

Criminal Case File

Case No. 844

281

No. 844-

UNION COMMON PLEAS.

STATE OF OHIO

against

E. J. Evans.

Defendant.

April 11th 1892
Fine \$10.

General Index.

APR TERM 1892

Journal No. 16

Page 162

Record No. 3

Page 373

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Page 844

No. 844.

The State of Ohio.

vs.
E. J. Evans.

Entry.



J-16-P-162

E. H. Polk, Pro. atty.

State of Ohio.

No. 844.

E. J. Evans.

Indictment for Disturbance
a Meeting.

Now comes the Prosecuting Attorney
on behalf of the State of Ohio, and the de-
fendant being brought into court in
custody of the Sheriff, and arraigned upon
said indictment, for per se thereto guilty
he is "guilty;" thereupon after being
fully advised in the premises it
is ordered and adjudged by the court
that the said ^{defendant} E. J. Evans, pay a fine
of ten dollars, and the costs of this
prosecution, and execution is awarded.

E. H. Foster, Pros. Atty.

No. 844-

On this _____ day of

_____ 189_____

Defendant arraigned and pleads

_____ guilty to this indictment.

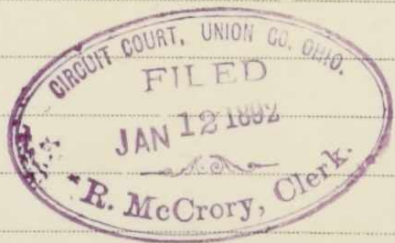
Clerk.

Union Common Pleas.

THE STATE OF OHIO,

vs.
E. J. Evans.

Indictment for *Disturbing
a Meeting.*



A TRUE BILL.

Robert Young
Foreman of Grand Jury.

Filed _____ 189_____

Edward W. Potts Clerk.
Prosecuting Attorney.

THE STATE OF OHIO, }
UNION COUNTY, } SS.

In the Court of Common Pleas, Union County, Ohio, of the Term
of January in the Year of our Lord One Thousand
Eight Hundred and Ninety-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

E. J. Evans

late of said County, on the second day of December, in the
year of our Lord one thousand eight hundred and ninety-one with force and
arms, in said County of Union, and State of Ohio, by divers boisterous
and loud noises, and contemptuous gestures and
behavior, did unlawfully, willfully and knowingly
interrupt, disturb and molest a large number,
to-wit: twenty persons, members of a certain
religious society called "The Blues Creek Con-
gregational Church," and then and there being
met and assembled together at the church build-
ing belonging to said religious society, for the
purpose of religious worship,

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

Edward H. Potts

Prosecuting Attorney of Union Co., O.

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	PIF.	Deft.	NAMES OF WITNESSES.	PIF.	Deft.

No. *Crim. App. Doc.* Page

COST BILL.

 Common Pleas.

THE STATE OF OHIO,
AGAINST

 Term, 18

Filed A. D. 18

 Clerk.

Criminal Case File
Case No. 845

Criminal Case File
Case No. 846

Fine \$5;
Jail 10 days

No.

846

UNION COMMON PLEAS.

STATE OF OHIO

against

William Noble

Defendant.

^{and}
Frank Chaver

April 20th 1892

Fine \$5.00

Jail 10 days

General Index.

APR

TERM

1892

Journal No. 16.

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Record No. 3

Page 374.

Ex. Doc. D

Page 846

No. 846

Union Common Pleas.

THE STATE OF OHIO,

vs.

William Noble
and Frank O'Keefe.

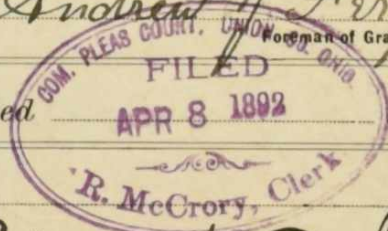
Indictment for Petit
Larceny

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 J. Ferguson
Foreman of Grand Jury.

Filed APR 8 1892



Clerk.

Edward W. Porter
Prosecuting Attorney.

On this 20 day of

April 1892

Defendant arraigned and pleads
guilty to this indictment.

Clerk.

THE STATE OF OHIO, } ss.
UNION COUNTY,

I hereby certify the within to be a
true copy of the Original Indictment in
this case.

Clerk.

THE STATE OF OHIO, }
UNION COUNTY, } ss.

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

William Noble and Frank O'Keefe

late of said County, on the 4th day of March, in the
year of our Lord one thousand eight hundred and ninety-Two with force and
arms, in said County of Union, and State of Ohio, unlawfully and
felonously did steal, take, and carry away, one
plane of the value of one dollar, one plane of the
value of seventy-five cents, one brace of the value
of two dollars, one hammer of the value of one
dollar, one hammer of the value of seventy-five
cents, one wrench of the value of twenty-five
cents, one bevel-square of the value of fifty cents,
one cold chisel of the value of fifty cents, one
screw driver of the value of fifty cents, one pair
of compasses of the value of fifty cents, one chisel
of the value of twenty-five cents, and all of the
value of Eight dollars of the goods, chattels and
property of A. J. Rigdon,

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

Edward W. Porter

Prosecuting Attorney of Union Co., O.

JUSTIFICATION OF SURETY.

THE STATE OF OHIO, Wesley COUNTY, SS

The within named Henry Earl one of the sureties on the bond

herein, of the within named Frank Thayer being duly sworn, says

that he is a resident of Wesley in the County of Wesley

and State of Ohio; that he is worth beyond the amount of all his debts, at least 200

hundred Dollars; that he owns in his own right real estate,

liable to execution in said County of Wesley amounting in actual value at

least to the sum of 100 Dollars,

beyond the amount of all his debts, liabilities and exceptions; that the said real estate is situate in

Wesley Township, County and State aforesaid.

