M. Winget, Clerk.

State of Ohio

No 577

^{vs}
James Leffridge

This day this cause came on to be heard upon the motion

of the defendant James Leffridge to reduce the amount of his recognizance

as before ordered

thereupon and it is ordered by the court that the same be reduced to \$200⁰⁰

Ayers

No. 577.

The State of Ohio.
Against
James Sefridge.

Entry.

J. 19 - P. 92



Jas. E. Robinson
 Pros. Atty.
 Porter & Porter for Dep.

The State of Ohio }
Against }
James Lepridge. }

No. 577.

Indictment for Petit Larceny.

Nolle prosequi is entered herein, by
order of the court, at request of the pros-
ecuting attorney -

No. 578.

The State of Ohio.

Against

James Lipidge

Entry -

J. 19. Page 92



James E. Robinson, Pros. Atty.
Porter & Porter for defendant

The State of Ohio. }
 } No. 578.
Against } Judgment for Burglary and
James Lebridge } Grand Larceny.

Nullie prosequi is entered herein,
by order of the court, at request of the
prosecuting attorney.

SY $\frac{2}{11}$, 3-77

The State of Ohio

vs.

James Leffridge Adams

Entry



J. 12, P. 401

The State of Ohio) No 577. Indictment for
vs.) Burglary & Grand Larceny - Entry
James Lefridge & als)

This day came the prosecuting attorney, on behalf of the State of Ohio, and presented to the Court the recognizance of said defendant James Lefridge taken before the Probate Court of Union County, Ohio on the Second day of March in the year of our Lord One thousand, Eight Hundred and Eighty Two in the sum of Two Hundred Dollars with Walter S. Dilatush and Samuel W. Bonnett as sureties.

Thereupon the said defendant James Lefridge being three times solemnly called to appear and answer said charge, as he agreed to do, and failing so to do, and Walter S. Dilatush and Samuel W. Bonnett the sureties being three times solemnly called to produce the body of said defendant James Lefridge, as they agreed to do, and failing so to do, the Court orders that the said recognizance be, and the same hereby is forfeited, and the said forfeiture is respited until the next term of this Court

Burdick

No. 577

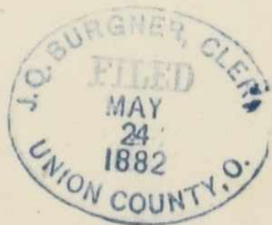
The State of Ohio

vs.

James Leffridge vs.

Entry,

J 12 P. 408



The State of Ohio

vs,
James Leffridge et al.

} No. 577 - Indictment for Burglary
and Grand Larceny,

Entry:

The Court do allow R. L. Woodburn Esq. a fee of Twenty Five Dollars for assisting the prosecuting attorney in prosecuting this case against the defendants David Young and Peter Parker, under former appointment of the Court herein.

And at same time the Court do allow W. W. Ayers Esq. a counsel fee of Twenty Five Dollars for defending said prisoners David Young and Peter Parker, under former appointment of the Court herein.

Boardman Pros. Atty,

1
State of Ohio

Wm. H. Parker

Transcript



180

State of Ohio }
vs }
Wm. H. Parker }
} before S. S. Gardner J. P.
} of Claiborne Tp. Union
} Co. Ohio -

Transcript -

State of Ohio Union Co. S. S.
before me S. S. Gardner a Justice of
the Peace in and for said County -
Complaint do I made this 14th day of
July 1881 by A. D. Lauer, who being
duly sworn said that on or about the
10th day of Dec 1880, at the County of
Union aforesaid one Wm. H. Parker did
unlawfully break and enter the store
of the said A. D. Lauer in the Town of
Pleasantwood, in the night season at n
about the hour of one o'clock with
right with intent then and there to
steal, and did then and there
that take away certain goods
the personal property of the said A. D.
Lauer in said store situated
Complaint filed -
warrant issued for the deft Wm.
H. Robinson Constable of said County
who made return as follows to wit:
"I have arrested the within named
W. H. Parker and now have him in custody"

Subpoena issued for the following witnesses
to wit: on behalf of State - Jacob Saur
Return on subpoena made as follows
to wit: I have served the within writ
by reading it said J. C. Saur -

Defendant arraigned before me the
said Justice on the 14th day of July
1881. and upon hearing said Com-
plaint pleaded not Guilty to the
same -

Trial had on the 14th day of July 1881
the parties being present - witnesses
sworn and examined on behalf of
the state to wit: J. J. Woodruff, A. D.
Saur, George Mayo, and Jacob Saur
and for Def W. H. Parker -

It is thereupon on said day by me
the said Justice of the Peace adjudged
and ordered that the said defendant
W^m H. Parker enter into a recognizance
in the sum of Three Hundred and
fifty dollars - conditioned for his
appearance before the Court of Common
Pleas in and for said County of Union
to be holden on the first day of the next

from thereof, and in default thereof
that he be committed to the jail
of said County there to abide the
order of the court at said term and he
be otherwise legally discharged.

S. Gardner J. P.

issued writs for Def. E. W. H.
Peterson Const.

Return on writs to wit: July 14
1881. By virtue of this writ I have this
day committed the body of the writs
named Def. W. H. P. to the jail
of Union County Ohio - and have
left with the jailer thereof a certified
copy of this writ - W. H. Peterson

I have found by their own recognizance
to appear and testify before said Court
the following witnesses to wit:
Jacob Laur - A. D. Laur - J. J.
Woodruff - George Mays
State of Ohio. Union Co. S.

I hereby certify that the above is a true
and correct copy of the proceedings had
by and before me at my office in said
County of Ohio in the above entitled cause

S. Gardner Justice of the Peace

Cost Bill

Justice Costs	\$	Unnotated Costs	\$
empraint	40	or warrant	40
warrant	40	Mileage 1. M.	20
Subpoena 1. per	25	1. Subpoena	25
swearing 5 mil	25	Mileage 1. M.	20
Jury	40	1. Mittenus	40
Reg. H. writs	40	1. Copy	40
5 papers filed	25	Mileage 16. M.	95
Record	60	attas trial	1 00
Transcript	1 25	Transp. Prisoner	2 00
Certificates	25	assistance	1 50
Mittenus	40		
Sitting trial	6 00		
trial J.P. fee	5 75		
	<u>57 50</u>	total cost	<u>7 30</u>

Witness fees	-
Jacob Laur	50
A. Laur	25
Geo. Mays	25
J. J. Maduff	25
	<u>\$ 125</u>

Total costs before Justice \$ 14 30

2
Manuscript
State of Ohio
May 18th 1861



Particulars
As hereby certified that the foregoing
is a true copy of the records of the Proceeding
with the above case as tried by and before
me acting Justice in Richmond Township
of Ohio on the 16th day of July 1861
as it appeared on my records
W. H. Wingfield J. C.

State of Ohio Union Co, SS.
96

James Leffridge &
Geo Mays Before H. B. Knight a Justice
of the Peace personally came S. M
Blake who being by me first duly
sworn according to law deposed
and says that on or about the 13th
day of February ^{about the year 1881} ~~at~~ ^{George}
Mays & Geo James Leffridge then
and there being did unlawfully
and maliciously break and enter
the drug store of the said S. M Blake
& do and did steal take and carry
away a lot of goods, To wit, Globe
head Cigars, Packet books &c
Warrants to the value of 50.00 and
the said affiant does verily believe
and has good reason to believe that
said goods or some part of them are
now concealed in the Premises of the
said Geo Mays said premises being
the 2nd story of the building owned
by Sarah Wetherimer and situated
on the S. E. corner of the Blagrove
and Franklin Streets in Richmond
July 16th 1881 Warrants issued for
the bodies of the said Mays

also to search the house of said Mayo
and Letridge, and delivered to W. H.
Robinson Const.

Warrant returned endorsed as follows
Returned this 16th day of July 1881
Served by making search as within
directed upon which search I found
the following described goods & chattel
within named and have the same
in Court to wit, 1 American Diary
1881, 1 English Galf Pocket Book, One
Ladies Purse, 1 small wallet, 2 Mount
Organs, 1 Cigar Case, 2 mirrors
childs shoes found in the house of
James Letridge & 2 Ladies Purse
Jewelry, 1 Cigar, 2 Gents Pocket books
1 Knife 3 Bits, 1 neck Tie & also have the
fodder of Geo Mayo & James Letridge
now in Court W. H. Robinson Const.
Upon being arraigned the defendant
Geo Mayo Pleads not guilty and deman-
ded a trial and there being no evidence
against him I discharged him without
prejudice. And said Letridge being
arraigned waived examination and
asked to be bound over to Court. I therefore
required that he give bonds in the sum
of \$400, ¹⁰⁰ for his appearance at

the Court of Common Pleas on the
 first day of the term, next holden
 in Harrisonville Union Co Mo, which
 he failed to do. Whereupon I issued
 the necessary mittimus and sent
 him to jail. H. C. Wright, J. J.
 Justice Fees }
 } Const Fees

Taking Affidavit	.40	Deputy Const Warrant	.40
Warrant	.40	Mileage	.20
Search	.40	Assistance	1.50
Mittimus	.40	Search Warrant	.40
Subpoenas	.50	Mileage	.20
Record	.75	Assistance	1.50
Transcript	.75	Expense Major Jail	3.80
Certificates	.25	Subpoenas	.75
	<u>3.85</u>	Expense of Mittimus	7.60
		Attend Trial	1.00
			<u>17.35</u>



281

State of Ohio Union Co 66

David Young } Before H. M. Wright a
 Justice of the Peace, in and
 for Clay County Union Co O. Resurage
 came S. M. Blake who being by me first
 duly sworn deposes & says that on or about
 the 13th day of February A. D. 1881 about
 the hour of One O'clock in the night
 season of said day did unlawfully & malic-
 iously break and enter the Drug Store of
 the said S. M. Blake & Co in the town of
 Richwood Union Co Ohio & did steal
 & carry away a lot of Goods to wit: Globe
 head Cigars Pocket Books &c to the value
 of \$50, vt. Warrant issued and delivered
 to W. H. Robinson Carst.

Warrant returned endorsed as follows
 Recd. this writ July 18th 1881 + July 22nd 1881
 I have the body of the within named David
 Young now in carst. W. H. Robinson, Carst
 Upon being arraigned the defendant plead
 not guilty & waived examination whereon
 I required that he enter into a recognizance
 to appear at court of common pleas at
 Marysville Union Co Ohio on the first day
 of the next term in the sum of \$400, vt
 which he failed to do, whereupon I issued

I issued the necessary Writimus, & send
him to the County Jail

H. M. Wright J.P.

Writimus returned endorsed as follows
Recd this writ July 21st 1881 & July 22nd 1881
I delivered the writs, named Davis & Young
to the Jailor of Union Co & delivered a
copy of this writ to John Hornsack Sheriff.
Carb. Service & Return 2.40 & mileage 90
Transportation 3.00 Assistance 1.50. Mileage
for Assistant 75 90¢, Total \$6.70

H. M. Robinson Court
Clerk

Justice Fees	
Taking Affidavit	40
Issuing Warrant	40
Writimus	40
Record	1.00
Transcript	1.10
Certificate	25
	<hr/>
	3.25

Cost of Court Fees	
Cost of Arrest & Transportation from Nevada	10.00
Attend Trial	1.00
Cost of Writimus	6.70
Total	<hr/>
	\$17.70

I do hereby certify the foregoing to be a true
copy of the Records in the above case as had before
I by me at my office in Clatsop Co
on the 21st day of July 1881 as is appeared
on my docket pages 101 & 102
H. M. Wright J.P.

4
Transcript
State of Ohio
vs
Pete Parker



180

Transcript

State of Ohio Union Co ss
July 18th Before H. M. Knight Justice of
A. S. 1881 the Peace in and for said Union Co
Personally came
S. M. Blake who being duly sworn
according to law deposes and says
that on or about the 13th day of
February A. S. 1881 about the house
of One select in the night season
One Pete Parker then and there being
did unlawfully and maliciously
break and enter the drug store of the
said S. M. Blake & Co. ^{in the form of} ~~in the form of~~ ^{Whitworth & Co. &} and did take steal
and carry away from said store a lot
of goods, To wit: Globe head cigars
pocket books &c to the value of \$50.00.

Warrant issued of even date and
delivered to W. H. ~~W.~~ Robinson Const
Warrant returned endorsed as follows
Read this writ July 18th 1881 & July 18th
1881 I have the body of the within named
Pete Parker now in Court.

W. H. Robinson Const
Upon being arraigned the defendant
plead not guilty and demanded
a trial. Whemport George Arvi
Mays was ex officio under oath
and several other witnesses.

After hearing the testimony of the witnesses it was by me considered that the defendant is guilty of the offence as set forth in the affidavit & I required him to enter into a recognizance in the sum of Four Hundred dollars, to appear at Court of Common Pleas on the 18th of July 1881 which he failed to do. Whereupon I issued the necessary Writimus & sent him to the Jail of the county.

H. M. Knight
Clerk

Justice Fees		Const Fees	
Taking affidavit	40	Warrant	40
Serving warrant	40	Mileage	20
Writimus	40	Assistance	1.50
Record	1.00	Attending Trial	1.00
Transcript	1.00	Cost Writimus	7.00
Certificate	25		
	<u>\$345</u>		<u>\$10.70</u>

Writimus returned endorsed as follows
 Read this Writimus July 18th 1881 and
 July 18th 1881 I delivered the within named
 Pete Parker to the Jailor of Union &
 and also a copy of this Writimus to the
 Sheriff John Kobensack.

W. H. Robinson Const

Certificate

I do hereby certify that the foregoing
is a true copy of the records of the
proceedings in the above case had by
and before me at my office on the
18th day of July A.D. 1887 as it appears
on my docket, Page 99

H. B. Wright Jr.

On this 31st day of Jan'y 1882
Defendant - George Mayo
arraigned and Plead
guilty to the indictment
W. M. Wright
Clerk

No. 577

State of Ohio, Union Co.
COURT OF COMMON PLEAS
September Term, 1881.

THE STATE OF OHIO,
vs.
James Lefridge Peter Parker
David Young & George Mayo
INDICTMENT FOR
BURGLARY AND PETTIT LARCENY.

A TRUE BILL:
Thomas M. Brennan
Foreman of the Grand Jury.
S. M. Blake
Prosecuting Witness.

Plea _____
Filed _____ 18



Clerk.
R. H. Woodburn
Prosecuting Att'y Union Co.

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

ON THE _____ day of _____ 18 ____ I served a duly certified copy of
the within indictment, by handing the same to _____
Defendant .
Fees, \$ _____
By _____ Sheriff.
Deputy.

James Lefridge, Peter Parker David Young 29623
1881. Please see - 4117 -

State of Ohio, Union County,

THE COURT OF COMMON PLEAS. September

Term in the Year Eighteen Hundred and Eighty one
Union 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 James Esfidge, Peter Parker, David Young and George Mayo -
about the hour of One o'clock, in the night season of the 13th day of February in the year one thousand eight hundred and Eighty one in the County of Union aforesaid, into a certain Store-house of S. M. Blake

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 S. M. Blake

in the said Store-house then and there being feloniously, to steal, take, and carry away

Five hundred cigars of the value of Seven-
teen dollars and fifty cents, Condies of the
value of Four Dollars Money of the value of
Two Dollars, One Diary of the value of Seventy
five cents, One Pocket Book of the value of Two
Dollars, one Pocket Book of the value of Fifty
cents - all of the value of Twenty Six dollars
and Seventy five cents, of the personal
property of the said S. M. Blake in
said Store-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
mode and provided, and against the peace
and dignity of the State of Ohio.

R. H. Woodburn
Prosecuting Attorney

OFFICE OF
Sheriff Wood County, O.

Rawling Green, O. Sept 18 1882

J L Burgher

Clerk Court of Common Pleas,
Union County, Ohio.

Sir: Please remit my fees for
service of accompanying writ by
Money Order on this Post Office
and oblige.

Yours Respectfully,

J B Reid

~~ORRIN HENRY,~~

Sheriff Wood County, Ohio.

Av-577

slut of Ohio

vs

James L. Fisher

Peter Parker

David Young

George H. Young

Amly

Sept. 23rd 1801

J. S. P. 247

State of Ohio } CV - 577
 vs } Indictment and
 James Lefudge } Petit Larceny
 Peter Parker }
 David Young }
 George Mayo }

Now comes the prosecuting on behalf
 of the State of Ohio, and the defendants James
 Lefudge Peter Parker and David Young
 being brought into Court in custody
 of the Sheriff and arraigned upon said
 indictment fa flea there to wit
 they are not guilty and puts them
 selves upon the County and the
 prosecuting doth the like -

And it appearing that the said
 James Lefudge Peter Parker David
 Young are in indigent circum-
 stances and unable to employ
 counsel, the Court, at their re-
 quest, assign J. W. Ayers as counsel
 to defend them.

And on application of the pro-
 secuting attorney therefor J. E. Combs
 is hereby appointed to assist
 in the prosecution of the case -

R. H. Woodman

On this 31st day of Jan - 1882
Defendant George Mayo
arraigned and pleads
~~not~~ guilty to the indictment.
W. M. Winget,
Clerk.

Oct. 2nd 1882
I certify the foregoing
to be a true copy of the
original now on file
in my office.
Witness my hand & seal
this 3rd day of Oct. A. D. 1882
J. L. Brannen
Clerk

No. 577
State of Ohio, Union Co.
COURT OF COMMON PLEAS.
September Term, 1881.

THE STATE OF OHIO,
vs.
Jas Leffridge Peter Parker
David Young & Geo Mayo

INDICTMENT FOR
BURGLARY AND Petit LARCENY.

A TRUE BILL:
Thomas M Brannan
Foreman of the Grand Jury.
S. M. Blake
Prosecuting Witness.

Plea _____
Filed _____ 18 _____

Clerk.
R. L. Woodburn
Prosecuting Att'y Union Co.

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

On THE _____ day of _____ 18 _____ I served a duly certified copy of
the within indictment, by handing the same to _____
Defendant _____
Fees, \$ _____
By _____ Deputy

Sheriff.

James Leffridge, Peter Parker David Young
Sept. 2nd 1881, Plead not guilty.

State of Ohio, Union County,

THE COURT OF COMMON PLEAS. September

Term in the Year Eighteen Hundred and Eighty One. Union 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 James Lefridge, Peter Parker, David Young and George Mayo.

about the hour of one o'clock, in the night season of the 13th day of February in the year one thousand eight hundred and Eighty one in the County of Union aforesaid, into a certain Store House of S. M. Blake

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 S. M. Blake

in the said Store House then and there being feloniously, to steal, take, and carry away

Five Hundred cigars of the value of Seven-
teen Dollars & fifty cents. Candles of the
value of Four Dollars, Money of the value
Two Dollars. One diary of the value of Seventy
five cents. One pocket book of the value of
Two Dollars. One pocket book of the value
of fifty cents: all of the value of Twenty
Six Dollars and seventy five cents; of the
personal property of the said S. M. Blake
in said store 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 made

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

R. L. Woodburn

Prosecuting Attorney

No. 577

The State of Ohio



vs,
James Lefridge vs. et al.

Entry

3rd

20490

The State of Ohio } N^o. 577.
vs, }
James Lefridge & als, } Indictment for Burglary and
} Petit Larceny, - Entry -
This day came the prosecuting
attorney, on behalf of the State of Ohio, and
presented to the Court the recognizance of said
defendant James Lefridge taken before the Probate
Court of Union County, Ohio on the Second day of
March in the year of our Lord, One Thousand,
Eight Hundred and Eighty Two, in the sum
of Two Hundred Dollars with Walter S.
Dilatush and Samuel W. Bonnett as
sureties,

Thereupon the said defendant James
Lefridge being three times solemnly called to
appear and answer said charge, as he agreed
to do, and failing so to do, and Walter S.
Dilatush and Samuel W. Bonnett the
sureties being three times solemnly called to
appear produce the body of said defendant James
Lefridge, as they agreed to do, and failing so to
do, the court orders that the said recognizance
be, and the same hereby is forfeited absolutely

Bordrick

No 577

State of Ohio

vs

James L. Snyder

Sentry

Filed Oct 15th 1881-

J. P. 272

Stat of Ohio No 577
vs Indictment for
James Lefridge Burglary=
Peter Parker
David Young
George Mayo

Now comes the defendants
by their attorney B W Myers
and upon his motion and showing
this case was continued till
the next term of this court
It was further ordered by the
court that each one of the said
defendants enter into recogni-
zance in the amount of three hundred
dollars each with good and
sufficient surety for his appear-
ance at the next term of this
court - to answer the charge
against them in said indict-
ment - and in default thereof
that they be committed to the
jail of the county -

The State of Ohio,

County, ss.

In the Court of Common Pleas of said Co.,

Term, A. D. 1882

THE STATE OF OHIO, Plaintiff,

Against

CRIMINAL ACTION.

James Lepridge et al Defendant.

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

James Lepridge do find the defendant
not guilty as he stands charged.

Foreman.

The State of Ohio,

Union County, ss.

In the Court of Common Pleas of said Co.,

Jury

Term, A. D. 1882

THE STATE OF OHIO, Plaintiff.

Against

20577

CRIMINAL ACTION.

James Leffridge et al Defendant.

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.

James Leffridge do find the defendant
guilty of *burglary & larceny* as charged
and we assess the value of the property stolen by him
at \$

Foreman.

No. *Crim. App. Doc.* Page

COST BILL

..... *COMMON PLEAS.*

THE STATE OF OHIO,

against

Joe Lefrisquand

..... *Term, 188*

Filed *A. D. 188*

..... **Clerk.**

No. Crim. Cost Bill Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

County,

COURT OF COMMON PLEAS.

Revised Statutes of Ohio, 1880, Secs. 1260-3.

CLERK'S FEES.	Piff.	Deft.	WITNESS FEES.	Piffs.	Defts.
Doc. and App. Piff. and one Deft.,	12				
additional, each,	4				
Entering Finding Indictment,	8				
Entering Pleas, each,	8				
Indexing Docket, "	4	4			
Indexing Judgments & Final Ord., each case,	15	15			
Indexing Pending Suits and Liv. Judg. " "	15				
Entering Motion on Docket and Index,	8				
Filing Papers. & Post, in App. Doc. each,	12	24			
Taking Affidavits, "	8				
Certifying " without Seal,	15				
" " with "	35				
Filing Prec., Iss. Capias, Return and Filing,	37				
" " " Att., " "	37				
Taking Justification of Bail,	35				
Entering Allowance of Bail,	4				
Spec. War. to bring before Judge, Ret. & Fil.,	33	66			
Warrant to Discharge Prisoner,	25	25			
Recog. of Def't and Filing, each,	29				
" " Wit. " "	29				
Poling Jury when required,	25				
Impanelling Jury and Administering Oaths,	12				
Call and Ent. Tales Jur. and Cert., each,	8				
Fil. Prec., Iss. Sub. for 1 Wit. & Fil.,	16	2 08			
additional names, each,	4	1 12			
Swearing Witnesses, "	4				
Ent. Att. of " days, "	4	2 08			
Certif. " "	4	1 16			
Qualifying Jurors, each,	8				
Ent. Bar. & Court Cal. & In., each Term,	8	16			
Entering—Orders on Journal, per 100 words,	8	72			
" Verdict on Journal and Filing,	12				
" Rule on Journal,	8				
" Judgment on Journal,	8				
Surplus Record on Journal, per 100 words,	8	64			
Indexing Entries on Journal, each,	4	66			
Transcribing—Orders on Docket, "	8	8			
" Verdict on " "	8				
" Rule on " each,	8				
" Judgment on " "	8	8			
Copy of Indictment and Certificate,		1 00			
Continuance, each,	8	16			
Nolle Pros., Quashed or laid away,	8	8			
Ent. on Cash Book and Index,	12	12			
" " Ex. Docket, " "	12	12			
Notice of Motion for new trial,	8				
Cost Bill and Filing,	29	29			
Certificate of Sentence,	35				
Recording words at 8c each 100,		2 80			
Lists for Grand Jur. and Pros. Atty.,					
General Index,	8	8			
Total Clerk's Fees,	\$	17 37			

SHERIFF'S FEES.

On Attachment,		
On Capias,		
Calling, Witnesses,	5	
Calling Jury,	10	
Summoning Jury,	40	
Calling Action,	12	
Serving Subpoena on Witnesses,	10	
Miles Travel, each,	8	
Copies for each 100 words,	8	
Bringing Prisoner to Court, times,	60	
Com. Prisoner to Jail, "	60	
Discharging Prisoner,	60	
Miles Travel, each,	8	
On Fl. Fa. Serv., 30c. Miles trav., "	8	
Forfeiting Recognizance,	10	
Serving Indictment,		
Transportation,		
Total Sheriff's Fees,	\$	

Penitentiary. No. 577-

CERTIFICATE OF SENTENCE
AND
Cost Bill in Penitentiary Cases.

County.

THE STATE OF OHIO

vs.

Geo Mayo

Years.

Certificate for Allowance of Guards.

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

Sept.

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

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

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

By _____ Clerk.
Deputy Clerk.

Certificate of Issuing Execution.

THE STATE OF OHIO,

I, _____
County, ss.

Clerk of the Court of Common Pleas in and for said County, hereby certify, that, upon the judgment and sentence in the case of the STATE OF OHIO, vs.

an execution called a Fieri Facias, issued on the _____ day of _____ 18 _____, against the said

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

WITNESS my official signature, and the Seal of said Court, at _____, in the County and State aforesaid, this _____ day of _____ 18 _____.

By _____ Clerk.
Deputy Clerk.

Certificate of Sentence.

At a term of the Court of Common Pleas, begun and held at the Court House in _____
within and for the County of _____, and State of Ohio, on the _____
day of _____ A. D. 18_____.

Present, the Hon. _____ Judge.

In the Record and Proceedings of said Court, then and there had, among other things is the following
judgment and sentence to-wit:

THE STATE OF OHIO,

vs.

Indictment for

James Lorfidge Peter Parker
David Young & Gray Mayo

Burglary &
Petit Larceny

The said

George Mayo

having been found _____ Guilty as charged _____

It is therefore the sentence of the Court that he be imprisoned in the Penitentiary of this State, and

kept at hard labor Situate in the County of Fairfield & State of Ohio until he arrives

at the age of 21 years unless he be sooner reformed and discharged from

for the term of _____ years, and that _____ pay the costs of this prosecution, taxed at

said Reformatory School under the Rules & Regulations governing said School

In Witness Whereof, I hereunto set my hand and affix the Seal of said

Court, at _____, this _____ day of

_____ A. D. 18_____.

Clerk.

Deputy Clerk.

THE STATE OF OHIO,

To Sheriff of _____ County, **Tr.**

For Prosecuting Charges as per within account..... \$

For Transportation Charges, as follows:

Travel for self _____ miles each way, _____ miles @ 8c. per mile..... \$

" " _____ guard _____ miles each way _____ miles @ 6c. per mile,

Transporting _____ convict " one " " @ 5c. " "

TOTAL CHARGES..... \$

RECEIVED. Columbus, O., _____, 18_____ of the Warden of Ohio

Penitentiary, a certificate of allowance on the State Auditor for the above amount.

Sheriff.

Union County, ss.

January Term A. D. 1882

THE STATE OF OHIO,

vs.

Indictment for Bradley + Petit Trainery

James Torrey, Peter Parker, David Young, George Mayo

Crim. Ex. Docket. No. Page

COST BILL.

NOTE.—Clerks should be careful to fill all blanks and insert no "lump" charges.

Table listing various legal services and their costs, including Clerk, Sheriff, and various court fees.

Table listing services provided by the Mayor, Justice, Marshal, and Constable, including affidavits, warrants, and travel expenses.

Summary table on the right side of the page, showing totals for various categories and a grand total of 4128.

RECAPITULATION.

Summary table for the recapitulation, listing Clerk, Sheriff, Mayor or Justice, Marshal or Constable, and various costs.

Table listing services provided by the Sheriff, including attachment, capias, and jury services.

ATTEST. Clerk.

This Cost Bill is correct and allowed.

Judge.

Witnesses in Attendance under Recognizance or Subpoena.

NOTE—The Mileage of Witnesses is to be allowed *both ways* at 5 cents per mile, and the *whole distance* should be stated and not *one way* at 10 cents per mile.

NAMES.	Before Justice or Police Judge.		In Court.		TOTAL AMOUNT.		REMARKS.
	Days at 50c.	Miles at 5c.	Days at 75c.	Miles at 5c.	Dolls.	Cts.	
A. H. Miller			5-	60	6	75-	
W. J. Woodruff			2	60	4	50	
W. H. Robinson			2	60	4	50	
W. D. Burgner			5-	60	6	75-	
B. M. Blake			2	60	4	50	
Asberry Gardner			2	60	4	50	
A. J. Johnson			2	60	4	50	
E. G. Randall			1	30	2	25-	
J. B. Benton			1			75-	
A. D. Doolittle			1			75-	
S. Fogleson			1	60	3	75-	
Dr. Stridmore			4	40	5	00	
Peter Young						25-	called
John Hobensack						25-	called
Safayette Harriman			3	46	4	55-	
Anna Johnson			3	30	3	75-	
David Johnson			3	30	3	75-	
Wmpt. Harriman			3	40	4	25-	
William Bainbridge			3	40	4	25-	
Louisa Parker			3	30	3	75-	
Lewis Richardson			5-	200	13	75-	
James Wilkinson			5-	200	13	75-	
					108	60	

Criminal Case File
Case No. 578

11)

No. 578

Union Common Pleas.

THE STATE OF OHIO,

against

Plaintiff,

James LeFrudge
SEP TERM 1832 Defendant.
Oct '82 Deft

Crim. no. 2 P 383

p. 14

P. 54

Crim. C.

P. 85

No 578

The State of Ohio
vs

James L. Lutz

Esq.

July 20, 1892.

The State of Ohio } No 578 Indictment
vs } for Burglary & Grand Larceny
James Lefridge }
Suley

This day came the Prosecuting attorney, on behalf of the State of Ohio, and presented to the Court the recognizance of said defendant taken before the Subpoena Court of Union County Ohio on the second day of March in the year of our Lord One thousand Eight hundred and eighty two in the sum of Three hundred Dollars, with Walter S. Belatosh and Samuel W. Bonnett as sureties - Thereupon the said defendant James Lefridge being three times solemnly called to appear and answer said charge, as he agreed to do, and failing so to do, and Walter S. Belatosh and Samuel W. Bonnett the sureties, being three times solemnly called to produce the body of said defendant James Lefridge, as they agreed to do, and failing so to do the Court ordered that the said recognizance be and the same hereby is forfeited absolutely

J. M. Brown
Clerk

No 377

Leafage

Guy

J. 12 P. 323.

Gas Lighthouse July 27 1882
A M Jany Sewer

- (George Beecher
- (Philip Buperight-
- (William Hall
- (L. S. Baldwin
- (Isaac Bowersmith
- David Burr
- (John Keilberry
- (John Mitchell
- William Smith
- (John Tibbets
- (M. A. Vaughn
- 12 (William Coffey
- ~~A. D. Little~~
- Joseph Rice
- Frank S. Williams

20377- P 313

THE STATE OF OHIO,

vs.

Geo LeFructige

et al

Subpoena for ~~Deft~~ Witnesses.

Returnable *Jan 26* 1882

D. W. Myers

Att'y for *Deft*

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

Sheriff.

B. F. WADE & CO., PRINTERS, TOLEDO

Bailey # 130

~~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	How Served	
		Person's Service.	By Copy.
<i>1882 Jan. 20. 82</i>			
<i>The within named</i>			
<i>Abraham Dubock</i>			
<i>Levi Durnin and</i>			
<i>Isaac Jossant</i>			
<i>not found</i>			
<i>Saml Bailey Jr</i>			
<i>Sheriff Ham. Co</i>			
<i>by Lt Myers Deputy</i>			

SHERIFF'S FEES.

	Dollars.	Cents.
<i>Service, Postage</i>		06
<i>Mileage,</i>		48
<i>Copy,</i>		48
<i>Total,</i>		<u>82</u>

Sheriff.

Sworn to and Subscribed before me, this _____ day of _____ 188__

Clerk.

Subpœna in Criminal Case.

THE STATE OF OHIO, }

UNION COUNTY, ss.

Hamilton
To the Sheriff of ~~said~~ County---Greeting:

You are Hereby Commanded to Subpœna

Abraham Dehock
Levi Dunn
and
Isaac Cousart

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. 188*2*, 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

James Leffridge et al
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 *18th* day of *January* A. D. 188*2*

W. M. Winget Clerk.

By _____ Deputy Clerk.

90577

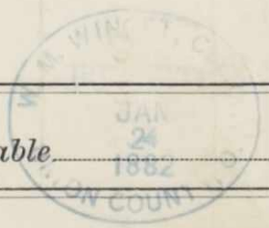
P. 313

THE STATE OF OHIO,

vs.

*James Lorfidge
et al*

Subpcena for *Deft* Witnesses.



Returnable 188

D. W. Ayers
Att'y for *Deft*

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

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	How Served	
		Person's Service.	By Copy.
<i>Lewis Richardson</i>	<i>200</i>	<i>u</i>	<i>u</i>
<i>James Wilkerson</i>	<i>200</i>	<i>u</i>	<i>u</i>
<i>Monroe Marcus</i>			
<i>Rodney Smith</i>			
<i>not found in my county</i>			
<i>Mr Clark I have marked 200 miles I believe this about right</i>			

SHERIFF'S FEES,	Dollars.	Cents.
<i>Service,</i>		<i>20</i>
<i>Mileage,</i>		<i>40</i>
<i>Copy,</i>		<i>80</i>
<i>Total,</i>		<i>140</i>

Jasper M. Johnson Sheriff.
Warren County Ohio
Sworn to and Subscribed before me, this
day of 188

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

Lewis Richardson
Monroe Mareck James Wilkinson
and Rodroe Smith

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. 188*2*, 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

on behalf of the *James Lorfridge et al* 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 *18th* day of *January* A. D. 188*2*

W. M. Winget Clerk.

By _____ Deputy Clerk.

No 577- P 313

THE STATE OF OHIO,

vs

Gas Lepridge
et al

Subpoena for *Deft* Witnesses.

Returnable *Jan 27*, 1882

Ayers
Att'y for *Deft*

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

W. C. ... 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>L Douglas</i>	<i>30</i>

SHERIFF'S FEES.	
Service	<i>10</i>
Mileage..... <i>60</i>	<i>4 80</i>
Copy	<i>10</i>
Total.....	<i>5 00</i>

Ackerson 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

L. Foggson

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 *Jan'y*, A. D.
188*2*, 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

on behalf of the *James Lepridge et al*
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

this *26th* day of *Jan'y*, A. D. 188*2*

W. M. Winger Clerk.

Deputy Clerk.

No 377-

P- 312

THE STATE OF OHIO,

vs.

James Lorfridge
et al

Subpcna for State Witnesses.

Returnable Jan'y 27th 1882

J. M. Brodrick
Att'y for State

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



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	How Served	
		Person's Service.	By Copy.
J. M. Black	16		
John L. ...	16		
E. S. Randall	16		
R. J. ...	16		

SHERIFF'S FEES,	Dollars.	Cents.
Service,		40
Mileage, 35-	2	80
Copy,		40
Total,	3	60

Subscribed Sheriff.

Sworn to and Subscribed before me, this day of 1882

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

S. M. Blake
E. G. Randall
Asbury Gardner and
A. J. Johnson

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 *Jan'y* A. D. 1882, 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

James Leftridge 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 *17th* day of *January* A. D. 1882

W. M. Winget Clerk.

By _____ Deputy Clerk.

no 577 P 311

THE STATE OF OHIO,

vs

Peter Parker

Subpoena for Deft- Witnesses.

Returnable Jan'y 27, 1882

Ayers
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.
Levina Parker	16

SHERIFF'S FEES.

Service	10
Mileage..... 92	256
Copy	10
Total.....	276

Mehersand 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

Lorina Parker

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.
1882, 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

Peter Parker

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

Marionville

this 24th day of Jan, A. D. 1882

W. M. Winget

Clerk.

Deputy Clerk.

No 577 P. 311

THE STATE OF OHIO,

vs

David Young
et al

Subpoena for Deft Witnesses.

Returnable Jan 27, 1882

Ayers
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.
Ann Johnson	16
David Johnson	16
James Harrison	20
Leff Harrison	28
Warridge	24
Richard Davis	20
James Kendrick	
Wm. Young	

SHERIFF'S FEES.

Service	60
Mileage..... 32	4 16
Copy.....	60
Total.....	3-36

Ackerson 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

Anna Johnson
David Johnson Wendel Harriman
Leafe Harriman Thomas Dandridge
Bambridge Richard 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 27th day of January, A. D.
1882, 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

David Young et al
on behalf of the Depts. 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, A. D. 1882

W. M. Weirget Clerk.

Deputy Clerk.

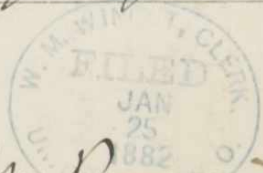
THE STATE OF OHIO,

vs.

J. L. Seaman

Subpoena for State Witnesses.

Returnable Jan 26 1882



J. M. Brodrick
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	How Served	
		Person'l Service.	By Copy.
<i>J. R. Burman</i>	16		1
<i>J. J. Shuff</i>	16		1
<i>W. R. Robinson</i>	16		1
<i>A. H. Miller</i>	16		1

SHERIFF'S FEES.

	Dollars.	Cents.
Service,		40
Mileage, <i>35</i>	2	80
Copy,		40
Total,	5	60

William Sheriff.

Sworn to and Subscribed before me, this _____ day of _____ 1882

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

J. D. Baraner
W. J. Woodruff *W. A. Robinson*
A. H. Miller

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 *Jan* A. D. 188*2*, 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

on behalf of the *State* *James Lebridge* 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 *17th* day of *Jan* A. D. 188*2*

W. M. Wing Clerk.

By _____ Deputy Clerk.

THE STATE OF OHIO,

vs.

James Leffridge

et al

Subpoena for _____ Witnesses.

Returnable ~~1882~~ *2* - 188*2*

Bradick Woodburn
Att'y for *State*

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

Sheriff.

B. F. WADE & CO., PRINTERS, TOLEDO

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.	How Served.	
		Person'l Service.	By Copy.
<i>A. H. Miller</i>	<i>16</i>	<i>P</i>	
<i>J. Bogler</i>	<i>40</i>		<i>"</i>
<i>J. Woodruff</i>	<i>14</i>		<i>"</i>
<i>W. Robinson</i>	<i>88</i>	<i>"</i>	

SHERIFF'S FEES.

Service,		<i>40</i>
Mileage, <i>125</i>	<i>16</i>	<i>00</i>
Copy,		<i>40</i>
Total,	<i>10</i>	<i>80</i>

Whitman Sheriff.

Clerk.

Subpœna in Criminal Case.

STATE OF OHIO. }

UNION COUNTY, ss.

To the Sheriff of said County---Greeting :

You are Hereby Commanded to Subpœna

A. N. Miller
T. Fagleson J. Woodruff and
W. A. Robinson

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the *25th* day of *Oct* A. D. 188*2*, at *8* o'clock *A.*M., then and there to give testimony and the truth to say in certain case pending in said Court, wherein the State of Ohio prosecutes

James Lydiger 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 *25th* day of *Sept* A. D. 188*2*

J. D. Burges Clerk.

Deputy Clerk.

+

THE STATE OF OHIO,

vs.

Jas L. Stridge

Subpoena for _____ Witnesses.

Returnable _____ 188 _____

Filed May 16 - 82
J. R. Purpus Clerk

D. M. Ayano

Att'y for *Drifts*

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	How Served.	
		Person'l Service.	By Copy.
<i>Marie Johnson</i>	16		
<i>George Hallen</i>	21		
<i>Thomas Anderson</i>	24		
<i>Will Benning</i>	25		
<i>Richard Davis</i>	21		

SHERIFF'S FEES,

Service,		50
Mileage,	480	
Copy,		50
Total,	380	

McHenry Sheriff.

 Clerk.

Subpœna in Criminal Case.

STATE OF OHIO. }

UNION COUNTY, ss.

To the Sheriff of said County---Greeting:

You are, Hereby Commanded to Subpœna

David Johnson
Winget Harrison of
Thomas Daudridge
vs. Daudridge & Richard 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 18th day of May A. D. 1882, at 8 o'clock A.M., then and there to give testimony and the truth to say in certain case pending in said Court, wherein the State of Ohio prosecutes

Jas Leffridge
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 16th day of May A. D. 1882

J. I. Bragg Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs.

James Hepfidge

Subpœna for _____ Witnesses.

Returnable *10th 2* 188*2*

Brodrick Woodbury
Att'y for *State*

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	How Served.	
		Person'l Service.	By Copy.
<i>Shes Jones</i>	16	"	
<i>L. J. Rikler</i>	40		"
<i>A. B. Blake</i>	16	"	

SHERIFF'S FEES.		
Service,		30
Mileage,	<i>82</i>	6 5-6
Copy,		30
Total,		7 16

Whenser Sheriff.
Clerk.

Subpœna in Criminal Case.

STATE OF OHIO. }

UNION COUNTY, ss. }

To the Sheriff of said County---Greeting :

You are Hereby Commanded to Subpœna

Charles Lyons

*C. J. Nichols and A. B. Blake &
J. D. Bumpus*

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

Jacobs Lepridge
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 *Sept* A. D. 188*2*

J. D. Bumpus Clerk.

Deputy Clerk.

No 5-72- P. 311.

THE STATE OF OHIO,

vs

James Leffridge
et al

Subpoena for Dep't - Witnesses.

Returnable Jan'y 27, 1882

Opers
Att'y for Dep't

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.
John Mason	16
E. Thomas	16
Albert Miller	16
Sen Davis	
Mr Sen Davis (not found)	

SHERIFF'S FEES.	
Service	90
Mileage..... 35-	2 80
Copy.....	90
Total.....	3 40

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

Oris Moore

George Thomas Albert Miller

Shan Davis and

Mrs Shan 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 *27th* day of *January*, A. D.
188*2*, at *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

James Leffridge et al

on behalf of the *State Depto*. 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*2*

W. M. Winger Clerk.

Deputy Clerk.

No 577- P. 313

THE STATE OF OHIO,

VS

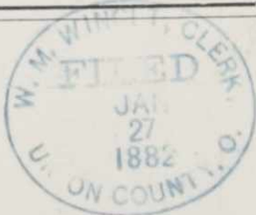
I served this Writ as commanded on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

Jas. Leffinger et al

NAMES OF WITNESSES.	MILES.
<i>Dr. Skidmore</i>	<i>20</i>
<i>Abraham Johnson</i>	<i>16</i>

Subpoena for *Deft* Witnesses.

Returnable _____, 188



Att'y for _____

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

Sheriff.

SHERIFF'S FEES.	
Service	<i>20</i>
Mileage..... <i>22</i>	<i>536</i>
Copy.....	<i>20</i>
Total.....	<i>576</i>

Hebermann 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

Abraham Johnson
and
Dr S. W. Moore

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 *Fortworth*, 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 _____

on behalf of the *James Teague*
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 *Maysville*
this *27th* day of *July*, A. D. 188*2*

W. M. Winger Clerk.

Deputy Clerk.

No 578. P. 310

THE STATE OF OHIO,

VS

Gas Lepridge

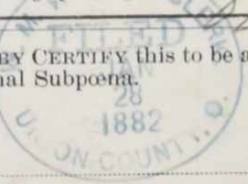
Subpoena for *State* Witnesses.

Returnable *forthwith* 1888

Woodburn

Att'y for *Lepridge*

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>J. Hoyleman</i>	<i>38</i>

SHERIFF'S FEES.

Service		<i>10</i>
Mileage..... <i>38</i>		<i>6 08</i>
Copy.....		<i>14</i>
Total.....		<i>6 28</i>

Robinson Sheriff.

Clerk.

Served in court Room

Subpoena in Criminal Case.

THE STATE OF OHIO,

Amherst County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

J Foglesong

to be and appear before the Court of Common Pleas of the County of *Amherst*
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 _____

on behalf of the *State* *James Lepridge* 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 *Waverly*
this *28th* day of *Jan*, A. D. *1882*

W. M. Winger Clerk.

Deputy Clerk.

Nos. 577^{and} 578.

THE STATE OF OHIO,

vs.

James Lefridge

Subpcena for *Deft.* Witnesses.

Returnable *Oct. 4* 188*1*



J. M. Myers

Att'y for Deft.

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

Sheriff.

U. F. WADE & CO., PRINTERS, TOLEDO

Bailey A. 94

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	How Served	
		Person's Service.	By Copy.



1881 Oct 1st

I have made diligent search for the within named persons and cannot find them in Hamilton County Ohio

Sam'l Bailey, Sr., Sheriff
by Theo Gibner, Deputy

SHERIFF'S FEES,	Dollars.	Cents.
Service,		
Mileage,		
Copy, (3)		<u>48</u>
Total,		<u>48</u>

Sheriff.

Sworn to and Subscribed before me, this _____ day of _____ 188_____

Clerk.

Subpœna in Criminal Case.

THE STATE OF OHIO, }

UNION COUNTY, ss.

Hamilton

To the Sheriff of ~~said~~ County---Greeting:

You are Hereby Commanded to Subpœna

Abraham Dubock x
Levi Dunn x
Isaac Froussard x

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the *4th* day of *Oct.* A. D. 188*7*, 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

James Leffridge
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 *29th* day of *Sept.* A. D. 188*7*

N. M. Kruger Clerk.

By _____ Deputy Clerk.

No 577

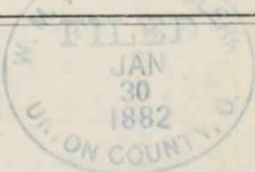
THE STATE OF OHIO,

vs.

Gas Leffridge et al

Subpoena for State Witnesses.

Returnable Fortworth 188



Brodrick

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	How Served	
		Person'l Service.	By Copy.
<i>W. H. Johnson</i>	<i>15</i>		<i>"</i>
<i>J. D. Woodruff</i>	<i>16</i>		<i>"</i>
<i>W. A. White</i>			<i>"</i>

SHERIFF'S FEES,	Dollars.	Cents.
	Service,	
Mileage, <i>22</i>	<i>2</i>	<i>56</i>
Copy,		<i>50</i>
Total,	<i>3</i>	<i>16</i>

W. H. Johnson Sheriff.

Sworn to and Subscribed before me, this day of 188

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

A. D. Doolittle

~~*S. S. Gardner*~~

W. H. Robinson

and

J. J. Woodruff

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* ~~188~~ *A. D.*, 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 _____

James Lofridge et al

on behalf of the _____

S. Calt

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 *30th* day of *January* A. D. 188*2*

W. M. Wügel Clerk.

By _____

Deputy Clerk.

No 5-78-578 P. 310

THE STATE OF OHIO,

vs.

James LeFrige

Subpoena for State Witnesses.

Returnable Forthwith 188

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	How Served	
		Person'l Service.	By Copy.
C. Lyman	16		
E. Wickham	16		
H. B. Blake	16		
Wm. Brend	16		

SHERIFF'S FEES,	Dollars.	Cents.
Service,		00
Mileage, 95-	2	80
Copy,		40
Total,	2	60

Sherriff.

Sworn to and Subscribed before me, this day of 188

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

C. J. Nichols
and

C. Brown
A. B. Blake

William Brand

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the ~~30~~ day of ~~January~~ *February* A. D. 188*2*, at ~~9~~ o'clock ~~P.~~ *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 James Leffridge

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 *30th* day of *January* A. D. 188*2*

W. M. Winger Clerk.

By

Deputy Clerk.

No. 578 Crim. App. Doc. Page

COST BILL.

Common Pleas.

THE STATE OF OHIO,

against

Genry Term. *182*

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

No. *578* Crim. Cost Bill. *Jans* Term. *1882*

Crim. App. Doc. Page

THE STATE OF OHIO,
against

County,

James Leffingwell

Court of Common Pleas.

<i>Winget</i>	CLERK'S FEES.	CLERK.	Plff.	Deft.	Clerk's Fees Brought Forward.	Plff.	Deft.
	Doc. and App. Plff. and one Deft.,	15	<i>15-</i>		Cest Bill, Satisfaction and Filing,	45	<i>25-</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>790</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>20</i>		On Capias,		
	Taking Affidavits, " "	10	<i>10</i>		Calling, Witnesses,	6	
	Filing Proc., Iss. Capias, Return & Filing,	45			Calling Jury,	12	
	" " " Att., " "	45			Summoning Jury,	50	
	Taking Justification of Bail,	40			Calling Action,	16	
	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	<i>80</i>		Transportation,		
	Fil. <i>4</i> Proc., Iss. <i>1</i> Sub. for 1 Wit. & Fil.	20	<i>85-</i>		Total Sheriff's Fees,	\$	
	<i>11</i> additional names, each,	5			WITNESS FEES.		
	Swearing Witnesses, " "	5			Plff. Deft.		
	Ent. Att. of <i>17</i> " <i>60</i> days, " "	5	<i>3 00</i>				
	Certif. <i>19</i> " "	5	<i>75-</i>				
	Qualifying Jurors, each,	10	<i>20</i>				
	Ent. Bar & Court Cal. & In., each Term,	10	<i>20</i>				
	Entering Orders on Journal, <i>3</i> each,	10	<i>30</i>				
	" Verdict on Journal, and Filing,	15					
	" Rule on Journal,	10					
	" Judgment on Journal,	10					
	Surplus Record on Journal, per 100 words,	10					
	Indexing Entries on Journal, each,	5	<i>15-</i>				
	Transferring Orders on Dockets, " "	10					
	" Verdict on " "	10					
	" Rule on " "	10					
	" Judgment on " "	10					
	Copy of Indictment and Certificate,		<i>1 00</i>				
	Continuance, each,	10					
	Nolle Pros., Quashed or laid away,	10					
	Ent. on Cash Book and Index,	15					
	" " Ex Docket " "	15					
	Notice of Motion for new trial,	10					

Carried Forward,

Stau } 578
25
Leprosy

Murder

Order



J.P. 346

that the same be placed at \$300

State of Ohio } no 5-78

vs
James Lefridge } This day this cause came
on to be heard upon the motion of the defend-
ant James Lefridge to reduce the amount of his
reconsignation ^{John Ireland} ~~burden~~; and it is ordered by the court

THE STATE OF OHIO,

vs.

James Leffridge

Subpoena for _____ Witnesses.

Returnable _____ 188

Filed May 16th 1882
J. L. Burgess
Clerk

D. M. Ayers

Att'y for *Defts*

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

Sheriff.

B. F. WADE & CO., PRINTERS, TOLEDO

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	How Served.	
		Person'l Service.	By Copy.
<i>Levin Baker</i>	<i>16</i>	<i>11</i>	

SHERIFF'S FEES.

Service,		<i>10</i>
Mileage,	<i>2</i>	<i>3-6</i>
Copy,		<i>10</i>
Total,	<i>2</i>	<i>76</i>

Abraham Sheriff.

Clerk.

Subpœna in Criminal Case.

STATE OF OHIO. }

UNION COUNTY, ss.

To the Sheriff of said County--Greeting:

You are Hereby Commanded to Subpœna

Levinia Parker

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 18th day of May A. D. 1882, at 8 o'clock A.M., then and there to give testimony and the truth to say in certain case pending in said Court, wherein the State of Ohio prosecutes

James Leftridge
on behalf of the Def'ts

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 16 day of May A. D. 1882.

J. D. Burgher Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs.

James Leffridge

Subpoena for _____ Witnesses.

Returnable *10-2-* 188*2*

D. W. Ayank
Att'y for *Defk*

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.	How Served.	
		Person's Service.	By Copy.
<i>Sam Green</i>	<i>16</i>		

SHERIFF'S FEES.

Service,	<i>16</i>
Mileage,	<i>25-6</i>
Copy,	<i>16</i>
Total,	<i>276</i>

Abner Sheriff.
_____ Clerk.

Subpœna in Criminal Case.

STATE OF OHIO. }

UNION COUNTY, ss.

To the Sheriff of said County---Greeting:

You are Hereby Commanded to Subpœna

Sing 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 *2nd* day of *Oct* A. D. 188*2*, at *8* o'clock A. M., then and there to give testimony and the truth to say in certain case pending in said Court, wherein the State of Ohio prosecutes

James Sebridge

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 *30* day of *Sept* A. D. 188*2*

J. D. Brines Clerk.

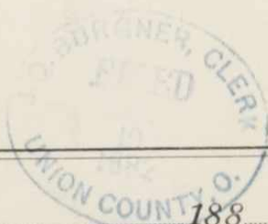
Deputy Clerk.

THE STATE OF OHIO,

vs.

James Livingston

Subpœna for _____ Witnesses.



Returnable _____ 188__

Patrick & Woodburn
Att'y for *State*

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.	How Served.	
		Person'l Service.	By Copy.
<i>Charles Bayne</i>	<i>10</i>		

SHERIFF'S FEES.

Service,		<i>10</i>
Mileage, <i>72</i>	<i>25-6</i>	
Copy,		<i>10</i>
Total,	<i>276</i>	

H. S. ... Sheriff.

Clerk.

Subpœna in Criminal Case.

STATE OF OHIO. }

UNION COUNTY, ss.

To the Sheriff of said County--Greeting:

You are Hereby Commanded to Subpœna

Chas. W. Burger

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 18th day of May A. D. 1882, at 5 o'clock A.M., then and there to give testimony and the truth to say in certain case pending in said Court, wherein the State of Ohio prosecutes

James Leffridge

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 16 day of May A. D. 1882

J. D. Burger Clerk.

Deputy Clerk.

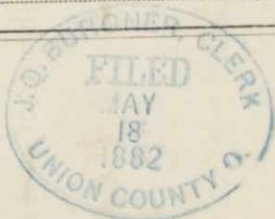
THE STATE OF OHIO,

vs.

James Leftridge
et. als

Subpœna for _____ Witnesses.

Returnable _____ 188



Ayers
 Att'y for *Defts*

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	How Served.	
		Person'l Service.	By Copy.
<i>Lewis Richardson</i>	<i>200</i>	<i>Personal</i>	<i>u</i>
<i>James Wilkinson</i>	<i>200</i>	<i>Personal</i>	<i>u</i>
<i>Martha Marick not found in my county</i>			

SHERIFF'S FEES.	
Service, _____	<i>20</i>
Mileage, _____	<i>32</i>
Copy, _____	<i>60</i>
Total, _____	<i>112</i>
<i>Jasper M Johnson</i> Sheriff.	
_____ Clerk.	

Subpœna in Criminal Case.

STATE OF OHIO. }

UNION COUNTY, ss. }

You are Hereby Commanded to Subpœna

Warren

To the Sheriff of ~~said~~ County---Greeting:

Lewis Richardson

Mouron Marick & James Wilkinson

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 18th day of May A. D. 1882, at 8 o'clock A. M., then and there to give testimony and the truth to say in certain case pending in said Court, wherein the State of Ohio prosecutes

James Leftridge et, als

on behalf of the Def^{ts}. 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 15th day of May A. D. 1882

J. P. Brugner Clerk.

Deputy Clerk.

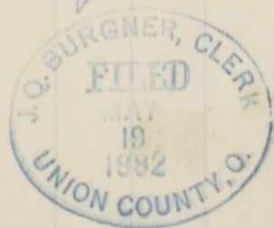
No. 578

The State of Ohio

vs.

James Leffridge.

Entry:



J. 12,401

The State of Ohio } Lth. 578, Indictment for
vs. } Burglary & Grand Larceny, Entry.
James Lefridge }

This day came the prosecuting attorney, on behalf of the State of Ohio, and presented to the Court the recognizance of said defendant taken before the Probate Court of Union County Ohio, on the second day of March in the year of our Lord One thousand Eight Hundred and Eighty two, in the sum of Three Hundred Dollars, with Walter S. Dilatash and Samuel W. Bonnett as sureties,

Thereupon the said defendant James Lefridge being three times solemnly called to appear and answer said charge, as he agreed to do, and failing so to do, and Walter S. Dilatash and Samuel W. Bonnett the sureties, being three times solemnly called to produce the body of said defendant James Lefridge, as they agreed to do, and failing so to do, the Court orders that the said recognizance be, and the same hereby is forfeited, and the said forfeiture is respited until the next term of this Court,

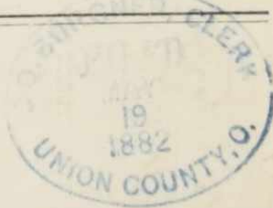
Prodrick,

All served

THE STATE OF OHIO,
vs.

James Leffridge et. als

Subpoena for _____ Witnesses.



Returnable _____ 188_____

J. M. Brodrick
R. L. 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	How Served.	
		Person'l Service.	By Copy.
<i>L. V. Hill</i>	<i>16</i>		
<i>L. J. Randall</i>	<i>20</i>		
<i>A. J. Johnson</i>	<i>14</i>		
<i>W. H. Redman</i>	<i>35</i>		

SHERIFF'S FEES.		
Service,		<i>21v</i>
Mileage,	<i>12v</i>	<i>9 60</i>
Copy,		<i>4v</i>
Total,		<i>10 40</i>

W. H. Redman Sheriff.

Clerk.

Subpœna in Criminal Case.

STATE OF OHIO. }

UNION COUNTY, ss.

To the Sheriff of said County--Greeting:

You are Hereby Commanded to Subpœna

C. E. Hill

*C. G. Randall, N. Johnson
and Wm. H. Rabunson*

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 18th day of May A. D. 1887, at 8 o'clock A. M., then and there to give testimony and the truth to say in certain case pending in said Court, wherein the State of Ohio prosecutes

James Leftridger 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 18 day of May A. D. 1887

J. L. Burgess Clerk.

Deputy Clerk.

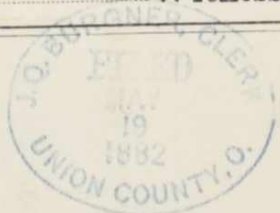
THE STATE OF OHIO,

vs.

James Letridge

et al's

Subpoena for _____ Witnesses.



Returnable _____ 188 _____

Bredrick & Woodburn
Att'y for *State*

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

Sheriff.

B. F. WADE & CO., PRINTERS, TOLEDO

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	How Served.	
		Person'l Service.	By Copy.
<i>Charles Deady</i>	<i>16</i>		

SHERIFF'S FEES.

Service,	<i>10</i>
Mileage,	<i>236</i>
Copy,	<i>10</i>
Total,	<i>276</i>

Wobenshaw Sheriff.

Clerk.

Subpœna in Criminal Case.

STATE OF OHIO. }

UNION COUNTY, ss.

To the Sheriff of said County--Greeting:

You are Hereby Commanded to Subpœna

Chas. Hodges

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the *fourteenth* day of *May* A. D. 188*2*, at *10* o'clock *A.* M., then and there to give testimony and the truth to say in certain case pending in said Court, wherein the State of Ohio prosecutes

James Leffridge 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 *18th* day of *May* A. D. 188*2*

18th

J. D. Bunker Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs.

Jas Leffridge et. als

Subpœna for _____ Witnesses.



Returnable _____ 188_____

D. W. Ayers
Att'y for *Defts*

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

Sheriff.

B. F. WADE & CO., PRINTERS, TOLEDO

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	How Served.	
		Person'l Service.	By Copy.
<i>R Smith</i>			
<i>Out found</i>			
<i>J. Feyelson</i>	<i>43</i>		
<i>Alex Johnson</i>	<i>16</i>		
<i>Dr. S. J. Skelton</i>	<i>21</i>		
<i>Peter Young</i>	<i>14</i>		

SHERIFF'S FEES,

Service,	<i>40</i>
Mileage, <i>Per</i>	<i>800</i>
Copy,	<i>50</i>
Total,	<i>890</i>

Helenand Sheriff.

Clerk.

Subpœna in Criminal Case.

STATE OF OHIO. }

UNION COUNTY, ss.

To the Sheriff of said County---Greeting:

You are Hereby Commanded to Subpœna

Padron Smith
T. Fogleson *Abraham Johnson*
Dr. G. J. Skidmore & *Peter Young*

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 18th day of May A. D. 1882, at 8 o'clock A.M., then and there to give testimony and the truth to say in certain case pending in said Court, wherein the State of Ohio prosecutes

James Leffridge et, als
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 15th day of May A. D. 1882

J. L. Burquer Clerk.

Deputy Clerk.

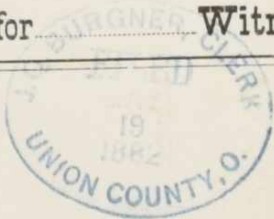
THE STATE OF OHIO,

vs.

James Leftridgw

et. als

Subpoena for Witnesses.



Returnable 188

J. M. Probrick 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.

Table with columns: NAMES OF WITNESSES, Miles, How Served (Person'l Service, By Copy). Rows include Charles Hoge (16), Alex. V. Lytle (16), Frank M. M. (16), J. M. Blake (16), J. J. M. (16).

SHERIFF'S FEES.

Table with columns: Service, Mileage, Copy, Total. Values: Service 50, Mileage 1 20, Copy 50, Total 4 20.

A. H. Sheriff.

Clerk.

Subpœna in Criminal Case.

STATE OF OHIO. }

UNION COUNTY, ss.

To the Sheriff of said County---Greeting:

You are Hereby Commanded to Subpœna

Charles Hadger
Alaska Layton Frank Mealey
S. M. Blake & J. J. Woodruff

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the *18th* day of *May* A. D. 188*7*, at *8* o'clock *A.M.*, then and there to give testimony and the truth to say in certain case pending in said Court, wherein the State of Ohio prosecutes

James Leffridge et, als
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 *13* day of *May* A. D. 188*2*.

J. P. Burgess Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs.

Jas Leffridge et al

Subpoena for _____ Witnesses.



Returnable _____ 188.

D. W. Ayers

Att'y for *Drifts*

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	How Served.	
		Person'l Service.	By Copy.
<i>Sevlaris</i>	1		
<i>Mr. Sevlaris</i>	1		

SHERIFF'S FEES.

Service,		<i>20</i>
Mileage, <i>3-</i>		<i>40</i>
Copy,		<i>20</i>
Total,		<i>80</i>

Dehensan Sheriff.

Clerk.

Subpœna in Criminal Case.

STATE OF OHIO. }

UNION COUNTY, ss.

To the Sheriff of said County--Greeting:

You are Hereby Commanded to Subpœna

Geo. Davis, and

none Geo. 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 *twelfth* day of *May* A. D. 188*2*, at _____ o'clock _____ M., then and there to give testimony and the truth to say in certain case pending in said Court, wherein the State of Ohio prosecutes

James Leffridge et al

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 *18* day of *May* A. D. 188*2*

J. D. Burgher Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs.

Jas Leffridge et al

Subpœna for _____ Witnesses.

Returnable *10-2-* 188*2*

D. V. Ayers

Att'y for *Daft*

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	How Served.	
		Person's Service.	By Copy.
<i>Wm Jackson</i>	<i>16</i>	"	

SHERIFF'S FEES.

Service, _____ *10*

Mileage, _____ *2 3/4*

Copy, _____ *10*

Total, _____ *2 7/4*

Wm Jackson Sheriff.

Clerk.

Subpœna in Criminal Case.

STATE OF OHIO, }
UNION COUNTY, ss.

To the Sheriff of said County---Greeting :

You are Hereby Commanded to Subpœna

William Tabern

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 *Sept* A. D. 188*2*, at *8* o'clock *A.* M., then and there to give testimony and the truth to say in certain case pending in said Court, wherein the State of Ohio prosecutes.

James Leffridge et. al

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 *26* day of *Sept* A. D. 188*2*

J. D. Burges Clerk.

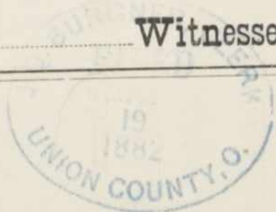
Deputy Clerk.

THE STATE OF OHIO,

vs.

James L. Stridger

Subpœna for _____ Witnesses.



Returnable _____ 188 _____

[Signature]

Att'y for *Duffo*

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	How Served.	
		Person'l Service.	By Copy.
<i>Shrimmer</i>	16		
<i>Evithum</i>	16		
<i>A Miller</i>	16		
<i>Stan Davis</i>	3-		
<i>Anderson</i>	5-		
<i>L. H. [unclear]</i>	25-		
<i>Am. [unclear]</i>	11		

SHERIFF'S FEES.

Service,		70
Mileage, 65-	5	20
Copy,		70
Total,		660

[Signature] Sheriff.

Clerk.

Subpœna in Criminal Case.

STATE OF OHIO. }

UNION COUNTY, ss.

To the Sheriff of said County--Greeting:

You are Hereby Commanded to Subpœna

Chris Moore,

Geo. Thomas, Albert Miller,

Shaw Davis, Mrs Shaw Davis,

Safe-Harrieman & Anna Jackson

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 18 day of May A. D. 1882, at 8 o'clock A.M., then and there to give testimony and the truth to say in certain case pending in said Court, wherein the State of Ohio prosecutes

James Leffridge

on behalf of the Drafts. 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 16 day of May A. D. 1882

J. L. Burger Clerk.

Deputy Clerk.

See the following

THE STATE OF OHIO,

VS.

James L. Stridge

Subpoena for _____ Witnesses.



Returnable _____ 188 _____

Brodrick & 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.	How Served.	
		Person's Service.	By Copy.
<i>J. H. Miller</i>	<i>16</i>		
<i>F. Engleson</i>	<i>40</i>		
<i>E. J. Miller</i>	<i>40</i>		
<i>A. B. Blake</i>	<i>16</i>		
<i>J. J. Woodruff</i>	<i>16</i>		
<i>W. H. Robinson</i>	<i>3-5-</i>		

SHERIFF'S FEES.

Service,	<i>60</i>
Mileage, <i>120</i>	<i>9 60</i>
Copy,	<i>60</i>
Total,	<i>10 80</i>

Shuman Sheriff.

Clerk.

Subpœna in Criminal Case.

STATE OF OHIO. }

UNION COUNTY, ss. }

To the Sheriff of said County---Greeting:

You are Hereby Commanded to Subpœna

J. A. Miller

*T. Fogleson, C. J. Nichols, A. B. Blake
J. J. Woodruff & W. A. Robinson*

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 16 day of May A. D. 1882, at 8 o'clock A.M., then and there to give testimony and the truth to say in certain case pending in said Court, wherein the State of Ohio prosecutes

James Leffridge

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 16 day of May A. D. 1882

J. L. Bungner Clerk.

Deputy Clerk.

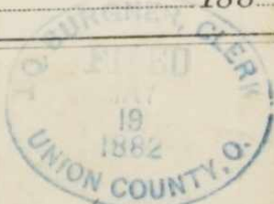
THE STATE OF OHIO,

vs.

James L. Stridgen

Subpoena for Witnesses.

Returnable 188



Bro. Dick 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.	How Served.	
		Person'l Service.	By Copy.
<i>Sharl. G.</i>	16		

SHERIFF'S FEES,			
Service,		\$	10
Mileage, <i>32</i>		2	56
Copy,			10
Total,		2	76

Robinson Sheriff.

 Clerk.

Subpœna in Criminal Case.

STATE OF OHIO. }

UNION COUNTY, ss.

To the Sheriff of said County---Greeting:

You are Hereby Commanded to Subpœna

Chas Lyons

not to come unless telegraphed for

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the *18th* day of *May* A. D. 1882, at *8* o'clock *A.*M., then and there to give testimony and the truth to say in certain case pending in said Court, wherein the State of Ohio prosecutes

James Leffridge
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 *16th* day of *May* A. D. 1882

J. L. Burquer Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs.

James A. Lebridge

Subpoena for _____ Witnesses.

Returnable *Oct. 3rd* 188*2*

J. M. Bradnick
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	How Served	
		Person'l Service.	By Copy.
<i>Geo. W. McCallum</i>	<i>16</i>		

SHERIFF'S FEES,	Dollars.	Cents.
Service, _____		<i>10</i>
Mileage, _____	<i>2</i>	<i>56</i>
Copy, _____		<i>10</i>
Total, _____	<i>2</i>	<i>76</i>
_____ Sheriff.		

Sworn to and Subscribed before me, this _____ day of _____ 188_____

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

George W. Hallaud

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 3rd day of Oct A. D. 1882, 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

James J. Leffridge

on behalf of the ~~State~~ *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 2nd day of Oct A. D. 1882

J. D. Burgess Clerk.

By _____ Deputy Clerk.

1
Transcript
State of Ohio
vs
James H. Sledge



180

State of Ohio Union Co ss
July 16th 1881 Before H. M. Wright one of
the Justices of the peace in and for
said County of Union Co, Ohio personally
appeared Wm Burgner who being by
me first duly sworn according to
law deposes and says that on or
about the 30th of July 1880 at the
County of Union & Village of Richwood
Ohio James Letridge then and there
being did on said day at or about the hour
of One o'clock in the night prison
of said day ~~xxx~~ unlawfully &
& maliciously break and enter the
Clothing Store of Wm Burgner & Son
and did steal and carry away from
said store a lot of Goods, To wit,

Cayenne, Almonds & Grains furnishing
Goods to the amount and value
of One Hundred dollars

Warrant issued of every date ~~at~~
and delivered to W. H. Robinson, Const
Warrant returned endorsed as follows
July 14th 1881 I have the body of the
within, named James Letridge
now in court

W. H. Robinson Const

Upon being arraigned the defendant
plead not guilty and demanded a
trial whereupon I continued the case
until Monday July 18th 1881 at 9 o'clock
and required him to enter into a recog-
izance to appear at my office at that
time which he failed to do, I therefore ordered
him locked up in the corporation
jail until said time
July 18th 1881 9 o'clock A.M.

Upon being brought up for trial the
defendant waived examination whereupon
I required that he enter into a recogniz-
ance in the sum of Four Hundred
dollars for his appearance at the court
of Common ^{of Union Co Ohio} Pleas on the first day
of the next term thereof. That he failed
to do I therefore issued the necessary
Writimus and sent him to the jail
of the County to H. H. Wright J.P.

Writimus returned enclosed as follows
Recd this writ July 18th 1881 & July 18th 1881
I delivered the writ in named James
Leftidge to the sheriff of Union Co.
& a copy of this writ Total cost 7.60
W. H. Robinson
Clerk

		Justice Cost	
Carer's Cost		Affidavit	210
Service & return of Warrant	40	Transcript	40
Mileage	20	Search	40
Assistance	1,50	Mittimus	40
Attend Trial	100	Record	1,00
Search Warrant	40	Transcript	1,00
Assistance	1,50	Certificates	25
Mileage	20		<u>3,85</u>
Mittimus	1,70		
	<u>1,706,90</u>		

Certificate

I do hereby certify that the foregoing is a true copy of the records of the proceedings in the above case as held by and before me at my office on the 18th day of July 1881 as it appears on my Docket Page 274 28

H. M. Knight Jr.

I certify the foregoing
to be a true copy of the
original now on
file in my office.

Witness my hand
and seal this 2nd day
of Oct. A.D. 1882

J. D. Burgner,
Clerk

No. 578

State of Ohio, Union Co.

COURT OF COMMON PLEAS.

September Term, 1881.

THE STATE OF OHIO,

vs.

James Leffridge

INDICTMENT FOR

BURGLARY AND Grand LARCENY.

A TRUE BILL:

Thomas M. Brannan
Foreman of the Grand Jury.

John Q. Burgner
Prosecuting Witness.

Plea

Filed 18

Clerk.

R. L. Woodburn

Prosecuting Att'y Union Co.

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

ON THE _____ day of _____ 18__ I served a duly certified copy of
the within indictment, by handing the same to _____
Defendant
Fees, \$ _____
By _____ Sheriff.
Deputy.

Sept. 23rd 1881. Arraigned Plea not guilty -
W. W. Stringer - Clerk

State of Ohio, Union County,

THE COURT OF COMMON PLEAS. September

Term in the Year Eighteen Hundred and Eighty One

Union 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

James Lepridge

about the hour of one o'clock, in the night season of the 30th day of July in the year one thousand eight hundred and Eighty one in the County of Union aforesaid, into a certain Store Room of

William Burgner

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 William Burgner

in the said Store house then and there being feloniously, to steal, take, and carry away

Seven yards of Blue cloth of the value of Twenty Three dollars, Seven yards of Union Cassimere of the value of Six dollars. Twenty yards of Cassimere of the value of Thirteen dollars Twenty yards of Cassimere of the value of fourteen dollars, Six yards of worsted goods of the value of Eight dollars. Gents furnishing goods of the value of Twenty dollars and one coat of the value of nine dollars, all of the value of Ninety Three dollars, of the personal property of William Burgner and John D Burgner, in said store 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 cases made
and provided, and against the peace and
dignity of the State of Ohio.

R. L. Woodburn

Prosecuting Attorney

No. Crim. App. Doc. Page

COST BILL

Uccian COMMON PLEAS.

THE STATE OF OHIO,

against

Joe Leffridge

Sept - Term, 188*8*

Filed *Oct. 17 -* A. D. 188*8*

J. L. Brown
Clerk.

No. 578 Crim. Cost Bill Subt Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

Jas Leffridge

County,

COURT OF COMMON PLEAS.

Revised Statutes of Ohio, 1880, Secs. 1260-3.

CLERK'S FEES.

Piff. Deft.

WITNESS FEES.

Piffs. Defts.

Doc. and App. Piff. and one Deft.,	12		
additional, each,	4		
Entering Finding Indictment,	8		
Entering Pleas, each,	8		
Indexing Docket,	4	4	
Indexing Judgments & Final Ord., each case,	15	15	
Indexing Pending Suits and Liv. Judg. " "	15	15	
Entering Motion on Docket and Index,	8		
Filing Papers & Post, in App. Doc. each,	12	36	
Taking Affidavits, "	8	8	
Certifying " without Seal,	15	15	
" " with "	35		
Filing Prec., Iss. Capias, Return and Filing,	37	37	
" " " Att., " "	37		
Taking Justification of Bail,	35		
Entering Allowance of Bail,	4		
Spec. War. to bring before Judge, Ret. & Fil.,	33		
Warrant to Discharge Prisoner,	25		
Recog. of Def't and Filing, each,	29		
" " Wit. " "	29		
Poling Jury when required,	25		
Impanelling Jury and Administering Oaths,	12	12	
Call and Ent. Tales Jur. and Cert., each,	8	32	
Fil. Prec., Iss. Sub. for 1 Wit. & Fil.,	16	2 56	
additional names, each,	4	1 04	
Swearing Witnesses, "	4	60	
Ent. Att. of " days, "	4	2 38	
Certif. " "	4	1 48	
Qualifying Jurors, each,	8		
Ent. Bar. & Court Cal. & In., each Term,	8	16	
Entering—Orders on Journal, per 100 words,	8	72	
" Verdict on Journal and Filing,	12	12	
" Rule on Journal,	8	8	
" Judgment on Journal,	8		
Surplus Record on Journal, per 100 words,	8	64	
Indexing Entries on Journal, each,	4	16	
Transcribing—Orders on Docket, "	8	16	
" Verdict on "	8	8	
" Rule on " each,	8		
" Judgment on " "	8	8	
Copy of Indictment and Certificate,		1 00	
Continuance, each,	8	16	
Nolle Pros., Quashed or laid away,	8		
Ent. on Cash Book and Index,	12	12	
" " Ex. Docket, "	12	12	
Notice of Motion for new trial,	8		
Cost Bill and Filing,	29	29	
Certificate of Sentence,	35		
Recording words at 8c each 100,		2 80	
Lists for Grand Jur. and Pros. Atty.,			
General Index,	8	8	
<i>Copy of affidavit</i>		96	
Total Clerk's Fees,	\$	17 29	

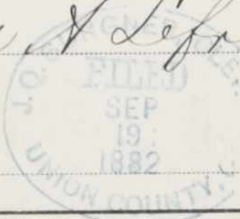
SHERIFF'S FEES.

On Attachment,		
On Capias,		
Calling, Witnesses,	5	
Calling Jury,	10	
Summoning Jury,	40	
Calling Action,	12	
Serving Subpoena on Witnesses,	10	
Miles Travel, each,	8	
Copies for each 100 words,	8	
Bringing Prisoner to Court, times,	60	
Com. Prisoner to Jail, "	60	
Discharging Prisoner,	60	
Miles Travel, each,	8	
On Fl. Fa. Serv., 30c. Miles trav., "	8	
Forfeiting Recognizance,	10	
Serving Indictment,		
Transportation,		
Total Sheriff's Fees,	\$	

THE STATE OF OHIO,

vs

James A. Leffridge



Subpoena for Examined Witnesses.



Returnable 7-25, 1882

D. W. Ayers
Att'y for Def't

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>Bowling Green Ohio</i>	
<i>September 18th 1882</i>	
<i>Sheriff's Return</i>	
<i>The within named</i>	
<i>David Young not found</i>	
<i>in my bailiwick</i>	

SHERIFF'S FEES.	
<i>Sheriff's</i> <i>Locketing & Postage</i>	<i>25</i>
Mileage.....	<i>32</i>
Copy.....	<i>20</i>
Total.....	<i>77</i>

Thomas C. Reid Sheriff.
Wood County Ohio

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of ^{*Wood*} ~~said~~ County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

David Young

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *25th* day of *Sept*, A. D.
188*2*, 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 *James A.*

Leffridg

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 O

this *7th* day of *Sept*, A. D. 188*2*

J. J. Burges Clerk.

Deputy Clerk.

No. 578

State of Ohio, *Union* Co.
COURT OF COMMON PLEAS.
September Term, 18*81*.

THE STATE OF OHIO,

James Torridge
vs.

INDICTMENT FOR
BURGLARY AND *Grand* LARCENY.

A TRUE BILL:

Thomas M. Bannan
Foreman of the Grand Jury.

John Q. Bayner
Prosecuting Witness.

Plea _____
Filed _____ 18



Richard Woodrum
Prosecuting Att'y _____ Co. Clerk.

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

ON THE _____ day of _____ 18 _____ I served a duly certified copy of
the within indictment, by handing the same to _____
Defendant .
Fees, \$ _____
By _____ Sheriff.
Deputy.

*Sept 23rd 1881, arraigned Plea not guilty -
W. M. Winchel - Clerk*

State of Ohio, Union County,

THE COURT OF COMMON PLEAS. September

Term in the Year Eighteen Hundred and Eighty One
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

James Leffridge

about the hour of One o'clock, in the night season
of the 30th day of July in the year
one thousand eight hundred and Eight in the County of Union
aforesaid, into a certain Store-house of

William Burgner

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 William Burgner

in the said Store-house then and there being
feloniously, to steal, take, and carry away

Seven yards of blue cloth of the value of
Twenty three dollars. Seven yards of Union
Cassimer of the value of Six dollars. Twenty
yards of Cassimer of the value of Thirteen
dollars. Twenty yards of Cassimer of the
value of Fourteen dollars. Six yards of
Worsted goods of the value of Eight
dollars. Gent's Garmishing good of the
value of Twenty dollars and one coat
of the value of three dollars - all of the
value of thirty three dollars of the personal
property of William Burgner and John B.
Burgner in said Store-house then and there

being found therein that they unlawfully
did steal take and carry away
contrary to the form of the Statute in such
cases made and provided, and against the
peace and dignity of the State of Ohio -

Philo Woodburn
Prosecuting Attorney

110-578

Job of Ohio

to

James Leitch

Entry

7

Sept 23rd 1881

J. 12. P. 247.

State of Ohio } No - 578
vs } Indictment Burglary.
James Lefudge } + 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 Indict-
ment for plea thereto saith he
is not guilty and put himself
upon the country, and the pro-
secuting attorney doth the like -
And it appearing that said defend-
ant is in indigent circumstances
and unable to employ
counsel, the court, at his request
appoints J. W. Hayes as counsel
to defend him

P. Woodman

THE STATE OF OHIO,

vs.

James Lefridge

et al

Subpoena for _____ Witnesses.

Returnable *10-2* — 188*2*

Prodrick 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	How Served.	
		Person's Service.	By Copy.
<i>J. D. Woodruff</i>	<i>16</i>		<i>"</i>
<i>E. E. Hill</i>	<i>16</i>		<i>"</i>
<i>E. S. Rendell</i>	<i>16</i>		<i>"</i>
<i>R. J. Johnson</i>	<i>16</i>		<i>"</i>
<i>A. H. Robinson</i>	<i>58</i>		<i>"</i>

SHERIFF'S FEES.

Service,		<i>50</i>
Mileage, <i>115</i>	<i>10</i>	<i>20</i>
Copy,		<i>50</i>
Total,	<i>11</i>	<i>20</i>

Johnson Sheriff.
Clerk.

Subpœna in Criminal Case.

STATE OF OHIO. }

UNION COUNTY, ss.

To the Sheriff of said County---Greeting :

You are Hereby Commanded to Subpœna

C. E. Hill

J. J. Woodruff

E. G. Randall

A. J. Johnson and

W. H. Robinson

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 *Oct* A. D. 188*2*, at *8* o'clock *A.*M., then and there to give testimony and the truth to say in certain case pending in said Court, wherein the State of Ohio prosecutes

James Leffridge 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 *25th* day of *Sept* A. D. 188*2*

J. D. Bunker Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs

Jas Lyford

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.

Subpoena for _____ Witnesses.

Returnable *10-2-* , 188*2*

NAMES OF WITNESSES.	MILES.
<i>David Young left County, not found</i>	

Alvina
Att'y for *Draft*

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.

SHERIFF'S FEES.	
Service	
Mileage	<i>3, 20</i>
Copy	<i>10</i>
Total	<i>3, 30</i>

John Wrensell 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

David Young

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the ~~2nd~~ day of *Oct*, A. D.
188*2*, 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 *James Leffridge*

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 *Marysville*
this *23rd* day of *Sept*, A. D. 188*2*

J. L. Bingham Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs

James Leffridge

et. al

Subpoena for _____ Witnesses.

Returnable *10-2-*, 188*2*

D. W. Ayers

Att'y for Defts

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>David Young</i>	<i>16</i>
<i>Abe Johnson</i>	<i>16</i>
<i>Geo Thomas</i>	<i>16</i>
<i>Ben Parker Copy</i>	<i>16</i>
<i>C R Moore Copy</i>	
<i>Alexander</i>	

SHERIFF'S FEES.

Service	<i>50</i>
Mileage..... <i>4.50</i>	<i>320</i>
Copy	<i>50</i>
Total.....	<i>4320</i>

Johnson 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

David Young, Ab. Johnson,
George Thomas, Alexander,
Peter Parker &

C. R. Moore

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the 2nd day of Oct, A. D.
1882, 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

James Sedgwick et. al

on behalf of the Def'ts. 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 Sept, A. D. 1882

J. D. Benson Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs.

James Leffridge

et. al

Subpœna for Witnesses.

Returnable *19-2nd* " 188*2*

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	How Served.	
		Person'l Service.	By Copy.
<i>Alister Dayton</i>	<i>16</i>	<i>"</i>	
<i>Ed Mealy</i>	<i>16</i>	<i>"</i>	
<i>J M Blake</i>	<i>16</i>	<i>"</i>	
<i>Sherlock</i>	<i>16</i>	<i>"</i>	

J. M. Bradrick & Woodburn
Att'y for *State*

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

Sheriff.

SHERIFF'S FEES.

Service,		<i>40</i>
Mileage, <i>2</i>	<i>5</i>	<i>20</i>
Copy,		<i>40</i>
Total,		<i>400</i>

Hehemant Sheriff.