Subscribed in my presence, and sworn to before me, this

A. D. 1892

11th day of April
Wm. D. Gray Clerk of Court

No. 846

COMMON PLEAS COURT.

THE STATE OF OHIO,
vs.

Frank Thayer

RECOGNIZANCE.

Filed _____ 18 _____

Clerk.

RECOGNIZANCE OF PARTY ACCUSED.

THE STATE OF OHIO,

vs.

Frank O'Haver

THE STATE OF OHIO, *Union* County.

Be it Remembered, That on this *11th*

day of *April* A. D. 18*92*

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

One Hundred (100) 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 *Frank O'Haver*

personally be and appear before the Court of Common Pleas *from day to day* during this present term of Court, then and there to answer to a charge of

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.

Wm. Levy
By

Clerk.

Deputy.

Frank O'Haver
Louis H. Erb

JUSTIFICATION OF SURETY.

THE STATE OF OHIO,

COUNTY, SS

The within named

herein, of the within named

that he is a resident of

and State of Ohio; that he is worth beyond the amount of all his debts, at least

Dollars; that he owns in his own right real estate,

liable to execution in said County of

amounting in actual value at

least to the sum of *Dollars,*
beyond the amount of all his debts, liabilities and exceptions; that the said real estate is situate in

Township . County and State aforesaid.

Subscribed in my presence, and sworn to before me, this

day of

A. D. 18

No.

COMMON PLEAS COURT.

THE STATE OF OHIO,
vs.

RECOGNIZANCE.

Filed *18*

Clerk.

RECOGNIZANCE OF PARTY ACCUSED.

THE STATE OF OHIO,
vs.
William Noble

THE STATE OF OHIO, Union County.

Be it Remembered, That on this 11th

day of April, A. D. 1892

William Noble, Principals, - Thos Phillips
and A Boylan

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

One hundred Dollars, to be levied of their goods and chattels,

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

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

personally be and appear before the Court of Common Pleas from day to day
during this present term of court then and there to answer to a charge of

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.

W. M. Conroy

Clerk.

By

Deputy.

William Noble
Thos Phillips
A Boylan

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Pif.	Deft.	NAMES OF WITNESSES.	Pif.	Deft.

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COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Wm Noble & Frank O Hauser

April

Term, 1892

Filed

A. D. 18

Clerk.

No. *646* Crim. Cost Bill *April* Term.

Crim. App. Doc. *B* Page
Union County,

THE STATE OF OHIO,
AGAINST

COURT OF COMMON PLEAS.

vs *Robert Frank Ottauer*

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

CLERK'S FEES.	Piff.	Deft.	SHERIFF'S FEES.	Piffs.	Defts.
Doc. and app. piff. and one deft,	12	<i>12</i>	On attachment,		
additional, each,	4	<i>4</i>	On capias,		
Entering finding indictment,	8	<i>8</i>	Calling witnesses,	5	
Entering pleas, each,	8	<i>16</i>	Calling jury,	10	
Indexing docket, " "	4	<i>8</i>	Summoning jury,	40	
Index'g judgm'ts & final ord., each case,	15	<i>15</i>	Calling action,	12	<i>12</i>
Index'g pend'g suits & liv. judg. " "	15	<i>15</i>	Serving subpoena on witnesses,	10	
Entering motion on docket and index,	8		miles travel, each,	8	
Filing <i>7</i> papers & post. in app. doc. ea.	12	<i>84</i>	copies for each 100 words,	8	
Taking <i>2</i> affidavits, " "	8	<i>8</i>	Bringing <i>2</i> prisoner to court <i>2</i> times,	60	<i>2 40</i>
Certifying " without seal,	15		Com. <i>2</i> prisoner to jail, " "	60	<i>1 20</i>
" " with " "	35	<i>35</i>	Discharging prisoner, <i>2</i>	60	<i>1 20</i>
Filing prec., iss. capias, return & filing,	37		Miles travel, — each,	8	<i>8</i>
" " " Att., " "	37		On fl. fa. serv., 30c . miles trav. " "	8	
Taking justification of ball,	35	<i>35</i>	Forfeiting recognizance,	10	<i>46</i>
Entering allowance of ball, <i>2</i>	4	<i>8</i>	Serving indictment,		
Spec. war. to bring before judge, ret. & fl.	33		Transportation,		
Warrant to discharge prisoner, <i>2</i>	25	<i>50</i>			
Recog. of <i>2</i> def't and filing each,	29	<i>58</i>			
" wit. " "	29				
Poling jury when required,	25				
Impaneling jury & administering oaths,	12				
Call and ent. tales jur. and cert., each,	8				
Fl. prec., iss. sub. for 1 wit. & fl.	16				
additional names. each,	4				
Swearing witnesses, " "	4		TOTAL SHERIFF'S FEES, \$	<i>5 70</i>	
Ent. att. of " days, " "	4		NAMES OF WITNESSES.		
Certif. " " "	4		<i>Justice Court.</i>		
Qualifying jurors, each,	8		<i>Myron Gabriel,</i>	<i>2.00</i>	
Ent. bar and court cal. & in., each term,	8	<i>8</i>			
Ent'g—orders on journal, per 100 words,	8	<i>72</i>			
" verdict on journal and filing,	12				
" rule on journal,	8				
" judgment on journal,	8	<i>8</i>			
Surplus record on journal, per 100 words,	8				
Indexing entries on journal, <i>6</i> each,	4	<i>24</i>			
Transcribing—orders on docket, " "	8	<i>48</i>			
" verdict on " "	8				
" rule on " each,	8				
" judgm't on " " "	8	<i>8</i>			
Copy of indictment and certificate, <i>2</i>		<i>1 50</i>			
Continuance, each,	8				
Nolle pros., quashed or laid away,	8				
Ent. on cash book and index,	12	<i>12</i>			
" ex. docket " "	12	<i>12</i>			
Notice of motion for new trial,	8				
Cost bill and filing,	29	<i>29</i>			
Certificate of sentence,	35	<i>35</i>			
Recording <i>2400</i> words at 8c. each 100,		<i>1 92</i>			
List for grand jur. and pros. atty.,		<i>25</i>			
General Index, " "	8	<i>8</i>			
			TOTAL WITNESS FEES, \$	<i>7.70</i>	
TOTAL CLERK'S FEES, \$	<i>9 52</i>		TOTAL FEES, \$	<i>17 22</i>	