Clerk.

Subpœna in Criminal Case.

STATE OF OHIO. }

UNION COUNTY, ss.

To the Sheriff of said County---Greeting:

You are Hereby Commanded to Subpœna

Charles Hodges
Alaska Layton Frank Mealey
and
J. M. Blake

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

James Leffridge 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 *25th* day of *Sept* A. D. 188*2*

J. D. Benson Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs

Jas Lepridge
et. al

Subpoena for _____ Witnesses.

Returnable *10-2-*, 188*2*

D. W. Ayers
Att'y for *Defts*

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.
<i>Lewis Richardson</i>	
<i>James Wilkinson</i>	
<i>Mrs Goodale</i>	
<i>Jasper M Johnson</i>	
<i>Sheriff Warren Co Ohio</i>	

SHERIFF'S FEES.	
Service	<i>30</i>
Mileage.....	<i>24</i>
Copy.....	<i>60</i>
<i>Postage &c</i>	<i>6</i>
Total.....	<i>120</i>

Jasper M Johnson Sheriff.

Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

Warren

To the Sheriff of ~~said~~ County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPENA

Lewis Richardson

James Wilkinson & Mrs Goodall
(all colored)

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the 2nd day of October, A. D.
1882, 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 James Seifridga
et. al

on behalf of the Depts. 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 20 day of Sept, A. D. 1882

J. D. Burque Clerk.

Deputy Clerk.

no 578

The State of Ohio

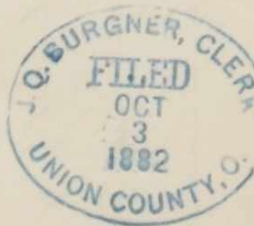
v,

James Leffridge

County,

Oct. 3rd

1882



~~Warrant~~
The State of Ohio } No. 578,
vs, } Indictment for Burglary & Grand Larceny,
James Lefridge } Entry;

This day came the prosecuting attorney on behalf of the State of Ohio and the defendant being present in Court and represented by counsel, and this cause came on for trial heretofore appointed herein; thereupon came a jury, to-wit: Samuel M. Adow, David Skidmore, Isaac Cahill, John E. Harriman, J. P. Freeman, Robert Hill, Hans Thompson, John A. Morrow, Benjamin F. James, Thomas Wharton, H. M. Vaughan & D. P. Elliott,

And the said jury having heard the testimony adduced by the parties, the arguments of counsel, and the charge of the court, after deliberation thereon, returned the following verdict, to-wit: "We, the jury in this case, find the defendant James Lefridge not guilty of burglary in manner and form as he stands charged in the indictment, but we find him guilty of larceny as he stands charged in the indictment and assess the value of the property stolen at \$45.00. John E. Harriman, Foreman.

And thereupon said defendant is ordered into the custody of the sheriff to await sentence,

Prothonotary

THE STATE OF OHIO,

vs.

No.

Term, 187.....

VERDICT.

Filed 187.....



THE STATE OF OHIO

vs.

COMMON PLEAS,

Union

County, Ohio.

James Lefridge

No.

Sept

Term, A. D. 18*82*

Indictment for

burglary & larceny

We, the Jury in this case, find the Defendant

James Lefridge

of burglary

not

, Guilty,

in manner and form as

he

stands

charged in the

~~Counts of the~~ Indictment.

but we find him guilty of larceny as he stands charged in the indictment and assess the value of the property stolen at \$45.00

John E Harriman
Foreman.

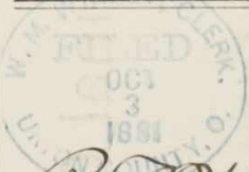
No. 577

THE STATE OF OHIO,
vs.

James Leffridge
et al.

Subpoena for *Pltffs*: Witnesses.

Returnable *Oct. 4th* 188/



R. L. Woodbury
Att'y for *Pltffs*.

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	How Served	
		Person'l Service.	By Copy.
<i>E. H. Randall</i>	<i>16</i>		<i>C</i>
<i>Asberry Bradner</i>	<i>16</i>		<i>C</i>
<i>A. J. Johnson</i>	<i>16</i>		<i>C</i>

SHERIFF'S FEES,	Dollars.		Cents.	
Service,			<i>30</i>	
Mileage,	<i>3</i>	<i>20</i>		
Copy,			<i>30</i>	
Total,	<i>3,</i>	<i>80</i>		

John H. Owen Sheriff.

Sworn to and Subscribed before me, this
day of 188.....

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

E. G. Raudall, Asbury Gardner
and
A. J. Johnson.

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the *4th* day of *Oct.* A. D. 188*7*, 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

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

WITNESS my hand and the seal of said Court, at Marysville this *3* day of *Oct.* A. D. 188*7*

W. M. Wright Clerk.

By _____ Deputy Clerk.

No 377- B. S. P 264

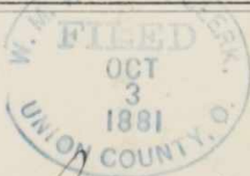
THE STATE OF OHIO,

vs.

James Terhidge et al

Subpoena for *Petty* Witnesses.

Returnable *Oct-5th* 1881



Woodburn

Att'y for *Petty*

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	How Served	
		Person'l Service.	By Copy.
<i>A. H. Miller</i>	<i>16</i>		
<i>J. D. Woodruff</i>	<i>16</i>		
<i>W. H. Edmunds</i>	<i>16</i>		
<i>R. Brown</i>	<i>16</i>		
<i>S. M. Blake</i>	<i>16</i>		

SHERIFF'S FEES,

	Dollars.	Cents.
Service,		<i>50</i>
Mileage,	<i>3</i>	<i>04</i>
Copy,		<i>50</i>
Total,	<i>2</i>	<i>04</i>

J. M. Sherman Sheriff.

Sworn to and Subscribed before me, this day of *Oct* 1881

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

A. H. Miller

J. J. Woodruff -
J. D. Burgner &

W. H. Robinson
S. M. Blake

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the *4th* day of *October* 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

James Dorfidge et al

on behalf of the

S. Lott

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 *30th* day of *Sept* A. D. 188*1*

W. M. Winger Clerk.

By _____ Deputy Clerk.

No 79 B. S. - P. 263

THE STATE OF OHIO,

vs.

James Leffridge
et al

Subpoena for Deft Witnesses.

Returnable Oct-4th 1881



Woodburn
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	How Served	
		Person'l Service.	By Copy.
David Johnson	16		C
Anna Johnson	16		C
Ed Hagen	22		C
Thomas Dandridge			
Carroll Wood			

SHERIFF'S FEES,	Dollars.	Cents.
Service,		30
Mileage,	4	00
Copy,		30
Total,	4,	60

John Hohenzack Sheriff.

Sworn to and Subscribed before me, this day of 188

Clerk.

Handwritten signature

Subpœna in Criminal Case.

THE STATE OF OHIO, }

UNION COUNTY, ss.

To the Sheriff of said County---Greeting:

You are Hereby Commanded to Subpœna

David Johnson
Anna Johnson Thomas Dandridge
Ed Ed Hoar

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the *4th* day of *October* 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

Jos Leefridge *David Young et al*
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 *30th* day of *September* A. D. 188*1*

W. M. Winger Clerk.

By _____ Deputy Clerk.

Nos. 577^{and} 578.

THE STATE OF OHIO,

vs.

James Leffridge

Subpoena for Deft. Witnesses.

Returnable Oct 4 1881



W. H. C. [Signature]

Atty 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	How Served	
		Person's Service.	By Copy.
Received this writ on the 3 rd day of October 1881 at 7 o'clock PM and I hereby return the same not served for want of time			
Jasper M Johnson			
Sheriff Warren Co Ohio			

SHERIFF'S FEES,	Dollars.	Cents.
Service,		
Mileage,		
Copy,		
Total,		

Sheriff.

Sworn to and Subscribed before me, this day of 188

Clerk.

Subpœna in Criminal Case.

THE STATE OF OHIO, }

UNION COUNTY, ss.

To the Sheriff of ~~Warren~~ ^{Warren} County---Greeting:

You are Hereby Commanded to Subpœna

*Lewis Richardson, Mousroe March
James Wilkinson
and Rodroc. Smith.*

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 4th day of Oct. A. D. 1887, 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

James Leffridge
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 29th day of Sept. A. D. 1887

H. M. Knight Clerk.

By _____ Deputy Clerk.

no-578

stab of Ohio
15

James Leffler

Sully

Filed Oct-15th 1881

J. P. 272

State of Ohio } No - 578
vs } Indictment for
James Lepidge } Burglary -

Now comes the defendant by
his attorney B W Ayres and upon
his motion and showing this
court was continued till
the next term of the court
It is further ordered that
the said James Lepidge
with good and sufficient
surety enter into his recog-
nizance in the sum of
Four hundred dollars for
his appearance at the next
term of the court and
in default thereof that
he be committed to the
jail of the county

Criminal Case File
Case No. 579

No. 579

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

William H. Parker

SEP **TERM 1881** Defendant.

Oct-13th 1881

Plea guilty-

Sentence 1 year to

Penitentiary

J-12-P-263-

Crim Soc C. P. 40

Recorded, Book 2 Page 304.

No. 579.

State of Ohio, Union Co.
COURT OF COMMON PLEAS
September Term, 1881.

THE STATE OF OHIO,
vs.
Wm H. Parker

INDICTMENT FOR
BURGLARY AND Petit LARCENY.

A TRUE BILL:
Thomas W. Brannon
Foreman of the Grand Jury.
A. O. Laver
Prosecuting Witness.

Plea _____
Filed _____ 18 _____



Clerk.
R. Woodburn
Prosecuting Att'y _____ Co.

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

ON THE _____ day of _____ 18 _____ I served a duly certified copy of
the within indictment, by handing the same to _____
Defendant .
Fees, \$ _____
By _____ Sheriff.
Deputy.

Sept 23^d 1881, well arraigned Plea not-guilty -
Mr. M. Winger -
Clerk

State of Ohio, Union County,

THE COURT OF COMMON PLEAS. September

Term in the Year Eighteen Hundred and Eighty one

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 H. Parker.

about the hour of One o'clock, in the night season

of the 5th day of December in the year

one thousand eight hundred and Eighty in the County of Union

aforsaid, into a certain Shop Shop of

A. D. Laver

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 A. D. Laver

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

One pair of boots of the value of Six dollars and fifty cents of the personal property of A. D. Laver in said Shop Shop then and there being found then and there unlawfully did steal take and carry away. Contrary to the form of the Statute in such cases made and provided and against the peace and dignity of the State of Ohio

Richard Damm
Prosecuting Attorney

No 579

State of Ohio

vs

William H. Porter

Indy

Sept 23^d 1881

J. 12. P. 246.

State of Ohio } No - 579.
vs } Indictment for Burglary &
William H. Foster } Robt. Loreng

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
sath he is not guilty and
puts himself upon the country
and the prosecuting attorney
tho the like

And it appearing that said
defendant is in indigent cir-
cumstances and unable to employ
counsel, the Court at his request
appoints W. W. Myers as coun-
sel to defend him

W. W. Myers

20679- B.S.P. 266

THE STATE OF OHIO,

vs.

W. H. Parker

Subpoena for *W. H. Parker* Witnesses.

Returnable *O. H.* 1881



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	How Served	
		Person's Service.	By Copy.
<i>A. D. Lauer</i>	<i>16</i>	-	<i>C</i>
<i>J. C. Lauer</i>	<i>18</i>		<i>C</i>

SHERIFF'S FEES,	Dollars.	Cents.
Service,		<i>20</i>
Mileage,	<i>3</i>	<i>20</i>
Copies,		<i>20</i>
Total,	<i>3,</i>	<i>60</i>

John Kobenack Sheriff.

Sworn to and Subscribed before me, this day of 1881

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

A. D. Leaver
and

J. C. Leaver

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the *4th* day of *October* 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

W. H. Parker

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 *3rd* day of *October* A. D. 188*1*

W. M. Winger Clerk.

By _____ Deputy Clerk.

No 579. B. & P. 266-

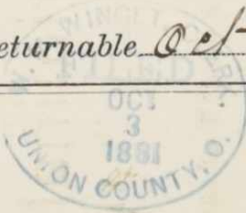
THE STATE OF OHIO,

vs.

W. H. Parker

Subpoena for *Petty* Witnesses.

Returnable *Oct 4* 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	How Served	
		Person'l Service.	By Copy.
<i>A. D. Linnertz</i>			
<i>J. B. Haver</i>			
<i>were not found</i>			

SHERIFF'S FEES,	Dollars.	Cents.
<i>Service,</i>		
<i>Mileage,</i>	<i>3</i>	<i>20</i>
<i>Copy,</i>		
<i>Total,</i>		

John A. Hobson Sheriff.

Sworn to and Subscribed before me, this day of 188

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

*A. D. Leaver and
J. C. Leaver*

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the *4th* day of *October* A. D. 1881, 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

W. H. Parker

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 *30th* day of *September* A. D. 1881

W. M. Wingel Clerk.

By _____ Deputy Clerk.

No 79. B. S. P. 267

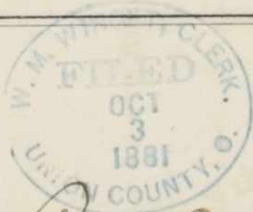
THE STATE OF OHIO,

vs.

W H Parker

Subpcna for Self Witnesses.

Returnable OCT 4 1881



W H Parker
Att'y for Self

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

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	How Served	
		Person's Service.	By Copy.
<u>John Carter</u>	<u>11</u>		
<u>William Parker</u>	<u>11</u>		
<u>William Parker</u>	<u>16</u>		

SHERIFF'S FEES,	Dollars.	Cents.
Service,		<u>30</u>
Mileage,	<u>4</u>	<u>48</u>
Copy,		<u>50</u>
Total,	<u>5</u>	<u>68</u>

J. H. Johnson Sheriff.

Sworn to and Subscribed before me, this _____ day of _____ 1881

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

Osborne Carter
Martha Carter and Melvina 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 *2nd* day of *October* 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

on behalf of the *Def^t* *W. H. Parker*. 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 *30th* day of *September* A. D. 188*1*.

W. M. Winget Clerk.

By _____ Deputy Clerk.

Chas - 579
Slab of ches
vs
William H. Parker
vs

J. D. P. 263



confession for the purpose
of proving that he had
the credit of this possession
for which it is shown is
awarded

no - 579

State of Ohio } Indictment for
vs } Burglary -
William H Parker }

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 Burglary - which is plea is accepted by the prosecuting attorney of the court then inquired of the said defendant if he had anything to say why judgement 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 William H Parker be imprisoned and confined in the penitentiary of the State and kept at hard labor but without any Solitary

2

State
vs
Parker

Entry

J. 12. P. 264



The State of Ohio
vs
William H. Parker } Indictment for
Burglary

Court allow W. W. Ayers a fee of \$20.⁰⁰
for defuncting the prisoner William
H. Parker under assignment of
Court

THE STATE OF OHIO,
Union COUNTY, ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service	\$	32
Levy		
Summoning Appraisers		
Swearing Appraisers		
Conveying Appraisers		
Mileage		16
Poundage		
Return		
.....		
.....		
.....		
.....		
.....		
Total		48
Appraiser's Fees		
Printer's Fees		

Received this writ *Oct 17* ^{*th*} A. D. 188*1*

at *4* o'clock *P*. M., and pursuant to its command,
the within named William Parker
has not forsook my person to levy

John Woodburn
Sh

Crim. Doc. *6* Page *40*

Union COMMON PLEAS.

THE STATE OF OHIO,

W. H. Parker

FI. FA. ET CA. SA.

This Writ dated *Oct 15* 188*1*

Fine, - - - \$

Costs, - - - \$ *63.25*

\$

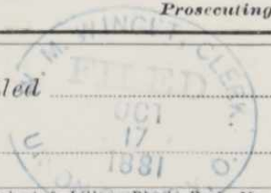
Defendant's Costs, \$

Int. from

Inc. Costs, - - - \$

Woodburn
 Prosecuting Attorney.

Ret'd & Filed 188



Clerk.

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

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 H Parker

in your bailiwick, you cause to be made

Fifty-Three & 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

12th day of *September*, A. D. 188*1*, by the judgment of said

Court, recovered against the said

W H Parker

For Burglary & 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

15th

day of *October* A. D. 188*1*

W. M. Wügel

Clerk.

By.....

Deputy Clerk.

Penitentiary, No.

CERTIFICATE OF SENTENCE

AND

Cost Bill in Penitentiary Cases.

County.

STATE OF OHIO,

vs.

Years.

Certificate for Allowance of Guards.

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

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

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

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

Clerk.

Deputy Clerk.

Certificate for Issuing Execution.

THE STATE OF OHIO,

County, ss. }

Clerk of the Court of Common Pleas, in and for said County, hereby certify, that, upon the judgment and sentence in the case of THE STATE OF OHIO, vs. an execution called a Fieri Facias, issued on the day of 187 against the said

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

WITNESS my official Signature, and the Seal of said Court, at , in the County and State aforesaid, this day of 187

Clerk.

Deputy Clerk.

Certificate of Sentence.

At a term of the Court of Common Pleas, begun and held at the Court House in _____
within and for the County of _____, and State of Ohio, on the _____
day of _____ A. D. 187_____:

Present, the Hon _____ Judge.

In the Record and Proceedings of said Court, then and there had, among other things is the following
judgment and sentence, to-wit:

THE STATE OF OHIO,

vs.

Indictment for _____

The said _____

having _____ Guilty _____

It is therefore the sentence of the Court that _____ be imprisoned in the Penitentiary of this State, and
kept at hard labor _____

for the term of _____ years, and that _____ pay the costs of this prosecution, taxed at _____

\$ 42.15

In Witness Whereof, I hereunto set my hand and affix the Seal of said

Court, at _____, this _____ day of

_____ A. D. 187_____

_____, Clerk.

_____, Deputy Clerk.

THE STATE OF OHIO,

To Sheriff of _____ County, **Dr.**

For Prosecuting Charges as per within account\$

For Transportation Charges, as follows:

Travel for self _____ miles each way, _____ miles @ 8c per mile.....\$

“ “ _____ guard _____ miles each way, _____ miles @ 6c per mile,

Transporting _____ convict _____ “ one “ _____ “ “ 5c “ “

TOTAL CHARGES.....\$

RECEIVED. Columbus, O., _____, 187_____, of the Warden of Ohio
Penitentiary, a certificate of allowance on the State Auditor for the above amount.

Sheriff.

The State of Ohio,

In the Court of Common Pleas,

No. 579

Union County, ss.

September Term, 1891

THE STATE OF OHIO,

vs.

W. H. Parker

Indictment for Burglary & Petit Larceny

Crim. Ex. Docket, No. , Page

COST BILL.

NOTE.—Clerks should be careful to fill all blanks and insert no "jump" charges.

CLERK,		
Doc. and Appear. P.Pf and 1 Def't, 15; each add'l, 5,		15
Ent. finding Indictment,	10	10
" Pleas, 2 each,	10	20
Indexing Docket,	5	5
General Index,	10	10
Rule for Motion, and filing,	10	10
Entering Motion on Docket and Index,	10	10
Filing 7 papers and posting in App. Doc., each,	15	105
Taking Affidavits,	10	10
Filing Prec., issuing Capias, Return and its filing,	45	45
" " Attachment, Return and its filing,	45	45
Taking Justification of Bail,	40	40
Entering Allowance of Bail,	5	5
" Exoneration,	10	10
Special Warrant to bring before Judge, Return and filing,	40	40
Warrant to discharge prisoner,	30	30
Recog. def't and filing, each,	35	35
" 3 witnesses and filing, " 35	35	105
Venire for Jury,	15	15
Striking special Jury and Venire,	1 00	1 00
Polling Jury,	30	30
Impaneling Jury and swearing Constable,	20	20
Calling and entering Tales Jurors and cert., each,	10	10
Filing 3 Prec., issuing 3 sub. for 1 wit. and filing,	20	60
Additional names, each,	5	40
Swearing witnesses " 5	5	5
Entering att. of 4 witnesses, each day, " 5	5	20
Issuing Certificate for wit, " 5	5	5
Qualifying Jurors, " 10	10	10
Ent. on Bar and Court Cal., and Ind. each term, " 10	10	10
Entering 2 orders on Journal, " 10	10	20
" verdict on Journal, and filing, 15	15	15
" rule " 10	10	10
" judgm't " 10	10	10
Record on Journal, per 100 words, 10	10	60
Indexing 3 ent. on Journal, each, 10	10	30
Trans. orders on docket, " 10	10	10
" verdict on docket, 10	10	10
" rule " 10	10	10
" judgm't " 10	10	10
Copy of Indictment and certificate, each, 10	10	100
Continuance, 10	10	10
Nolle Pros. or laid away, 10	10	10
Entering on Cash book and index, 15	15	15
" ex. docket " 15	15	15
Notice of Motion for New Trial, 10	10	10
Cost Bill, Satisfaction and filing, + 2 copies 45	45	135
Recording 40 words, at 10c. each 100,	40	40
Certificate of Sentence, 50	50	50
" allowance of guard, 50	50	50
" to Auditor of Assignment of Counsel, 50	50	50
Prec. for Fi. Fa. issue, docketing, index and return, 70	70	70
Certificate for issuing Fi. Fa., 50	50	50
Lists for Grand Jury and Pros. Att'y, 30	30	30

MAYOR,		
JUSTICE, 88 Garciner		
Affidavit, each, 40	40	40
Warrant, each defendant named therein, 40	40	40
Continuance, 20	20	20
1st Mittimus, 40	40	40
2d " 40	40	40
Subpoena for 4 witnesses, 25c for 1, and 5c for each additional, 40	40	40
Recognizance—1 witness 40c, each additional 10c, 70	70	70
Swearing 4 witnesses, each, 5	5	20
Judgment, 40	40	40
Transferring Judgment, 15	15	15
Recognizance defendants, each, 40	40	40
Transcript—15c per 100 words, 60	60	60
Certifying Transcript, 25	25	25
Final Mittimus, 40	40	40
Filing papers, 4 each, 5	5	20
Recording words, 15c per 100, 160	160	160
Order on Jailor for prisoner, 40	40	40
Appointment of Special Constable, 40	40	40

MARSHAL, W.H. Robinson		
CONSTABLE,		
Serving Warrant on each def't, 40	40	40
Travel miles—20c for 1st, 5c for each additional, 40	40	40
Serv. 4 Sub on 4 wit., 25x10, 53	53	53
Copies " each, 25, 100	100	100
Travel miles—20c for 1st, 5c for each additional, 40	40	40
Serving Mittimus on each, 40	40	40
Copy " for 1st, 25	25	25
Travel miles—20c for 1st, 5c for each additional, 100	100	100
days attendance before J. P. 1 00	1 00	1 00
Com. to Jail on warrant, 40	40	40
Travel miles—20c for 1st, 5c for each additional, 20	20	20
Cons. bringing pris'ner out for ex. 40	40	40
Marshal " " " 20	20	20
Travel miles—20c for 1st, 5c for each additional, 150	150	150
Transporting and sustaining prisoner, which is allowance made by Magistrate, and certified by him, 73	73	73
Assistant day 1 50	1 50	1 50
" " 1 50	1 50	1 50
" " 1 50	1 50	1 50

SHERIFF,		
On Attachment, 12	12	12
On Capias, 5	5	5
Calling Action, 12	12	12
Calling 4 witnesses, 12	12	12
" Jury, 12	12	12
Summoning Jury, 50	50	50
Serving Subpoena on witnesses, 10	10	10
miles travel, 10	10	10
copies, per 100 words, 10	10	10
Committing 1 prisoner to jail, 75	75	75
Attending Pris'r before Court 2 times, 75	75	75
Discharging prisoner, 75	75	75
Sum. Special Jury and mileage, 5 00	5 00	5 00
Serving and returning Order of Court, 40	40	40
Miles traveled, each, 10	10	10
On Fi. Fa. Serv. 35c. miles travel, " 10	10	10
Forfeiting Recognizance, 30	30	30
Serving Indictment, 0	0	0

RECAPITULATION.		
Clerk, 12 00	12 00	12 00
Sheriff, 4 50	4 50	4 50
Mayor or Justice, 5 75	5 75	5 75
Marshal or Constable, 5 30	5 30	5 30
Witnesses, 12 00	12 00	12 00
Total Costs, 49 25	49 25	49 25

1 550

ATTEST, Clerk.

This Cost Bill is correct and allowed.

Judge.

Witnesses in Attendance under Recognizance or Subpoena.

NOTE.—The Mileage of Witnesses is to be allowed *both ways* at 5cts. per mile, and the *whole distance* should be stated and not *one way* at 10cts. per mile.

NAMES.	Before Justice or Police Judge.		In Court.		TOTAL AMOUNT.		REMARKS.
	Days, at 50c.	Miles, at 5c.	Days, at 75c.	Miles, at 5c.	Dolls.	Cts.	
A. D. Lauer	1	10	1	32	3	45	
J. L. Lauer	1	10	1	36	3	65	
Carbone Carter	1	10	1	22	2	95	
Melvina Parker	1	10	1	22	2	95	
					12	80	

Criminal Case File
Case No. 580

No. 580

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Frank Allen

SEP 13th 1881
SEP TERM. 1881

Defendant.

Penitentiary 2 years

Crim Doe C. P. 38-

Recorded Book 2 P. 301.

Transcript from
Wesley Garrard's
Docket
State of Ohio

vs

Frank Allen



State of Ohio Paris Township Before Wesley
Union County R. Garrard Justice of the Peace.

State of Ohio } July 13th 1881 complaint
against } in writing upon oath, and
Frank Allen } signed by C. M. Kenton
filed with me charging that Frank Allen
on or about the fourth day of July A.D. 1881
at the county of Union aforesaid did steal
take and carry away one gold watch & chain
of the value of seventy five dollars, one pair
of gold spectacles of the value of eight
dollars, one gold pen value of four dollars
, one pair of bracelets of the value of ten dollars
two pair sleeve buttons of the value of six
dollars, one breast pin two Dollars & fifty cents
Coats & two shirts of the value of fifteen
dollars being the property of C. M. Kenton
July 13th 1881 Issued a warrant for Frank
Allen, and delivered to Sam Bonnett Const
July 13th 1881 Warrant returned to wit I have
arrested the within named Frank Allen
and have him now in court July 13th 1881
Const Fees Serv 40 Mileage 236 miles \$11.80
- \$12.20 Samuel Bonnett Constable
Frank Allen being arraigned. I read the
affidavit to him, and entered a plea of guilty
to the charge made in the, affidavit. I
then required him to enter into bonds of

of Four hundred dollars, for his appearance
at the next term of court of common pleas
of Union County Ohio on the first day
of the term thereof which he failed to do.
Mittimus issued, and delivered to
Sam Bonnett const. Mittimus returned
July 13" 1881 to wit July 13" 1881 I committed
the within named Frank Allen to the
custody of the within named Jailer with
whom I left a certified copy of this writ with
John Kobensack. Fees Mileage 20 Service
40 copy 25 = \$0.85 to Sam Bonnett const.
Justices Fees. File papers 15 affidavit 40
warrant 40 Mittimus 40 Judgment 40
Satisfaction 20 Record 45 Transcript 45
Certificate 25 = \$3.30
Sam Bonnett const fees. On Warrant 40
Mileage 236 Miles \$11.80 Attendance \$1.00
Mittimus 40 Mileage 20. copy 25 = \$14.05

State of Ohio Union County Paris
Township Sd 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

No. 5-80

Union Common Pleas.

THE STATE OF OHIO,

AGAINST

Frank Allen

INDICTMENT FOR

House Breaking &
Grand 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.

James W. Brammen
Foreman of Grand Jury.

Filed _____ 18



Clerk

R. Woodburn
Prosecuting Attorney.

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

On this 23^d day of September 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.

James W. Brammen
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 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

Frank Allen

late of said County, on or about the 4th 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.

At about the hour of Four ^{o'clock} in the daytime of said day, the Dwelling house of Charles M. Kenton then situated did unlawfully, maliciously and forcibly break and enter with intent to the personal property of great value the personal property of the said Charles M. Kenton in said Dwelling house then and then being, then and then unlawfully to steal take and carry away: One gold watch and chain of the value of sixty five dollars one pair of gold bracelets of the value of ten dollars one pair of gold eye glasses of the value of seven dollars Three pair of silver buttons of the value of six dollars One coat of the value of twelve dollars and Two linen shirts of the value of four dollars. all of the value of one hundred and four dollars of the personal property of the said Charles M. Kenton in said Dwelling house then and then being found, then and then unlawfully did ~~steal~~ take and carry away.

STATE OF OHIO
IN SENATE
JANUARY 1881

6110
4705

1405
8110



C. M. KENTON,

PUBLISHER OF

UNION COUNTY JOURNAL,

Office—Robinson Block,

S. Main St., Marysville, O.

JOB PRINTING A SPECIALTY.

Marysville, O. July 13th, 1881

Leads in the case of the State
of Ohio vs. Frank Allen incurred
by the C. M. Kenton in arresting
and returning the defendant from
Clyvia, Ohio. To Marysville, Ohio
Tickets for Marshall Bourne to Clyvia
and return from Marysville, \$7.45-
Hotel Expense 1.75-
Tickets for C. M. Kenton to
Clyvia and Return to Marysville, \$7.45-
Hotel Expense 1.75-
Ticket for Prisoner from Clyvia
to Marysville 3.65-

\$22.05-

I hereby certify that I have allowed
the above bill and that it is correct
to the best of my knowledge Mesley Garrard p.?

SHERIFF'S OFFICE,

LORAIN COUNTY,

Elyria, O. July 29th 1881

Received of C. M. Keaton for arrest
of thief and return of property
\$2.00

W. E. Corning Sheriff Lorain Co

No-380

Stub of Ohio
vs

Frank Allen

Entry

Oct. 13th 1881

J. 12. P. 265

Return for which association
is indebted

Williamson

Slab of Ohio } No 380
as } Indictment for
Frank Allen } Horse breaking and
Grand Larceny

The defendant herein having on a former day of this term ~~pleaded~~ entered a plea of guilty to the charge of the indictment in this case, was this day brought into court in custody of the Sheriff, and the court having heard the testimony adduced and being fully advised of the facts and the said defendant being very much affected and having nothing but what he hath already said -

It is therefore considered and adjudged by the court that the said defendant Frank Allen be imprisoned and confined in the penitentiary of the state and kept at hard labor but without any solitary confinement for the period of two years and that he pay the costs of this case

THE STATE OF OHIO,

COUNTY, SS.

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service	\$	30
Levy		
Summoning Appraisers		
Swearing Appraisers		
Conveying Appraisers		
Mileage		16
Poundage		
Return		
.....		
.....		
.....		
Total		46
Appraiser's Fees		
Printer's Fees		

Received this writ October 17th A. D. 1881
 at 2 1/2 o'clock P. M., and pursuant to its command,
 the within named Sheriff then
 has on Property returned to day

John Ashmout
 Sheriff

Crim. Doc. 6 Page 38

Union COMMON PLEAS.

THE STATE OF OHIO,

vs

Frank Allen

FI. FA. ET CA. SA.

This Writ dated Oct-15th 1881

Fine, - - - \$
 Costs, - - - \$ 79.52

Defendant's Costs, \$

Int. from

Inc. Costs, - - - \$

Woodburn

Prosecuting Attorney.

Ret'd & Filed 188

OCT
17
1881

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

Frank Allen

in your bailiwick, you cause to be made *Seventy nine 50*

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

12th day of *September*, A. D. 188*1*, by the judgment of said

Court, recovered against the said *Frank Allen*

for House Breaking & Grand 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

Warrville this *15th*

day of *October* A. D. 188*1*

W. M. Winger

Clerk.

By..... Deputy Clerk.

Penitentiary, No. _____

CERTIFICATE OF SENTENCE

AND

Cost Bill in Penitentiary Cases.

County. _____

STATE OF OHIO,

vs.

Years. _____

Certificate for Allowance of Guards.

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

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

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

Given under my hand and seal of said Court, this _____

day of _____ A. D. 187 _____

Clerk.

By _____

Deputy Clerk.

Certificate for Issuing Execution.

THE STATE OF OHIO, }
County, ss. }

Clerk of the Court of Common Pleas, in and for said County, hereby certify, that, upon the judgment and
sentence in the case of THE STATE OF OHIO, vs. _____
an execution called a Fieri Facias, issued on the _____ day of _____ 187 _____,

against the said _____

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

WITNESS my official Signature, and the Seal of said Court, at
_____, in the County and State aforesaid, this
_____ day of _____ 187 _____

Clerk.

By _____

Deputy Clerk.

Certificate of Sentence.

At a term of the Court of Common Pleas, begun and held at the Court House in _____
within and for the County of _____, and State of Ohio, on the _____
day of _____ A. D. 187_____:

Present, the Hon _____ Judge.

In the Record and Proceedings of said Court, then and there had, among other things is the following
judgment and sentence, to-wit:

THE STATE OF OHIO,

vs.

Indictment for _____

The said _____

having _____ Guilty _____

It is therefore the sentence of the Court that _____ be imprisoned in the Penitentiary of this State, and
kept at hard labor _____

for the term of _____ years, and that _____ pay the costs of this prosecution, taxed at _____

In Witness Whereof, I hereunto set my hand and affix the Seal of said

Court, at _____, this _____ day of

_____ A. D. 187_____

_____, Clerk.

_____, Deputy Clerk.

THE STATE OF OHIO,

To Sheriff of _____ County, **Or.**

For Prosecuting Charges as per within account\$

For Transportation Charges, as follows:

Travel for self _____ miles each way, _____ miles @ 8c per mile.....\$

“ “ _____ guard _____ miles each way, _____ miles @ 6c per mile,

Transporting _____ convict _____ “ one “ _____ “ “ 5c “ “

TOTAL CHARGES.....\$

RECEIVED. Columbus, O., _____, 187_____, of the Warden of Ohio

Penitentiary, a certificate of allowance on the State Auditor for the above amount.

_____, Sheriff.

The State of Ohio,

In the Court of Common Pleas,

No. 580

Wm County, ss.

Sept

Term, 1871

THE STATE OF OHIO,

vs.

Frank Allon

Indictment for House Breaking & Larceny

Crim. Ex. Docket, No., Page

COST BILL.

NOTE.—Clerks should be careful to fill all blanks and insert no "lump" charges.

CLERK,		
Doc. and Appear. Pl'f and 1 Def't, 15; each add't, 5,	15	
Ent. finding Indictment,	10	
" Pleas, each,	10	
Indexing Docket,	5	
General Index,	10	
Rule for Motion, and filing,	10	
Entering Motion on Docket and Index,	10	
Filing 5 papers and posting in App. Doc., each,	15	
Taking Affidavits,	10	
Filing Prec., issuing Capias, Return and its filing,	45	
" " Attachment, Return and its filing,	45	
Taking Justification of Bail,	40	
Entering Allowance of Bail,	5	
" Exonerat.,	10	
Special Warrant to bring before Judge, Return and filing,	40	
Warrant to discharge prisoner,	30	
Recog. def't and filing, each,	35	
" witnesses and filing, " "	35	
Venire for Jury,	15	
Striking special Jury and Venire,	1 00	
Polling Jury,	30	
Impanelling Jury and swearing Constable,	20	
Calling and entering Tales Jurors and cert., each,	10	
Filing Prec., issuing sub. for 1 wit. and filing,	20	
Additional names, each,	5	
Swearing 2 witnesses,	10	
Entering att. of 2 witnesses, each day,	10	
Issuing Certificate for wit,	5	
Qualifying Jurors,	10	
Ent. on Bar and Court Cal., and Ind. each term,	10	
Entering orders on Journal,	10	
" verdict on Journal, and filing,	15	
" rule " "	10	
" judgm't " "	10	
Record on Journal, per 100 words,	10	
Indexing ent. on Journal, each,	10	
Trans. orders on docket, " "	10	
" verdict on docket,	10	
" rule " "	10	
" judgm't " "	10	
Copy of Indictment and certificate,	1 00	
Continuance, each,	10	
Nolle Pros. or laid away,	10	
Entering on Cash book and index,	15	
" ex. docket " "	15	
Notice of Motion for New Trial,	10	
Cost Bill, Satisfaction and filing, 3	45	
Recording words, at 10c. each 100,	1 00	
Certificate of Sentence,	50	
" allowance of guard,	50	
" to Auditor of Assignment of Counsel,	50	
Proc. for Fl. Fa. issue, docketing, index and return,	70	
Certificate for issuing Fl. Fa.,	50	
Lists for Grand Jury and Pros. Att'y,	30	
	10 05	

MAYOR,		
JUSTICE, Barrard		
Affidavit, each,	40	40
Warrant, each defendant named therein,	40	40
Continuance,	20	
1st Mittimus,	40	40
2d " "	40	
Subpoena for witnesses, 25c for 1, and 5c for each additional,		
Recognizance—1 witness 40c, each additional 10c,		
Swearing witnesses, each,	5	
Judgment,	40	40
Transferring Judgment,	15	
Recognizance defendants, each,	40	
Transcript—15c per 100 words,		45
Certifying Transcript,	25	25
Final Mittimus,	40	
Filing papers, 3 each,	5	15
Recording words, 15c per 100,		45
Order on Jailor for prisoner,	40	
Appointment of Special Constable,	40	
		2 90
MARSHAL,		
CONSTABLE, Bennett		
Serving Warrant on each def't,	40	40
Travel 2 miles—20c for 1st, 5c for each additional,	11 30	
Serv. sub on wit., 25x10,		
Copies " each,	25	
Travel miles—20c for 1st, 5c for each additional,		
Serving Mittimus on each,	40	40
Copy " for 1st,	25	25
Travel miles—20c for 1st, 5c for each additional,		20
days attendance before J. P. 1 00		1 00
Com. to Jail on warrant,	40	
Travel miles—20c for 1st, 5c for each additional,		
Cons. bringing pris'ner out for ex. 40		
Marshal " " " 20		
Travel miles—20c for 1st, 5c for each additional,		
Transporting and sustaining prisoner, which is allowance made by Magistrate, and certified by him,		47 05
Assistant day	1 50	
" " "	1 50	
" " "	1 50	

SHERIFF,		
On Attachment,		
On Capias,		
Calling Action,	16	12
Calling witnesses,	6	10
" Jury,	12	
Summoning Jury,	50	
Serving Subpoena on witnesses, 12 1/2		
miles travel,	10	
copies, per 100 words,	10	
Committing prisoner to jail,	75	75
Attending Pris'r before Court 2 times,	75	1 50
Discharging prisoner,	75	
Sum. Special Jury and mileage,	5 00	
Serving and returning Order of Court,	40	40
Miles traveled, each,	10	
On Fl. Fa. Serv. 35c. miles travel, " 10		45
Forfeiting Recognizance,		35
Serving Indictment,		
		3 67

RECAPITULATION.		
Clerk,		
Sheriff,	10 15	
Mayor or Justice,	347	
Marshal or Constable,	6 10	
Witnesses,	1 50	
Total Costs,	7932	

12 05
3 47
3 67
1 50
842

ATTEST.

Clerk.

This Cost Bill is correct and allowed.

Judge.

Witnesses in Attendance under Recognizance or Subpoena.

NOTE.—The Mileage of Witnesses is to be allowed *both ways* at 5cts. per mile, and the *whole distance* should be stated and not *one way* at 10cts. per mile.

NAMES.	Before Justice or Police Judge.		In Court.		TOTAL AMOUNT.		REMARKS.
	Days, at 50c.	Miles, at 5c.	Days, at 75c.	Miles, at 5c.	Dolls.	Cts.	
<i>C. M. Kerston</i>			1			75-	
<i>Lorray Decker</i>			1			75-	

Criminal Case File
Case No. 581

No. 581-

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Oscar Cramer

et al

JAN

TERM

1882

Defendant.

Jan 30th 1882. Verdict
of Guilty J. 12 P. 326.

Crim Soc. C. Page 682
Recorded Book 2 P. 329.

No. 314

THE STATE OF OHIO,

vs.

Oscar Gramer

Subpoena for State Witnesses.

Returnable Jan 27 1882

Brodrick

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	How Served	
		Person's Service.	By Copy.
John Chapman	21		"
W. R. White	25		"
Geo. Fisher	22		"
J. B. ...	20		"
W. D. ...	20		"
W. S. ...	16		"
W. B. ...	23		"

SHERIFF'S FEES,

	Dollars.	Cents.
Service,		70
Mileage, 50	4	00
Copy,		70
Total,	8	40

Hederman Sheriff.

Sworn to and Subscribed before me, this day of 188

Clerk.

Sworn

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 Chapman
John Rice *D. B. White*
George Fisher *J. F. Friedrich*
W. W. Burgon *and S. S. Gardner*

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. 1882, 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

on behalf of the State *Oscar Cramer*. 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 17th day of July A. D. 1882

W. M. Wingel Clerk.

By _____ Deputy Clerk.

No 581

P. 314

THE STATE OF OHIO,

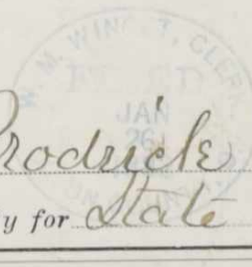
vs

Ascar Cramer

Subpoena for *State* Witnesses.

Returnable *Jan'y 27, 1882*

Brodrick
Att'y for *State*



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.
<i>John Williams</i>	<i>22</i>
.....
.....
.....
.....
.....
.....
.....
.....
.....

SHERIFF'S FEES.	
Service	<i>25</i>
Mileage..... <i>457</i>	<i>360</i>
Copy.....	<i>25</i>
Total.....	<i>450</i>

Hebernd 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

Jesse Williams
and
F. A. Reynolds

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.
1882, 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

Oscar Kramer

on behalf of the

Pltff

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

18th

day of

Janey

, A. D. 1882

W. M. Winget

Clerk.

Deputy Clerk.

THE STATE OF OHIO,

US

Ascarus Cramer

Subpoena for *Deft* - Witnesses.

Returnable *Jan'y 27*, 1882



W. M. ...
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.
<i>Jonathan Bell</i>	<i>23</i>
<i>Myrtle Cramer</i>	<i>20</i>
<i>Robert Cramer</i>	<i>23</i>
<i>Geo. Poppeberg</i>	<i>22</i>
<i>Levin Pruitt</i>	<i>21</i>
<i>John Patton</i>	<i>28</i>
<i>John Davis</i>	<i>20</i>
<i>J. S. Gardner</i>	<i>14</i>

SHERIFF'S FEES.	
Service	<i>86</i>
Mileage..... <i>80</i>	<i>6 46</i>
Copy	<i>86</i>
Total.....	<i>8.06</i>

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 SUBPOENA

Jonathan Bell
Wingel Harriman Lafayette Harriman
Lewis Roseberry. Lerwin Price John Pattent
John Davis and S. S. Gardiner.

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.
1882, 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

Oscar Cramer

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. 1882-

W. M. Wingel

Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs

Oscar Bramm

Subpoena for *State* Witnesses.

Returnable *Forshwith* 188



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.
<i>H. J. Skidmore</i>	<i>20</i>

SHERIFF'S FEES.	
Service	<i>12</i>
Mileage..... <i>40</i>	<i>3.00</i>
Copy	<i>1.0</i>
Total.....	<i>3.40</i>

J. Hobensack Sheriff.

Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union

County, ss. }

To the Sheriff of said County, Greeting:

Dr. G. J. Skidmore

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 *February*, A. D. ~~188~~
~~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 _____

Oscar Cramer

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 *Marion*
this *27th* day of *Jan'y*, A. D. 1882

W. M. Weigel Clerk.

Deputy Clerk.

No 581

P 313-

THE STATE OF OHIO,

vs

Oscai Kramer

Subpoena for *Deft* Witnesses.

Returnable



Wolco

Att'y for *Deft*

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

..... Sheriff.

Published by Siebert & Lilliey, 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.

SHERIFF'S FEES.	
Service	<i>10</i>
Mileage.....	<i>16</i>
Copy.....	
Total.....	<i>26</i>

Wolco 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

~~Oscar Kramer~~
John Heobensack

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 _____

Oscar Kramer
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 *Marion*
this *27th* day of *Jan'y*, A. D. 188*2*

W. M. Wiegst - Clerk.

Deputy Clerk.



20581

State

vs

New trial
May 28th 1882

10 A. M. Spring Term

Oscar Cramer

William Joliff

David Burr

~~A. D. Doolittle~~

Ralph Bonnett

J. J. Morelock

~~J. Van Praese~~

William Smith

A. Roney *Latus jurus*

A. W. Torrence —

C. M. Robinson —

~~_____~~

~~J. S. Rodgers —~~

Adam Liverser —

William McManus —

George Fox —

no 581. P. 314

THE STATE OF OHIO,

vs

Oscar Bremer

Subpoena for State Witnesses.

Returnable _____, 188_____



Att'y for _____

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.
Richard Dean	20

SHERIFF'S FEES.	
Service	10
Mileage..... 20	20
Copy.....	10
Total.....	50

Mohrman Sheriff.

Clerk.

Served in Court

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

Richard Davis

YOU ARE HEREBY COMMANDED TO SUBPENA

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

Oscar Cramer

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. 1882

W. M. Winget Clerk.

Deputy Clerk.

P. 313-

THE STATE OF OHIO,

vs.

Oscar Cramer

Subpoena for *diff* Witnesses.

Returnable 188



Att'y for _____

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

D

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	How Served	
		Person'l Service.	By Copy.
<i>William Lane</i>	<i>2 1/2</i>		

SHERIFF'S FEES,	Dollars.	Cents.
Service, _____		<i>10</i>
Mileage, <i>48</i>	<i>3</i>	<i>84</i>
Copy, _____		<i>10</i>
Total, _____	<i>3</i>	<i>04</i>

McKenzie Sheriff.

Sworn to and Subscribed before me, this _____ day of _____ 188_____

Clerk.

Subpœna in Criminal Case.

THE STATE OF OHIO, }

UNION COUNTY, ss.

To the Sheriff of said County---Greeting:

You are Hereby Comanded to Subpœna

William Carr

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 _____

Oscar Bramer

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 *30th* day of *Janry* A. D. 188*2*

W. M. Winger Clerk.

By _____ Deputy Clerk.

No 581 P. 313-

THE STATE OF OHIO,

vs.

Oscar Cramer

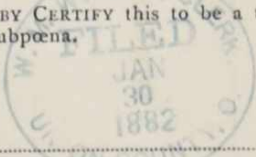
Subpoena for deft Witnesses.

Returnable July 30th 1882

Hoese

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	How Served	
		Person'l Service.	By Copy.
R. R. Randall			
out - for me			
Henry Blue	24		
James Randall	21		
J. S. Gardner	16		

SHERIFF'S FEES,	Dollars.	Cents.
Service,		30
Mileage, <u>for</u>	4	00
Copy,		30
Total,	4	60
<u>Hebeman</u>		Sheriff.

Sworn to and Subscribed before me, this _____ day of _____ 188__

Clerk.

Subpœna in Criminal Case.

THE STATE OF OHIO, }

UNION COUNTY, ss.

To the Sheriff of said County---Greeting:

You are Hereby Comanded to Subpœna

H. P. Randall
Henry Blue
Herbert Randall
and
A. S. Gardner

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 30 day of January A. D. 1882, 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

Oscar Cramer
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 28 day of January A. D. 1882

W. M. Winget Clerk.

By _____ Deputy Clerk.

No 381. P. 315 -

THE STATE OF OHIO,

vs

Oscar Bramer

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.

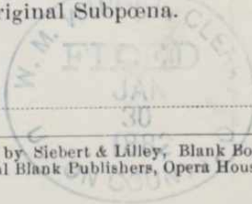
NAMES OF WITNESSES.	MILES.
Jonathan Ball	25
Mr J E Williams	20
William Williams	20
Erady Smallman	24

Subpoena for Sept Witnesses.

Returnable July 30th, 1882

W. M. FIFE
Att'y for Sept

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.

SHERIFF'S FEES.

Service	40
Mileage..... <u>54</u>	<u>4 52</u>
Copy	<u>45</u>
Total.....	<u>5 12</u>

Hebermann 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

Jonathan Bell
Dr. S. E. Williams William Williams
and Brady Smallwood

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the 30th day of January, A. D.
1882, 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

Oscar Kramer

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 28th day of January, A. D. 1882

W. M. Wright Clerk.

Deputy Clerk.

J. 12, P. 326



The State of Ohio,

Union County, ss.

In the Court of Common Pleas of said Co.,

Jany

Term, A. D. 1882

THE STATE OF OHIO, Plaintiff.

Against

Oscar Cramer

Defendant.

CRIMINAL ACTION.

No 581

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.

Oscar Cramer do find the defendant
- guilty as he stands charged, and we
assess the value of the barn burned at \$400
R. D. Bonnetto Foreman.

No 5-81

The State of Ohio

vs,

Cesar Cramer et al,

Entry

J 12. P. 329.



The State of Ohio

vs,

Oscar Cramer et al

No. 581 - Entry

Indictment for

Arson

Court allow

P. B. Cole Esq, a fee of Fifty
dollars for defending the
prisoner Oscar Cramer, under
assignment of Court

John M. F. ... Esq, atty,

W. 581

The State of Ohio

vs.

Oscar Cramer *et al.*

Entry

J. P. 329



The State of Ohio

vs,

Oscar Ceramier et al

N^o 581 - Entry -
Indictment for Arson;

Court allow R. L.

Woodburn Org. a fee of Fifteen Dollars
for assisting the prosecution, under
assignment of Court

John M. Woodruff Esq, Atty,

No. 581.

The State of Ohio

vs,

Oscar Cramer et al

Entry

J. 12, P. 324.



The State of Ohio } No. 581 - Entry -
vs, } Indictment for
Oscar Crummer et al, } Arson

On application

of the prosecuting attorney
therefor, R. L. Woodburn Esq,
is hereby appointed to assist
in the further prosecution
of this case.

John M. Brodick. Pro. atty.

Put this on Journal as of Jan. 28/82

Crim. Doc. _____ Page _____

COMMON PLEAS.

The State of Ohio

vs.

Oscar Gramer

FI. FA. ET CA. SA.

This Writ dated Feb 3^d 1882

Fine, \$ _____

Costs, \$415.98

\$ _____

Defendant's Costs, \$ _____

Int. from _____

Ret. & filed Feb 3^d 1882

Inc. Costs, \$ 70

J. M. Brodwick
Prosecuting Attorney.

Received _____ 187

Sheriff.

Ret. and filed _____ 187

Received this writ Feb 3rd 1882.

The writ is named Oscar Gramer has no property
whereby to make any part of this judgment

John D. Petersack
Sheriff

Exp. Service 30
Mileage 16
46

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

Oscar Cramer

in your bailiwick, you cause to be made Four Hundred Fifteen 93/100
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
9th day of January, A. D. 1882, by the judgment of said
Court, recovered against the said

Oscar Cramer

on a charge of Arson

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

Marion this 3^d

day of February A. D. 1882

W. M. Wingst Clerk.

By _____ Deputy Clerk.

NO 581

The Statey Office

vs,

Oscar Cramer

entry,

1

J. 12. P 345



the State of Ohio } No. 581 - Entry -
vs, } Indictment for
Oscar Cramer } Arson

This day this
cause was heard on motion
for new trial, the prisoner having
been brought into court in
custody of the Sheriff.

On consideration whereof
the Court do overrule said
motion.

John M. Brubaker, Jws. Ckg.

No 5-81

The State of Ohio

vs.

Oscar Cramer

Entry

2
J112P346.



The State of Ohio } No. 581 - Entry -
vs, } Indictment for
Oscar Kramer } Arson,

The defendant herein having been heretofore convicted of Arson was this day brought into court, in custody of the Sheriff, and informed by the Court of the verdict of the jury, and inquired of if he had any thing to say why judgment should not be pronounced against him, and having nothing but what he hath already said;

It is therefore considered, ordered and adjudged by the Court that the said defendant, Oscar Kramer, be imprisoned and confined in the penitentiary of the State of Ohio, and kept at hard labor, but without any solitary confinement, for the period of three years; and that he pay the costs of this prosecution, for which execution is awarded,

John M. Benedict Pros. Atty.

Record

State of Ohio

Clear Certificate

Transcript



State of Ohio
vs
John H. Andrews Esq
Oscar Cramer

State of Ohio, Union Co
Before me Alexander
a Justice of the Peace
in and for said County.

Complaint made this 18th day of Aug
1881, by John Chapman who being duly
sworn said that on or about the 15th day
of April 1880, at the said County aforesaid
said Oscar Cramer and John Chapman
then and there being did unlawfully
and maliciously set fire to and burn
aband them and their situate the
property of him the said John Chap-
man - the said burn being them and
there of the value of \$600⁰⁰ & the dam-
age of \$600⁰⁰ to him the said John
Chapman and contrary to the statutes
in such cases made and provided
and said John Chapman claims
said Oscar Cramer and J. H. Andrews
are guilty of the same that said
Cramer did the actual burning but
said John Andrews did procure him
said Oscar Cramer to commit said
crime in complaint filed -
warrant issued for the defendants -
(there being no Constable of said Tp. in
said Tp. I hereby appointed J. J.

Woodruff constable, and administered
to him an oath as such) ~ ~ ~
to John J. Woodruff Special Constable
of said County, who made return as
follows to wit: I have the within named
Defendants now in Court ~ ~ ~

Subpoena issued for the following wit-
nesses for Defendant J. W. Andrews to
wit: David Taylor C. W. Burgeon.
Robertson J. W. - made as follows to wit:
served the within on David Taylor C.
W. Burgeon not found - J. J. Woodruff
Spcl Const.

Defendants arraigned before me the
said Justice on the 18th day of Aug
1881. and upon hearing said Com-
plaint Oscar Curran pleaded
"guilty" to the same, and John
W. Andrews pleaded "not guilty" ~ ~ ~
Trial of said John W. Andrews had
on the 18th of Aug 1881. the parties being
present. witnesses sworn & examined
on behalf of & take to wit: John Chap-
man - J. J. Miller, Oscar Curran -
It is thereupon on said day by me
the said Justice of the Peace adjudged
and ordered that the said "Def"

Oscar Cramer enters into a recognizance
for his appearance at the Common Pleas
Court of said County on the first day of
the next term thereof in the sum of \$500⁰⁰
and in default that he be committed
to the jail to await the action of said
Court - and that the Defendant John
H. Anderson be and he is hereby dis-
charged - Alexander J. P.

Writs issued and returned
as follows - Aug 19th 1887, by virtue
of this writ I have this day committed
the body of the within named Oscar
Cramer to the jail of Mason Co
Ohio and left with the jailer thereof
a certified copy of this writ -
J. J. Woodruff J. P. Mason Co

State of Ohio Mason Co. Courthouse Sp. Ct.
I hereby certify that the above is a
true and correct transcript of
the proceedings had by and be-
fore me at my office, in ^{in said} the above
intitled cause -
Alexander J. P. Judge of the Peace

Costs Bill

Justice's costs	Constable's costs	Witness fees
Complaint 40 ^o	Service of warrant 50 ^o	J. J. Miller 50
Warrant 2. per 80	Mileage 20	Oscar Turner 50
Sub 2. per 30	1. Sub. 2. per 35	David Taylor 50
3. Wit sworn 15	Mileage 20	<u>\$ 1, 50</u>
Judgment 40	Transportation 3 00	
4. papers filed 20	Subsistence 50	
Record 50	Commitment 40	
Satisfactoria 20	Copy 40	
Transcript 1 00	Mileage 32. M. 1 75	
Certificate 25	<u>\$ 7 60</u>	
Mittimus 40	6 00	
Attorney's retainer 1 00	15 00	
Applying Court 40		
<u>\$ 6, 00</u>		

Total costs before Justice \$15⁰⁰

No. 5-81

Union Common Pleas.

THE STATE OF OHIO,
AGAINST

Oscar Cramer
John H. Andrews

INDICTMENT FOR

Arson

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

A TRUE BILL.

Thomas W. Brannon
Foreman of Grand Jury.

Filed *SEP 14 1881* 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 *September* 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

Oscar Cramer and John H. Andrews

late of said County, on or about the *12* 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.

Did unlawfully willfully and maliciously set fire to and burn one Barn the property of John Chapman and of the value of six hundred dollars

No 381

Mine

Common Pleas.

THE STATE OF OHIO,

vs.

Oscar Gramer

and

J. H. Andrews,

Recognizance.

Filed

18



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

THE STATE OF OHIO,

vs.

Oscar Cramer

Union County.

and

John H. Andrews

Be it Remembered, That on the *16th*

day of *September*, A. D. 1881

John H. Andrews and *Joseph Price* and *G. S. Robertson*, 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 *Six 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 H. Andrews shall personally be and appear before the Court of Common Pleas, *on the 29th day of September A.D. 1881,*

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. Winger

Clerk.

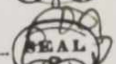
By

Deputy,

John H. Andrews

Joseph Price

G. S. Robertson



2055

ap Doc. ~~18~~ Page 186

THE STATE OF OHIO

vs.

~~Osceola~~ Cramer

J. H. Andrews

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,

Wm County, ss.

I have arrested the within named

Abner Andrews the
son of the Court this 13th
day of September 1881

John A. Sherman Sheriff.

FEES.

Service,	\$ 30
Mileage,	6 40
Conveyance,	4 00
Assistance,	3 50
Sustenance,	1 50
Return,	
Total,	\$ 15 70

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting:

WE COMMAND YOU To take

John D. Andrews

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

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 *September*

A. D. 18*87*

W. M. Wügel - Clerk.

By _____ Deputy Clerk.

No. 581.

THE STATE OF OHIO,

v's.

John H. Andrews

Subpoena for *Ptff.* Witnesses.

Returnable *Oct 3^d* 188*1*



R. L. Woodbury

Att'y for *Ptff.*

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	How Served	
		Person'l Service.	By Copy.
<i>William Williams</i>	<i>2 1/2</i>		

SHERIFF'S FEES,	Dollars.	Cents.
Service,		<i>10</i>
Mileage,	<i>3</i>	<i>60</i>
Copy,		<i>10</i>
Total,	<i>3,</i>	<i>80</i>

John Hobens Sheriff.

Sworn to and Subscribed before me, this day of 188.....

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.....

William Williams

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 3rd day of Oct. A. D. 1887, at 8³⁰ 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. Andrews
State of Ohio

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 3 day of Oct. A. D. 1887

W. M. Wright Clerk.
By..... Deputy Clerk.

THE STATE OF OHIO,

vs

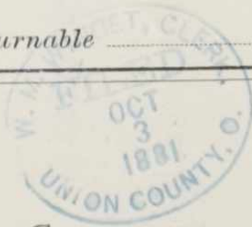
I served this Writ as commanded on the following named persons, and they are entitled to travel fee for the number of miles set opposite their respective names.

Oscar Cramer
+
J. H. Andrews

Subpoena for Petty Witnesses.

NAMES OF WITNESSES.	MILES.
Whitchapman	20
Oscar Cramer	1
J. Miller	8
W. A. Duggard	19
Wenger Workman	19
R. H. Randall	21
J. R. Stout	19
William Dutton	26
Jesse Williams	23
Reynolds	1

Returnable _____, 188_____



Woodburn
Att'y for Petty

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

Sheriff.

SHERIFF'S FEES.

Service	1, 00
Mileage.....	8, 00
Copy.....	1, 00
	<u>10, 00</u>
Total.....	

John H. Benson 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

John Chapman
Oscar Coramie J. J. Miller J. A. Henggard
Winget-Harrison R. B. Randall J. P. Stout
William Dutton Jesse Williams Reynolds

to be and appear before the Court of Common Pleas of the County of Union
at the Court House in said County, on the 30 day of September, A. D.
1881, 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. Andrews
& Oscar Coramie

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 September, A. D. 1881

W. M. Winget Clerk.

Deputy Clerk.

No. 11. Sec. No 5. P. 250.

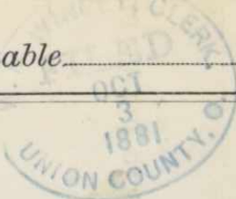
THE STATE OF OHIO,

vs.

John H. Andrews

Subpoena for *Deft.* Witnesses.

Returnable 188



Walter H. Benton

Att'y for *Defendant*

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

(Signature)

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	How Served	
		Person's Service.	By Copy.
<i>J. Patten</i>	<i>26</i>		<i>C</i>
<i>R. Walker</i>	<i>26</i>		<i>C</i>
<i>John Davis</i>	<i>26</i>		<i>C</i>
<i>Dorsey Bodel</i>	<i>26</i>		<i>C</i>
<i>Charles Jones</i>	<i>24</i>		<i>C</i>
<i>Ball Kinross</i>			
<i>in Wyandotte</i>			
<i>Co.</i>			

SHERIFF'S FEES,	Dollars.	Cents.
Service, _____		<i>50</i>
Mileage, _____	<i>5</i>	<i>60</i>
Copy, _____		<i>50</i>
Total, _____	<i>61</i>	<i>60</i>

John H. Obermuck Sheriff.

Sworn to and Subscribed before me, this _____ day of _____ 188

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 L. Patton, R. Walker
Polk, Kinney, John Davis, Corey Boxell,
Charles Jerome.*

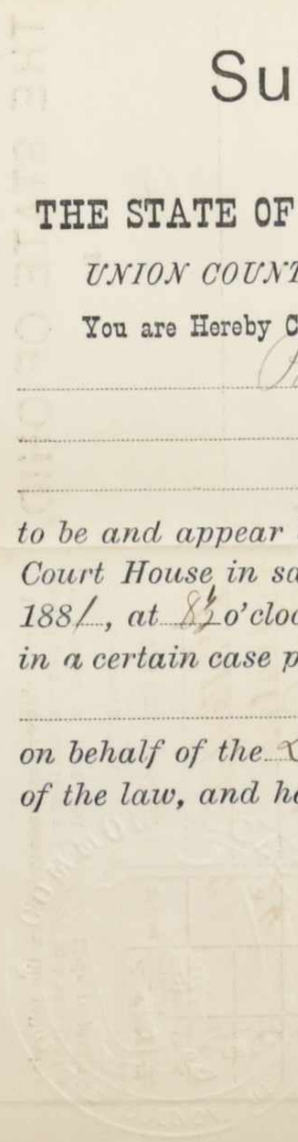
to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 3^o day of Oct. A. D. 1881, at 8¹/₂ o'clock A. M., then and there to give testimony and the truth to say in a certain case pending in said Court, wherein the State of Ohio prosecutes

John H. Andrews
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 19th day of September A. D. 1881

W. M. Winget. Clerk.

By _____ Deputy Clerk.



No. 581. Dec No 5. P. 250.

THE STATE OF OHIO,

vs.

John H. Andrews

Subpoena for *Depts* Witnesses.

Returnable _____ 188_____



Lawrence A. Benton
Att'y for *Depts*

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	How Served	
		Person'l Service.	By Copy.
<i>Ben Wood</i>	<i>16</i>		
<i>Dave Taylor</i>	<i>16</i>		
<i>BB Gardiner</i>	<i>16</i>		
<i>Andrew McLaughlin</i>			
<i>not found.</i>			

SHERIFF'S FEES,	Dollars.	Cents.
Service, _____		<i>30</i>
Mileage, _____	<i>3</i>	<i>20</i>
Copy, _____		<i>30</i>
Total, _____	<i>3</i>	<i>80</i>

John H. Obernack Sheriff.

Sworn to and Subscribed before me, this _____ day of _____ 188_____

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

*Ben Hood, Dave Taylor,
S. S. Gardner, and
Andrew 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 3rd day of Oct. A. D. 1887, 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

John H. Andrews.
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 19. day of Sept. A. D. 1887

W. M. Wright Clerk.

By _____ Deputy Clerk.

No. 581 Book 5 Page 250

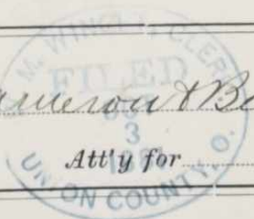
Union Co
Common Pleas.

State of Ohio,
vs.
John H. Andrews

Subpoena for Witnesses.

Returnable _____ Term, 188_____

Cameron & Benton
Att'y for



Ret'd and filed _____ 188_____

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>Dr McKittrick</u>	<u>26</u> C
<u>Samuel Porter</u>	<u>26</u> C
<u>Jesse Walker</u>	<u>26</u> C

Ben Mosline
not found

SHERIFF'S FEES.	
Service	<u>30</u>
Mileage	<u>4</u> 80.
Copy	<u>30</u>
Total	<u>57</u> 40

John Hobensack Sheriff.

Sworn to and subscribed before me, this _____ day of _____ 188_____

Clerk.

SUBPENA.

THE STATE OF OHIO, }
UNION COUNTY, ss. }

To _____
Dr. McKittrick, Ben Mosline,
Samuel Porter and Jesse Walker

We command and strictly enjoin you, and each of you, that laying aside all manner of business and excuses whatsoever, you, and each of you, be and appear in your proper persons, before the Judge of the _____ Court of Common Pleas within and for said County of Union, at the Court House at Marysville, in said County, on the _____ day of *Oct*, A. D. 188*1*, at eight o'clock A. M., then and there to testify on the part of the *Defendant* what you may know in a certain action in said Court, pending between *State of Ohio* Plaintiff, and *John H. Andrews* Defendant.

And this you will in no wise omit, under penalty of the law.

Witness the Hand and Seal of the Clerk of said Court, at Marysville, this *23* day of *Sept.* A. D. 188*1*

W. M. Winget Clerk.
By _____ Deputy.

THE STATE OF OHIO,

vs.

John H. Andrews

Subpoena for *Deft's* Witnesses.

Returnable 188



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	How Served	
		Person'l Service.	By Copy.
<i>Leroy Price</i>	21		C
<i>Levi Roseberg</i>	21		C
<i>J.R. Price</i>	19		C
<i>John Blue Jr</i>	21		C
<i>Lafayette Harrison</i>	21		C

SHERIFF'S FEES,	Dollars.	Cents.
	Service, _____	
Mileage, _____	5	00
Copy, _____		50
Total, _____	6	00

John Hobensack Sheriff.

Sworn to and Subscribed before me, this _____ day of _____ 188 _____

_____ 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

*Leol Rice, Levi Roseberry,
John Rice, John Rice, Jr. and
Lafayette Harrison*

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 3^d day of Sept. Oct. A. D. 1887, at 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. Andrews.
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 19 day of Sept. A. D. 1887

H. M. Knight Clerk.

By _____ Deputy Clerk.

No. 581,

THE STATE OF OHIO,

vs

John H. Andrews

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>Joseph Decker</i>	20 c
<i>Thomas Parish</i>	20 c
<i>William Parish</i>	28 c

Subpoena for *Deft.* Witnesses.

Returnable _____, 188_____



Cameron & Benton
Att'y for *Deft.*

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

Sheriff.

SHERIFF'S FEES.	
Service	30
Mileage.....	5 00
Copy.....	30
	<u>61</u>
Total.....	20

John Henderson Sheriff.

Clerk.

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

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 Ducken Thomas Parish
and
William P. Fish

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *3* day of *Oct.*, 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

John H. Andrews,

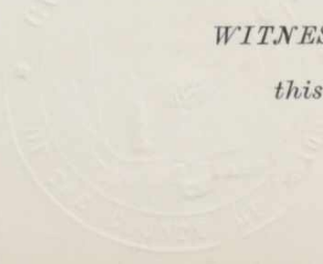
on behalf of the *Defendant.* Hereof fail not, under the penalty of the law,
and have you then and there this writ.

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

this *27*th day of *Sept.*, A. D. 188*1*

W. M. Winger Clerk.

Deputy Clerk.



Union Co.

Common Pleas.

State of Ohio.

vs.

John H. Andrews

Subpœna for Witnesses.

Returnable OCT 3 1881 Term, 1881

Cameron & Bentow

Att'y for Defendants

Ret'd and filed 1881

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.
<u>Jonathan Bell</u>	<u>22</u>
<u>Ja. Porter</u>	<u>26</u>
<u>David Porter</u>	<u>26</u>

William Cofield & Charles & Estlin
were not found.

SHERIFF'S FEES.

Service	<u>30</u>
Mileage	<u>5.60</u>
Copy	<u>30</u>
Total	<u>6.20</u>

John Hebensack Sheriff.

Sworn to and subscribed before me, this

day of 1881

Clerk.

S U B P Æ N A .

THE STATE OF OHIO, }

UNION COUNTY, ss. }

To

William Coffield, Charles Hinman

Johnathan Bell, J. A. Posters

David ~~David~~ Posters

We command and strictly enjoin you, and each of you, that laying aside all manner of business and excuses whatsoever, you, and each of you, be and appear in your proper persons, before the Judge of the _____ Court of Common Pleas within and for said County of Union, at the Court House at Marysville, in said County, on the 3^o day of Oct., A. D. 1881, at eight o'clock A. M., then and there to testify on the part of the Defendant what you may know in a certain action in said Court, pending between State of Ohio Plaintiff, and John H. Andrews Defendant.

And this you will in no wise omit, under penalty of the law.

Witness the Hand and Seal of the Clerk of said Court, at Marysville,
this 23 day of Sept. A. D. 1881

W. M. Krueger. Clerk.

By _____ Deputy.

No 581. Doc. No 5. P. 250

THE STATE OF OHIO,

vs.

John H. Audmire

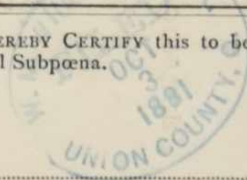
Subpœna for *Sept* Witnesses.

Returnable 188

Samuel Burton

Att'y for *Sept*

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	How Served	
		Person ^l Service.	By Copy.
<i>Dr Taylor</i>	10		<i>C</i>
<i>Winnet Harriman</i>	19		<i>C</i>
<i>Joseph Price</i>	23		<i>C</i>
<i>W. P. Robertson</i>	22		<i>C</i>
<i>W. J. Kidmore</i>	19		<i>C</i>

SHERIFF'S FEES,

	Dollars.	Cents.
Service,		50
Mileage,	4	80
Copy,		50
Total,	5	80

John Hobensack Sheriff.

Sworn to and Subscribed before me, this 188 day of 188

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

*On Taylor, Joseph Price
G. Robertson, William Carruman
and G. J. Skidmore*

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 3^o day of Oct. A. D. 1881, 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

John H. Andrews
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 19 day of September A. D. 1881

A. M. Kinget Clerk.

By _____ Deputy Clerk.

No 68/ B. S. P. 250.

THE STATE OF OHIO,

vs.

Oscar Brainer

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	How Served	
		Person's Service.	By Copy.
O. B. Mattier	20	1	C

et al

Subpoena for State Witnesses.



Returnable for Court with 188

Woodburn

Att'y for State

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

[Signature]

Sheriff.

SHERIFF'S FEES.	Dollars.	Cents.
Service, _____		10
Mileage, 21r	3	20
Copy, _____		10
Total,	3	40

John W. Pensack Sheriff.

Sworn to and Subscribed before me, this day of 188

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

O. B. Mather

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

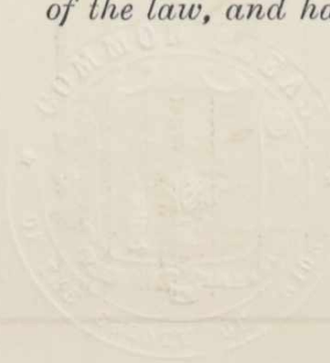
Oscar Branner

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 4th day of October A. D. 1881.

W. M. Winger Clerk.

By _____ Deputy Clerk.



No 581.

THE STATE OF OHIO,

vs.

Oscar Kramer
&
John H. Andrews

Subpoena for *Def't* Witnesses.



Returnable *Oct 5* 1881

J. L. Cameron
Att'y for *Def't*

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	How Served	
		Person's Service.	By Copy.
<i>John Plummer</i>	<i>50</i>		<i>Copy</i>
.....
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.....
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.....

SHERIFF'S FEES,	Dollars.	Cents.
Service,		<i>10</i>
Mileage,	<i>8</i>	<i>00</i>
Copy,		<i>16</i>
Total,	<i>8</i>	<i>26</i>

John Plummer Sheriff.

Sworn to and Subscribed before me, this
..... day of 188.....

..... 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 P. Carmine

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 5th day of Oct, A. D. 1887, 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

Oscar Kramer & John H. Andrews

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 3rd day of Sept, A. D. 1887

W. M. Winger Clerk.

By _____ Deputy Clerk.

THE STATE OF OHIO,

vs.

Oscar Cramer

Subpoena for *Pltff.* Witnesses.



Returnable *Oct. 4* 1881

R. L. Woodbury

Att'y for *Pltff.*

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	How Served	
		Person ^l Service.	By Copy.
<i>J. P. Stone</i>	<i>21</i>		<i>l</i>
<i>James Williams</i>	<i>24</i>		<i>l</i>
<i>J. Miller</i>	<i>8</i>		<i>l</i>
<i>James Blair</i>	<i>23</i>		<i>l</i>
<i>J. Chapman</i>	<i>21</i>		<i>l</i>
<i>W. P. Blake</i>	<i>16</i>		<i>l</i>

SHERIFF'S FEES,	Dollars.	Cents.
Service,		<i>60</i>
Mileage,	<i>5</i>	<i>60</i>
Copy,		<i>60</i>
Total,	<i>5</i>	<i>80</i>
<i>J. Schenck</i>		Sheriff.

Sworn to and Subscribed before me, this _____ day of _____ 188__

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 P. Stout, Jesse Hill-
man, J. J. Miller, Henry Blue, John Chapman
and
A. J. Blake

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the *4* day of *Oct.* 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

Oscar Engler
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** this *3* day of *Oct.* A. D. 188*7*

W. M. Kinget, Clerk.

By _____ Deputy Clerk.

THE STATE OF OHIO,

vs.

Oscar Cramer

Subpoena for *Defts* Witnesses.

Returnable *Oct 4* 188*7*



R. B. Williams
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	How Served	
		Person's Service.	By Copy.
<i>J. Bell</i>	<i>22</i>		<i>l</i>
<i>Erie Perry</i>	<i>22</i>		<i>l</i>
<i>John Patton</i>	<i>26</i>		<i>l</i>
<i>W. Halderman</i>	<i>20</i>		<i>l</i>
<i>Edmund Halderman</i>	<i>22</i>		<i>l</i>
<i>Edw. Roaring</i>	<i>21</i>		<i>l</i>

SHERIFF'S FEES,	Dollars.	Cents.
Service,		<i>60</i>
Mileage,	<i>4</i>	<i>80</i>
Copy,		<i>60</i>
Total,	<i>4</i>	<i>00</i>

John Williams Sheriff.

Sworn to and Subscribed before me, this
day of *1887*

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

Jonathan Bell, Wmiger
Harriman, Lafayette Harriman, Levi Ross
Derry, Louis Bice, and John Patton

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 4th day of Oct. 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

Osceay Kramer
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 3rd day of Oct. A. D. 1887

W.M. Wmiger Clerk.

By _____ Deputy Clerk.

P-257

THE STATE OF OHIO,

VS

Oscar Cramer

Subpoena for *Sey* Witnesses.

Returnable _____, 188



PP *Love*
Att'y for *Sey*

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.
<i>Jim Seavin</i>	<i>26</i>

SHERIFF'S FEES.	
Service	<i>10</i>
Mileage.....	<i>4 16</i>
Copy.....	<i>10</i>
Total.....	<i>4 36</i>

John Sebastian 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

John 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 *5th* day of *October*, A. D.
188*7*, 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

Oscar Bramer

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 *3rd* day of *October*, A. D. 188*7*

W. M. Weigel

Clerk.

Deputy Clerk.

Penitentiary. No. _____

CERTIFICATE OF SENTENCE
AND
Cost Bill in Penitentiary Cases.

Union County.

THE STATE OF OHIO

vs.

Oscar Kramer

3 Years.

Certificate for Allowance of Guards.

Whereas, At the present January Term of the Court of Common Pleas, begun and held at the Court House, in the County of Union, and State of Ohio, more than one person, to-wit: Oscar Kramer, Henry Burns, William Smith and Richard Legend were convicted and sentenced to imprisonment in the Penitentiary of this State, and the Court being of opinion that it is such an extraordinary case as requires the allowance of One guards to assist the Sheriff in the transportation of said convicts to said Penitentiary, do allow said One guards for the purpose aforesaid.

I Certify, the above to be a true copy of the opinion of said Court, made at its said

January Term, A. D. 1882.

Given under my hand and seal of said Court, this 3d

day of February A. D. 1882.

W. M. Wight Clerk.

By _____ Deputy Clerk.

Certificate of Issuing Execution.

THE STATE OF OHIO,

Union County, ss. } 1.

W. M. Wight

Clerk of the Court of Common Pleas in and for said County, hereby certify, that, upon the judgment and sentence in the case of the STATE OF OHIO, vs. Oscar Kramer

an execution called a Fieri Facias, issued on the 3d day of February 1882, against the said Oscar Kramer

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

WITNESS my official signature, and the Seal of said Court, at Manlyville, in the County and State aforesaid, this 3d day of Feb 1882.

W. M. Wight Clerk.

By _____ Deputy Clerk.

Certificate of Sentence.

At a term of the Court of Common Pleas, begun and held at the Court House in Marysville within and for the County of Union, and State of Ohio, on the 9th day of January A. D. 1892.

Present, the Hon. John J. Porter Judge.

In the Record and Proceedings of said Court, then and there had, among other things is the following judgment and sentence to-wit:

THE STATE OF OHIO,

vs.

Indictment for Arson

Oscar Brammer and
Horace Andrews

The said Oscar Brammer

having been found Guilty as charged

It is therefore the sentence of the Court that he be imprisoned in the Penitentiary of this State, and kept at hard labor no part of which to be kept in solitary

for the term of 3 years, ~~to~~ and that he pay the costs of this prosecution, taxed at Four Hundred Fiftym and 99/100 Dollars

In Witness Whereof, I hereunto set my hand and affix the Seal of said

Court, at Marysville, this 3^d day of

February A. D. 1892.

W. M. Winger Clerk.

Deputy Clerk.

THE STATE OF OHIO,

To Sheriff of _____ County, **Tr.**

For Prosecuting Charges as per within account.....\$

For Transportation Charges, as follows:

Travel for self _____ miles each way, _____ miles @ 8c. per mile..... \$

“ “ _____ guard _____ miles each way _____ miles @ 6c. per mile,

Transporting _____ convict _____ “ one “ _____ “ @ 5c. “ “

TOTAL CHARGES.....\$

RECEIVED. Columbus, O., _____, 18____ of the Warden of Ohio Penitentiary, a certificate of allowance on the State Auditor for the above amount.

Sheriff.

The State of Ohio,

In the Court of Common Pleas,

No. 581

County, ss.

Jany

Term A. D. 1883

THE STATE OF OHIO,

vs.

Oscar Brammer

Indictment for

Arson

New Trial

Crim. Ex. Docket. No. Page

COST BILL.

NOTE.—Clerks should be careful to fill all blanks and insert no "lump" charges.

CLERK,		
Doc. and Appeal. Pl't and 1 Def't, 15; each add'l, 5,	20	
Ent. finding Indictment,	10	
" Pleas, 3 each,	30	
Indexing Docket,	15	
General Index,	10	
Rule for Motion and filing,	10	
Entering Motion on Docket and Index,	10	
Filing 3 papers and posting in App. Doc.; each,	15	
Taking Affidavits,	10	
Filing Prec., issuing Capias, Return and its filing,	45	
" Attachment, Return and its filing,	45	
Taking Justification of Bail,	40	
Entering Allowance of Bail,	5	
" Exoneration,	10	
Special Warrant to bring before Judge, return and filing,	40	
Warrant to discharge prisoner,	30	
Recog. del't and filing, each,	35	
" witnesses and filing, "	35	
Venire for Jury, 2	15	
Striking special Jury and Venire,	1 00	
Polling Jury,	30	
Impanelling Jury and Swearing Constable, 2	20	
Calling and entering 12 Tales Jurors and cert., each,	10	
Filing 22 Prec., issuing 22 Sub. for 1 wit. and filing,	20	
Additional names, 34	5	
Swearing 69 witnesses,	5	
Ent. att. of 69 witnesses, each day 1 days,	5	
Issuing Certificate for wit. 69	5	
Qualifying 12 Jurors,	10	
Ent. on Bar and Court Cal., and Ind. each term,	10	
Entering 3 Orders on Journal,	10	
" verdict on Journal, and filing, 2	15	
" rule " "	10	
" judgment " "	10	
Record on Journal, per 100 words,	10	
Indexing 8 ent. on Journal, each,	10	
Trans. orders on docket, "	10	
" verdict on docket, "	10	
" rule " "	10	
" judgment " "	10	
Copy of Indictment and Certificate, 2	1 60	
Continuance, each,	10	
Nolle Pros. or laid away,	10	
Entering on Cash Book and Index,	15	
" ex. docket	15	
Notice of Motion for New Trial,	10	
Cost Bill, Satisfaction and filing,	45	
Recording words, at 10c. each 100,	3 50	
Certificate of Sentence,	40	
" allowance of guard,	40	
" to Auditor of Assignment of Counsel, 2	40	
Prec. for Fl. Fa. issue, docketing, index and return,	70	
Certificate for issuing Fl. Fa.,	40	
Lists for Grand Jury and Pros. Att'y.	60	

MAYOR,	
JUSTICE,	
Affidavit, each,	40
Warrant, each defendant named therein,	40
Continuance,	20
1st Mittimus,	40
2d " "	40
Subpoena for 8 witnesses, 25c. for 1, and 5c. for each additional,	4
Recognizance—1 witness, 40c., each additional 10c.	
Swearing witnesses each,	5
Judgment,	40
Transferring Judgment,	15
Recognizance defendants, each	40
Transcript—15c. per 100 words.	1 00
Certifying Transcript,	25
Final Mittimus,	40
Filing Papers, each,	5
Recording words, 15c. per 100.	5 50
Order on Jailor for prisoner,	40
Appointment of Special Constable,	40

MARSHAL,	
CO STABLE,	
Serving 1 warrant on each def't, 40	80
Travel 1 miles—20c. for 1st, 5c. for each additional.	20
Serv. Sub. on wit., 25x10,	35
Copies " each, 25	
Travel miles—20c. for 1st, 5c. for each additional.	20
Serving Mittimus on each, 40	40
Copy " for 1st, 25	40
Travel 1/2 miles—20c. for 1st, 5c. for each additional.	1 75
days attendance before J. P., 1 00	
Com. to Jail on Warrant, 40	
Travel miles—20c. for 1st, 5c. for each additional.	
Con's bringing out pris'ner for ex. 40	
Marshal " " " " 20	
Travel miles—20c. for 1st, 5c. for each additional,	
Transporting and sustaining pris'ner which is allowance made by Magistrate, and certified by him.	3 50
Assistant day	1 50
" " "	1 50
" " "	1 50

Copy Cost Bill for Warren, Auditor of State

RECAPITULATION.