Criminal Case File
Case No. 847

Fine \$5 -
Jail 10 days

No. 847

UNION COMMON PLEAS.

STATE OF OHIO

against

William Noble

and

Defendant.

Frank Chaver

April 25th 1892

Fine \$5.00

Jail 10 Days

General Index.

APR

TERM

1892

Journal No. 10

Page 175-

Record No. 3

Page 376

Ex. Doc. D

Page 847

No. 847.

Union Common Pleas.

THE STATE OF OHIO,

vs.

William Noble, and
Frank O. Weaver.

Indictment for

Petit 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.

Amelia Ferguson
Foreman of Grand Jury.

Filed APR 8 1892 189

R. McCroly

Edward W. Porter
Prosecuting Attorney.

46.
On this 20 day of

April 1892

Defendant arraigned and pleads

guilty to this indictment.

Clerk.

THE STATE OF OHIO, } ss.
UNION COUNTY,

I hereby certify the within to be a
true copy of the Original Indictment in
this case.

Clerk.

THE STATE OF OHIO, }
UNION COUNTY, } ss.

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

William Noble
and Frank O'Waves

late of said County, on the Fifth day of March, in the
year of our Lord one thousand eight hundred and ninety- two with force and
arms, in said County of Union, and State of Ohio, unlawfully, and
felonously did steal, take and carry away three saws,
each of the value of three dollars and fifteen cents, and
all together, of the value of nine dollars and forty-five
cents, two hatchets, each of the value of seventy-five cents, and
both together of the value of one dollar and fifty cents, one
hammer of the value of seventy-five cents, one rip-saw of the
value of forty cents, one smoothing plane of the value of
sixty cents, one screw-driver of the value of twenty-five
cents, one chisel of the value of forty cents, one brace of
the value of one dollar and fifty cents, one pair of com-
passes of the value of twenty-five cents, one screw-
driver of the value of twenty-five cents, two bits, each
of the value of fifteen cents, and both together of the
value of thirty cents, and all of the value of
Fifteen dollars and sixty five cents of the goods, chattels,
and property of ~~Mr~~ W. H. White,
contrary to the form of the statute in such case made and provided, and against
the peace and dignity of the State of Ohio.

Edward H. Porter

Prosecuting Attorney of Union Co., O.

JUSTIFICATION OF SURETY.

THE STATE OF OHIO,

Union

COUNTY, SS

The within named *Louis Erb*

one of the sureties on the bond

herein, of the within named

Frank Straver being duly sworn, says

that he is a resident of

~~Michigan~~ *Union*

in the County of *Union*

and State of Ohio; that he is worth beyond the amount of all his debts, at least

One hundred

Dollars; that he owns in his own right real estate,

liable to execution in said County of

Union

amounting in actual value at

least to the sum of

Two hundred

Dollars,

beyond the amount of all his debts, liabilities and exceptions; that the said real estate is situate in

Union

Township, County and State aforesaid.

South Fork

Subscribed in my presence, and sworn to before me, this

11th day of *April*

A. D. 1892

W. B. V. Clerk of Court

No. *847*

COMMON PLEAS COURT.

THE STATE OF OHIO,
vs.

Frank O'Haver

RECOGNIZANCE.

Filed

18

Clerk.

RECOGNIZANCE OF PARTY ACCUSED.

THE STATE OF OHIO,

vs. Frank O'Haver

THE STATE OF OHIO, Union County.

Be it Remembered, That on this 11th

day of April A. D. 1892

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

One hundred

Dollars, to be levied of their goods and chattels,

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

The Condition of this Recognizance is such that if the above bound Frank O'Haver

personally be and appear before the Court of Common Pleas from day to day during this present term of court then and there to answer to a charge of

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.

J. M. Gentry

Clerk.

By

Deputy.

William Noble
Frank O'Haver
A. C. Ed.

RECOGNIZANCE OF PARTY ACCUSED.

THE STATE OF OHIO,

vs. Frank O'Haver

THE STATE OF OHIO, Union County.

Be it Remembered, That on this 11th

day of April A. D. 1892

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

One hundred Dollars, to be levied of their goods and chattels,

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

The Condition of this Recognizance is such that if the above bound Frank O'Haver

personally be and appear before the Court of Common Pleas from day to day during this present term of court then and there to answer to a charge of

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.

J. M. Conroy

Clerk.