SHERIFF,	
On Attachment,	
On Capias,	
Calling Action, 12 16-	15 70
Calling witnesses, 6	12
" Jury,	
Summoning Jury,	
Serving Subpoena on 79 witnesses, 10 12 1/2	7 90
1277 miles travel, 8 10	102 10
79 copies, per 100 words,	10
Committing 1 prisoner to jail,	75
Attending pris'r before Court 5 times,	75
Discharging prisoner,	75
Sum. Special Jury and mileage, 5 00	5 00
Serving and returning Order of Court,	40
Miles traveled, each, 10	
On Fl. Fa. Serv., 35c., miles travel, " 10	40
Forfeiting Recognizance,	
Serving Indictment,	30

Clerk,	
Sheriff,	
Mayor or Justice,	
Marshal or Constable,	
Witnesses,	
Total Costs,	

38 70
138 98
4 80
2 60
21 3 90

2 Terms 12 00
2 Jury 12 00
Total 24 00

12 00
415 98

138 98
30 88

ATTEST.

Clerk.

This Cost Bill is correct and allowed.

Judge.

Witnesses in Attendance under Recognizance or Subpoena.

NOTE—The Mileage of Witnesses is to be allowed *both ways* at 5 cents per mile, and the *whole distance* should be stated and not *one way* at 10 cents per mile.

NAMES.	Before Justice or Police Judge.		In Court.		TOTAL AMOUNT.		REMARKS.
	Days at 50c.	Miles at 5c.	Days at 75c.	Miles at 5c.	Dolls.	Cts.	
J. J. Miller	1		2	16	2	80	
Oscar Kramer	1					50	
David Taylor	1		4	32	2	85	
John Chapman			5	82	7	85	
J. A. Huggard			1	38	2	65	
Winget-Harrison			5	78	7	65	
J. P. Stout			2	38	3	40	
Jesse Williams			4	90	7	50	
Henry Blue			2	74	6	20	
A. J. Blake			1	30	2	25	
O. B. Mather			1	40	2	75	
John Price			3	40	3	50	
S. R. White			3	46	4	55	
George Fisher			3	44	4	45	
J. F. Friedrich			2	40	3	50	
G. W. Burgoon			2	46	3	80	
S. S. Gardner			5	92	8	35	
F. A. Reynolds			2	40	1	50	
C. Butler			2	46	3	80	
L. J. Skidmore			3	40	4	25	
Richard Davis			3	40	4	25	
John L. Patten			4	150	10	50	
R. Walker			1	52	3	35	
John Davis			4	150	10	50	
Dorsey Basswell			1	52	3	35	
J. B. Taylor			1	20	1	75	
Joseph Price			1	26	3	05	
L. B. Robertson			1	44	2	95	
C. J. Skidmore			1	38	2	65	
Levin Price			5	122	10	60	
Levi Roseberry			6	124	10	90	
J. L. Price			1	38	2	65	
John Blue			1	42	2	85	
Lafayette Harrison			5	130	10	25	
John Bell			4	122	11	60	
J. A. Porter			1	52	3	35	
J. W. McKittrick			1	52	3	35	
Saml Porter			1	52	3	35	
Jesse Walker			1	52	3	35	
Joseph Decker			1	40	2	75	
W. P. Fish			1	56	3	55	
A. P. Don			1	52	3	35	
S. E. Williams			1	40	2	75	
William Williams			1	40	2	75	
Gray Williams ^{Williams}			1	48	3	15	
William Barnes ^{Barnes}			1			25	
Homer Randall			1	42	2	85	
William Carr			1	48	2	55	
John Hobensack						75	
Total					213	90	

Criminal Case File
Case No. 582

No. 582

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

John Williams

Defendant.

SEP TERM 1881

*Guilty
Sentenced
Oct. 13, 1881
J. D. P. 265.*

*Crim Doc C. P. 39-
Recorded Book 2, P. 300*

Transcript
State of Ohio
vs
John Williams
Before
Wesley Garrard
J. P.



180

State of Ohio } Paris Township Before
Union County } Wesley Garrard Justice of the Peace

State of Ohio against } July 27th 1881 complaint in
John Williams } writing upon oath, and

signed by W. S. Guy filed with me charging
that John Williams on or about the 26th day
of July A. D. 1881 at the county of Union did
steal, take and carry one Gold Watch of the
value of Seventy five Dollars, the personal
property of W. S. Guy. Sworn to and subscribed
before me at the County aforesaid this 27th
day of July A. D. 1881 Wesley Garrard J. P.

July 27th 1881 Warrant issued and delivered
to Sam Bennett Const. Warrant returned
to wit I have arrested the within named
John Williams, and now have him before
the court July 27th 81. Fees Service 40 Mileage 20
Attendance \$1.00 Samuel Bennett Const.

Issued Subpoena for Pearl Stigney, and
Govet Parthemer. Subp returned to wit
July 27th 81 Received this writ and
Served by reading to Pearl Stigney and Govet
Parthemer Fees Mileage 12 Miles Serv 2
witnesses \$1.10 Sam Bennett Const

Issued Subp for Albert Warner. Subp
returned to wit July 27th 81 served by reading
to Albert Warner Fees Mileage 13 Miles 80
Service on 1 witness 25 = \$1.05

Samuel Bennett Const

July 27th 1881 John Williams arraigned for trial, and waived examination. I then required him to enter into bonds of three hundred Dollars for his appearance at the next term of Common Pleas Court of Union County on the first day of the term, which he failed to do. Mittimus issued, and delivered to Sam Bennett Const. Mittimus returned July 27/81. I committed the within John William to the custody of the within named Jailer John Kobensack Sheriff with whom I left a certified copy of this writ Fees Mileage 20 Copy 25 Service 40 = \$0.85

Sam Bennett Const,
Recognized the following witnesses to appear at the next term of common Pleas court, on the first day of the term E J Parthemer A E Warner, A P Stickney W J Guy.

Justices fees 6 papers 30 Affidavit 40 Warrant 40
Subp 1 wit 25 Subp 2 wit 35 Recognizing 4
wit 4 wit 70 Mittimus 40 Judgment 40
Record 60 Satisfaction 20 = appointing
special constable Milton Sloenn 25
= \$5.15

Constables fees Sam Bonnett Const
 Warrant 40 Mileage ~~20~~ attendance \$1.00
 Subpoena 2 witnesses Service Mileage \$1.10
 " 1 " " " 1.05
Total \$3.15

Witness one day
 E S Parthemer 1 mile .60
 A P Stickney 12 " 1.70
 A C Warner 13 " 1.80
4.10

State of Ohio Union County Paris Township S.S.
 I do hereby certify that the above is a full and
 true copy, from my docket, of the proceedings
 had by and before me, at my office in said
 township, in the above action
 Wesley Garrard J.P.

\$5.15
 3.15
 4.10
 \$12.40

No. 582

Annun Co Common Pleas.

THE STATE OF OHIO,

AGAINST

Jam Williams

INDICTMENT FOR

Grand Larceny

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

A TRUE BILL.

Thomas M. Brannen
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 23rd day of September 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.

R. Howard Burn
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* 4. 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

John Williams

late of said County, on or about the *26* 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.

Unlawfully did steal, take and carry away one gold watch of the value of seventy five dollars the personal property of Wm. L. Gay

10-5-82

slab of Ohio

vs

John Williams

only

Jr 12. P. 265

Oct. 13. 1881.

Received of one person and
that he hopes the cost of this
purchase will be sufficient to
purchase a number of awards.

State of Ohio | No 5-82
vs | Indictment for
John Williams | Grand Larceny.

The defendant herein having on a former day of this term entered a plea of guilty to the charge of the indictment in this case, was this day brought into court in custody of the sheriff and the court having heard the testimony adduced and being fully advised in the premises and the said defendant being informed of if he had any thing 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 Williams be imprisoned and confined in the penitentiary of the State and kept at hard labor, but without any solitary confinement for the

Common COMMON PLEAS.

THE STATE OF OHIO,

vs

John Williams

FI. FA. ET CA. SA.

This Writ dated Oct-15 1881

Fine, - - - - - \$

Costs, - - - - - \$ 295-8

Defendant's Costs, \$

Int. from

Inc. Costs, - - - - - \$

Woodburn
Prosecuting Attorney.

Ret'd & Filed 188

Clerk.

THE STATE OF OHIO,
Union COUNTY, ss.

SHERIFF'S RETURN.

Received this writ Oct-17th A. D. 1881

at 4 o'clock P. M., and pursuant to its command,
the within named John Williams
has no property whereon to levy

SHERIFF'S FEES.	
Service	\$ <u>50</u>
Levy	
Summoning Appraisers	
Sweating Appraisers	
Conveying Appraisers	
Mileage	<u>16</u>
Poundage	
Return	
.....	
.....	
.....	
.....	
.....	
Total	<u>44</u>
Appraiser's Fee	
Printer's Fees	

John Starnack Sheriff

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 Williams

in your bailiwick, you cause to be made *Twenty Nine \$68* 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 *September*, A. D. 188*1*, by the judgment of said Court, recovered against the said

John Williams

for Grand 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

Marionville

this

15

day of *October* A. D. 188*1*

W. M. Winger

Clerk.

By

Deputy Clerk.

Penitentiary, No. _____
CERTIFICATE OF SENTENCE
AND
Cost Bill in Penitentiary Cases.

_____ County.
STATE OF OHIO,
vs.

_____ Years.

Certificate for Allowance of Guards.

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

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

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

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

Certificate for Issuing Execution.

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

Clerk of the Court of Common Pleas, in and for said County, hereby certify, that, upon the judgment and
sentence in the case of THE STATE OF OHIO, vs. _____
an execution called a Fieri Facias, issued on the _____ day of _____, 187 _____,
against the said _____
for the costs of this prosecution according to law, and has been returned by the Sheriff of said County, endorsed
"No goods or chattels, lands or tenements found, whereon to levy," and that no money has been made of the
Defendant to satisfy any part of said costs.

WITNESS my official Signature, and the Seal of said Court, at
_____, in the County and State aforesaid, this
_____ day of _____ 187 _____

By _____ Clerk.
By _____ Deputy Clerk.

Certificate of Sentence.

At a term of the Court of Common Pleas, begun and held at the Court House in _____
within and for the County of _____, and State of Ohio, on the _____
day of _____ A. D. 187_____:

Present, the Hon _____ Judge.

In the Record and Proceedings of said Court, then and there had, among other things is the following
judgment and sentence, to-wit:

THE STATE OF OHIO,

vs.

Indictment for _____

The said _____

having _____ Guilty _____

It is therefore the sentence of the Court that _____ be imprisoned in the Penitentiary of this State, and
kept at hard labor _____

for the term of _____ years, and that _____ pay the costs of this prosecution, taxed at _____

In Witness Whereof, I hereunto set my hand and affix the Seal of said

Court, at _____, this _____ day of

_____ A. D. 187_____

_____, Clerk.

_____, Deputy Clerk.

THE STATE OF OHIO,

To Sheriff of _____ County, **Dr.**

For Prosecuting Charges as per within account\$

For Transportation Charges, as follows:

Travel for self _____ miles each way, _____ miles @ 8c per mile.....\$

“ “ _____ guard _____ miles each way, _____ miles @ 6c per mile,

Transporting _____ convict _____ “ one “ _____ “ “ 5c “ “

TOTAL CHARGES.....\$

RECEIVED. Columbus, O., _____, 187_____, of the Warden of Ohio
Penitentiary, a certificate of allowance on the State Auditor for the above amount.

_____, Sheriff.

The State of Ohio,

In the Court of Common Pleas,

No. 582

Union County, ss.

Sept

Term, 1881

THE STATE OF OHIO,

vs.

John Williams

Indictment for Grand Larceny

Crim. Ex. Docket, No. 16, Page

COST BILL.

NOTE.—Clerks should be careful to fill all blanks and insert no "lump" charges.

CLERK,		
Doc. and Appear. Pl'f and 1 Def't, 15; each add'l, 5,	15	
Ent. finding indictment,	10	
" Pleas, 2 each,	20	
Indexing Docket,	10	
General Index,	10	
Rule for Motion, and filing,	10	
Entering Motion on Docket and Index,	10	
Filing 2 papers and posting in App. Doc., each,	30	
Taking Affidavits,	10	
Filing Proc., issuing Capias, Return and its filing,	45	
" Attachment, Return and its filing,	45	
Taking Justification of Bail,	40	
Entering Allowance of Bail,	5	
" Exoneration,	10	
Special Warrant to bring before Judge, Return and filing,	40	
Warrant to discharge prisoner,	30	
Recog. def't and filing, each,	35	
" witnesses and filing, " "	35	
Venire for Jury,	15	
Striking special Jury and Venire,	1 00	
Polling Jury,	30	
Impanelling Jury and swearing Constable,	20	
Calling and entering Tales Jurors and cert., each,	10	
Filing Proc., issuing Sub. for 1 wit. and filing,	20	
Additional names, each,	5	
Swearing witnesses " "	5	
Entering att. of witnesses, each day, " "	5	
Issuing Certificate for wit, " "	5	
Qualifying Jurors, " "	10	
Ent. on Bar and Court Cal., and Ind. each term, " "	10	
Entering 2 orders on Journal, " "	10	
" verdict on Journal, and filing, " "	15	
" rule " " " "	10	
" judgm't " " " "	10	
Record on Journal, per 100 words, " "	50	
Indexing 3 ent. on Journal, each,	30	
Trans. orders on docket, " "	10	
" verdict on docket, " "	10	
" rule " " " "	10	
" judgm't " " " "	10	
Copy of indictment and certificate,	10	
Continuance, each,	10	
Nolle Pros. or laid away,	10	
Entering on Cash book and index, " "	15	
" ex. docket " "	15	
Notice of Motion for New Trial,	10	
Cost Bill, Satisfaction and filing, 4 copies,	45	
Recording words, at 10c. each 100,	10	
Certificate of Sentence,	50	
" allowance of guard, " "	50	
" to Auditor of Assignment of Counsel, " "	50	
Proc. for Fl. Fa. issue, docketing, index and return,	70	
Certificate for issuing Fl. Fa., " "	50	
Lists for Grand Jury and Pros. Att'y, " "	30	
	9 95	

MAYOR,		
JUSTICE, W. Carraro		
Affidavit, each,	40	40
Warrant, each defendant named therein,	40	100
Continuance,	20	
1st Mittimus,	40	40
2d " "	40	
Subpoena for 2 witnesses, 25c for 1, and 5c for 4 each additional,		50
Recognizance—1 witness 40c, each additional 10c,		50
Swearing witnesses, each,	5	70
Judgment,	40	40
Transferring Judgment,	15	
Recognizance defendants, each,	40	
Transcript—15c per 100 words,		45
Certifying Transcript,	25	25
Final Mittimus,	40	
Filing papers, each,	5	20
Recording words, 15c per 100		60
Order on Jailor for prisoner,	40	
Appointment of Special Constable,	40	40
		75

MARSHAL,		
CONSTABLE, S. Bennett		
Serving Warrant on each def't,	40	40
Travel 1 miles—20c for 1st, 5c for each additional		20
Serv. 2 Sub on 3 wit., 25x10,		45
Copies " each,	25	75
Travel 2 miles—20c for 1st, 5c for each additional,		15
Serving Mittimus on each,	40	40
Copy " for 1st,	25	25
Travel 2 miles—20c for 1st, 5c for each additional,		20
days attendance before J. P. 1 00		1 00
Com. to Jail on warrant,	40	
Travel 1 miles—20c for 1st, 5c for each additional,		
Cons. bringing pris'ner out for ex. 40		
Marshal " " " " 20		
Travel 1 miles—20c for 1st, 5c for each additional,		
Transporting and sustaining pris'ner, which is allowance made by Magistrate, and certified by him,		5 80

Assistant 1 day	1 50
" " "	1 50
" " "	1 50

SHERIFF,		
On Attachment,		
On Capias,		
Calling Action, 1216	12	
Calling witnesses, 5 4	5	
" Jury,	12	
Summoning Jury,	50	
Serving Subpoena on 1 witnesses, 12 1/2	10	
miles travel,	10	16
copies, per 100 words,	10	
Committing 1 prisoner to jail,	75	75
Attending Pris'r before Court 2 times,	75	1 50
Discharging prisoner,	75	
Sum. Special Jury and mileage,	5 00	
Serving and returning Order of Court,	40	
Miles traveled, each,	10	
On Fl. Fa. Serv. 35c. miles travel, " "	10	45
Forfeiting Recognizance,		35
Serving Indictment,		35
		0 78

RECAPITULATION.	
Clerk,	9 95
Sheriff,	3 48
Mayor or Justice,	4 75
Marshal or Constable,	7 30
Witnesses,	4 10
Total Costs,	29 58

ATTEST, Clerk.

This Cost Bill is correct and allowed.

Judge.

Witnesses in Attendance under Recognizance or Subpoena.

NOTE.—The Mileage of Witnesses is to be allowed *both ways* at 5cts. per mile, and the *whole distance* should be stated and not *one way* at 10cts. per mile.

NAMES.	Before Justice or Police Judge.		In Court.		TOTAL AMOUNT.		REMARKS.
	Days, at 50c.	Miles, at 5c.	Days, at 75c.	Miles, at 5c.	Dolls.	Cts.	
<i>E. L. Parthemer</i>	1	2				60	
<i>A. P. Sticksney</i>	1	24			1	70	
<i>A. E. Warner</i>	1	26			1	80	
					4	10	

Criminal Case File
Case No. 583

No. 583

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Hiram Tyler

Defendant.

SEP TERM, 1881

Oct. 17, 1881

Fine \$50.00 J. 12 P. 268

Crim Doc C. P. 47-
Recorded Book 20 Page 307.

Recognition of
Hiram Tyler



The State of Ohio, Union County SS.

Be It remembered, That on the 19th day of August, in the year 1881. Hiram Tyler and John Yarrington & Jos. Brothers personally appeared before me ~~and~~ of the Peleg Cranston one of the justices of the peace in and for ~~Union~~^{the} county aforesaid and jointly and severally acknowledge 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 Hiram Tyler shall personally be and appear before the Court of common pleas on the first day of the term thereof next to be holden in and for the county aforesaid, then and there to answer to the ~~to the~~ charge, ~~of~~ ~~made~~ made against him, the said Hiram Tyler, upon the affidavit of J. P. Pugsley, of keeping a room of public resort where intoxicating liquors have been and are being sold in violation to acts of the general assembly of the state of Ohio, to the common nuisance of the citizens and people of the state of Ohio, and abide the judgement of the court, and not depart without leave, then this recognizance shall be void; otherwise it shall be and remain in full force and virtue in law

H. Tyler

John Yarrington

Joseph Brothers

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

Peleg Cranston Justice of the peace

Transcript

The State of Ohio

Vs.

Hiram Taylor.

Transcript

50

Certificate

25



The State of Ohio } Before P. Cranston J. P.
 } }
 } } August 18, 1881, this day came
Hiram Tyler } } Ivey P. Pugsley, and made solemn
 } } oath that on the 13 day of November
A. D. 1880, and from that day until the commencement
of this action, that one Hiram Tyler of the county
of Union and state of Ohio, was and has been
the keeper of a room of public resort, where
intoxicating liquors were and have been sold
by said Hiram Tyler in violation of the acts
of the General Assembly of the state of Ohio, to
the common nuisance of the citizens and people
of the said state of Ohio; as he verily believes.

Thereupon issued a warrant against said
Hiram Tyler and delivered to S. A. Tenckes, Const.

Warrant Returned,

I took the body of the within named Hiram
Tyler, and have him before the justice, Aug.

^{A. D.}
19, 1881. Fees; Mileage 20, Service 40. total 60

S. A. Tenckes, Const,

August, 19, 1881. the defendant, Hiram Tyler
waived an examination, and requested to be
bound over to Common Pleas Court of Union
Co. O. Thereupon, the said defendant Hiram
Tyler was ordered by me to enter into a
recognizance in the sum of two hundred
dollars for his appearance at the court
of common pleas on the first day of the
term thereof next to be holden in and for

The said county of Union, then and there
to answer a charge of keeping a room of
public resort where intoxicating liquors are
and have been sold in violation to acts
of the General Assembly of the State of Ohio,
which was done accordingly.

John Yarrington } his
Joseph Coethers } sureties

Fees.

Justice

Affidavit .40. Warrant .40, Recognizance 40 = 1.20

Constable (S. A. Tenks)

Warrant, Mileage 20 Service .40 = .60

P. Crauston J. P.

The State of Ohio

vs.

Hiram Tyler

Affidavit

Filed Aug. 19. 1881



The State of Ohio
County of Union ss,

Before me P. Craunston a Justice of the Peace within and for said County of Union and State of Ohio, personally came Ivory P. Pugsley who, being duly sworn according to law, deposed and says that on ~~the~~ ^{15th} day of November in ~~the~~ year of our Lord one thousand, eight hundred and eighty, and from that day until the commencement of the proceedings herein, to-wit, on the 18th day of August in the year of our Lord one thousand eight hundred and eighty one, at the said County of Union, in the said State of Ohio, one Hiram Tyler was, and has been, unlawfully, the keeper of a room of public resort, where intoxicating liquors were and have been then and there sold by the said Hiram Tyler in violation of the acts of the General Assembly of the State of Ohio in reference to the sale of intoxicating liquors in the State of Ohio, passed by the said General Assembly, to the common nuisance of the citizens and people of the said State of Ohio, as he verily believes.

Ivory P. Pugsley
Sworn to by said Ivory P. Pugsley before me and signed by him in my presence this 18th day of August
1881,

P. Craunston J.P.

THE STATE OF OHIO

vs.

Hiram Tyler

WARRANT.



RETURN.

I took the body of the within named

Hiram Tyler

and have ~~been~~ before the Justice

Aug 13

A. D. 1881.

FEES.

Mileage, \$ 20
Service, \$ 40

D. A. Blunk

Constable.

STATE WARRANT.

THE STATE OF OHIO,

Union

County, ss.

} To any Constable of said County, Greeting:

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

that

Hiram Tyler

at the County of *Union*, in the State of Ohio, on the 1st day of *September* in the year of our Lord one thousand eight hundred and eighty and from that date to the commencement of this action (*August 19, 1881*) was and has been the unlawfully the keeper of a room of public resort, where intoxicating liquors, were and have been then and there sold by the said *Hiram Tyler* in violation of the acts of the General Assembly of the State of Ohio, to the common nuisance of the citizens and people of the State of Ohio,

These are therefore to command you to take the said

Hiram Tyler

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

Hiram Tyler

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

Hiram Tyler

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

Given under my hand and seal, this *18* day of *August* A. D. 18*81**Pelag Beauvoston*

Justice of the Peace in and for said County.



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. 683

Annin Co Common Pleas.

THE STATE OF OHIO,

vs.

Simon Tyler

INDICTMENT

For keeping place for sale of intoxicating liquors in violation of law.

A TRUE BILL.

Thos M. Bremon

Foreman of the Grand Jury.

Filed



18

R. Woodrum

Pros. At'y.

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

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

Hiram Tyler

late of said County, on the *1st* day of *December*, in the year of our Lord One Thousand Eight Hundred and *Eighty* at the County of *Union* aforesaid, and from that date until the commencement of this prosecution, to-wit: on the *17* day of *September* in the year One Thousand Eight Hundred and *Eighty one* 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, were and have been then and there sold by the said

Hiram Tyler

in violation of the provisions of the *Revised Statutes section 6942*

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. Woodburn

Prosecuting Attorney, *Union* County, Ohio.

No 583

Minor

Common Pleas.

THE STATE OF OHIO,

vs.

Hiram Taylor

Recognizance.

Filed 18

Clerk.



Recognizance of Party Accused.

THE STATE OF OHIO,

vs.

Hiram Tyler

THE STATE OF OHIO,

Union County.

Be it Remembered, That on the *17th*

day of *September*, A. D. 188*1*.

John Yarrington and Alpheus Turner, 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

Hiram Tyler shall personally be and appear before the Court of Common Pleas, *on the 29th day of September A.D. 1881*

then and there to answer a certain *Indictment* filed herein against him for *keeping a place where intoxicating liquors are sold 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. Minger Clerk.

By _____ Deputy,

Hiram Tyler
Alpheus Turner
John Yarrington



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

COST BILL.

UNION COMMON PLEAS.

THE STATE OF OHIO,
against

..... Term,



No. 383 Crim. Cost Bill, Sep 1881 Term

Crim. App. Doc. _____ Page _____

THE STATE OF OHIO,
against

UNION COUNTY,
Court of Common Pleas.

CLERK'S FEES, Act of 1876.

Plff. Deft.

		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	10	
Filing <u>6</u> Papers, & Post. in App. Doc., each,	15	90	
Taking Affidavits,	" 10	10	
Filing Prece., Iss. Capias, Return & Filing,	45	45	
" " " Atty. " "	45		
Taking Justification of Bail,	40	2	
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		
Striking Special Jury and Venire,	1 00		
Polling Jury,	30		
Impanelling Jury and Swearing Constable,	20		
Call. & Ent. Tales Jur. & Cert.,	each, 10		
Fil. Prece. 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,	2 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	10	
" Judgment on " "	10	10	
Copy of Indictment and Certificate,		1 00	
Continuance,	each, 10		
Nole 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		
Certificate of Sentence,	40	40	
Cost Bill, Satisfaction and Filing,	45	45	
Carried Forward,			

CLERK'S FEES.

Plff. Deft.

Brought Forward,			
Recording words at 10c each 100,		1 30	
Lists for Grand Jur. and Pros Atty.,		40	
Total Clerk's Fees,	\$	7 60	
SHERIFF'S FEES. (Rev. Stat. 1880, Sec. 1230.)			
On Attachment,			
On Capias,		6 20	
Calling Witnesses,	5		
Calling Jury,	10		
Summoning Jury,	40		
Calling Action,	12	12	
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,	\$	6 32	

Time \$50.
WITNESS FEES.

P. Cravens J.P. 1 95-
S.A. Jones 60

THE STATE OF OHIO

vs.

Hiram Syler

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,
Mon County, ss.

FEES.

Service	30
Mileage	1 60
Conveyance	3 00
Assistance	1 00
Sustenance	
Return	
Total	\$ 6 90

I have arrested the within named *Hiram Syler* and have his body before the Court this 17th day of *Sept* 1881

John W. Starnack Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting:

WE COMMAND YOU To take

Ciram Tyler

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*.

to answer to an indictment for

Keeping a place for sale of intoxicating liquors in violation of law.

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

WITNESS,

N. M. Kinget Clerk of said Court, at
Marysville, Ohio, this *17* day of *Sept*

A. D. 18*71*

N. M. Kinget, Clerk.
By *N. C. Kinget*, Deputy Clerk.

State of Ohio
vs
Hiram Tyler

Entry

J. P. 243



State of Ohio } Indictment
vs } For Keeping a ~~House~~ ^{Place}
Hiram Tyler } where intoxicating liquors
are sold in violation of law

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 with he is guilty -
and is remanded by the court to
appear September 27th 1881 - and
remain from day to day until
discharged by the court

Phoobum

Ch 3-80

Slob of Ohio
of

Heron Tyler

~~only~~

J. P. 269



Heron Tyler
of Union County
Ohio

State of Ohio (CIV - 389
vs
Herom Tyler } Indictment for keeping
place for sale of intoxicating
liquors in violation of law

The defendant Herom having on a former day of this term a plea of guilty to the charge of the indictment in this case was this day brought into court in custody of the sheriff and being informed of if he had any thing 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 Herom Tyler pay a fine of Fifty Dollars unto the State of Ohio and the costs herein be payed to the State also that he remain imprisoned in the jail of Union County for the term of ten days - Said sentence of imprisonment is hereby suspended until the next term of this court in consideration of defendant's

Criminal Case File
Case No. 584

No. 5-84

Union Common Pleas.

THE STATE OF OHIO,

against

Plaintiff,

Hiram Tyler

Defendant.

SEP TERM 1881

Oct. 14/1881,

Proc. 204, J. D. P. 269

Crim Doc C. P. 48

Recorded Book 309 Page 309

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. Wright Clerk.

Deputy.

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

Defendant.

Sheriff.

Deputy.

Fees \$ _____

No. 584

Union Co., Common Pleas.

THE STATE OF OHIO,
vs.

Hiram Tyler

INDICTMENT

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

A TRUE BILL.

Thomas M. Bauwou
Foreman of the Grand Jury.

Filed _____



18____

R. L. Woodburn
Pros. Atty.

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

Hiram Tyler

late of said County, on the *16th* day of *August*, in the year of our
Lord One Thousand Eight Hundred and *Eighty one* at the County
of *Union* aforesaid, did unlawfully sell intoxicating liquor to

Hiram Maybee

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

No 584

Plot of Ohio
W.

Hiram Tyler

Entry

J. D. P. 244



State of Ohio } No-584-
vs } Indictment,
Hiram Tyler } For selling intoxicating liquor to be drunk
on premises where sold.

Now comes the prosecuting attorney on behalf of the State of Ohio, and the defendant coming into Court, and arraigned upon said indictment for plea thereto which he is guilty and is by the court required to appear October 3rd 1881. at 8 1/2 o'clock A.M. - and remain from day to day until discharged by the order of the Court.

R. H. Woodman

cto-584

State of Ohio
vs

Herom Tyler

Sheriff

J. 12. P. 269



slab of Ohio } No 584
Hiram Tyler } Indictment for selling and
selling liquor to be drunk on
the premises where sold -

The defendant herein having on a former day of this term entered a plea of guilty to the charge of the indictment in this case, was this day brought into court in custody of the sheriff and being inquired of as 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 Hiram Tyler pay a fine of Twenty Dollars and the costs of this prosecution - and that he stand committed to the jail of Union County until the amount of said fine and costs shall be paid

Sheldon

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

COST BILL.

UNION COMMON PLEAS.

THE STATE OF OHIO,
against

Sep

Term,



No. 384 Crim. Cost Bill, Sept 1881 Term.

Crim. App. Doc. _____ Page _____

THE STATE OF OHIO,
against

Hiram Tyler

UNION COUNTY,
Court of Common Pleas.

CLERK'S FEES, Act of 1876.		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 3 Papers, & Post. in App. Doc., each,	15	45	
Taking Affidavits, "	10		
Filing Prece., Iss. Capias, Return & Filing,	45		
" " " Atty. " "	45		
Taking Justification of Bail,	49		
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 Deft. and Filing, each,	35	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	10	
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	40	
Indexing Entries on Journal, 3 each,	5	15	
Transferring Orders on Dockets, "	10	10	
" Verdict on " "	10		
" Rule on " each,	10	10	
" Judgment on " "	10	10	
Copy of Indictment and Certificate,		1 00	
Continuance, each,	10		
Nole 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		
Certificate of Sentence,	40	40	
Cost Bill, Satisfaction and Filing,	45	45	
Carried Forward,			

CLERK'S FEES.		Plff.	Deft.
Brought Forward,			
Recording words at 10c each 100,		1 00	
Lists for Grand Jur. and Pros Atty.,			
Total Clerk's Fees,	\$	4 90	
SHERIFF'S FEES. (Rev. Stat. 1830, Sec. 1230.)			
On Attachment,			
On Capias,			
Calling Witnesses,	5		
Calling Jury,	10		
Summoning Jury,	40		
Calling Action,	12	12	
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,	\$	12	

WITNESS FEES.
Five \$2000

Criminal Case File
Case No. 585

No. 586-

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Hiram Tyler

Defendant.

JAN TERM 1882

Jan 26 1882.

Left off docket.
J. 12. P. 3/18.

Doc. C. P. 76-

No Record.

Continued for entry

No. 585-

Amun Co Common Pleas.

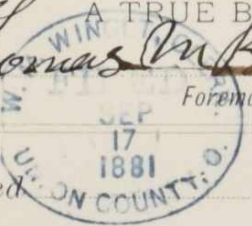
THE STATE OF OHIO,
AGAINST

Hiram Tyler

INDICTMENT FOR
Permitting
Minors under
18 years to be and
keep in a billiard
saloon

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.
Thomas W. Brennan
Foreman of Grand Jury.

Filed  18

Clerk

R. Howard
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.

Thomas W. Brennan
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 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

Hirom Tyler

late of said County, on or about the *16th* 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.

was the owner and keeper of a Billiard Table, at a Saloon a place of public resort in the village of Goodway and county of Union - and that he, the said Hirom Tyler the owner and keeper of said Billiard Table in said saloon a place of public resort, permitted and suffered Wiley Hinton Bert Carver Frank Green John Burkham John Dillon and Harry Boulet to be and remain in said saloon where the said Billiard Table was - and said Billiard Table was being used in playing the game of Billiard in the presence of the said Wiley Hinton Bert Carver Frank Green John Burkham John Dillon and Harry Boulet - and that the said Wiley Hinton Bert Carver Frank Green John Burkham John Dillon and Harry Boulet are under the age of eighteen years each - and that said Hirom Tyler well knowing that the aforesaid Wiley Hinton Bert Carver Frank Green John Burkham John Dillon and Harry Boulet were each under the age of eighteen years - willfully and knowingly permitted the said Wiley Hinton Bert Carver Frank

John Burkham John Dillon and Mary
Boult to be and remain in said Saloon
of Public resort where the game of Billiard
on said billiard table was being played.

no-585

Stat of Ohio
vs

Yoram Zylar

Entry

J. 12: P 243



State of Ohio } No - 585
vs } Indictment for
Hiram Tyler } Permitting Miners under 18 years to be
} and remain in a Colliery below.

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 he pleads that he is guilty - and is required by the Court to appear October 5th 1881 and remain from day to day, until further ordered by the Court.

Philo Durn

Criminal Case File
Case No. 586

No. 586-

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Hiram Tyler

Defendant.

JAN TERM 1882

Jan. 26, 1882.

Left off locker

Q 12 P. 318

Crim. Doc. C. P. 76-

No Record.

sent P for sentence

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. 586

Union Co Common Pleas.

THE STATE OF OHIO,

vs.

Meriam Lyler

INDICTMENT

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

A TRUE BILL.

Thomas W. Beaman
Foreman of the Grand Jury.

Filed



18

R. Woodburn
Prosecuting Attorney.

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

County, ss.

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 one

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the

County of *Union*, impaneled, sworn and charged to

inquire of crimes and offenses committed within said County of *Union*

in the name and by the authority of the State of Ohio, on their oaths *aforesaid*

do find and present, that

William Tyler

late of said County, on the *31st* day of *July*, in the year

of our Lord One Thousand Eight Hundred and *Eighty one* at the County

of *Union* aforesaid, did unlawfully sell intoxicating liquor to

James Lyons

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.

Richard Dorn

Prosecuting Attorney, *Union* County, Ohio.

State of Ohio
27

Hiram Tyler

entry

J. 12. P. 243



State of Ohio } No - 586
vs } Indictment for
Hiram Tyler } Selling intoxicating liquor to be drunk
on the premises where sold

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-
ther to wit he is guilty - and
is remanded to appear before
the Court of Common Pleas
on October 3rd 1881 - and remain
from day to day until further
ordered by the Court

J. H. Woodburn

Criminal Case File
Case No. 587

No. 587

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Hiram Taylor

JAN TERM 1882 Defendant.

Jan. 26th 1882,

Left of Rocket.

Q. 12. P. 318.

Doc. C. Page - 77 -

No Record.

Continued for Section 1.

Manufactured by Siebert & Lilley, Columbus, O.

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. Wright Clerk.
Deputy.

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

Defendant. _____
Sheriff. _____
Deputy. _____

Fees \$ _____

No. 587

Union Co. Common Pleas.

THE STATE OF OHIO,
vs.

W. M. Tyler

INDICTMENT

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

A TRUE BILL.

Thomas M. Braunton
Foreman of the Grand Jury.

Filed W. M. WINNET, CLERK. 18____
SEP 17 1881
U. S. COUNTY, O.
R. L. Padburn
Pros. Att'y.

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

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

Hiram Tyler,

late of said County, on the *1st* day of *April*, in the year of our
Lord One Thousand Eight Hundred and *Eighty one* at the County
of *Union* aforesaid, did unlawfully sell intoxicating liquor to

William Hinton.

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. L. Woodburn

Prosecuting Attorney, *Union* County, Ohio.

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. 587

Union Co Common Pleas.

THE STATE OF OHIO,

vs.

Wm Tyler

INDICTMENT

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

A TRUE BILL.

Thomas M. Bannan

Foreman of the Grand Jury.

Filed



18

R. H. Woodruff

Prosecuting Attorney.

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 County, ss.

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 one*

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

do find and present, that *Hiram Tyler*

late of said County, on the *1st* day of *April*, in the year
of our Lord One Thousand Eight Hundred and *Eighty one* at the County
of *Union* aforesaid, did unlawfully sell intoxicating liquor to
William Hinton

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

470-587

Slob of Ohio
no

Aaron Tyler

entry

J. 12. P. 243.



100-587

State of Ohio vs
Herom Tyler

For selling intoxicating
liquors to be drunk on the
premises where sold

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 there to which
he is guilty - and is ordered by the
court to appear October 4th 1881 at
8 1/2 o'clock a.m., and remain from
day to day until further ordered by
the court

R. Hoover

Criminal Case File
Case No. 588

No. 588

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Frank Godfrey

Defendant.

JAN TERM 1882

J. 12 P. 257

Jan 26" 1882. Plea
Guilty

Fine \$5.00 costs.

J. 12. P. 319.

Crim Doc C. P. 72-

Recorded Book 2 P. 328.

Fine \$3.00

Winget - Harriman. S. witness

THE STATE OF OHIO

vs.

Frank Godfrey

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,

Amur

County, ss. }

I have arrested the within named

Frank Godfrey and released him

by his primary surety for his appearance on the 1st day of January 1882 and I have \$100.00 to Godfrey & Robinson & Company Messengers or Bondsmen

John McAnarr

Sheriff.

FEES.

Service,	\$	30
Mileage,		33-2
Conveyance,		250
Assistance,		130
Witness and Return,		30
Return,		35
Total,	\$	67

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting:

WE COMMAND YOU To take

Frank Godfrey

and ~~his~~ 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

Disturbing a Meeting

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

WITNESS,

W. M. Winger -

Clerk of said Court, at

Marysville

, Ohio, this

19th

day of

Sept -

A. D. 18*84*

W. M. Winger -

Clerk.

By

Deputy Clerk.

BAIL BOND.

The State Ohio

vs.

Franklin Godfrey



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BAIL BOND.

THE STATE OF OHIO,
Union County, ss.

Be it Remembered, That on the *Fourteenth* day

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

and *eighty one*, personally came before me, *John Habersack*

Sheriff of the County of *Union* *Franklin Godfrey*

Winget Harriman, W. A. Godfrey G. S. Robertson

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

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

was arrested by me on a writ of *habeas* issued out

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

against the said *Franklin Godfrey*

for the offense charged in said *Indictment*

Now, Therefore, if the said *Franklin Godfrey*

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

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

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

Court thereon, and not depart the Court without leave, then this Recognizance shall be void and of no effect; otherwise to be and remain in full force and virtue in law.

Given under our hands this *Fourteenth* day of *December*

A. D. 1881.

Wm A. Godfrey Seal.
G. S. Robertson Seal.
Winget Harriman Seal.

No. 388

Amun Co Common Pleas.

THE STATE OF OHIO,

AGAINST

Frank Godfrey

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
Thomas M. Brammer
Foreman of Grand Jury.

Filed 17 1881

18

Clerk

Richard D. Brown
Prosecuting Attorney.

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

On this 26th day of June 1882, Defendant arraigned and pleads guilty to the indictment.

W. M. Winget 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.

Richard D. Brown
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. 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

Frank Godfrey

late of said County, on or about the *31st* 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.

On a certain M. E. Church then situated in Jackson Township and in the village of Essex in said county aforesaid - an assembly of persons met for a lawful purpose. Being then and then convened together in said church for the purpose of worship and hearing preaching by the pastor of said church - and that one *Frank Godfrey* then and there at the meeting aforesaid - and during the services of said meeting did unlawfully and willfully ~~and willfully~~ disturb said meeting - by whispering and loud talking - and by taking abrupt positions in said church - and the said *Frank Godfrey* did then and there and thereby willfully and unlawfully disturb and molest said meeting in its services

Criminal Case File

Case No. 589

No. 589

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Wm Severe

Defendant.

SEP TERM 1881

J. 12, P. 259

Oct 15th 1881,

Fine \$20 & cost, J. 12, P. 271

Doc C. P. 44-

Recorded Book 2, Page 34

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. 589

Alvin Lee Common Pleas.

THE STATE OF OHIO,

vs.

Avan Severe

INDICTMENT

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

A TRUE BILL.

Thomas A. Bennett

Foreman of the Grand Jury.

Filed



18

R. Woodrum

Prosecuting Attorney.

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 County, ss.

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 one*

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

inquire of crimes and offenses committed within said County of *Union*
in the name and by the authority of the State of Ohio, on their oaths

do find and present, that

Wani Sever

late of said County, on the *15* day of *August*, in the year
of our Lord One Thousand Eight Hundred and *Eighty one* at the County
of *Union* aforesaid, did unlawfully sell intoxicating liquor to

Daniel Bush

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.

Phloodam

Prosecuting Attorney, *Union* County, Ohio.

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

COST BILL.

..... *Common Pleas.*

THE STATE OF OHIO,

against

..... *Term.*

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



No. 389 Crim. Cost Bill. Sept Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
against

Wm. Sever

Union 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.,	each,	15	15		Cost Bill, Satisfaction and Filing,	45	45	
additional,	each,	5			Recording words at 10c each 100,		60	
Entering Finding Indictment,		10	10		Lists for Grand Jur. and Pros. Atty.,	30		
Entering Plea,	each,	10	10		Total Clerk's Fees,	\$	375	
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	20		On Capias,			
Taking Affidavits,		10			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	12	
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,	\$		
additional names, each,		5			WITNESS FEES.			
Swearing Witnesses, "		5			Fine 2000			
Ent. Att. of " days, "		5			Clerk 375			
Certif. " "		5			Sub 12			
Qualifying Jurors, each,		10			\$ 2387			
Ent. Bar & Court Cal. & In., each Term,		10	10		Lost Paid			
Entering Orders on Journal, 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						
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,			10					
Continuance, each,		10	90					
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,					387			

THE STATE OF OHIO

vs.