William Noble
Frank O'Haver
D. C. Ed.

By

Deputy.

JUSTIFICATION OF SURETY.

THE STATE OF OHIO,

COUNTY, SS

The within named _____ *one of the sureties on the bond*
herein, of the within named _____ *being duly sworn, says*
that he is a resident of _____ *in the County of* _____
and State of Ohio; that he is worth beyond the amount of all his debts, at least _____

liable to execution in said County of _____ *Dollars; that he owns in his own right real estate,*
least to the sum of _____ *amounting in actual value at* _____ *Dollars,*
beyond the amount of all his debts, liabilities and exceptions; that the said real estate is situate in
_____ *Township* _____, *County and State aforesaid.*

Subscribed in my presence, and sworn to before me, this

A. D. 18

day of

No. _____

COMMON PLEAS COURT.

THE STATE OF OHIO,
vs.

RECOGNIZANCE.

Filed

18

Clerk.

RECOGNIZANCE OF PARTY ACCUSED.

THE STATE OF OHIO,

vs.
William Noble

THE STATE OF OHIO, *Union* County.

Be it Remembered, That on this *11th*

day of *April*, A. D. 18 *92*

William Noble principal, Thomas Phillips
A Boylan

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

Five hundred

Dollars, to be levied of their goods and chattels,

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

The Condition of this Recognizance is such that if the above bound *William Noble*

personally be and appear before the Court of Common Pleas *from day to day*
during this present term of four then and there to answer to a charge of

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. Brown

Clerk.

William Noble
Thomas Phillips
A Boylan

By

Deputy.

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Plf.	Deft.	NAMES OF WITNESSES.	Plf.	Deft.

No. Crim. App. Doc. D Page 847

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Wm Noble & Frank O'Haver

Term, 18

Filed

A. D. 18

Clerk.

No. 847 Crim. Cost Bill April Term.

Crim. App. Doc. B Page

THE STATE OF OHIO,

AGAINST

Millean Noble & Frank Haver

Mason County,

COURT OF COMMON PLEAS.

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

CLERK'S FEES.		Plff.	Deft.	SHERIFF'S FEES.		Plffs.	Defts.
Doc. and app. plff. and one deft,	12		12	On attachment,			
additional, each,	4		4	On capias,			
Entering finding indictment,	8		8	Calling witnesses,	5		
Entering pleas, each,	8		16	Calling jury,	10		
Indexing docket,	4		8	Summoning jury,	40		
Index'g judgm'ts & final ord., each case,	15		15	Calling action,	12	15	
Index'g pend'g suits & liv. judg. " "	15		15	Serving subpoena on witnesses,	10		
Entering motion on docket and index,	8			miles travel, each,	8		
Filing papers & post. in app. doc. ea.	12	84		copies for each 100 words,	8		
Taking affidavits, " "	8	8		Bringing 3 prisoner to court 2 times,	60	240	
Certifying " without seal,	15			Com. 2 prisoner to jail, " "	60	120	
" " with " "	35			Discharging prisoner,	60	120	
Filing prec., iss. capias, return & filing,	37			Miles travel, each,	8	16	
" " " Atl., " "	37			On fl. fa. serv., 80c. miles trav. " "	8		
Taking justification of bail,	35	35		Forfeiting recognizance,	10		46
Entering allowance of bail, 2	4	8		Serving indictment,			
Spec. war. to bring before judge, ret. & fl.	33			Transportation,			
Warrant to discharge prisoner, 2	25			TOTAL SHERIFF'S FEES, \$	434		
Recog. of def't and filing each,	29	58		NAMES OF WITNESSES.			
" wit. " "	29			Myron Gabriel Com 200			
Poling jury when required,	25						
Impaneling jury & administering oaths,	12						
Call and ent. tales jur. and cert., each,	8						
Fil. prec., iss. sub. for 1 wit. & fl.	16						
additional names, each,	4						
Swearing witnesses, " "	4						
Ent att. of " days, " "	4						
Certif. " "	4						
Qualifying jurors, each,	8						
Ent. bar and court cal. & in., each term,	8	8					
Ent'g—orders on journal. per 100 words,	8	72					
" verdict on journal and filing,	12						
" rule on journal,	8						
" judgment on journal,	8	8					
Surplus record on journal, per 100 words,	8						
Indexing entries on journal, 6 each,	4	24					
Transcribing—orders on docket, " "	8	48					
" verdict on " "	8						
" rule on " each,	8						
" judgm't on " " "	8	8					
Copy of indictment and certificate, 2		160					
Continuance, each,	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	35					
Recording words at 5c. each 100,		192					
List for grand jur. and pros. atty.,		20					
General index,	8	8					
TOTAL CLERK'S FEES, \$		864		TOTAL WITNESS FEES, \$		634	
		58		TOTAL FEES, \$		1556	
		922				1556-1556	

Criminal Case File
Case No. 848

Fine \$5.
Gail 10 days

No. 848

UNION COMMON PLEAS.

STATE OF OHIO

against

William Noble

Defendant.

Frank Chaves

April 20th 1892

Fine \$5.00

gail 10 days

General Index.

APR

TERM

1892

Journal No. 16

Page 175-

Record No. 3

Page 379.

Ex. Doc. 10

Page 848.

No. 848.

Union Common Pleas.

THE STATE OF OHIO,

vs.

William Noble, and
Frank O'Keefe.

Indictment for

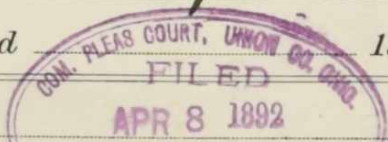
Petit Larceny.

This bill of Indictment
found upon testimony taken
and sent to the Grand Jury
by order of the court at
the request of the Prosecuting Attorney.

A TRUE BILL

Andrew J. Ferguson
Foreman of Grand Jury.

Filed 189



Clerk.

Edward A. Dotts.
Prosecuting Attorney.

On this 20 day of

April 1892

Defendant arraigned and pleads
guilty to this indictment.

Clerk.

THE STATE OF OHIO, } ss.
UNION COUNTY,

I hereby certify the within to be a
true copy of the Original Indictment in
this case.

Clerk.

THE STATE OF OHIO, }
UNION COUNTY, } ss.

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

William Noble and Frank O'Haver

late of said County, on the Fifteenth day of March, in the
year of our Lord one thousand eight hundred and ninety-two with force and
arms, in said County of Union, and State of Ohio, unlawfully and feloniously
did steal, take and carry away, one nickel-plated racket-
brace, of the value of three dollars and seventy-five
cents, one Number Five jack Plane, Stanley make, of the
value of three dollars and seventy-five cents, one ball
peen Hammer of the value of one dollar, one Buck Brothers
turner chisel, of the value of seventy-five cents, one two-
inch frame chisel, Ohio tool, of the value of one dollar
and twenty-five cents, one rose-wood mortise-gauge of the
value of one dollar, one spoke-shave, of the value of
twenty-five cents, one racket handle draw-knife, ten
inch concave blade of the value of one dollar and
twenty-five cents, three bits ^{each} of the value of ^{twenty} seventy-five
cents, and all three of the value of seventy-five cents,
and all of the value of thirteen dollars and seventy-
five cents, of the goods, chattels, and property of Tell Reed,
contrary to the form of the statute in such case made and provided, and against
the peace and dignity of the State of Ohio.

Edward W. Porter

Prosecuting Attorney of Union Co., O.

No. 846 - 847 -

848.

The State of Ohio
vs.

Frank O'Keefe.

Entry.



E. H. Porter.
Pros. Atty -

The State of Ohio. }
 vs. } Charge of Petit Larceny.
 Frank O' Neave. }

This day came the defendant
 and with Louis F. Erb
 as his sureties, entered into a recognizance
 before the court in the sum of One
 hundred dollars, conditioned for his
 appearance from day to day to answer
 said charge.

E. H. Porter

Proc. Atty.

*Trinity Hall has not furnished bond yet
 in No's 846 - 847 - 848.*

JUSTIFICATION OF SURETY.

THE STATE OF OHIO,

COUNTY, SS

The within named

one of the sureties on the bond

herein, of the within named

Frank Shaver

being duly sworn, says

that he is a resident of

Windsor in the County of

Winn

and State of Ohio; that he is worth beyond the amount of all his debts, at least

one

hundred

Dollars; that he owns in his own right real estate,

liable to execution in said County of

Winn

amounting in actual value at

least to the sum of

two hundred

Dollars,

beyond the amount, of all his debts, liabilities and exceptions; that the said real estate is situate in

Winn

Township, County and State aforesaid.

fourth

Subscribed in my presence, and sworn to before me, this

11 day of

April

A. D. 1897

My J. J. Conroy

No. 848

COMMON PLEAS COURT.

THE STATE OF OHIO,
vs.

Frank O. Hauer

RECOGNIZANCE.

Filed 18

Clerk.

RECOGNIZANCE OF PARTY ACCUSED.

THE STATE OF OHIO,
Frank J. Hayes ^{vs.}

THE STATE OF OHIO, *Union* County.

Be it Remembered, That on this *11th*
 day of *April* A. D. 18*92*

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

The Condition of this Recognizance is such that if the above bound *Frank J. Hayes*

personally be and appear before the Court of Common Pleas *from day to day during this present April term, 1892,* then and there to answer to a charge of *Petit Larceny*

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. Levy Clerk.
 By Deputy.

Frank B. Shaver
L. F. Erb

JUSTICE OF THE PEACE

THE STATE OF OHIO,

Union

COUNTY, SS

The within named

Thomas Phelps

one of the sureties on the bond

herein, of the within named

William Noble

being duly sworn, says

that he is a resident of

Walbridge the County of

Union

and State of Ohio; that he is worth beyond the amount of all his debts, at least *one hundred*

(\$100)

Dollars; that he owns in his own right real estate,

liable to execution in said County of

Union

amounting in actual value at

least to the sum of *two hundred*

Dollars,

beyond the amount of all his debts, liabilities and exceptions; that the said real estate is situate in

Union,

Township, County and State aforesaid.

Subscribed in my presence, and sworn to before me, this *11th* day of *April*

A. D. 1892

No. _____

COMMON PLEAS COURT.

THE STATE OF OHIO,
vs.

RECOGNIZANCE.

Filed _____

18 _____

Clerk.

RECOGNIZANCE OF PARTY ACCUSED.

THE STATE OF OHIO,

William Noble

vs.

THE STATE OF OHIO, *Cumw* County.

Be it Remembered, That on this *11th*

day of *April* A. D. 18*92*

William Noble principal, Thomas Phillips and A Boylan

personally appeared in open Court of Common Pleas in and for the County aforesaid. and jointly and severally acknowledged themselves to owe the State of Ohio, the sum of *one*

hundred Dollars, to be levied of their goods and chattels,

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

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

personally be and appear before the Court of Common Pleas *from day to day during*

this present term (April AD 1892) then and there to answer to a charge of

Petit Larceny

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.