Wm Severe

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,

Union County, ss.

~~Have arrested~~ the within named *Wm Severe* released himself *up before the Court*

FEES.

Service,	\$ 50
Mileage,	256
Conveyance,	
Assistance,	
Sustenance,	
Return,	
Total,	\$ 756

J. M. Sherman Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting:

WE COMMAND YOU To take Wane Lever

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 when
Sold

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

WITNESS, W. M. Winger Clerk of said Court, at

Marysville, Ohio, this 19th day of Sept

A. D. 1881

W. M. Winger Clerk.

By _____ Deputy Clerk.

cto 5-89

stob of Ohio

vs

Ward Severe

Embry

J. 120. 271



Slab of Ohio } No 589
vs }
Wane Sowers } Indictment for selling
 } medicine being liquor to be drunk
 } where sold

Now comes the prosecuting attorney
on behalf of the slab of Ohio, and the
defendant being brought into court
in custody of the sheriff and arraigned
upon said indictment
for plea thereto both he is guilty.
It is therefore considered
and adjudged by the court that
the said defendant Wane Sowers
pay a fine of Twenty dollars
and the costs of this prosecu-
tion and that he stand com-
mitted to the jail of Union
County until the amount
of said fine and costs shall be
paid -

R. Woodburn

Criminal Case File
Case No. 590

No. 590

Union Common Pleas.

THE STATE OF OHIO,

against

Plaintiff,

J. S. Bump
SEP

TERM. 1881

Defendant.

Oct 13th 1881

Plea Guilty -

Sentence Penitentiary

One Year - J. 12. P. 266.

Crim Doc C. P. 41 -

Record Book 2 Page 2

Printed

No. 3-90

Union Co Common Pleas.

THE STATE OF OHIO,

AGAINST

J. S. Brump

INDICTMENT FOR

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.
Thomas M. Brannen
Foreman of Grand Jury.

Filed SEP 17 1881



Clerk

R. H. Woodburn
Prosecuting Attorney.

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

On this 23^d day of September 1881, Defendant arraigned and pleads ~~not~~ guilty to the indictment.

W. M. Winget - 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,
Union County, ss.

IN THE COURT OF COMMON PLEAS,
 Of *Union* County, Ohio.
 For the Term of *September* 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

J. S. Bump

late of said County, on or about the *23* 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.

Unlawfully did make utter and publish as true and genuine a certain false, forged and counterfeit check or order for the payment of money, which said false, forged and counterfeit check or order for the payment of money is of the purport and value following to wit: *Marysville O. July 22 1881. The Peoples Bank Pay to A G Roby or bearer Eighty five dollars \$85⁰⁰ J. S. Bump* with intent thereby unlawfully to defraud, *Mr. the said J. S. Bump then and there at the time he so, ^{made} uttered and published said false check or order for the payment of money. well knowing the same to be false and forged with intent to defraud=*

THE STATE OF OHIO

vs.

J. S. Bump

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,
County, ss.

I have arrested the within named
John S. Bump on the
25th day of September 1881

John A. Leonard
Sheriff.

	FEEES.
Deput	30
Service,	30
Mileage,	28.00
Conveyance,	2.00
Assistance,	19.00
Sustenance,	9.00
Return,	2.00
Total,	\$76.00

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting:

WE COMMAND YOU To take

J. S. Bump

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

Forgery

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

WITNESS,

W. M. Wengert
Marysville

Clerk of said Court, at

Ohio, this

19th

day of *September*

A. D. 18*87*

W. M. Wengert

Clerk.

By

Deputy Clerk.

State of Ohio

³
J. S. Dumb

Affidavit



State of Ohio } State of Ohio
 } Common Pleas Ct.
J. Bump }

Sarah E Bump being
first duly sworn deposes and
says that she is the mother of James
Bump the writup subpoena in this
case for the defendant that the
said James Bump has been sick
since Saturday last that he was then
taken with a chill and that he has
had fever and on yesterday was
not able to get up but lie in
and last night was confined to
his bed. Affiant says she did not
see James this morning but by his
condition last night late when
affiant ~~was~~ saw him she would
not be able to attend Court today
and probably not this week
and further with not.

J. E. Bump
Sworn to before me by saw
said J. E. Bump and by his signed
in my presence this 5 day of October
1881

W. M. Winget.

Clerk

State of Ohio

v
J. S. Dumb

Adversus
Mary Baker



our own & the law one of Davis
Mary Anderson & her sisters
in my presence this 5th day of
October 1881

W. M. Wright - Clerk

State of Ohio } State of Ohio Union
County S. }
J. A. Bump

May Julian being by me
first duly sworn deposes and says
that she is the wife of said Samuel
Julian and that on last Monday
before the officer came to serve the
subpoena in this case the said Samuel
Julian started to Macon County on
business that said Samuel Julian is an
applicant for pension and that he went
to see witnesses and procure evidence
in his pension case and on other
business and that he would be a
different point in Macon and
Deleware County and will in all
probability return this week so
that he will be able to attend this
court and the trial of this case
is one week if the same is laid over
until the time that when the said
Samuel Julian went away he did
not know that he would be subpoenaed
in this case as a witness and that his
absence was not to avoid the subpoena
He went out on business as usual
states and further says that said Samuel
Julian had not yet returned when she
first left home and further
~~affirms under oath~~

State of Ohio

State of Ohio Union
County H.

J. Bump

J. Bump being first
only sworn says that one Jacob Bump
is a notorious witness for him in this
case without whose testimony and for
want thereof he cannot safely
proceed to trial that said Jacob
Bump was lately employed in said
County of Union and that shortly
before this offence was committed
said Jacob Bump went to Macon
County and was there taken, died
that this offence was unable to employ
counsel and prepare his defence, that
as soon as counsel was appointed
by the court this defendant began
making preparations for his defence
and caused a subpoena to issue
and be sent by a special officer
to Macon County for said Bump
that as officer is informed by said
officer he went to Macon County
but the place where said Bump
had been living and found that
he had removed to ^{in Pleasure County} another place
and the officer had not sufficient
time to find him and serve the
subpoena in time for this trial
that the said Jacob Bump is an
impeachment of this defendant -

and would not purposely avoid the
service of a subpoena and that this
officer has caused special messenger
to be sent for him and hopes and
believes he will be able to procure
his personal presence at this term
of Court if this case can be laid
over for one week.

Officer further says that the
said officer went to serve the subpoena
but not return until yesterday about
noon and this officer did not
learn of his failure to serve the
subpoena until that time and he
then immediately by an indisposition
to get said writ up.

Officer further says that one
Samuel Julian is a natural citizen
for him in this case and for want
of better testimony he cannot
safely proceed to trial that said
Samuel Julian resides in the County
of Union and that on last Monday
an officer of this Court returned that
he had served a subpoena upon
said Julian by leaving the same
at his usual place of residence.

Officer says that he has since
learned the fact to be that on last
Monday morning the said Julian
before the officer came to serve
the subpoena upon him had gone

to Manow County on business and
that he has not since returned, that
he went to procure evidence in a
pension case he is prosecuting at the
and that the officers expect him to
return in a time for the trial of this
case if it is laid over for one week
that the absence of said witness is wholly
without the knowledge or fault of
the defendant ~~except as~~ ~~has~~ shown
officers counsel. the subpoena to
issue ~~again~~ for said witness in good
time to have had him here at the
trial of this case, and would have had
if said witness had not been temporarily
absent on business

Officers further says that
one James Bump is a material
witness for him in this case, without
whose testimony and for want thereof
he cannot safely proceed to trial
that on last Monday the officers
counsel a subpoena to be served upon
said James Bump who lives in this
County. that officer is this morning
informed that said James Bump
is now confined to his bed by sickness
and is unable to attend ^{the trial} at this time
Officers says said Bump may be
so far recovered as to be able to
attend the trial of this case if it be
laid over for one week.

no-590

stab of Ohio
vs

J. S. Bump-

Entry

J. 12. P. 266



but without any delivery
or payment for the three
of one year and that he
pay the cost of the proce-
dure for which it is within
his awards -

State of Ohio } No. 590
J. S. Bump } Indictment for
Hogery =

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 ~~that~~ to said indictment soth he is guilty of Hogery, which plea is accepted by the prosecuting attorney.

The court then inquired of the said defendant if he had anything to say why judgement 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 J. S. Bump be imprisoned and confined in the penitentiary of the State, and kept at hard labor

Q-1-590
Glab of Ohio
vs
J S Bump

Entry



Q-12-P-266

The State of Ohio | No 590
vs | Indictment for
J S Bunnif- | Forgery.

The court doth hereby
allow J. S. Cameron Twenty
Dollars for defending the
prisoner J S Bunnif- under
the assignment of court

Subpœna in Criminal Case.

THE STATE OF OHIO, }

UNION COUNTY, ss.

To the Sheriff of said County---Greeting:

You are Hereby Commanded to Subpœna

J. M. Southard

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the ~~Fortieth~~ day of ~~_____~~ A. D. 188~~8~~, 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

on behalf of the *State* ~~_____~~ *J. S. Bump* 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 *Oct* A. D. 188~~8~~

W. M. Wriget Clerk.

By _____ 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

Dr. C. N. Hamilton

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 *Fortwith* 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

on behalf of the *G. S. Bump* *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 *7th* day of *October* A. D. 188*7*

W. M. Wincet Clerk.

By _____ 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

John S. Siltow.
John Wiley and *Samuel Bonnett.*
John Cartmell.

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *4th* day of *Oct.*, 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

on behalf of the *J. S. Bump* 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*

this *3^d* day of *Oct*, A. D. 188*7*

W. M. Kinget. Clerk.

Deputy Clerk.

No 590.

THE STATE OF OHIO,

vs.

J. S. Bump

Subpoena for *Depts* Witnesses.

Returnable *Oct 4* 1881



J. L. Cameron
Att'y for *Depts*

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	How Served	
		Person'l Service.	By Copy.
<i>Edward Peter</i>			
<i>Jacob Bump</i>	<i>24</i>		
<i>George Johnson</i>	<i>16</i>		
<i>J. S. Bump</i>	<i>3-</i>		

SHERIFF'S FEES,	Dollars.	Cents.
Service,		<i>90</i>
Mileage,	<i>10</i>	<i>40</i>
Copy,		<i>40</i>
Total,	<i>11</i>	<i>20</i>
<i>J. H. Benson</i>	Sheriff.	

Sworn to and Subscribed before me, this day of 1881

Clerk.

Subpœna in Criminal Case.

THE STATE OF OHIO, }

UNION COUNTY, ss.

To the Sheriff of said County---Greeting:

You are Hereby Comanded to Subpœna

Jacob Bump
Samuel Julius and *J. B. Bump.*
Edward Porter

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 7 day of Oct A. D. 188/, 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

on behalf of the

J. S. Bump.
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 3 day of Oct. A. D. 188/

W. M. Winger, Clerk.

By _____ 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

George Snodgrass
Will. E. Wings -
John Tolson

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. 1881, at 1 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

on behalf of the

J. S. Bump
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 13th day of October A. D. 1881.

W. M. Winger Clerk.

By

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.....

Jacob Bump

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 13th day of October A. D. 1881, 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.....

J. S. Bump

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 11th day of October A. D. 1881

W. M. Winget Clerk.

By _____ Deputy Clerk.

Wm COMMON PLEAS.

THE STATE OF OHIO,

vs
J. S. Bump

FI. FA. ET CA. SA.

This Writ dated Oct-15 1881

Fine, - - - \$

Costs, - - - \$ 139.36

\$

Defendant's Costs, \$

Int. from

Inc. Costs, - - \$

Woodburn
Prosecuting Attorney.

Ret'd & Filed 188

Clerk.



THE STATE OF OHIO,
Wm COUNTY, ss.

SHERIFF'S RETURN.

Received this writ Oct-17th A. D. 1881

at 4 o'clock P. M., and pursuant to its command,
the within named J. S. Bump
has no property whereon to levy

SHERIFF'S FEES.	
Service	\$ <u>30</u>
Levy	
Summoning Appraisers	
Swearing Appraisers	
Conveying Appraisers	
Mileage	<u>16</u>
Poundage	
Return	
.....	
.....	
.....	
Total	<u>46</u>
Appraiser's Fees	
Printer's Fees	

John Ashmun
Shiff

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

J. S. Bump

in your bailiwick, you cause to be made *One Hundred Thirty-Two*

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 *Sept*

, A. D. 1881, by the judgment of said

Court, recovered against the said

J. S. Bump on an indictment - for Forgery

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

16th

day of *October* A. D. 1881

W. M. Weigel

Clerk.

By Deputy Clerk.

Penitentiary, No. _____

CERTIFICATE OF SENTENCE
AND
Cost Bill in Penitentiary Cases.

_____ County.

STATE OF OHIO,
vs.

_____ Years.

Certificate for Allowance of Guards.

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

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

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

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

Clerk.

By _____ Deputy Clerk.

Certificate for Issuing Execution.

THE STATE OF OHIO, }
County, ss. |

Clerk of the Court of Common Pleas, in and for said County, hereby certify, that, upon the judgment and
sentence in the case of THE STATE OF OHIO, vs. _____

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

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

WITNESS my official Signature, and the Seal of said Court, at
_____, in the County and State aforesaid, this
_____ day of _____ 187 _____

Clerk.

By _____ Deputy Clerk.

Certificate of Sentence.

At a term of the Court of Common Pleas, begun and held at the Court House in _____
within and for the County of _____, and State of Ohio, on the _____
day of _____ A. D. 187 _____:

Present, the Hon _____ Judge.

In the Record and Proceedings of said Court, then and there had, among other things is the following
judgment and sentence, to-wit:

THE STATE OF OHIO,

vs.

Indictment for _____

The said _____

having _____ Guilty _____

It is therefore the sentence of the Court that _____ be imprisoned in the Penitentiary of this State, and
kept at hard labor _____

for the term of _____ years, and that _____ pay the costs of this prosecution, taxed at _____

In Witness Whereof, I hereunto set my hand and affix the Seal of said

Court, at _____, this _____ day of

_____ A. D. 187 _____

_____, Clerk.

_____, Deputy Clerk.

THE STATE OF OHIO,

To Sheriff of _____ County, **Dr.**

For Prosecuting Charges as per within account\$

For Transportation Charges, as follows:

Travel for self _____ miles each way, _____ miles @ 8c per mile.....\$

“ “ _____ guard _____ miles each way, _____ miles @ 6c per mile,

Transporting _____ convict _____ “ one “ _____ “ “ 5c “ “

TOTAL CHARGES.....\$

RECEIVED. Columbus, O., _____, 187 _____, of the Warden of Ohio
Penitentiary, a certificate of allowance on the State Auditor for the above amount.

Sheriff.

The State of Ohio,

In the Court of Common Pleas,

No. 390

Union

County, ss.

Sept

Term, 1871

THE STATE OF OHIO,

vs.

J. S. Bump

Indictment for

Forgery

Crim. Ex. Docket, No. *4*, Page

COST BILL.

NOTE.—Clerks should be careful to fill all blanks and insert no "lump" charges.

CLERK,		
Doc. and Appear. P'f' and 1 Def't, 15; each add'l, 5,		15-
Ent. finding Indictment,	10	10
" Pleas,	each, 10	20
Indexing Docket,	" 5	50
General Index,	10	10
Rule for Motion, and filing,	10	10
Entering Motion on Docket and Index,	10	10
Filing <i>14</i> papers and posting in App. Doc., each,	15	210
Taking <i>3</i> Affidavits,	" 10	30
Filing Prec., issuing Capias, Return and its filing,	45	45
" " Attachment, Return and its filing,	45	45
Taking Justification of Bail,	40	
Entering Allowance of Bail,	5	
" Exoneration,	10	
Special Warrant to bring before Judge, Return and filing,	40	40
Warrant to discharge prisoner,	30	
Recog. def't and filing,	each, 35	
" " witnesses and filing,	" 35	105-
Venire for Jury,	15	
Striking special Jury and Venire,	1 00	
Polling Jury,	30	
Impanelling Jury and swearing Constable,	20	
Calling and entering Tales Jurors and cert.,	each, 10	
Filing <i>6</i> Prec., issuing <i>6</i> sub. for 1 wit. and filing,	20	120
Additional names,	each, 5	40
Swearing witnesses	" 5	
Entering att. of witnesses, each day,	22 " 5	110
Issuing Certificate for wit.,	10 " 5	50
Qualifying Jurors,	" 10	
Ent. on Bar and Court Cal., and Ind. each term,	" 10	10
Entering <i>2</i> orders on Journal,	" 10	20
" verdict on Journal, and filing,	15	
" rule " 10		
" judgm't " 10		10
Record on Journal, per 100 words,	10	60
Indexing <i>3</i> cut. on Journal,	each, 10	30
Trans. <i>2</i> orders on docket,	" 10	20
" verdict on docket,	10	10
" rule " 10		
" judgm't " 10		10
Copy of indictment and certificate,	each, 10	100
Continuance,	each, 10	
Nolle Pros. or laid away,	10	
Entering on Cash book and index,	15	15-
" ex. docket " 15		15-
Notice of Motion for New Trial,	10	
Cost Bill, Satisfaction and filing, <i>2 copies</i>	45	135
Recording words, at 10c. each 100,		130
Certificate of Sentence,	50	50
" allowance of guard,	50	50
" to Auditor of Assignment of Counsel,	50	50
Prec. for Fl. Fa. issue, docketing, index and return,	70	70
Certificate for issuing Fl. Fa.,	50	50
Lists for Grand Jury and Pros. Att'y,	30	30
		1585-

MAYOR,		
JUSTICE,		
Affidavit,	each, 40	
Warrant, each defendant named therein,	40	
Continuance,	20	
1st Mittimus,	40	
2d " 40		
Subpoena for witnesses, 25c for 1, and 5c for each additional,		
Recognizance—1 witness 40c, each additional 10c,		
Swearing witnesses,	each, 5	
Judgment,	40	
Transferring Judgment,	15	
Recognizance defendants,	each, 40	
Transcript—15c per 100 words,		
Certifying Transcript,	25	
Final Mittimus,	40	
Filing papers,	each, 5	
Recording words, 15c per 100		
Order on Jailor for prisoner,	40	
Appointment of Special Constable,	40	
MARSHAL,		
CONSTABLE,		
Serving Warrant on each def't, 40		
Travel miles—20c for 1st, 5c for each additional		
Serv. Sub on wit., 25x10,		
Copies " each, 25		
Travel miles—20c for 1st, 5c for each additional,		
Serving Mittimus on each, 40		
Copy " for 1st, 25		
Travel miles—20c for 1st, 5c for each additional,		
days attendance before J. P. 1 60		
Com. to Jail on warrant, 40		
Travel miles—20c for 1st, 5c for each additional,		
Cons. bringing pris'ner out for ex. 40		
Marshal " " " 20		
Travel miles—20c for 1st, 5c for each additional,		
Transporting and sustaining prisoner, which is allowance made by Magistrate, and certified by him,		
Assistant day 1 50		
" " 1 50		
" " 1 50		

SHERIFF,		
On Attachment,		
On Capias,		
Calling Action,	16	76 60
Calling witnesses,	6	12
" Jury,	12	
Summoning Jury,	50	
Serving Subpoena on witnesses,	12 1/2	140
miles travel,	10	20 00
copies, per 100 words,	10	140
Committing / prisoner to jail,	75	75-
Attending Pris'r before Court <i>2</i> times,	75	150
Discharging prisoner	75	
Sum. Special Jury and mileage,	5 00	
Serving and returning Order of Court,	40	
Miles traveled, each, 10		
On Fl. Fa. Serv. 35c. miles travel, " 10		45
Forfeiting Recognizance,		05
Serving Indictment,		
		102 61

RECAPITULATION.		
Clerk,		
Sheriff,		16 85-
Mayor or Justice,		102 61
Marshal or Constable,		
Witnesses,		19 50
Total Costs,		139 36

ATTEST, Clerk.

This Cost Bill is correct and allowed.

Judge.

Witnesses in Attendance under Recognizance or Subpoena.

NOTE.—The Mileage of Witnesses is to be allowed *both ways* at 5cts. per mile, and the *whole distance* should be stated and not *one way* at 10cts. per mile.

NAMES.	Before Justice or Police Judge.		In Court.		TOTAL AMOUNT.		REMARKS.
	Days, at 50c.	Miles, at 5c.	Days, at 75c.	Miles, at 5c.	Dolls.	Cts.	
John F. Tilton			3	32	3	88-	
John Wiley			3		2	25-	
Saml. Bonnett			3		2	25-	
John Cartmell			3		2	25-	
George Snodgrass			1			75-	
W. E. Winger			1			75-	
John Colman			1			75-	
Edward Porter			3		2	25-	
D. N. Hammett			3		2	25-	
Jacob Bump			1	36	2	55-	
					19	90	

Criminal Case File
Case No. 591

No. 391

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Susan Adams

JAN TERM 1882 Defendant.

J. 12, P. 259

Jan 26" 1882,

Left Off Rocket.
J. 72 P. 318.

Grin Doc C-P-73-

No Record.

continued by agreement

Recognizance of
Witnesses

THE STATE OF Ohio COUNTY, SS

Be it remembered, That, on the 29 day of June in the year one thousand eight hundred and Eighty One William Robinson Richard B Wade Arthur P. Turk William Heagan & Stults and Cyrus Moore

~~personally appeared before me,~~ ~~of the Justices of the Peace in and for the County aforesaid, and acknowledged~~ and acknowledged ~~that~~ to owe the State of Ohio the sum of One 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 William Robinson Richard B Wade Arthur P. Turk William Heagan & Stults and Cyrus Moore

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

W. H. Robinson [SEAL.]

R. B. Wade [SEAL.]

Cyrus Moore [SEAL.]

A. P. Turk [SEAL.]

Stults [SEAL.]

[SEAL.]

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

W. M. Wright Justice of the Peace.

RECOGNIZANCE
TO COMMON PLEAS COURT.

THE STATE OF OHIO.

vs.

Susan Adams

W. M. Wright
Justice of the Peace.

Docket No.

ROBERT CLARKE & CO.

Law Publishers, Booksellers, Stationers, and Printers, Cincinnati.

THE STATE OF OHIO,

Union

COUNTY, SS.

Be it Remembered, That on the *27th* day of *June*, in the year one thousand eight hundred and *Eighty One*,

G. T. Silsaver and *Susan Adams* personally appeared before me, *H. M. Wright*, 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 following condition, to-wit:

The condition of this recognizance is such that if the above bound *Susan Adams*

shall personally be and appear ⁽³⁾ before the Court of Common Pleas, on the first day of the term thereof next to be holden in and for the County aforesaid, then and there to answer to a charge of

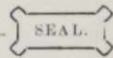
Indecently striking and assaulting one Quincy Adams

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.

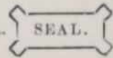
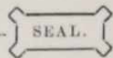
Taken and acknowledged before me, on the day and year above written.

H. M. Wright
Justice of the Peace.

Susan Adams



Geo. T. Silsaver



1. Here write the name of the accused and of the bondsmen. 2. Here write the name of the accused. 3. If this recognizance is entered into in term time of said court, write the word "forthwith" in this blank space, and erase the words "on the first day of the term thereof next to be." If this recognizance be not entered into in term time of said court, leave this space blank, and erase no words.

No. 591

Union Co Common Pleas.

THE STATE OF OHIO,

vs.

Susan Adams

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.

Thomas M. Brennan

Foreman of Grand Jury.

Filed

18



Clerk.

R. Woodrum

Prosecuting Attorney.

ODELL & MAYER.

Blank Book Manufacturers and Legal Blank Publishers,
Dayton, Ohio

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 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

Erson Adams.

late of said County, on the *24th* day of *June*, 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 make an assault in and upon one Quincy Adams and him the said Quincy Adams did then and then 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.

Transcript
State of Ohio
vs
Susan Adams



P. 178.

State of Ohio }
Union 1858 } Before N. M. Wright a Justice of the
Peace in and for said County,

June 24th 1881 Personally came J. W. Severe
who being by me first duly sworn according
to law deposes and says, That on or about
the 24th day of June A. D. 1881 and in the
Village of Richmond and Co of Union
One Susan Adams then and there being did
unlawfully and maliciously strike with a
club one Luncy Adams of said County
Warrant issued of error doct and delivered to
H. H. Robinson Const. Warrant returned endorsed
as follows. June 24th 1881 I have the body of
the within named Susan Adams now in custody

H. H. Robinson Const,

Upon being arraigned the defendant plead not
guilty and asked for a trial whereupon I continued
the case untill June 27th 1881 at 9 o'clock A. M.
June 27th 1881 at 9 o'clock A. M. the defendant
appeared and not being ready for trial I con-
tinued the case untill 1 o'clock P. M. of the same
day, I also issued out process for the following
named persons. A. C. Curry, Geo. T. Furr,
John Cramer, Mrs Parsons, William Drayton,
J. H. Moor, Fielden Tanquet.

One o'clock P. M. the defendant appeared and
after examining the witnesses it is, by
me considered that the defendant.

is guilty of the offence as set forth in the
 affidavit. Thereupon I required that he enter into
 a recognizance in the sum of One hundred
dollars to appear at the Court of Common
 Pleas on the first day of the next term
 thereof which was accordingly done.

H. M. Wright J.P.

Justice Fees	
Taking affidavit	.40 ^c
Issuing Warrant	.40
4 Subpoenas	.40
1 " "	.25
1 " "	.25
Guarantee	.20
Ouzar Witnesses	.40
Recognizance	.40
Life Papers	.20
Record	.60
Judgement	.40
Transcript	.60
Certificate	<u>.25</u>
	\$4.75

Constables Fees	
Service and return of warrant	.40
Serving Subpoenas	1.30
Mileage	1.00
Attending Trial	<u>1.00</u>
Assistance	3.70
	<u>1.30</u>
	5.20

475
 370
845

Witness Fees		
John Cramer	50	
Erudine Curry	50	
J. W. Sever	50	
Fielding Tonguet	50	
J. H. Moore	50	
State Clerk	50	
William Seaman	50	
	<u>\$3,50</u>	Total \$11,95

State of Ohio, Union Co
 Clairburn Tp. ss

1,50
 \$1246

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 case

H. W. Knight
 Justice of the Peace
 of the aforesaid Township

No 591-

Common

Common Pleas.

THE STATE OF OHIO,

vs.

Susan Adams

Recognizance.

Filed 18

Clerk.



Recognizance of Party Accused.

THE STATE OF OHIO,

vs.

Susan Adams

THE STATE OF OHIO,

Union

County.

Be it Remembered, That on the

19th

day of *September*

; A. D. 188*1*

Susan Adams

G. W. Macklin ma

Allen Lester

, heretore's

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

Susan Adams

shall personally be and appear before the Court of Common Pleas, *on the 27th day of September A. D. 1881*

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

W. M. Winget

Clerk.

By

Deputy,

Susan Adams
G. W. Macklin
Allen Lester



THE STATE OF OHIO

vs.

Susan Adams

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,

Monroe County, ss.

I have arrested the within named

Susan Adams
and her son Ben both before the
this 19th day of September 1881

Arrest Fees.	20
Service,	30
Mileage,	250
Conveyance,	300
Assistance,	100
Sustenance,	50
Return,	
Total,	\$ 760

John B. Stewart

Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting:

WE COMMAND YOU To take

Susan Adams

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

Assault and Battery

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

WITNESS,

W. M. Winget

Clerk of said Court, at

Marysville, Ohio, this *18th* day of *September*

A. D. 18*61*

W. M. Winget

Clerk.

By

Deputy Clerk.

20591- B-S-P 266-

THE STATE OF OHIO,

vs.

Serson Adams

Subpoena for *Reff* Witnesses.

Returnable *Oct-4th* 1881



Woodburn

Att'y for *Reff*

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	How Served	
		Person's Service.	By Copy.
<i>John Coanor</i>	<i>16</i>		<i>Ⓢ</i>
<i>Caroline Coanor</i>	<i>16</i>		<i>e</i>
<i>A. M. Turk</i>	<i>16</i>		<i>Ⓢ</i>
<i>Mrs. Parkien</i>			
<i>were not found</i>			

SHERIFF'S FEES,

	Dollars.	Cents.
Service,		<i>30</i>
Mileage,	<i>3</i>	<i>20</i>
Copy,		<i>30</i>
Total,	<i>3</i>	<i>80</i>

John Hobensack Sheriff.

Sworn to and Subscribed before me, this _____ day of _____ 1881

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 Cramer
Cordine Curry *N. M. Turk*
and Mrs Parkison

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the *4th* day of *October* A. D. 1881, 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

Susan Adams

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 *3rd* day of *September* A. D. 1881.

W. M. Weigel Clerk.

By _____ 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.....

J. H. Moore.

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 4th day of Oct. A. D. 1881, 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.....

on behalf of the *Susan Adams* 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 3rd day of Oct A. D. 1881

W. M. Knight Clerk.

By..... 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

Mrs. Parsons

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the *4th* day of *October* A. D. 1881, 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

Susan Adams

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 *3rd* day of *October* A. D. 1881

W. M. Winget Clerk.

By _____ Deputy Clerk.

Criminal Case File

Case No. 592

No. 592

Union Common Pleas.

THE STATE OF OHIO,

against

Plaintiff,

George W. South

Defendant.

JAN TERM 1882

February 4 1882

Left-off Docket -

9-12-P-354 -

Union Doc C. Page. 79.

No Record.

No 592

P. 319

THE STATE OF OHIO,

vs.

George W. South

Subpoena for Deft Witnesses.

Returnable Jan'y 26th 1882

Powell + Fulton

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	How Served	
		Person ^l Service.	By Copy.
<i>John M. ...</i>	14		<i>11</i>
<i>John M. ...</i>	14		
<i>John M. ...</i>	15		
<i>John M. ...</i>	15		
<i>John M. ...</i>	10		
<i>John M. ...</i>	15		
<i>John M. ...</i>	15		
<i>John M. ...</i>			
<i>John M. ...</i>			

SHERIFF'S FEES,	Dollars.	Cents.
Service,		70
Mileage, <i>45</i>	3	60
Copy,		70
Total,	3	00

Sheriff.

Sworn to and Subscribed before me, this day of 188

Clerk.

Subpœna in Criminal Case.

THE STATE OF OHIO, }

UNION COUNTY, ss.

To the Sheriff of said County--Greeting:

You are Hereby Comanded to Subpœna

Robert McCrossy
Jacob Mooney, Calvin South
A. L. South, O. M. Morgan, Bert Thompson
David Ashbaugh^{2nd} John Rappo

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~~ *27th* day of *January* A. D. 188*2*, 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

George W. South
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 *18th* day of *January* A. D. 188*2*

W. M. Winger Clerk.

By _____ Deputy Clerk.

No 22

P. 319

THE STATE OF OHIO,

vs.

George W. Smith

Subpoena for Deft Witnesses.

Returnable Jan 26 188

Powell & Tuttle

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	How Served	
		Person's Service.	By Copy.
Sidney Bellard	20		
Joseph Thompson	19		
Ed. Brine not found in Larue's office			
Representative			

SHERIFF'S FEES,	Dollars.	Cents.
Service,		20
Mileage, 812	6	36
Copy,		20
Total,	6	96

Helmreich Sheriff.

Sworn to and Subscribed before me, this day of 188

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

Richard Belford (Dublin)
and Joseph Thompson
and Ed Price. (Leane)

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~~ *27* day of *January* A. D. 1882, 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,

George W. South

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 *18th* day of *January* A. D. 1882-

W. M. Winget Clerk.

By _____ 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

Solomon Butts
J. M. Dunn *Thomas Martin*
and *J. B. Buttre*

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.
1882, 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

George W. North
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 *July*, A. D. 1882

W. M. Winger Clerk.

Deputy Clerk.

No 372. P. 319

THE STATE OF OHIO,

vs

George W. Smith

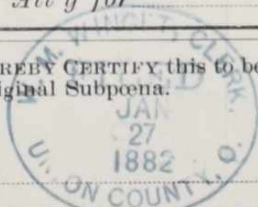
Subpoena for *Self* - Witnesses.

Returnable _____, 188_____

Porvill

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.
<i>Wilson Hoyle</i>	<i>15</i>

SHERIFF'S FEES.		
Service		<i>10</i>
Mileage..... <i>50</i>	<i>240</i>	<i>240</i>
Copy.....	<i>10</i>	<i>10</i>
Total.....	<i>260</i>	<i>260</i>

Hebenant

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

Wilson Hoagland

to be and appear before the Court of Common Pleas of the County of *Union*
at the Court House in said County, on the *1* day of *February*, A. D.
188*2*, 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

G. W. South

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 *January*, A. D. 188*2*

E. M. Wright Clerk.

Deputy Clerk.

No 592

P. 318

The State of Ohio
vs.
George W. South

SUBPOENA.

No. of Case, 592

Woodburn
Attorney.

RETURNED AND FILED

Received _____ 18
_____ 18
_____ 18



Sheriff.

The State of Ohio,

County, ss. }

On the 27 day of January 1882
I served this Subpoena on the within-named.

SHERIFF'S FEES.

Service on \$ 10
1 28 Top 10
..... 244
Writing Return 244
\$ 444

J. B. Woodburn, Esq.
Delivered to him a
Certified Copy thereof.
John A. Adams
South

Subpoena Duces Tecum.

STATE OF OHIO,

Union

 COUNTY, SS.

To

J. S. Gooden

Greeting:

You are Herely Comanded to be and appear in your proper persons before the
Common Pleas Court within and for the said County of *Union*
 on the *27th* day of *January* next, at *8^{1/2}* o'clock, A. M. of said day; and also that
 you bring with you, and produce at the time and place aforesaid, *a Chattle*
Mortgage executed by G. W. South
to C. Aultman & C

and then and there to testify what you know in a certain action pending in said Court, wherein
The State of Ohio *vs* Plaintiff, and
G. W. South *vs* Defendant:
 and this you do under penalty of the law

Witness my Hand, and the Seal of said Court, at *Marysville*
 this *26th* day of *June* A. D. 18*82*.

W. M. Winget Clerk.

By

Deputy Clerk.

Before H. J. King J.P.
 Charge of fraudulently disposing
 the State of Ohio of mortgaged chattles.
 against
 George W. Smith
 Affidavit filed May 3, 1881.
 Damaged \$ 1881.

Subscribed by B. B. Benton, who being
 first duly sworn according to law,
 says that he is ^{the} duly authorized agent
 attorney of C. A. Cullman & Co. and agent
 for certain purpose, and he further says
 that G. W. Smith did make a mortgage
 to C. A. Cullman & Co. of the following
 personal property, to wit: One sweep-
 stake & parlor No 5, truck & stacker and
 all the fixtures belonging to the same.
 One 2 horse Monitor Engine. Monitor
 Engine No 10 manufactured by C. A. Cullman
 & Co. Also two grey horses aged 7 and 8.
 One two horse wagon, 2 cows, one white
 spotted and one with collar white,
 with red spots, of the value of \$ 1435⁰⁰
 the property of the said G. W. Smith. To
 secure claim of \$ 1435⁰⁰ due from
 said G. W. Smith to C. A. Cullman & Co.
 The said personal property was at the
 time of making and execution of said
 mortgage, situated in the County of
 Union that afterwards to wit:

Attorney's fee
 no. recommended
 said mortgage
 responsible for
 costs.
 B. Benton
 J. C. Cullman
 B. Benton
 security agent
 J. P. fees
 Affidavit
 statement
 witness paper
 satisfaction
 for plaintiff
 outpenses
 continuance
 recognizance
 dismissal
 court fees
 on writ
 1.80

On or about 25th day of April A. D. 1881. The
said G. W. South then and there, having
such personal property in his possession
and said mortgage being then and there
in full force & effect, and said personal
property being then situated in said
County of Union, did unlawfully,
and fraudulently and without the
consent of the said C. Cullman & Co.

the said C. Cullman & Co. being then &
there the owner of the said claim secured
by said mortgage did as this affidavit
assuant is informed and believes,
remove the two horses above described, out
of the said County of Union and did
sell the said said horse wagon and one
of the cows above described with the
intent to defraud, cheat & prevent the
said Cullman & Co. out of their security
and further the defendant said sub.
signed T. B. Benton.

Sworn to and subscribed before me
this the 5th day of May A. D. 1881.

H. J. King J. P.
May the 5th A. D. 1881. I issued a
warrant for the said G. W. South and
delivered the same to Sam Bennett.
Const.

Which reads as follows.

The State of Ohio }
Union County } To any constable of
said County, directed.

Whereas complaint has been made
before me of the Justice of the Peace
in and for the county aforesaid
upon the oath of T. B. Benton, that
George W. South at the County of
Delaware in the State of Ohio, Feb.

J.P. fees

\$2.60

Transcript

1.25

Total \$ 3.85

May 6th 1881 A.D. warrant returned
and enclosed as follows. I took the

body of the within named G. W.
South and having him before the
Justice H. J. Harris May 6th 1881.

My fees mileage - \$ 1.00
arriving at
courthouse & attendance " " = \$ 1.00
and \$ 1.00 paid marshal of Plain City =
\$ 7.05

Const fees

\$ 7.50

Witnesses

Sol Butz 50

Wm Hoglin 50

Sam Landan 50

Total \$ 150

Sam Bennett Const.

The parties not being ready for
the examination, this case was
continued to May 11th next at 2 o'clock
P. M.

May 11th A.D. 1881. I issued a
subpoena for Robert Norris,
Wilson Hoglin, Sol. Butz & Samuel
Langdon. The same is
Sam Bennett Const.

Total Costs

in this

Case \$ 13.15

The defendant gave his recognizance for his appearance in the Court of \$200. with S. C. South & J. B. Whelpley as bondsmen.

May 11th 9 o'clock A.M. J. B. Whelpley considered the said South and requested the court to take him into the care of S. C. South in custody

page 352

Subpoenas returned on Dindorse as follows Recd this writ May 11th 1881 Robert Norris not found William Haglin Saul Buttz Tom Lander
Served my fees mileage 30 Lander an 3 witness 45 = 75 Lander Bannett Casart
May 11th 1881 2 o'clock P.M. The Defendant

John South being present viewed Examination & entered into his recognizance to the State of Ohio in the sum of \$200.00 dollars for his appearance in the Court of Common Pleas with S. C. South & Whelpley as his security. Thereupon he is discharged

The Defendant

The witness who appeared in obedience to Subpoenas Saul Buttz Tom Lander Wm Haglin

The State of Ohio Union County Paris Township) SS
I hereby Certify that the above is a full and true copy from my Docket of the proceedings had before me at my office in said Township in the above captioned
June 8th 1881
H. King J.P. of said Township

8718



No. 592

Union Co Common Pleas.

THE STATE OF OHIO,

vs.

George H. South

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

Defendant..... arraigned, and pleads

..... guilty to this indictment.

..... Clerk.

Indictment for Selling Cheat-
Mortgage Property
with Intent to Defraud

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.

Thomas M. Berman

Foreman of Grand Jury.

Filed..... 18



..... Clerk.

W. Woodburn

Prosecuting Attorney.

ODELL & MAYER,

Blank Book Manufacturers and Legal Blank Publishers,
Dayton, Ohio.

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 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 W South

late of said County, on the 1st 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,

Being the mortgagor of the following personal property to wit
 Two gray Horses, Two horse wagon
 Two Cows,
 and in the possession thereof without
 the consent of C. Sultman & Co. which
 was the mortgage of said property and
 the owner of the claim secured by
 said mortgage remove said property
 out of said County of Union
 and sell and dispose of the same
 and convert it to his own use with
 intent to defraud, and deprive
 said C. Sultman & Co of said property
 and ~~the~~ said security.

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 592

The State of Ohio

vs

George H. Foutter

18
19
20
21
22
23
24
25
26
27

December



1 The State of Ohio, Union County.
2 Court of Common Pleas
3 The State of Ohio }
4 is } Indictment for chattle
5 George H. South } Mortgage property with
6 intent to defraud.

7
8 And now comes the defendant
9 and demurs to said indictment
10 for the reason that the same does not
11 state facts sufficient to constitute
12 an offense under the laws of Ohio,
13 Powell & Fullon
14 for defendant
15

THE STATE OF OHIO

vs.

George W. South

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,

Union County, ss.

I have arrested the within named }
George W. South and have his }
body before the Court this 28th }
day of September 1887

John W. Wernick Sheriff.

FEES.	
Service,	\$ 30
Mileage,	172
Conveyance,	
Assistance,	
Sustenance,	
Return,	
Total,	<u>2122</u>

C A P I A S .

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting:

WE COMMAND YOU To take

George W. South

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 mortgaged property with intent to defraud*

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

WITNESS

W. M. Winget

Clerk of said Court, at

Marysville

, Ohio, this

19th

day of

Sept

A. D. 188*1*

W. M. Winget

Clerk.

By

Deputy Clerk.

Common Pleas.

THE STATE OF OHIO,

vs.

George W. Smith

Recognizance.

Filed 18



Clerk.

Recognizance of Party Accused.

THE STATE OF OHIO,

vs.

THE STATE OF OHIO,

Union County.

George W. South

Be it Remembered, That on the *3^d*

day of *Oct*, A. D. 18*81*

George W. South and Ashley Knightlinger
and Sampson Liggitt, 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

George W. South

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 *selling mortgaged chattel property*
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,

G. W. South SEAL
Sampson Liggitt SEAL
Ashley Knightlinger SEAL
SEAL

Criminal Case File
Case No. 593

No. 593

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Fielding Longuet

Defendant.

JAN TERM 1882

7.12 P. 239

Jan 26. 1882,

Left ofocket,

7.12. P. 318.

Winn Doc Co. P- 74

No Record

Left off

Manufactured by Siebert & Lilley, Columbus, O.

continued for arrest

THE STATE OF OHIO

vs.