J. M. Orroy

Clerk.

*William Noble
Thomas Phillips
A Boylan*

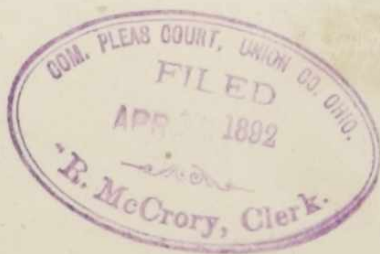
By

Deputy.

No's 846-847-848.

The State of Ohio.
Against
William Noble.

Entry



J-16. P-1657166

E. H. Porter, Pres. Atty

The State of Ohio }
vs. } Charge of Petit Larceny.
William Noble. }

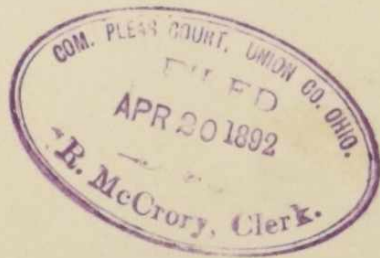
This day came the defendant,
with Thomas Phillips and A. Boylan
as his sureties, entered into recognizance
before the court in the sum of One
Hundred dollars, conditioned for his ap-
^{pearance} _{from day to day} to answer said charge.

E. H. Porter.

Proc. Atty.

No's 846-847-848.
The State of Ohio.
vs.
William Noble and
Frank O'Hara.

Entry.



E. H. Porter, Pres. Mag.

The State of Ohio
Against
William Noble and
Frank O'Haver.

No's 846-847-848.

Indictment for Petit Larceny,
Entry.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and each of the defendants being brought into court in custody of the sheriff, and arraigned upon said indictment, each for plea thereto said he is "guilty;" thereupon after being fully advised in the premises, it is ordered and adjudged by the court, that the said William Noble, and Frank O'Haver, each pay a fine of five dollars, and be imprisoned in the jail of Union County for the term of ten days, and that they pay the costs of this prosecution, for which execution is awarded. It is further ordered by the court that sentence in No. 847 take effect on expiration of sentence in No. 846, and that sentence in No. 848 take effect on expiration of sentence in No. 847.

E. A. Porter.

Pros. Atty.

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Plf.	Deft.	NAMES OF WITNESSES.	Plf.	Deft.

No. _____ Crim. App. Doc. *D* Page *848*

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Noble & O'Haver

Term, 18

Filed

A. D. 18

Clerk.

Criminal Case File
Case No. 849

Fine \$5.00

No.

849

UNION COMMON PLEAS.

STATE OF OHIO

against

Frank Alexander

Defendant.

APR TERM 1892

April 20th 1892

Fine \$5.00

General Index.

Journal No. *16*

Page *174*

Record No. *3*

Page *383*

Ex. Doc. *2*

Page *849*

The State of Ohio
Against
Frank Alexander -

Affidavit

Filed July 19 1892
J. H. Kentland Jr.

COM. PLEAS COURT, UNION CO., OHIO.

FILED

JAN 27 1892

R. MOCRORY Clerk.

The State of Ohio. }
Union County ss. } Before
John H. Kinkade J. P. Paris
Township, Union County Ohio.

Before me, John H. Kinkade, one of the
Justices of the Peace in and for said county,
personally came George Schlager who being
duly sworn according to law, deposes and
says that Frank Alexander, on the first day of
December, in the year of our Lord one thousand
eight and ninety-one, in the county of Union
aforesaid, in the night season, to-wit: about the
hour of eleven in the night of the same day,
in the county of Union aforesaid, into the store-
house there situated of George Schlager willfully,
maliciously, forcibly, feloniously and burglariously,
did break and enter, with intent then and there,
the goods, chattels and valuable property of the
said George Schlager in the said store-
house then and there being, then and there felonious-
ly, willfully and burglariously to steal, take and
carry away; and then and there in the said
store-house, two bottles of beer, each of the value
of fifteen cents, and both together of the value
of thirty-cents, of the goods, chattels and
property of the said George Schlager, in
said Store-house then and there being found,
then and there feloniously and burglariously did
steal, take and carry away.

And further this deponent says not
George Schlager
sworn and subscribed before me at the
county aforesaid, this 19th day of January 1892. J. H. Kinkade, J. P.

18219

Det Page 140

THE STATE OF OHIO,

vs.

Frank Alexander

*Returned & filed Jan 24/92
J. H. Bennett*

MITTIMUS.

COM. PLEAS COURT, UNION CO., OHIO.

FILED
JAN 27 1892

R. McCORRY, Clerk.

Thomas Martin

Named Jailor, with whom I left a certified copy of this writ.

to the custody of the within

RETURN.

Jan 21st

1892 I committed the within-named

Frank Alexander

FEES:

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

Jan Bennett

Constable.

MITTIMUS AFTER TRIAL.

THE STATE OF OHIO,)

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

Union County, ss.)

Whereas,

Frank Alexander

late of the *County* of *Union* has been arrested on the oath of *George Schlegel*

for a charge of committing burglary in

said County of *Union* State of *Ohio* more or less *Dec 1st 1891* by entering & breaking into the *Warehouse of Geo Schlegel* & stealing therefrom *valuable goods* in the night season and has been examined by me, *J. H. Hildebrand*, one of the Justices of the Peace

for said County, and required to give bail in the sum of *Five hundred* Dollars,

for *his* appearance before the Court of Common Pleas of said County, on the first day of the

next term thereof which requisition *he* has failed to comply with. Therefore, in the

name of the State of Ohio, I command you to receive the said *Frank Alexander*

into your custody in the Jail of the County aforesaid, there to remain until *he* be

discharged by due course of law.

Given under my hand and Seal, this *2/6th* day of *January* A. D. 18*92*

J. H. Hildebrand
Justice of the Peace.

RECOGNIZANCE.

THE STATE OF OHIO.

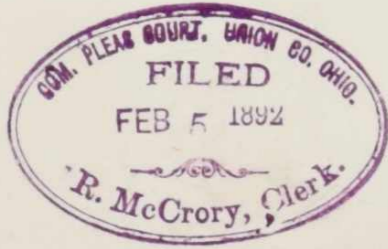
vs.

Frank Alexander

Certified from Probate Court.

Filed _____, A. D. 188_____

C. C. P.



RECOGNIZANCE.

In the Probate Court of Union County.

THE STATE OF OHIO,

vs.

Frank Alexander

Charge
Burglary

Personally appeared before me, Leonidas Piper Probate Judge in and for said County Frank Alexander, the Defendant named above, who, with J. G. Turner and _____, entered into the following recognizance, to-wit:

The State of Ohio, Union County, ss:

Be it Remembered, That on the 3rd day of February, A. D. 1892 personally appeared before me Leonidas Piper, Probate Judge in and for said County, Frank Alexander and J. G. Turner, who jointly and severally acknowledged themselves to owe the State of Ohio the sum of One hundred Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the conditions following: The above obligation is such that, whereas, the above bound Frank Alexander

was, on the 21st day of January A. D. 1892, committed to the jail of said County by warrant under hand of J. H. Kirkade J.P. on a charge of Burglary

Now, if the said Frank Alexander shall be and appear before the Court of Common Pleas in and for said County, on Feb 3 1892 ~~the first day of the next~~ ^{at the present} term thereof, then and thereto answer unto said charge of Burglary

and abide the decision of said Court, and not depart without leave of the same, this obligation to be void; otherwise to be and remain in full force and virtue in law.

SIGNED.

Franklin J. Alexander
J. G. Turner



I, Leonidas Piper Probate Judge within and for said County, do hereby certify that the foregoing recognizance was duly taken, signed and acknowledged before me. and in open court and by me approved, this 3 day of February A. D., 1892
Leonidas Piper
Probate Judge.

JUSTIFICATION OF SURETY.

THE STATE OF OHIO,

COUNTY, SS

The within named

herein, of the within named

that he is a resident of

in the County of

and State of Ohio; that he is worth beyond the amount of all his debts, at least

Dollars; that he owns in his own right real estate,

liable to execution in said County of

amounting in actual value at

least to the sum of

Dollars,

beyond the amount of all his debts, liabilities and exceptions; that the said real estate is situate in

Township, County and State aforesaid.

Subscribed in my presence, and sworn to before me, this

day of

A. D. 18

No.

COMMON PLEAS COURT.

THE STATE OF OHIO,
vs.

Frank Alexander,

RECOGNIZANCE.

Filed

18

Clerk.

COM. PLEAS COURT, UNION CO., OHIO.

FILED
FEB 5 1892

R. MOORORY Clerk.

RECOGNIZANCE OF PARTY ACCUSED.

THE STATE OF OHIO,

vs.

Frank Alexander

THE STATE OF OHIO,

Union

County.

Be it Remembered, That on this Fifth

day of

February

A. D. 1892,

Frank Alexander as Principal,
and J. G. Turner as surety,

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

One Hundred

Dollars, to be levied of their goods and chattels,

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

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

Frank Alexander

personally be and appear before the Court of Common Pleas on the first day of the next term hereof, to-wit: April 4th 1892 then and there to answer to a charge of

Burglary, on a transcript from the Docket of J. W. Keilcode Justice of the Peace of Union County, Ohio, and on which he is bound over to answer before the Grand Jury of said Court, 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.

[Signature]

Clerk.

Franklin J. Alexander,
J. G. Turner

By

Deputy.

The State of Ohio.

v.

Frank Alexander,

Entry,



16-P 131 132

The State of Ohio

vs.

Frank Alexander

Entry.

This day came
the Assistant Prosecuting Attorney on
behalf of the State of Ohio, and the
defendant coming into Court
in answer to his recognizance
taken before the Hon. Leonidas Piper,
Probate Judge of this County, and it
appearing to the Court that said defendant
had been bound over to answer
before the Grand Jury of said
County on affidavit heard before
J. H. Kinkade Esq., a Justice of the
Peace for Union County, Ohio, and it
appearing to the Court that said hearing
before the said Justice of the Peace
having occurred after the adjournment
of the Grand Jury of this Term, and
there not being sufficient time to

inpanel a new Grand Jury at this
Term of the Court, it is ordered
that said defendant be required
to enter into a Recognizance, ^{in the sum of One Hundred Dollars} for
his appearance at the next term
of this Court, to-wit: April 4th 1892
and abide ^{the order and judgment of said Court,}
and not depart from the Court
thereafter without leave.

Whereupon came the said Frank
Alexander in open Court, and with
J. S. Turner as his surety entered
into a recognizance, ^{in the sum of One Hundred Dollars} to be and
appear before the Court at the
next term thereof, to-wit: April
^{abide the order and judgment of said Court,}
4th 1892 and not depart
from said Court without
leave.