Fielding Longuet

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,
Union County, ss. }

I have arrested the within named
Fielding Longuet

and the name of the bondsmen
is Fielding Longuet & W. D. Moore
I herewith return a copy of the
bond

John Anderson Sheriff.

	FEEES.
Bond Service,	\$ 35
Mileage,	250
Conveyance,	250
Assistance,	100
Sustenance,	150
Return,	195
Total,	\$ 840

C A P I A S .

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting:

WE COMMAND YOU To take

Fielding Longuel-

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 when sold

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

WITNESS,

W. M. Winget-

Clerk of said Court, at

Marysville

, Ohio, this

19th

day of

Sept

A. D. 18*81*.

W. M. Winget-

Clerk.

By

Deputy Clerk.

TO THE SHERIFF:

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

Clerk.

Deputy.

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

within indictment by handing the same to _____

Defendant.

Sheriff.

Deputy.

Fees \$ _____

No. 693

Union Co Common Pleas.

THE STATE OF OHIO,

vs.

Fielding Longvet

INDICTMENT

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

A TRUE BILL.

Thomas M. Berman

Foreman of the Grand Jury.



Filed

18____

Richard Damm

Pros. Att'y.

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

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

Fielings Longuet

late of said County, on the *14* day of *August*, in the year of our
Lord One Thousand Eight Hundred and *Eighty one* at the County
of *Union* aforesaid, did unlawfully sell intoxicating liquor to

Daniel Bush

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.

Phlovdum

Prosecuting Attorney, *Union* County, Ohio.

No.

The State of Ohio,

vs.

Gilding Conquest

BAIL BOND.

Filed _____ A. D. 187 .

Clerk.



SHERIFF'S BAIL BOND,

STATE OF OHIO,

Union County, ss. }

Be it Remembered, That on the *30^m* day of *November* A. D. 18*81*, personally came before me, *John Stevens* Sheriff, of the County of *Union* State of *Ohio* That *Fielding Longuet and Wayne Sewe* Each

and severally acknowledged to owe the State of Ohio, the sum of *One Hundred* Dollars each, to be levied off their goods and chattels, lands and tenements, if default be made in the condition following, to wit:

The Condition of this Recognizance is Such, That, whereas, the above bounden *Fielding Longuet* has been arrested by me, on a writ of capias issued out of the Court of Common Pleas, in and for the County of *Union*, on a certain indictment presented in the said Court against the said *Fielding Longuet* for the offense charged in the said indictment.

Now, Therefore, If the said *Fielding Longuet* so arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas, of the County last aforesaid, on the *First* day of the *January* term ^{of court 1882} thereof, then and there to plead to the same indictment, and abide the judgment of the Court thereon, and not depart the Court without leave, then this recognizance shall be void and of no effect; otherwise to be and remain in full force and virtue in law.

F. Longuet Seal.

J. W. Sewe Seal.

Seal.

Signed in my presence, and approved by me this *30^d* day of *November* A. D. 18*81*.

John Stevens Sheriff.

Criminal Case File
Case No. 594

No. 594

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Thomas Eakin

SEP TERM, 1881 Defendant.

Sept 30, 1881

Fine \$50 J. D. P. 254

Crim Doc. to P. H. C.

Recorded Book 2 Page 305

Fine \$5.

No. 594

Common Pleas.

THE STATE OF OHIO,

AGAINST

Thomas Eaton

INDICTMENT FOR

Selling liquor on Sunday

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

Prosecuting Attorney

A TRUE BILL. Thomas M. Brennan 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.

Prosecuting Attorney. [Signature]

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. 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

Thomas Eakin

late of said County, on or about the *27* day of *March* in the year of our Lord One Thousand Eight Hundred and *Eighty one*, with force and arms in said County of _____ and State of Ohio.

Unlawfully and knowingly did sell and vend for money to wit Fifty cents a perlain Spirituous liquor, to wit Whisky on the first day of the week commonly called Sunday to one J. Co. McArthur.

Entry

July P. 254



Clerk's Office Union County

W. M. Winget, Clerk.

Marysville, O.

188

Now comes the prosecuting atty 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 thereto, saith he is guilty; Thereupon, it is ordered and adjudged by the Court that the said Thomas Edwin pay a fine of Five Dollars and the costs of this prosecution and that he stand committed to the Jail of Union County until the amount of said fine and costs shall be paid.

No. *594* Crim. Cost Bill, *1881 29 p* Term

Crim. App. Doc. Page

THE STATE OF OHIO.
against

Thos. Jackson

UNION COUNTY,
Court of Common Pleas.

CLERK'S FEES, Act of 1876.	Piff.	Deft.
Doc. and App. Piff. and one Deft.,	15	
additional, each,	5	
Entering Finding Indictment,	10	
Entering Plea, each,	10	
Indexing Docket, "	5	
General Index,	10	
Entering Motion on Docket and Index,	10	
Filing Papers, & Post. in App. Doc., each,	15	
Taking Affidavits, "	10	
Filing Prece., Iss. Capias, Return & Filing,	45	
" " " 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	
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. Prece. 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	
Entering Orders on Journal, <i>2</i> each,	10	
" Verdict on Journal, and Filing,	15	
" Rule on Journal,	10	
" Judgment on Journal,	10	
Surplus Record on Journal, per 100 words,	10	
Indexing Entries on Journal, each,	5	
Transferring Orders on Dockets, "	10	
" Verdict on " "	10	
" Rule on " each,	10	
" Judgment on " "	10	
Copy of Indictment and Certificate,		
Continuance, each,	10	
Nole Pros. Quashed or laid away,	10	
Ent. on Cash Book and Index,	15	
" " Ex. Docket " "	15	
Notice of Motion for new trial,	10	
Certificate of Sentence,	40	
Cost Bill, Satisfaction and Filing,	45	
Carried Forward,		

CLERK'S FEES.	Piff.	Deft.
Brought Forward,		
Recording words at 10c each 100,		<i>1 00</i>
Lists for Grand Jur. and Pros Atty.,		
Total Clerk's Fees,	\$	<i>4 80</i>
SHERIFF'S FEES. (Rev. Stat. 1880, Sec. 1230.)		
On Attachment,		
On Capias,		
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,	\$	

WITNESS FEES.
June \$5.00

THE STATE OF OHIO

vs.

Thomas Eakin

CAPIAS.

Ret'd and filed *187*



THE STATE OF OHIO,

Union County, ss. }

I have arrested the within named

FEEES.

Service,	\$	<i>30</i>
Mileage,		<i>25-5</i>
Conveyance,		<i>4-00</i>
Assistance,		<i>6-00</i>
Sustenance,		<i>15-00</i>
Return,		
Total,	\$	<i>105-50</i>

Thomas Eakin
before his body before the Court -
Ohio - 1881

John Alderman
Sheriff.

C A P I A S .

THE STATE OF OHIO,

Union

County, ss.

To the Sheriff of said County, Greeting:

WE COMMAND YOU To take

Thomas Eakins

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 Liquor on Sunday

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

WITNESS,

W. M. Wengel-

Clerk of said Court, at

Marysville

, Ohio, this

19th

day of

Sept

A. D. 18*81*

W. M. Wengel-

Clerk.

By

Deputy Clerk.

Criminal Case File
Case No. 595

No. 598-

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

James Mitchell

Defendant.

JAN TERM 1882

Feb 11 1882

Left off Docket-

9-12-P-354

Verim Doc 6-P-78

No Record.

TO THE SHERIFF:

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

Clerk.

Deputy.

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

within indictment by handing the same to _____

Defendant.

Sheriff.

Deputy.

Fees \$ _____

No. 595-

Common Pleas.

THE STATE OF OHIO,

vs.

James Mitchell

INDICTMENT

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

A TRUE BILL.

James M. Brannon
Foreman of the Grand Jury.

Filed



18

Richard D. O'Donnell
Pros. Att'y.

On this 22nd day of Sept. 1881

Defendant arraigned and plead

guilty to this indictment.

W. M. Kruger

Clerk.

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

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 one

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

James Mitchell

late of said County, on the 15th day of July, in the year of our
Lord One Thousand Eight Hundred and Eighty one at the County
of Union aforesaid, did unlawfully sell intoxicating liquor to

Daniel Bush

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.

Ch 595-

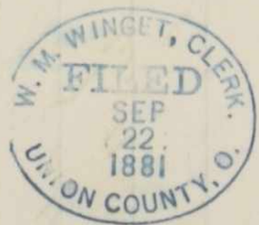
Slab of Ohio

vs

James Mitchell

Sentry

J. 12. P. 245.



The State of Ohio } CV-595
vs } Indictment for
James Mitchell } Selling intoxicating liquors
to be drunk on the premises
where sold

Now comes the prosecuting attorney
on behalf of the State of Ohio, and
the defendant being brought into
Court ~~at~~ his own request, and
arraigned upon said indictment
for plea thereto with him
guilty - and is ~~required~~ ^{ordered} by the
Court to appear on the 13th day
of October 1881 - and appear
from day to day - till further
order from the Court

W. Woodburn

THE STATE OF OHIO

vs.

James, Mitchel

CAPIAS.

Ret'd and filed 187



THE STATE OF OHIO,

Union

County, ss.

the Court.

I have arrested the within named James Mitchel detained formerly of before

FEES.	
Service,	\$ 30
Mileage,	2,56
Conveyance,	
Assistance,	
Sustenance,	
Return,	
Total,	<u>\$2,96</u>

John Stoenack Sheriff.

CAPIAS.

THE STATE OF OHIO,

Union County, ss.

To the Sheriff of said County, Greeting:

WE COMMAND YOU To take

James Mitchell

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 on the premises where sold*

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

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

Marysville, Ohio, this *19th* day of *Sept*

A. D. 18*81*

W. M. Wiergel Clerk.

By _____ Deputy Clerk.

Criminal Case File
Case No. 596

No. 596

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

George Stake

John Stake

SEP

TERM

1881

Defendant.

Sep 21st 1881-

Mollied as to John Stake

George Stake. Fined \$10.00

& cost. J. 12. P. 244

Crim Doc C. P. 45

Recorded Book 2 Page 310

RECOGNIZANCE
TO COMMON PLEAS COURT.

THE STATE OF OHIO.

vs.

George Stahl

M. N. Hill

Justice of the Peace.

Docket..... No.....



ROBERT CLARKE & CO.

Law Publishers, Booksellers, Stationers, and Printers, Cincinnati.

THE STATE OF OHIO, Union COUNTY, SS.

Be it Remembered, That on the 16th day of May, in the year one thousand eight hundred and Eighty-one, (1) George Stahl and Albert Wallace personally appeared before me, M. W. Hill, 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 following condition, to-wit:

The condition of this recognizance is such that if the above bound (2)

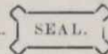
George Stahl shall personally be and appear (3) forthwith before the Court of Common Pleas, ~~on the first day of the term thereof next to be~~ holden in and for the County aforesaid, then and there to answer to a charge of unlawfully assault, beat and strike and wound one (Cyprus Starnates) the affiant in violation of the statutes as made and provided 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 above written.

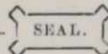
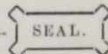
M. W. Hill

Justice of the Peace.

George Stahl



Albert Wallace



1. Here write the name of the accused and of the bondsmen. 2. Here write the name of the accused. 3. If this recognizance is entered into in term time of said court, write the word "forthwith" in this blank space, and erase the words "on the first day of the term thereof next to be." If this recognizance be not entered into in term time of said court, leave this space blank, and erase no words.

No. 596.

Common Pleas.

THE STATE OF OHIO,
AGAINST

*George Stahl and
John Stahl.*

INDICTMENT FOR

Assault & Battery.

This Bill of Indictment found upon testimony
sworn and sent to the Grand Jury at the re-
quest of the *Prosecuting Atty.*

A TRUE BILL.

Thomas M. Brauner
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.

Sept 17th 18__
W. M. Winget, 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 *Sept.* 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

George Stahl and John Stahl,

late of said County, on or about the *18th* day of *May* in the year of our Lord One Thousand Eight Hundred and *Eightyone*, with force and arms in said County of *Union*, and State of Ohio.

Unlawfully did make an assault in and upon one Cyrus Stamatis and him the said Cyrus Stamatis did thru and thru unlawfully strike and wound

No. 596

Union Co Common Pleas.

THE STATE OF OHIO,

AGAINST

Georg Stahl &
Jahn Stahl

INDICTMENT FOR

Assault and
BATTERY

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

Thomas Du Brannan
Foreman of Grand Jury.

Filed _____ 18__



Clerk

R. Woodrum
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.

Thomas Du Brannan
Prosecuting Attorney.

INDICTMENT.

THE STATE OF OHIO,
Union Co County, ss.

IN THE COURT OF COMMON PLEAS,
Of *Union* County, Ohio.
For the Term of *September* 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 Stahl and John Stahl

late of said County, on or about the *18th* day of *May* 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 make an assault in and upon one Cyrus Starbates and him the said Cyrus Starbates, did then and there unlawfully strike and wound

No. 396

Unwound, Common Pleas.

THE STATE OF OHIO,
AGAINST

*George Stahl and
John Stahl.*

INDICTMENT FOR

*Assault and
Battery*

This Bill of Indictment found upon testimony
sworn and sent to the Grand Jury at the re-
quest of the *Prosecuting Atty*

A TRUE BILL

Thomas M. Brauner
Foreman of Grand Jury.

Filed _____ 18__



Clerk

R. L. 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.

Sept. 17 18__
W. M. Wings, Clerk

Prosecuting Attorney.

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

INDICTMENT.

THE STATE OF OHIO,
Union County, ss.

IN THE COURT OF COMMON PLEAS,
 of *Union* County, Ohio.
 For the Term of *Sept.* A. D. 18*91*

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 Stahl and John Stahl

late of said County, on or about the *18th* day of *May* 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 make an assault in and upon one Cyrus Stamatis and him the said Cyrus Stamatis did then and there unlawfully strike and wound.

Common Pleas.

THE STATE OF OHIO,

vs.

John Stahl
George Stahl

Recognizance.

Filed _____ 18

Clerk.

Recognizance of Party, Accused.

THE STATE OF OHIO,

vs.

THE STATE OF OHIO,

John Stahl,
George Stahl,

Union County.

Be it Remembered, That on the *21st*

day of *September*, A. D. 1881

John Stahl, George Stahl, and
A. J. Richardson ~~Minors~~
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 *John Stahl and George Stahl*

shall personally be and appear before the Court of Common Pleas, *on the 4th*
day of October 1881 at 8 1/2 o'clock A.M.
then and there to answer a certain *charge* filed herein against

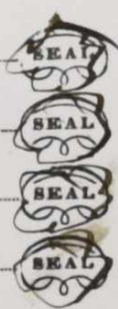
them for *An Assault and Battery*
and abide the order and judgment of the Court, and not depart without leave, then this Recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

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

W. M. Kriget Clerk.

By _____ Deputy,

John Stahl
George Stahl
A. J. Richardson



Stab of ahud } No-
 is } Andiment
 George Stahl } Arsenal Battery
 John Stahl.

This is to certify that
 we the undersigned have received
 our fur in full of George Stahl
 in the above case - this 10th
 day of December 1881.

- ✓ Gray dt G Mahan
- ✓ Perry Foley
- ✓ Ellick Johnsons
- ✓ Sam McNeal
- ✓ Ellie Stahl
- ✓ George Moases

510

5572
 20
 17.72

nr 596

Stat of Ohio

vs

Grass Stahl
John Stahl

Entry

J. 12. P. 244



Slab of above No 596
to Indictment for An
George Stahl Assault and Battery
John Stahl

Alla prosequi is entered herein
by order of the Court, at request
of the prosecuting attorney on to
John Stahl. And the
defendant George Stahl being
brought into court, and arraigned
upon said indictment for
plea there to which he is
guilty

It is therefore ordered by the
Court that the said defendant
George Stahl pay a fine of Ten
Dollars and costs of this pro-
secution - and that he stand
committed to the jail of Union
County until the amount of
said fine and costs shall be
paid =

P Woodburn

Criminal Case File
Case No. 597

No. 597

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Howard DeGood

Defendant.

JAN. TERM. 1882

Jan 27th 1882. Plea
Guilty Remanded for
sentence J. 12. P. 314

Crim Doc C. Page 62 -
Recorded Book 2, P. 325

8.60
3.90
4.70
2.70
12
12.20
1.20

No. 597

Union County Common Pleas.

THE STATE OF OHIO,

vs.

Howard DeGood

On this 17 day of Jan'y 1882

Defendant arraigned, and pleads

Not guilty to this indictment.

W. M. Weigel

Clerk.

Indictment for Horse-stealing
and 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.

Andrew Gill

Foreman of Grand Jury.

Filed

18



Clerk.

J. M. Brodrick

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 Two

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 Howard Degood

late of said County, on the Eleventh day of December, 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, lead and drive away one mare of the value of One Hundred & Fifty Dollars, the personal property of William J. Lowe, contrary to the form of the Statute in such cases made and provided, and against the peace and dignity of the State of Ohio,

And the Jurors of the Grand Jury ^{aforsaid} upon their oaths aforsaid do further find and present that ~~the~~ said Howard Degood, on the said eleventh day of December, 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 top buggy of the value of Sixty Dollars and one set single harness of the value of Ten Dollars, and all of the value of Seventy Dollars, the personal property of the said William J. Lowe,

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. M. Rodrick

Prosecuting Attorney.

No. 597
The State of Ohio

v.

Howard Degood

Entry

J. 2. P. 301



The State of Ohio

vs,
Howard DeGood

No 5:97 - Entry -
Indictment for Horse-
stealing & Grand Larceny.

This day came 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 "not guilty" and puts himself upon the country, and the prosecuting attorney doth the like. And it appearing that said defendant is in indigent circumstances and unable to employ counsel, the court, at his request, assign J. B. Fulton as counsel to defend him.

Brodrick Pro. Atty.

P. 310.

THE STATE OF OHIO,

vs.

Howard DeGood

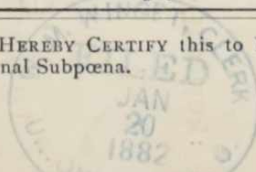
Subpoena for *Petty* Witnesses.

Returnable *Jan 26* 1882

Brodrick

Att'y for *Petty*

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	How Served	
		Person ^l Service.	By Copy.
<i>W. J. Luce</i>	<i>12</i>		
<i>Phemendone</i>	<i>12</i>		
<i>H. M. Kree</i>	<i>150</i>		
<i>Benjamin Deppinger</i>	<i>150</i>		
<i>Joseph Fisher</i>	<i>136</i>		

SHERIFF'S FEES,	Dollars.	Cents.
Service,		<i>30</i>
Mileage, <i>382</i>	<i>30</i>	<i>3-6</i>
Copy,		<i>20</i>
Total,	<i>31.</i>	<i>16</i>

Hebenstein Sheriff.

Sworn to and Subscribed before me, this day of *Jan* 1882

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

Wm J. Love
Freeman Love *H. M. Keese* (*Deaklin, Crested*)
Benjamin Clappinger and (*" Marshal*)
Joseph *Förse* (*Bluffton with Fisher Bros.*)

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 Jan A. D. 1882, 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

on behalf of the State *Howard DeGood* 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 17th day of Jan A. D. 1882

W. M. Wüchel Clerk.

By _____ Deputy Clerk.

W. M. WINNETT, CLERK
FILED
FEB
1
1882
UNION COUNTY, N. C.

State of Ohio

As

Honored Judge

Shuff Freeman in telegraph
of telegraphing to Napoleon
Dresler & Bluffton in
the above case for delivery

\$1. ⁰⁰/₁₀₀

John Sherman
Shuff

Indictment found
RECOGNIZANCE OF WITNESSES.

State of Ohio

vs.
Howard Degood

Wesley Sarrard
Justice of the Peace.

Docket No.

Returnable, 186 ..

Constable.

The State of Ohio)
Union County,) ss.

Be it Remembered, That, on the 21st day of Dec, in the year
one thousand eight hundred and eighty one

W^m J Davis W^m J Lowe and
Freeman Lowe

personally appeared before me, Wesley Garrard, one of the Justices of
the Peace in and for the County aforesaid, and acknowledged themselves
to owe the State of Ohio the sum of One Hundred dollars each, to be levied
of their goods and chattels, lands and tenements, to the use of the State of Ohio, if default be made in the
condition following, to-wit: The condition of this recognizance is such, that if the above bound

W^m J Davis W^m J Lowe
Freeman Lowe

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

W^m J Davis Seal.

W^m J Lowe Seal.

Freeman Lowe Seal.

Seal.

Seal.

Seal.

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

Wesley Garrard, Justice of the Peace.

N^o 597

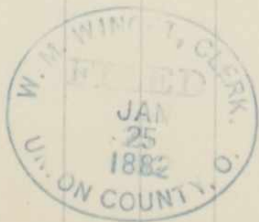
The State of Ohio

v.

Howard DeFord

Entry

J. W. P. 314



C

The State of Ohio }
Howard DeWitt }

No 597,

Entry,

This day came 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 as charged in the indictment herein; and the said defendant is remanded to the custody of the Sheriff until sentence,

Provdence Prov. atty,

No 597

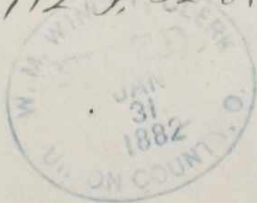
The State of Ohio

vs,

Howard DeGood

Entry

J. 12 P. 328.



The State of Ohio } No. 597 - Entry -
vs, } Indictment for Horse
Howard Degood } Stealing and Fraud
Barbery;

Court allow F.B.

Fulton Esq. a fee of Ten Dollars
for defending the Prisoner Howard
Degood, under assignment of
Court,

John M. Zwadnick Pro. Atty.

N^o. 697

The State of Ohio

vs;

Howard DeFoord

Entry

J. D. P. 346.



The State of Ohio } No. 5-97 - Entry -
vs, } Indictment for
Howard DeGood } Horse Stealing and
Grand Larceny,

The defendant herein having, on a former day of this term, entered a plea of guilty to the charge of the indictment in this case, was this day brought into court in the custody of the sheriff; and said defendant being inquired of if he had any thing 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 Howard DeGood be imprisoned and confined in the penitentiary of the State of Ohio and kept at hard labor, but without any solitary confinement, for the period of two years; and that he pay the cost of this prosecution, for which execution is awarded,

Indictment found

State of Ohio

vs

Howard DeGood

Transcript

from the docket of

Wesley Garrard

P. P.

Paris Township

Union Co O

202

State of Ohio Union County ss Paris Township
Before Wesley Garrard Justice of the Peace
State of Ohio against Howard Degood
Dec 21st 1881 complaint in writing upon
oath, and signed by W J Lowe filed with
me charging that Howard Degood on or
about the 11th day of December AD 1881 at the
county of Union aforesaid did steal
take, and drive away one horse and buggy
and harness of the value of two hundred
and twenty five dollars of the personal
property of W J Lowe.

Dec 21st 1881 Warrant issued, and delivered
to Sam Bonnett Const. Warrant returned
to wit. I have arrested the within named
Howard Degood, and now have him in
court Dec 21st /81 Fees Serv 40 Mileage 20
attendance 1.00 Jail fees 75 Susterance
25 assistance 1.50 = \$4.10 Sam Bonnett
Subpeona Issued on first part for W^{ms}
J Davis, Freeman Lowe W J Lowe
& give to Sam Bonnett Const. Dec 21/81
Subpeona returned to wit. Received
this writ Dec 21st 1881 and served the same
on the same day by stating to the within
named witnesses Services 45 Mileage 30
= \$0.75 Miles distant 1 M
Sam Bonnett Const

Dec 21st 1881 Howard Degood being arraigned and affidavit read to him he waived an examination, for his appearance to court. I then required him to enter into bond of Four Hundred and fifty dollars for his appearance at the next term of the court of common pleas of Monroe County Ohio on the first day of the term which he failed to do

I recognized the following witnesses to appear at the next term of court of common pleas on the first day

W^m J Davis, Freeman Lowe W J Lowe Mittimus issued and delivered to Sam Bonnett Const Mittimus returned to wit

Dec 21st 1881 I committed the within named Howard Degood to the custody of the within jailor with whom I left a certified copy of this writ. Fees Mile 20 Serv 40 Copy 25 = \$0.85

Sam Bonnett Const

W Garrard J. P. his fees. filing papers 20. Affidavit 40 Warrant 40 Subpeona 3 wit 35. Recognizing 3 witnesses 60 Mittimus 40 Judgment 40 Satisfaction 20 Record 60 Transcript 60 certificate 25 = \$4.45

Samuel Bonnett Constable his fees
Warrant 40 Mileage 20 Attendance 1.00
assistance 1.50 Jail fees 75 Distenance 25
Mittimus 40 Mileage 20 Copy 40 = \$4.95

Witnesses & fees

W^m J Davis 32 Miles 2.10 2.10

Freeman Lowe 16 " 1.30 1.80

W J Lowe 16 " 1.30 1.80

\$4.70

Total amount of costs \$14.10

State of Ohio Union County Paris
Township S. S.

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

Wesley Garrard & P.

of the aforesaid township

Wm COMMON PLEAS.

The State of Ohio

vs.

Howard Degood

FI. FA. ET CA. SA.

This Writ dated *Feb 3rd* 18*82*

Fine, \$ _____

Costs, \$ *45.24*

\$ _____

Defendant's Costs, \$ _____

Int. from _____

Ret. & filed, Feb 3rd 1882

Inc. Costs, \$ *70*

J. M. Prodrick
Prosecuting Attorney.

Received _____ 187

Sheriff.

Ret. and filed _____ 187

*Received this writ, Feb. 3rd 1881
the within named Howard Degood has no
property wherof to make any part of this
Writgerment
Deo
service 30
Mileage 16
46*

*John G. Gumpack
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

Howard Degood

in your bailiwick, you cause to be made forty-five $\frac{24}{100}$

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

9th day of July

, A. D. 1882, by the judgment of said

Court, recovered against the said Howard Degood

On a charge of Horse Stealing and Grand 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, 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

Marysville this 3^d

day of Feby A. D. 1882

W. M. Wenzel Clerk.

By _____ Deputy Clerk.

Penitentiary. No. _____

CERTIFICATE OF SENTENCE
AND
Cost Bill in Penitentiary Cases.

County. _____

THE STATE OF OHIO

vs.

Howard Degood

Years. 2

Certificate for Allowance of Guards.

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

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

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

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

Clerk.

By _____ Deputy Clerk.

Certificate of Issuing Execution.

THE STATE OF OHIO,

Union County, ss. } I, *Willm. Wright*

Clerk of the Court of Common Pleas in and for said County, hereby certify, that, upon the judgment and sentence in the case of the STATE OF OHIO, vs. *Howard Degood*

an execution called a Fieri Facias, issued on the 3^o day of Feb 1882, against the said *Howard Degood*

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

WITNESS my official signature, and the Seal of said Court, at _____, in the County and State aforesaid, this

day of Feb 1882.

W. M. Wright Clerk.

By _____ Deputy Clerk.

Certificate of Sentence.

At a term of the Court of Common Pleas, begun and held at the Court House in Marysville within and for the County of Union, and State of Ohio, on the 9th day of January A. D. 1882.

Present, the Hon. John L. Porter Judge.

In the Record and Proceedings of said Court, then and there had, among other things is the following judgment and sentence to-wit:

THE STATE OF OHIO,

vs.

Howard Degood

Indictment for Horse Stealing and Grand Larceny

The said Howard Degood

having been found Guilty as charged

It is therefore the sentence of the Court that he be imprisoned in the Penitentiary of this State, and kept at hard labor no part of which time to be kept in solitary confinement

for the term of Two years, and that he pay the costs of this prosecution, taxed at sixty five & 1/100 Dollars

In Witness Whereof, I hereunto set my hand and affix the Seal of said

Court, at Marysville, this 3^d day of February A. D. 1882.

W. M. Winger Clerk.

Deputy Clerk.

THE STATE OF OHIO,

To Sheriff of _____ County, **Dr.**

For Prosecuting Charges as per within account.....	\$
For Transportation Charges, as follows:	
Travel for self..... miles each way,..... miles @ 8c. per mile.....	\$
“ “ guard..... miles each way..... miles @ 6c. per mile,	
Transporting convict..... “ one “ @ 5c. “ “	
TOTAL CHARGES.....	\$

RECEIVED. Columbus, O., _____, 18____ of the Warden of Ohio Penitentiary, a certificate of allowance on the State Auditor for the above amount.

Sheriff.

The State of Ohio,

In the Court of Common Pleas,

No. *2597*

County, ss.)

Young Term. A. D. 18

THE STATE OF OHIO,

vs.

Howard DeFord

Indictment for *Horse Stealing*

Crim. Ex. Docket. No. _____, Page _____

COST BILL.

NOTE.—Clerks should be careful to fill all blanks and insert no "lump" charges.

CLERK,	
Doc. and Appear. Pl'ff and 1 Del't, 15; each add'l, 5,	15-
Ent. finding Indictment,	10
" Pleas, 2 each,	10
Indexing Docket,	5
General Index,	10
Rule for Motion and filing,	10
Entering Motion on Docket and Index,	10
Filing 9 papers and posting in 9 App. Doc.; each,	15
Taking Affidavits,	10
Filing Prec., issuing Capias, Return and its filing,	45
" Attachment, Return and its filing,	45
Taking Justification of Bail,	40
Entering Allowance of Bail,	5
" Exoneration,	10
Special Warrant to bring before Judge, return and filing,	40
Warrant to discharge prisoner,	30
Recog. del't and filing, each,	35
" witnesses and filing, 2 "	35
Venire for Jury,	15
Striking special Jury and Venire,	1 00
Polling Jury,	30
Impanelling Jury and Swearing Constable,	20
Calling and entering Tales Jurors and cert., each,	10
Filing 1 Prec., issuing Sub. for 1 wit. and filing,	20
Additional names, each,	5
Swearing witnesses,	5
Ent. att. of 2 witnesses, each day 1 days,	5
Issuing Certificate for wit.	5
Qualifying Jurors,	10
Ent. on Bar and Court Cal., and Ind. each term,	10
Entering 3 Orders on Journal,	10
" verdict on Journal, and filing,	15
" rule "	10
" judgment "	10
Record on Journal, per 100 words,	10
Indexing 4 ent. on Journal, each,	10
Trans. orders on docket, "	10
" verdict on docket,	10
" rule "	10
" judgment "	10
Copy of Indictment and Certificate,	1 00
Continuance, each,	10
Nolle Pros. or laid away,	10
Entering on Cash Book and Index,	15
" ex. docket "	15
Notice of Motion for New Trial,	10
Cost Bill, Satisfaction and filing, 2	45
Recording 1500 words, at 10c. each 100,	1 50-
Certificate of Sentence,	40
" allowance of guard,	40
" to Auditor of Assignment of Counsel,	40
Prec. for Fl. Fa. issue, docketing, index and return,	70
Certificate for issuing Fl. Fa.,	40
Lists for Grand Jury and Pros. Att'y.	40

MAYOR,	
JUSTICE, <i>W. Gussard</i>	
Affidavit, each,	40
Warrant, each defendant named therein,	40
Continuance,	20
1st Mittimus,	40
2d "	40
Subpoena for 8 witnesses, 25c. for 1, and 5c. for each additional,	35-
Recognizance—1 witneess, 40c., each additional 10c. 3	60
Swearing witnesses each,	5
Judgment,	40
Transferring Judgment,	15
Recognizance defendants, each	40
Transcript—15c. per 100 words.	60
Certifying Transcript,	25
Final Mittimus,	40
Filing Papers, each,	5
Recording words, 15c. per 100.	60
Order on Jailor for prisoner,	40
Appointment of Special Constable,	40
4 20	
MARSHAL,	
CO STABLE, <i>B. Bennett</i>	
Serving warrant on each def't,	40
Travel miles—20c. for 1st, 5c. for each additional.	40
Serv. Sub. on wit, 25x10,	20
Copies " each,	25
Travel miles—20c. for 1st, 5c. for each additional.	40
Serving Mittimus on each,	40
Copy " for 1st,	25
Travel miles—20c. for 1st, 5c. for each additional.	20
days attendance before J. P., 1 00	1 00
Com. to Jail on Warrant,	40
Travel miles—20c. for 1st, 5c. for each additional.	20
Con's bringing out pris'ner for ex. 40	
Marshal " " " " 20	
Travel miles—20c. for 1st, 5c. for each additional,	1 75-
Transporting and sustaining prisoner which is allowance made by Magistrate, and certified by him.	4 50
Assistant day	1 50
" "	1 50
" "	1 50

RECAPITULATION.

SHERIFF,	
On Attachment,	
On Capias,	
Calling Action,	12 16
Calling witnesses,	6
" Jury,	12
Summoning Jury,	50
Serving Subpoena on 5 witnesses, 10 12 1/2	
miles travel, 382	8 10
copies, per 100 words,	10
Committing 1 prisoner to jail,	75
Attending pris'r before Court 3 times,	75
Discharging prisoner,	75
Sum. Special Jury and mileage,	5 00
Serving and returning Order of Court,	40
Miles traveled, each,	10
On Fl. Fa. Serv., 25c., miles travel, " 10	50
Forfeiting Recognizance,	
Serving Indictment,	1 35
<i>Telegraphing</i>	1 00
\$3604	

Clerk,	11 40
Sheriff,	36 04
Mayor or Justice,	42 00
Marshal or Constable,	5 00
Witnesses,	8 60
Total Costs,	8 65 24

ATTEST. _____ Clerk.

This Cost Bill is correct and allowed.

Judge.

Criminal Case File
Case No. 598

No. 598

Union Common Pleas.

THE STATE OF OHIO,

against Plaintiff,

Thomas Armentrout

MAY TERM, 1832 *Defendant.*

May 19th 1880

*Paid Forfeited.
J. D. P. 200!*

Crim. Doc. C.

*" Rec. no. 2
\$25.00*

P. 90

Page 366

27,15
40,40
34,85

107,40

No. 598

Union County Common Pleas.

THE STATE OF OHIO,

vs.

Thomas Armentrout

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.

Andrew Gill

Foreman of Grand Jury.

Filed 18

J. M. Bodrick Clerk.
Prosecuting Attorney.

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

On this 17th day of Jan'y 1882

Defendant arraigned, and pleads

Not guilty to this indictment.

W. M. Winjet 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 TwoThe 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
Thomas Armentroutlate of said County, on the twentieth day of September, 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 feloniously did steal, take and
carry away certain money of the amount and value
of One Hundred and Seventy Five Dollars, the property
of J. J. Finley.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. M. Brodick
Prosecuting Attorney.

X 26-98

The State of Ohio 3

vs,

Thomas Armentrout

Entry

J. 12. P. 302



The State of Ohio
vs.
Thomas Armentrout

No. 598, - Entry -
Indictment for
Grand Larceny.

This day came 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 said he is
"not guilty"; and puts himself upon the
country, and the prosecuting attorney
doth the like.

And it appearing that said
defendant is in indigent circumstances
and unable to employ counsel, the court,
at his request, assign F. B. Benton as
counsel to defend him.

Burdick Pro. Atty,

N^o 598

6

The State of Ohio

vs.

Thomas Armentrout

Entry

Jan. 26th 1882
D. C. 320.

The State of Ohio } No. 598 - Entry;
vs. } Judgments for Grand Larceny;
Thomas Armentrout }

This day came the prosecuting attorney on behalf of the State of Ohio, and the said defendant with his counsel appearing in open court, this cause was continued upon the showing of said defendant, and upon request of said defendant to affix the amount of recognizance herein the said Court do fix the amount thereof at Three Hundred Dollars. Whereupon came into open Court Thomas Armentrout, Gorton Russel, G. W. Machling and Winger Harraman, and acknowledged themselves jointly and severally to owe and stand indebted to the State of Ohio, in the penal sum of Three Hundred Dollars, to be levied of their respective goods and chattels, lands and tenements, if default be made in the following condition, to-wit: that the said Thomas Armentrout be and appear before the Court of Common Pleas of said County of Union, on the first day of the next term thereof to be holden, to answer unto the State of Ohio for Grand Larceny, and then and there abide the order and sentence of the Court, and not depart the Court without leave, then this recognizance to be void, otherwise to be and remain in full force.

Forwick Pro. Atty.

Union County, Common Pleas.

THE STATE OF OHIO,

vs.

Thomas Amundson

Recognizance.

Filed _____ 18

Clerk.



Recognizance of Party Accused.

THE STATE OF OHIO,

THE STATE OF OHIO,

Thomas Armentrout

Union County.

Be it Remembered, That on the *26th*

day of *January*, A. D. 18*82*

Thomas Armentrout & Gordon Russel
G. W. Macklin and Winget-Harriman, 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
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

Thomas Armentrout
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 *Warrant* filed herein against
him for *Grand Larceny*
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,

Thomas Armentrout SEAL
Gordon Russel SEAL
G. W. Macklin SEAL
Winget Harriman SEAL

State of Ohio Union County St
To the Court of Common Pleas
State of Ohio

vs
Thomas Amatrout

} W 598

The said Thomas Amatrout
being first duly sworn deposes
and says as follows

That he has been confined in
the County Prison since about
the middle of October last and
that he has had no opportunity
to see after his witnesses or prepare
his defense.

That John Rapp and Charles
Jacobs are both material witnesses
for him without whose testimony
and for want thereof, he cannot
safely proceed to trial

That at the time counsel was
employed for him he had only
a hasty interview and in giving
to this counsel a list of his witnesses
he omitted the names of John
Rapp, Byron Sward, James Sparks
Wayne Sever who are all material
witnesses for him in this case

without whose testimony and for want
thereof he cannot safely proceed
to trial, that as soon as he was
aware of such omission he with-
— during the day he caused a subpoena
to issue for said Ruff, Swart, Sparks
and Sever, but that since he has
issued said subpoena for said
last named witnesses he has learned
that said John Ruff is confined
to his room by sickness and could
not during this term of court
attend to give his testimony
by reason of said sickness
According on the 23 day of this month
of this court caused a subpoena
to issue for said Charles Jacob
who lives in the vicinity of
Richwood but that the officer
having said subpoena without
any fault of this officer, read
to word Charles Jacob, Charles
Jacob and returned him not
found this account by reason of
the way the names were written
in said subpoena by the Clerk
that by reason thereof said

Charles Jacobs has not been served with subpoena and has not come to court.

Affiant further says that he expected to prove by the said Charles Jacobs and that said Jacobs would testify if present that on the evening of the 20 day of September 1881 the said Charles Jacobs was in Richwood at the Restaurant of said J. J. Finley and that during the evening about the time said money is alleged to have been lost said Jacobs saw said J. J. Finley in company with a woman who was not his wife, but was another man's wife and said J. J. Finley was greatly intoxicated and that he went up stairs with said woman and come down to the restaurant again seeing the woman up stairs that said Finley staggered around in the Restaurant and like and then went up stairs going that he was not in a condition to be sworn of said intoxication to the care of his money

or know what he was doing
with it. That hardly before shutting
of time (about 9 o'clock) the women
went away and in a short time
J. J. Finley went away and the
said Jacobs stayed there until time
to clean up and said Finley
had not come back and the
said I found out about the
Return.

They saw J. J. Finley Ref-
ford cider and a rest and other
things too.

And after supper to prove
by said John Ruff and that
if he was present. The women
believe that during the evening
of the 20 day of September 1881
at that time the money is alleged
to have been taken. In the said
John Ruff was present in said
Return that he came out to
said Return for a can of
Oysters and said Finley was
too much intoxicated to wait
on him and that in attempting
to wait on him said Finley

dropped his money and the said
defendant picked it up & took
for him could he get so over
and the said truly was so
much intoxicated that he
was not competent or capable
by reason of such intoxication
to take care of his money or to
know where he came of it.

and that under the circumstances
it was proper and prudent for
defendant not to give it to
him or let him know where
it was.

affiant says that he has under
the circumstances used all diligence
to his power to be ready for trial
on the return of said John Piff
and the absence of said Charles
Juebs is without his fault.
That there evidence & matters
for him and without the same
he cannot safely proceed to
try the the application for
continuance is not for delay
merely but for the purpose
of justice and further said
more

Thomas of Armentout
sworn to before me by said Thomas
Armentout and by him signed by
presence this 26 day of January
1882

W. M. Wright - Clerk

4





May the 14 . 1882

Mr Russell was hear this evening
said that you the prosecuting attorney
was willing to lay over the
Armstrong case over till fall
court providing i was willing
i here by certify that iam
willing for my part if it
lead me not in no trouble

J. J. Hinley

No. 598 7

The State of Ohio

vs.

Thomas Armentrout.

Entry

J. L. P. 401



The State of Ohio } No. 598. Indictment for
vs. } Grand Larceny. Return:
Thomas Armentrout }

This day came the prosecuting attorney, on behalf of the State of Ohio, and presented to the Court the recognizance of said defendant taken before this Court on the Twenty sixth day of January A.D. 1882, in the sum of Three Hundred Dollars with Gordon Russell, G. W. Mackling and Wmget Harraman as sureties.

~~Thereupon~~ Thereupon the said defendant being three times solemnly called to appear and answer said charge, as he agreed to do, and failing so to do, and Gordon Russell, G. W. Mackling and Wmget Harraman the sureties, being three times solemnly called to ~~appear~~ produce the body of said defendant, as they agreed to do, and failing so to do, the Court orders that the said recognizance be, and the same hereby is forfeited, and the said forfeiture is suspended until the next term of this Court.

Produce

Subpœna in Criminal Case.

STATE OF OHIO. }

UNION COUNTY, ss. }

To the Sheriff of said County--Greeting:

You are Hereby Commanded to Subpœna

J. J. Friedley

Wm. H. Robertsaw and J. J. Woodruff

to be and appear before the Court of Common Pleas of the County of Union, at the Court House in said County, on the 18th day of May A. D. 1882, at 8 o'clock A. M., then and there to give testimony and the truth to say in certain case pending in said Court, wherein the State of Ohio prosecutes

Thomas Armentrout

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 13th day of May A. D. 1882

J. P. Brogner Clerk.

Deputy Clerk.

Union County
Common Pleas.

State of Ohio

vs.

Thomas Amcutious

Subpoena for Witnesses.

Returnable Jan Term, 1882

M. B. Benton
Att'y for Plaintiff

Ret'd and filed 188

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.
Gordon Luby	16
Gordon Walker	18
Gordon Brumby	17
Gordon Russell	17

SHERIFF'S FEES.	
Service	30
Mileage	320
Copy	30
Total	380

H. S. Sheriff

Sworn to and subscribed before me, this day of 188

Clerk.

SUBPENA.

THE STATE OF OHIO, }

UNION COUNTY, ss. }

To

*Gordon Russel, Cordine Cussy,
David Silveithome Solomon Walker,
Aud,
O. W. Browning.*

We command and strictly enjoin you, and each of you, that laying aside all manner of business and excuses whatsoever, you, and each of you, be and appear in your proper persons, before the Judge of the _____ Court of Common Pleas within and for said County of Union, at the Court House at Marysville, in said County, on the 26th day of Jan, _____, A. D. 1882, at eight o'clock A. M., then and there to testify of the part of the Deft. what you may know in a certain action in said Court, pending between State of Ohio, Plaintiff, and Thomas Armentrout, Defendant.

And this you will in no wise omit, under penalty of the law.

Witness the Hand and Seal of the Clerk of said Court, at Marysville, this 23rd day of Jan, A. D. 1882

W. M. Sturges Clerk.

By _____ Deputy.

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.

Union County
Common Pleas.

NAMES OF WITNESSES.	MILES.
David Berry	16
Jesse Hunt	16
Richard Wade	16
John Perry	13
Charles Berry	13
Joseph Ross out of jail	

State of Ohio
vs.
Thomas Ammenton

Subpoena for Witnesses.

SHERIFF'S FEES.	
Service	40
Mileage 58	4 64
Copy	40
Total	5-44

Returnable Jan Term, 1882

J.B. Benton
Att'y for Deft.

Ret'd and filed 188

I hereby certify this to be a true copy of the original Subpoena.

H. S. ... Sheriff.

Sworn to and subscribed before me, this
day of 188

Sheriff.

Clerk.

SUBPENA.

THE STATE OF OHIO, }

UNION COUNTY, ss. }

To

*Charles H. Jacoby, John Harris, Joseph Ross,
David Perry, James Hughes
Richard Kaid,*

We command and strictly enjoin you, and each of you, that laying aside all manner of business and excuses whatsoever, you, and each of you, be and appear in your proper persons, before the Judge of the _____ Court of Common Pleas within and for said County of Union, at the Court House at Marysville, in said County, on the 26th day of Jan, A. D. 1882, at eight o'clock A. M., then and there to testify on the part of the West what you may know in a certain action in said Court, pending between State of Ohio Plaintiff, and Thomas Amuntout Defendant.

And this you will in no wise omit, under penalty of the law.

Witness the Hand and Seal of the Clerk of said Court, at Marysville, this 23rd day of Jan, A. D. 1882

H. M. Kringer Clerk.

By _____ Deputy.

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 Popp
Byron Swartz
James Sparks and
Wayne Sere*

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 _____

Thomas Armstrong

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. 1882.

W. M. Weigel Clerk.

Deputy Clerk.

P. 314

THE STATE OF OHIO,

vs.

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.

Thos Armentrout

NAMES OF WITNESSES.	Miles	How Served	
		Person's Service.	By Copy.
<i>J. J. Finnelly</i>	<i>16</i>		<i>1</i>
<i>W. A. Burdick</i>	<i>16</i>		<i>1</i>
<i>J. J. Wadsworth</i>	<i>16</i>		<i>1</i>

Subpoena for *W. A. Burdick* Witnesses.

Returnable *July 26* 188*2*

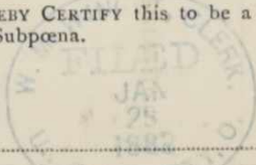
SHERIFF'S FEES,	Dollars.	Cents.
Service,		<i>50</i>
Mileage, <i>32</i>	<i>2</i>	<i>56</i>
Copy,		<i>50</i>
Total,	<i>3</i>	<i>16</i>

A. M. Brodrick
Att'y for *State*

Hebinson Sheriff.

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

Sworn to and Subscribed before me, this
day of *July* 188*2*



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

J. J. Fisher
W. A. Robinson
and J. J. Woodruff

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 July A. D. 1882, 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

Thomas Armentrout
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 17th day of July A. D. 1882

W. M. Weigel Clerk.

By _____ Deputy Clerk.

Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

S. S. Gardner

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 *26th* day of *Jan'y*, A. D.
1882, 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

Thomas Armentrout

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

Marion

this *19th* day of *Jan'y*, A. D. 1882

W. M. Winckel Clerk.

Deputy Clerk.

N^o 698 8

The State of Ohio

vs,
Thomas A. Matthews,

Entry



last Journal entry

Left of Doc. by order of Court

Attest,

The State of Ohio

vs,

Thomas Ammentzger

} A^o. 598

} Indictment for Grand
Larceny - Entry.

This day the Court do
allow J. D. Bentone the sum of
Twenty Five Dollars for defending
the above named defendant,

Brodwick,

Indictment found
State of Ohio
Thomas Armstrong

Transcript

Writ error '15

Indictment found



State of Ohio

Thomas Armentrout

The State of Ohio, United to
} Before me S. S. Sumner
} Reporting the Peace in and
} for said County -

Complaint made this 6th day of Oct. 1881.
by W^m Robinson who being duly sworn oath
that on or about the 20th day of Sept. 1881. at
the County aforesaid one Thomas Armentrout
then and there being, did unlawfully and
feloniously take and carry away of
the personal property of J. J. Finley to-wit:
a number of bank bills & Gold and silver
coin to the value of \$75⁰⁰ contrary to the
Statutes in such cases made and pro-
vided - complaint filed -

warrant issued for the arrest of W^m R.

Robinson Const of said County who made
return as follows to-wit: Recd this writ
Oct 26th 1881. Oct 6th 1881. executed the same
by arresting the within named Thos
Armentrout and bringing him before
the within named J. P.

Subpoenas issued for the following witnesses
a-wit: for state: D. P. Cook, Jas Sparks,
W^m Smith, Mr. Hanningan, Jas Hedges, J. L.
Woodruff, J. J. Finley, J. W. Stone, J. Moore
Mr. Bellus, for Def - for B. Stidham, D.
Perry - B. Smith -

Return made as follows - and all of the
witnesses in state; def not served -
Defendant arraigned before me the said
Justice of the Peace on the 6th day of Oct-1887.
and upon hearing said complaint
found not guilty to the same -

continuance required by def on acct of
absence of witnesses - The case was
therefore continued to Oct-10th 1887, at 9
o'clock A.M. and the def required to
give bail in the sum of three hundred
dollars for his appearance at said time
before me, the said Justice of the Peace and
to abide the judgment of the court &
not depart without leave.

Bail not given as required & prisoner
ordered to be kept in some secure & con-
venient place until adjourned day -
Trial had on the 10th day of Oct-1887.

The parties being present - witnesses sworn
and examined on behalf of the State
by - G. R. Cook, Jas Sparks, Wm
Smith, M. Hannigan, Jas Hughes, J. J.
Finley, J. J. Woodruff, W. H. Robinson
J. M. Swan, & for def - This arrangement
It is thereupon on said day by me the
said Justice of the Peace adjudged

and advised that the said Def^s Thos
Armstrong entered into a recognizance
in the sum of \$570⁰⁰ for his appearance
before the Court of Common Pleas for
said and for said County, and abide
the order of said Court - and in de-
fault thereof that he be committed to
the Jail of the County there to await
the action of said Court -

Recognizance was given to Def^s on
to jail -

Return on mittimus writ: Oct 7th
1887. By virtue of this writ I have
this day committed the body of the
within named Thos Armstrong
to the Jail of Monroe Ohio and have
left with the Jailor thereof a certified
copy of this writ: W^m N. Putman Esq^r
I have bound by their own recognizance
to appear before said Court to testify the
following witnesses to wit:

J. J. Woodruff. W. F. Putman. J. J.
Finley. S. S. Putman J. P.
State of Ohio - Union Co. - Columbus Sp. S. S.

I hereby certify that the above is a true and correct
transcript of the proceedings had by and before me
at my office in said Sp. in above cause
S. S. Putman J. P. of Union Co.

Cost Bill
 Justices costs - Constables costs.

Complaint	40	Service warrant	40
Warrant	40	Mileage 10. M.	95
1. Du 10 per	70	2. Du	2 55
1 " 1 "	25	Mileage 3. M	35
Commitment	40	1. Mitimus	40
12. Mitimus	60	Copy	40
Judgment	40	Mileage 10. M.	95
Recs 3. mit	40	Atty Genl	1 00
7. papers filed	35	Transp Pris	2 00
Recd	50	Subst "	2 00
Satisfaction	20	Transp - "	3 00
Transcript	1 25		\$ 14 00
Certificate	25	Mitimus fees	-
Mitimus	40	D. P. Court	50
1. Du. 3. per	35	Jan Sparks	50
Mitimus	1 00	Wm Smith	50
	\$ 8. 15	M. Hamming	50
		Jan Hughes	50
		J. J. Finley	50
		J. J. Imhoff	50
		J. W. Stone	50
		J. Moore	50
		M. Bellus	50
			\$ 5 00

What costs here J.P. \$27 50

No. *Crim. App. Doc.* Page

COST BILL

..... *COMMON PLEAS.*

THE STATE OF OHIO,
against

.....

.....

..... *Term, 188*.....

Filed *A. D. 188*.....

.....
Clerk.

No. Crim. Cost Bill Term.

Crim. App. Doc. a Page

THE STATE OF OHIO,
against

Thos. Amick

Union County,

COURT OF COMMON PLEAS.

Revised Statutes of Ohio, 1880, Secs. 1260-3.

CLERK'S FEES.	Piff.	Def't.	WITNESS FEES.	Piffs.	Def'ts.
Doc. and App. Piff. and one Def't., 12			<i>Wit. Doc. C.P. 10 10</i>		
additional, each, 4					
Entering Finding Indictment, 8					
Entering Pleas, each, 8					
Indexing Docket, " 4					
Indexing Judgments & Final Ord., each case, 15	15				
Indexing Pending Suits and Liv. Judg. " " 15					
Entering Motion on Docket and Index, 8					
Filing Papers. & Post, in App. Doc. each, 12					
Taking Affidavits, " 8					
Certifying " without Seal, 15					
" " with " 35					
Filing Prec., Iss. Capias, Return and Filing, 37					
" " " Att., " 37					
Taking Justification of Bail, 35					
Entering Allowance of Bail, 4					
Spec. War. to bring before Judge, Ret. & Fil., 33					
Warrant to Discharge Prisoner, 25					
Recog. of Def't and Filing, each, 20					
" Wit. " " 29					
Poling Jury when required, 25					
Impanelling Jury and Administering Oaths, 12					
Call and Ent. Tales Jur. and Cert., each, 8					
Fil. Prec., Iss. Sub. for 1 Wit. & Fil., 16	16				
additional names, each, 4	8				
Swearing Witnesses, " 4					
Ent. Att. of " days, " 4	16				
Certif. " 4	52				
Qualifying Jurors, each, 8					
Ent. Bar. & Court Cal. & In., each Term, 8	16				
Entering—Orders on Journal, per 100 words, 8					
" Verdict on Journal and Filing, 12					
" Rule on Journal, 8					
" Judgment on Journal, 8					
Surplus Record on Journal, per 100 words, 8	24				
Indexing Entries on Journal, each, 4	8				
Transcribing—Orders on Docket, " 8	8				
" Verdict on " 8					
" Rule on " each, 8					
" Judgment on " " 8					
Copy of Indictment and Certificate, 8					
Continuance, each, 8	8				
Nolle Pros., Quashed or laid away, 8					
Ent. on Cash Book and Index, 12	12				
" " Ex. Docket, " 12	12				
Notice of Motion for new trial, 8					
Cost Bill and Filing, 29	29				
Certificate of Sentence, 35					
Recording words at 8c each 100, 320	320				
Lists for Grand Jur. and Pros. Atty., 8	8				
General Index, 8	8				
<i>en - to wit. before J.P.</i>	40				
Total Clerk's Fees, \$ <u>584</u>					

SHERIFF'S FEES.	Piff.	Def't.
On Attachment, 5		
On Capias, 10		
Calling, Witnesses, 40		
Calling Jury, 12	24	
Summoning Jury, 10	30	
Calling Action, 8	900	
Serving Subpoena on Witnesses, 30	30	
120 Miles Travel, each, 8		
Copies for each 100 words, 8		
Bringing Prisoner to Court, times, 60		
Com. Prisoner to Jail, " 60		
Discharging Prisoner, 60		
Miles Travel, each, 8		
On Fl. Fa. Serv., 30c. Miles trav., " 8		
Forfeiting Recognizance, 10		
Serving Indictment, 10		
Transportation, 10		
Total Sheriff's Fees, \$ <u>1044</u>		

10,444
21,73
32,17

Crim. App. Dec. Page

No. Crim Cost Bill Term

THE STATE OF OHIO

No. Crim. App. Dec. Page

COST BILL.

Common Pleas.

THE STATE OF OHIO,

against

Jay

Term. 82

No. 598 Crim. Cost Bill. *Jany* Term. 1882

Crim. App. Doc. Page

THE STATE OF OHIO,
against

County,

Court of Common Pleas.

Geo Armentrout

CLERK'S FEES.		CLERK.	Piff.	Deft.	Clerk's Fees Brought Forward.		Piff.	Deft.
Doc. and App. Piff. and one Deft.,		15			Cost Bill, Satisfaction and Filing,	45		
additional,	each,	5			Recording words at 10c each 100,			
Entering Finding Indictment,		10			Lists for Grand Jur. and Pros. Atty.,			
Entering Plea,	each,	10						
Indexing Docket,	"	5			Total Clerk's Fees,	\$		
General Index,		10						
Entering Motion on Docket and Index,		10						
Filing Papers, & Post. in App. Doc. each,		15						
Taking Affidavits,	"	10						
Filing Prec., 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						
" Wit. " "		35						
Venire for Jury,		15						
Striking Special Jury and Venire,		1 06						
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, // each,		5						
Certif. " "		5						
Qualifying Jurors, each,		10						
Ent. Bar & Court Cal. & In., each Term,		10						
Entering Orders on Journal, each,		10						
" Verdict on Journal, and Filing,		15						
" Rule on Journal,		10						
" Judgment on Journal,		10						
Surplus Record on Journal, per 100 words,		10						
Indexing Entries on Journal, each,		5						
Transferring Orders on Dockets, "		10						
" Verdict on " "		10						
" Rule on " each,		10						
" Judgment on " "		10						
Copy of Indictment and Certificate,								
Continuance, each,		10						
Nolle Pros., Quashed or laid away,		10						
Ent on Cash Book and Index,		15						
" " Ex Docket "		15						
Notice of Motion for new trial,		10						

SHERIFF'S FEES.		Piff.	Deft.
On Attachment,			
On Capias,			
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 Prisoner to Court, times,	75		
Com. Prisoner to Jail, "	75		
Discharging Prisoner,	75		
Miles Travel, each,	10		
On Fl. Fa. Serv. 35c. Miles trav., "	10		
Forfeiting Recognizance,	10		
Serving Indictment			
Transportation,			
Total Sheriff's Fees,	\$		

WITNESS FEES.		Piff.	Deft.
Cost-Before J.P.			
See Transcript	\$		
Witness fees Jan. Term			
Total			

Carried Forward.

Criminal Case File
Case No. 599

No. 549

Union Common Pleas.

THE STATE OF OHIO,

Plaintiff,

against

Henry Burns

William Smith

JAN TERM 1882 Defendant.

Feb 3rd 1882

Sentences One year Each
to Penitentiary

J-12-P-245-

Orin Doc. C. P. 64-

Recorded Book 2 Page 321

No. 599-

Union County Common Pleas.

THE STATE OF OHIO.

vs.

Harry Burns and
William Smith

Indictment for House-breaking
and 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.

Andrew Gill

Foreman of Grand Jury.

Filed 18

J. M. Bodrick

Clerk.

Prosecuting Attorney.

On this 17th day of Jan'y 1882

Defendant arraigned, and pleads

guilty to this indictment.

W. M. Wincet Clerk.

ODELL & MAYER,

Blank Book Manufacturers and Legal Blank Publishers,
Dayton, Ohio

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 Two*

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 *Harry Burns and William Smith*

late of said County, on the *eleventh* day of *December*, 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 about the hour of ten in the day-time of said day the dwelling house of O. M. Scott, there situate, did unlawfully, maliciously and forcibly break and enter, with intent, then and there, the personal property of the said O. M. Scott in said dwelling house, then and there being, then and there unlawfully, willfully, maliciously and forcibly to steal, take and carry away; and then and there two overcoats of the value of Twenty Dollars, one silver watch of the value of Fifteen Dollars, and certain money of the amount and value of Five Dollars, of the personal property of H. D. Scott; one gold sleeve button of the value of One Dollar of the personal property of Hattie G. Scott; one pair of nose glasses of the value of Six Dollars, one gold sleeve button of the value of One Dollar, one pair of gloves of the value of Two Dollars and certain money of the amount and value of Two Dollars of the personal property of O. M. Scott; and all of the value of Fifty Two Dollars, in said dwelling house then and there being found, then and there unlawfully, willfully, maliciously and feloniously did steal, take, and carry away.

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

J. M. Brodrick

Prosecuting Attorney.

No 599

The State of Ohio

vs,

Harry Burns ^{and}
William Smith,

Entry

J. 12. P. 302.

Jan 17 82



The State of Ohio) No. 599 - Entry -
vs,) Indictment for House -
Harry Burns and) breaking and Grand -
William Smith) Larceny;

This day came the prosecuting attorney on behalf of the State of Ohio, and the defendants being brought into court in custody of the Sheriff and arraigned upon said indictment, for plea thereto saith they do not quietly and put themselves upon the country, and the prosecuting attorney doth the like.

And it appearing that said defendants are in indigent circumstances and unable to employ counsel, the court, at their request, assign R. L. Woodburn as counsel to defend them,

Burdick Pross, atty,

attorney on behalf of the State of Ohio,
the said 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. ~~and~~ charged in said
indictment, and the said defendant
is remanded to the custody of the
Sheriff until sentence.

Frederick Ross, Atty,
for the State of Ohio,

The State of Ohio

vs,
Harry Brunt
and William Smith,

County of Hamilton,
L. 12 P. 319,
July 26th 1882

The State of Ohio } No. 599, - Entry:-
vs. }
Harry Burns }
William Smith } Indictment for House-
breaking & Grand Larceny;

On application to the Court by the defendants, the Court orders that a separate trial be had of each defendant herein, and thereupon the Prosecuting Attorney elected to try the said defendant William Smith first. Thereupon came the prosecuting Attorney on behalf of the State of Ohio, and said defendant William Smith with his counsel; also came the following named persons as jurors, to-wit:

- Copy panel -
who were duly impaneled and sworn according to law.

And the said jury having heard the testimony adduced by the parties, the arguments of counsel, and the charge of the Court, after deliberation thereon, returned the following verdict, to-wit:

- Copy verdict -
and thereupon said defendant is ordered into the custody of the Sheriff to await sentence.

And thereupon came the prosecuting



J 17 P. 319,

The State of Ohio,

Union County, ss.

In the Court of Common Pleas of said Co.,

Jan'y

Term, A. D. 1882

THE STATE OF OHIO, Plaintiff,

Against

William Smith

Defendant.

CRIMINAL ACTION.

No 5-99

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.

William Smith

do find the defendant

guilty as he stands charged, and

we assess the value of the property stolen

at \$ 35.55

John Mitchell

Foreman.

No 599

State

vs

Wm Smith



599 no

State vs Wm Smith

Jan'y 26th 1882
10 A.M. Jury sworn

David Burr

~~John Smith~~

John Keillberry

~~Ralph Bonnett~~

John Mitchel

~~J. Van Praese~~

William Smith

John Gibson

J. A. Vaughns

William Goff

A. D. Doolittle

Joseph Rice

11 Frank S. Richards

10 William Jolliff

12 J. J. Morelock

600
100
500

1825-99

The State of Ohio

vs,

Harry Burns and
William Smith,

Defendants,

J. 12 P. 328



The State of Ohio } No. 599 - Entry -
vs, } Indictment for
Harry Burns & } House-breaking and
William Smith } Grand Larceny,

Court allow R. L.
Woodburn, Esq a fee of Fifteen Dollars
for defending the prisoners, Harry
Burns and William Smith, under
assignment of court,

John M. Brodick Pro. Atty,

No. 5-99

The State of Ohio

vs,

William Smith ~~and~~

Harry Burns,

Entry

J 12 P. 345

2

Feb. 3^d 1882

The State of Ohio } No. 599 - Entry -
vs, } Indictment for House-breaking
Harry Blinn } and Grand Larceny;
William Smith } The defendant ^{William Smith} herein having
been heretofore convicted of House-
breaking and Grand Larceny, was
this day brought into court, in custody
of the Sheriff, and informed by the
Court of the verdict of the jury, and
inquired of if he had any thing
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 William Smith, be
imprisoned and confined in the
penitentiary of the state, ^{Ohio} and kept at
hard labor, but without any
solitary confinement, for the period
of one year; and that he pay
the costs of this prosecution, for
which execution is awarded.

No. 599

The State of Ohio

vs.

William Smith and
Harry Burns,

Entry

1.

Jr 12. P. 345

Feb 3^d 92

The State of Ohio } No. 599 - Entry -
vs. } Indictment for
Harry Burns } House-breaking and Grand
William Smith } Larceny.

The defendant Harry Burns, herein having, on a former day of this term, entered a plea of guilty to the charge of the indictment in this case, was this day brought into Court in the custody of the Sheriff, and 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 Harry Burns, be imprisoned and confined in the penitentiary of the State of Ohio, and kept at hard labor, but without any solitary confinement, for the period of One year; and that he pay the costs of this prosecution, for which execution is awarded,

Crim. Doc. _____ Page _____

COMMON PLEAS.

The State of Ohio

vs.

Harry Burns
Et al

FI. FA. ET CA. SA.

This Writ dated Feb 3rd 1882

Fine, \$ _____

Costs, \$ 415.7

\$ _____

Defendant's Costs, \$ _____

Int. from _____

Inc. Costs, \$ _____

J. M. Brodrick
Prosecuting Attorney.

Received _____ 187

Sheriff.

Ret. and filed Feb 3rd 1882

Received this writ Feb 3rd 1881
the within named Harry Burns and William
Smith have no property wheresoever to make
any part of this judgement—
Dues _____
Lance 45
Mileage 61,

John Hopenack
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

Harry Burns and William Smith

in your bailiwick, you cause to be made *Forty One & 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 *9th* day of *June*, A. D. 18*82*, by the judgment of said

Court, recovered against the said *Harry Burns and William Smith*

on a charge of *House Breaking & Grand 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, 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 *3^d* day of *February* A. D. 18*82*-

W. M. Winger Clerk.

By _____ Deputy Clerk.

State

vs

Harry Purvis and
William Scittle

Transcript

Indictment found



State of Ohio

vs

Harry Burns and
William Smith

Complaint by O.W. Scott

December 12 1881. This day, came

O.W. Scott and made complaint
in writing signed and sworn to
by him as follows:

"State of Ohio, Union County, ss.

Before me E.E. Cook one of the Justices of the Peace
for said County, personally came O.W. Scott who being
duly sworn according to law depone & saith that
Harry Burns & William Smith late of said County, on
or about the 11 day of December A.D. 1881 at the County
of Union aforesaid did at or about the hour of ten
in the day time of said day, the dwelling house of said
O.W. Scott situate in the village of Mansville said
County unlawfully, maliciously and forcibly break
and enter with intent the personal property of the said
O.W. Scott in said dwelling house then & there being
~~found~~ then & there unlawfully, & take, steal
and carry away, and two overcoats, one
silver watch and five dollars in cash of the
value of forty dollars of the personal property
of O.W. Scott in said dwelling house then & there
being found and one pair of worn gloves and
one pair of gold shoe buttons and one pair
of gloves of the value of ten dollars of the personal
property of the said O.W. Scott in said dwelling house
then and there being found then and there did
unlawfully, steal take and carry away, and
this deponent does verily believe that the said
Harry Burns and William Smith are guilty of
the facts charged and further this deponent
saith not

signed O.W. Scott

sworn & subscribed before me at the County
of said this 12th day of Dec 1881,

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 Harry, Burns & William Smith
and delivered the same to Sam Bennett
Constable

Dec 12th 1881 Said Warrant is returned undisturbed.
I have arrested the within named William Smith
and Harry Burns and now have them in
Court Dec 12, 1881

Rec^d # 3,70 Sam Bennett Constable
And the bodies of the said Harry, Burns &
William Smith being now before me in the
custody of said Constable in answer to said
Complaint plead not guilty, and waive
an examination of witnesses & sustain the
Charge and submit to be bound over without
such examination. Samuel Landon
sworn and examined as witness for the State
and it appearing that said offense
has been committed and there being prob-
able cause to believe that Harry, Burns and
William Smith are guilty of the same the
said Harry, Burns and William Smith
are ordered and required by me to enter into a
recognizance with good and sufficient bail
in the sum of three hundred dollars each for
their appearance before the Court of Common
Pleas according to law & answer said
Complaint which the said Harry, Burns
and William Smith failed to do

and made default of offering such
bail and therefore I issued a writtines
for their commitment according to law
and delivered the same to Sam Bennett
Constable,

Dec 12-1881. Said writ of Commitment is re-
turned in dorred as follows: Dec 12-1881 I
committed the within named William
Smith and Harry Burns to the custody
of the within named jailer John Hobens-
ack with whom I left a certified copy
of this writ.

Fee #1.45-

Sam Bennett Constable

J. P. Cert Affidavit 40cts, Warrant 80cts
Writtines 40ct Judgment 40cts swearing w,
5cts, fil. papers 15cts, Entries 90cts, Draucif
#1.15 = #4.25-

Constable Cert; Warrant #1.20, attendance #1.00
Assistant Samuel Landen #150, writtines #1.45
= #5.15-

Witness fee, Sam Landen 25° = Total #9.65

State of Ohio, Union County, Paris township ss.
I hereby certify, that the above is a
full and true copy from my docket
of the proceedings had by and before
me in the above action.

E. E. Cole J. P.

of the aforesaid township.

Penitentiary. No. _____

CERTIFICATE OF SENTENCE
AND
Cost Bill in Penitentiary Cases.

_____ County.

THE STATE OF OHIO

vs.

Harry Burns et al

One Years.

Certificate for Allowance of Guards.

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

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

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

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

By _____ Clerk.
_____ Deputy Clerk.

Certificate of Issuing Execution.

THE STATE OF OHIO,
Union County, ss.

I, *Wm. Weigl*

Clerk of the Court of Common Pleas in and for said County, hereby certify, that, upon the judgment and sentence in the case of the STATE OF OHIO, vs. *Harry Burns and William Smith*

an execution called a Fieri Facias, issued on the *3^d* day of *Feb* 18 *82*, against the said *Harry Burns and William Smith*

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

WITNESS my official signature, and the Seal of said Court, at *Unionville*, in the County and State aforesaid, this _____ day of *Feb* 18 *82*.

By *Wm. Weigl* Clerk.
_____ Deputy Clerk.

Certificate of Sentence.

At a term of the Court of Common Pleas, begun and held at the Court House in Marysville within and for the County of Cameron, and State of Ohio, on the 9th day of January A. D. 1882.

Present, the Hon. John L. Porter Judge.

In the Record and Proceedings of said Court, then and there had, among other things is the following judgment and sentence to-wit:

THE STATE OF OHIO,

vs.

Harry Burns
William Smith

Indictment for Horse Breaking
and Grand Larceny

The said Harry Burns and William Smith

having been found Guilty as charged

It is therefore the sentence of the Court that they be imprisoned in the Penitentiary of this State, and kept at hard labor no part of which time are they to be

kept in solitary confinement - for the term of One years, and that they pay the costs of this prosecution, taxed at Forty One + 5/100 Dollars

In Witness Whereof, I hereunto set my hand and affix the Seal of said

Court, at Marysville, this 3^d day of February A. D. 1882.

W. M. Knight Clerk.

Deputy Clerk.

THE STATE OF OHIO,

To Sheriff of _____ County, **Dr.**

For Prosecuting Charges as per within account.....	\$
For Transportation Charges, as follows:	
Travel for self _____ miles each way, _____ miles @ 8c. per mile.....	\$
“ “ _____ guard _____ miles each way _____ miles @ 6c. per mile,	
Transporting _____ convict _____ “ one “ _____ “ @ 5c. “ “	
TOTAL CHARGES.....	\$

RECEIVED. Columbus, O., _____, 18____ of the Warden of Ohio Penitentiary, a certificate of allowance on the State Auditor for the above amount.

Sheriff.

The State of Ohio,

In the Court of Common Pleas,

No. 399

Union County, ss.

Term A. D. 1892

THE STATE OF OHIO,

vs.

Harry Burns
William Smith

Indictment for Horse Breeding and
Larceny

Crim. Ex. Docket. No. _____, Page _____

COST BILL.

NOTE.—Clerks should be careful to fill all blanks and insert no "lump" charges.

CLERK,
 Doc. and Appeal. Pl'f and 1 Def't, 15; each add'l, 5,
 Ent. finding Indictment, 10
 " Pleas, each, 10
 Indexing Docket, " 5
 General Index, 10
 Rule for Motion and filing, 10
 Entering Motion on Docket and Index, 10
 Filing 12 papers and posting in App. Doc.; each, 15
 Taking Affidavits, " 10
 Filing Proc., issuing Capias, Return and its filing, 45
 " Attachment, Return and its filing, 45
 Taking Justification of Bail, 40
 Entering Allowance of Bail, 5
 " Exoneration, 10
 Special Warrant to bring before Judge, return and filing, 40
 Warrant to discharge prisoner, 30
 Recog. def't and filing, each, 35
 " witnesses and filing, " 35
 Venire for Jury, 15
 Striking special Jury and Venire, 1 00
 Polling Jury, 30
 Impanelling Jury and Swearing Constable, 20
 Calling and entering Tales Jurors and cert., each, 10
 Filing 3 Proc., issuing Sub. for 1 wit. and filing, 20
 Additional names, each, 5
 Swearing 13 witnesses, " 5
 Ent. att. of 13 witnesses, each day days, " 5
 Issuing Certificate for wit. " 5
 Qualifying Jurors, 10
 Ent. on Bar and Court Cal., and Ind. each term, 10
 Entering 6 Orders on Journal, 10
 " verdict on Journal, and filing, 15
 " rule " 10
 " judgment " 10
 Record on Journal, per 100 words, 10
 Indexing ent. on Journal, each, 10
 Trans. orders on docket, " 10
 " verdict on docket, 10
 " rule " 10
 " judgment " 10
 Copy of Indictment and Certificate, 2 each, 10
 Continuance, each, 10
 Nolle Pros. or laid away, 10
 Entering on Cash Book and Index, 15
 " ex. docket " 15
 Notice of Motion for New Trial, 10
 Cost Bill, Satisfaction and filing, 45
 Recording words, at 10c. each 100, 2 15
 Certificate of Sentence, 40
 " allowance of guard, 40
 " to Auditor of Assignment of Counsel, 40
 Prec. for Fl. Fa. issue, docketing, index and return, 70
 Certificate for issuing Fl. Fa., 40
 Lists for Grand Jury and Pros. Att'y.

MAYOR,
 JUSTICE, each, 40
 Affidavit, 40
 Warrant, each defendant named therein, 40
 Continuance, 20
 1st Mittimus, 40
 2d " 40
 Subpoena for witnesses, 25c. for 1, and 5c. for each additional,
 Recognizance—1 witness, 40c., each additional 10c.
 Swearing witnesses each, 5
 Judgment, 40
 Transferring Judgment, 15
 Recognizance defendants, each 40
 Transcript—15c. per 100 words.
 Certifying Transcript, 25
 Final Mittimus, 40
 Filing Papers, each, 5
 Recording words, 15c. per 100.
 Order on Jailor for prisoner, 40
 Appointment of Special Constable, 40

MARSHAL,
 CO STABLE,
 Serving warrant on each def't, 40
 Travel 10 miles—20c. for 1st, 5c. for each additional.
 Serv. Sub. on wit., 25x10,
 Copies " each, 25
 Travel miles—20c. for 1st, 5c. for each additional.
 Serving Mittimus on each, 40
 Copy " for 1st, 25
 Travel miles—20c. for 1st, 5c. for each additional.
 days attendance before J. P., 1 00
 Com. to Jail on Warrant, 40
 Travel miles—20c. for 1st, 5c. for each additional.
 Con's bringing out pris'ner for ex. 40
 Marshal " " " " 20
 Travel miles—20c. for 1st, 5c. for each additional,
 Transporting and sustaining prisoner which is allowance made by Magistrate, and certified by him.

Assistant day 1 50
 " " 1 50
 " " 1 50

RECAPITULATION.

Clerk,
 Sheriff,
 Mayor or Justice,
 Marshal or Constable,
 Witnesses,
 Total Costs,

SHERIFF,
 On Attachment, 16
 On Capias, 12
 Calling Action, 16
 Calling 13 witnesses, 5 6
 " Jury, 12
 Summoning Jury, 40 50
 Serving Subpoena on 10 witnesses, 10 125
 18 miles travel, 5 10
 10 copies, per 100 words, 10
 Committing 2 prisoner to jail, 60 75
 Attending pris'r before Court 0 times, 60 75
 Discharging prisoner, 75
 Sum. Special Jury and mileage, 5 00
 Serving and returning Order of Court, 40
 Miles traveled, each, 10
 On Fl. Fa. Serv., 35c., miles travel, " 10
 Forfeiting Recognizance,
 Serving Indictment,

65-
12
40
100
10
144
100
150
51
60

8.72
120

Gregory \$6.

41 57

This Cost Bill is correct and allowed.

ATTEST. Clerk.

Judge.

Witnesses in Attendance under Recognizance or Subpoena.

NOTE—The Mileage of Witness is to be allowed *both ways* at 5 cents per mile, and the *whole distance* should be stated and not *one way* at 10 cents per mile.

NAMES.	Before Justice or Police Judge.		In Court.		TOTAL AMOUNT.		REMARKS.
	Days at 50c.	Miles at 5c.	Days at 75c.	Miles at 5c.	Dolls.	Cts.	
Samuel Landan	1	-	/		1	25	
O. M. Scott			/			75	
H. D. Scott			/			75	
W. S. Adams			/			75	
L. B. Decker			/			75	
G. L. Sellers			/			75	
F. H. Otte			/			75	
Heath G. Scott			/			75	
W. M. Winger			/	-		75	
W. E. Baxter			/			75	
Morris Stern			/			75	
Philip Smider			/			75	
Harry Burns						25	
					9	75	

THE STATE OF OHIO.

vs.

Harry Burns &
William Smith.

MITTIMUS.



44
2
308
616

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

RETURN.

Dec 14th 1881, I committed the within named
Smith and Harry Burns
William

with whom I left a certified copy of this writ.

FEES: { Mileage, \$ 40
Service, \$ 80
Copy 25
~~Witness~~ \$ 1.45

to the custody of the within named Jailer
John Holenack
Sam Bennett Constable.

MITTIMUS AFTER TRIAL.

THE STATE OF OHIO,

Union County, ss.

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

Whereas,

Harry Burns and William Smith

late of the *County* of *Union* have been arrested on
the oath of *O. W. Scott*

for *Unlawfully, maliciously and forcibly, breaking*
and entering the dwelling house of said O. W. Scott situated in
said County, with the late Dec. 11-1881 and they and their co-defendants
stealing taking and carrying away the personal property of O. W. Scott to-wit: found
to the value of ten dollars and the personal property of A. H. Scott to-wit: found
and have been examined by me, *E. E. Cole* one of the Justices of the Peace

each for said County, and required to give bail in the sum of *Two 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 *they* have failed to comply with. Therefore, in the name

of the State of Ohio, I command you to receive the said *Harry Burns*
and William Smith

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 *12* day of *December* A. D. 18*81*

E. E. Cole

Justice of the Peace.



Subpoena in Criminal Case.

THE STATE OF OHIO,

Union County, ss. }

To the Sheriff of said County, Greeting:

YOU ARE HEREBY COMMANDED TO SUBPOENA

W. C. Baxter
and

Money Stem

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 *Jan.*, A. D.
188*2*, 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

Harry Burus and *William Smith*

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 *26th* day of *Jan.*, A. D. 188*2*

W. M. Wurger, Clerk.

Deputy Clerk.

P. 312

THE STATE OF OHIO,

vs.

Harry Burns
et al

Subpoena for Plff Witnesses.

Returnable Jan 26 1882

Prodrick
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	How Served	
		Person's Service.	By Copy.
J. M. Smith			✓
H. D. Smith			✓
J. M. Landon			✓
L. R. Decker			✓
J. S. Sullivan			✓
B. N. Otte			✓
Ch. S. Adams	5		✓

SHERIFF'S FEES,	Dollars.	Cents.
Service,		75
Mileage, <u>14</u>	1	12
Copy,		75
Total,	2	52

Adams Sheriff.

Sworn to and Subscribed before me, this day of Jan 1882

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

O. M. Scott
H. D. Scott *S. M. Landon*
W. S. Adams *L. B. Decker*
C. L. Sellers and *F. A. Otte*

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 *Jan'y* A. D. 1882, 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

Harry Burns and *William Smith*
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 *17th* day of *Jan'y* A. D. 1882

W. M. Winger Clerk.

By _____ 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

Hattie C. Scott

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 *Jan'y*, A. D.
1882, 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

Harry Burns and William Smith

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. 1882

W. M. Winget

Clerk.

Deputy Clerk.

THE STATE OF OHIO,

vs.

Harry Burns & William Smith.

STATE WARRANT.

I, _____, do acknowledge myself security for all costs which may accrue by reason of prosecuting the within-named Defendant for the offense specified in the within Warrant, to be paid by me in case said defendant shall be discharged by the Magistrate, or not indicted by the Grand Jury.

Attest: _____

Justice of the Peace,

RETURN.

I have arrested the within-named *William Smith*
and *Harry Burns*
and now have him in Court *Dec 12th 1881*

Sam Bennett Const

Fees,	\$	
Service,		80
Mileage,		40
<i>Costs</i>		1.50
<i>Attorneys fee</i>		1.00
Assistance,		
		<u>3.70</u>

3.70
5-75

Sam Bennett
Constable.



STATE WARRANT.

THE STATE OF OHIO,

Union

County ss. }

To any Constable of said County.--GREETING:

WHEREAS, Complaint upon oath by

O. W. Scott

has this day been made before me,

E. E. Cook

, a Justice of the

Peace, in and for said County, that on or about the

11

day of

December,

A. D. 1881

at

Union

in said County.

at about the house of the in an day time of said day the dwelling house of said O. W. Scott situated in said village of Union, in said County, unlawfully, forcibly and maliciously break and enter with intent to steal the personal property of said O. W. Scott in said dwelling house then and there being then and there unlawfully to steal take and carry away, and two overcoats, one silver watch and five dollars in cash of the value of forty dollars of the personal property of O. W. Scott in said dwelling house they and child being found and one pair of work gloves, one pair of gold sleeve buttons and one pair of gloves of the value of ten dollars of the personal property of said O. W. Scott in said dwelling house then and there being found then and there unlawfully, did steal take and carry away

These are, therefore, in the name of the State of Ohio, to command you that you take

the said *Harry Burns & William Smith*, if they be found in your County, or

if they shall have fled, that you pursue after the said *Harry Burns & William Smith*

into any County in this State, and take and safely keep the said *Harry Burns*

& William Smith so that you have them forthwith before me or some other Justice of

the said County, to answer to the said complaint, and to be dealt with according to law.

Given under my hand and seal, this *12* day of *December*, A. D. 18*81*.

E. E. Cook

, Justice of the Peace.

THE STATE OF OHIO

vs.

Samuel Burnett
William Smith

AFFIDAVIT FOR STATE WARRANT.



AFFIDAVIT.

STATE OF OHIO,

County, ss.

Faint, illegible handwriting, likely a signature or official statement.

Faint text at the bottom right of the page.

AFFIDAVIT.



STATE OF OHIO, Union County, ss.

Before me, E. E. Leoh, one of the Justices of the Peace for said County, personally came O. W. Scott

who being duly sworn according to law, deposeth and saith that Harry Burns and William Smith

late of said County, on or about the 11 day of December in the year of our Lord one thousand eight hundred and sixty eighty one, at the County of Union aforesaid, did at about the hour of eleven

try in the day time of said day, the dwelling house of said O. W. Scott, situate in the village of Mansfield, said County, do unlawfully, maliciously, and forcibly break and enter with intent the personal property of the said O. W. Scott in said dwelling house, they and there being they and there unlawfully do that, take and carry away, and two overcoats, one silver watch, five dollars in cash of the value of forty dollars of the personal property of H. W. Scott in said dwelling house they and there being found and one pair of trousers, one pair of gold sleeve buttons and one pair of gloves of the value of ten dollars of the personal property of the said O. W. Scott in said dwelling house they and there being found they and there unlawfully do that, take and carry away and this deponent does verily believe that the said

Harry Burns and William Smith

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

Signed,

Sworn to and Subscribed before me, at the County aforesaid, this 12 day of December, A. D. 1881

E. E. Leoh

Justice of the Peace.