221

Senior COMMON PLEAS.

THE STATE OF OHIO,

vs

Frank Alexander

FI. FA. ET CA. SA.

This Writ dated *March 25* 188*3*

Fine, - - - \$ *5.00*
 Costs, - - - \$ *22.09*

Defendant's Costs, \$

Int. from *1.02*

od. 24th Credit *528.11*
Balance *1.0*
18.11

Inc. Costs, - - - \$

160 \$ *18.71*
 Prosecuting Attorney.
E. H. Porter

Ret'd & Filed *APR 3 1883* 188

Clerk.

THE STATE OF OHIO,
 COUNTY, ss.

SHERIFF'S RETURN.

SHERIFF'S FEES.

Service	\$	<i>25</i>
Livy		
Summoning Appraisers		
Swearing Appraisers		
Conveying Appraisers		
Mileage		<i>16</i>
Poundage		<i>25</i>
Return		
.....		
.....		
.....		
.....		
.....		
Total		<i>66</i>
Appraiser's Fees		
Printer's Fees		

Received this writ *March 25* A. D. 188*3*

at *5* o'clock *P.*M., and pursuant to its command,
 on the first day of *April* 188*3*
I *searched and looked the*
within named Frank Alexander
in the County Jail

Paul Snodgrass
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 *Frank*

Alexander

in your bailiwick, you cause to be made *Security Seven and 09/100* 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

4th day of *April*

, A. D. 18*92*, by the judgment of said

Court, recovered against the said *Frank Alexander*

whereof *he* was convicted, as appears of record, with interest thereon from the first day of the term aforesaid; and for the want of goods and chattels, and

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

Frank Alexander

and *him* commit to the jail of said County, and safely keep therein until

he pay, or secure to be paid, the full sums aforesaid, with the interest afore-

said, and increase costs, or until *he* be otherwise discharged according to

law. Hereof fail not, but of this writ and your service thereof make due return.

WITNESS my hand and the seal of said Court, at

Marysville this *25*

day of *March*, A. D. 188*7*⁽³⁾

R M Brown Clerk.

By _____ Deputy Clerk.



No. 849

On this 20 day of

April 1892

Defendant arraigned and pleads

guilty to this indictment.

R. McCrone
Clerk.

By W. M. Winget
depy.

Union Common Pleas.

THE STATE OF OHIO,

vs.

Frank Alexander.

Indictment for
Petit Larceny.

This bill of Indictments 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 J. Ferguson
Foreman of Grand Jury.

Filed COM. PLEAS COURT, UNION CO. OHIO. 1892
FILED
APR 8 1892

R. McCrone, Clerk.
Edward W. Dotts.
Prosecuting Attorney.

THE STATE OF OHIO, }
UNION COUNTY, } ss.

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

Frank Alexander

late of said County, on the First day of December, in the
year of our Lord one thousand eight hundred and ninety- one with force and
arms, in said County of Union, and State of Ohio, unlawfully and
feloniously did steal, take, and carry away,
two bottles of beer, each of the value of fifteen
cents, and both together of the value of thirty
cents, of the goods, chattels, and property of
said George Schlegel,

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

Edward H. Porter

Prosecuting Attorney of Union Co., O.

To -
The State of Ohio.
vs
Frank Alexander.

Entry.



J-16. P. 174-

E. H. Fisher, Pros. Atty.

The State of Ohio -
Against
Frank Alexander,

No. 849.

Indictment for Petit
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 indictment for plea thereto saith he is "guilty"; thereupon after being fully advised in the premises, it is ordered and adjudged by the court, that the said Frank Alexander pay a fine of five dollars, and the costs of this prosecution; and execution is awarded.

E. A. Foster,

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Plit.	Deflt.	NAMES OF WITNESSES.	Plit.	Deflt.

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

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Term, 18

Filed _____ A. D. 18 _____

Clerk.

No. 849 *Crim. Cost Bill* Term. _____

Crim. App. Doc. B Page _____

THE STATE OF OHIO,
AGAINST

Union County,
COURT OF COMMON PLEAS.

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

Frank Alexander

CLERK'S FEES.	Plff.	Deft.	SHERIFF'S FEES.	
			Plffs.	Defts.
Doc. and app. plff. and one deft, 12	12			
additional, each, 4	4			
Entering finding indictment, 8	8			
Entering pleas, each, 8	8			
Indexing docket, " 4	4			
Index'g judgm'ts & final ord., each case, 15	15			
Index'g pend'g suits & liv. judg. " " 15	15			
Entering motion on docket and index, 8				
Filing <u>9</u> papers & post. in app. doc. ea. 12	108			
Taking affidavits, " 8				
Certifying " without seal, 15				
" " with " 35				
Filing prec., iss. capias, return & filing, 37				
" " " Att., " " 37				
Taking justification of bail, 35				
Entering allowance of bail, 4	4			
Spec. war. to bring before judge, ret. & fil. 33				
Warrant to discharge prisoner, 25				
Recog. of 1 def't and filing 1 each, 29	29			
" wit. " " 29				
Poling jury when required, 25				
Impanelling jury & administering oaths, 12				
Call and ent. tales jur. and cert., each, 8				
Fil. prec., iss. sub. for 1 wit. & fil. 16				
additional names, each, 4				
Swearing witnesses, " 4				
Ent att. of " days, " 4				
Certif. " 4				
Qualifying jurors, each, 8				
Ent. bar and court cal. & in., each term, 8	16			
Ent'g—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	32			
Indexing entries on journal, 4 each, 4	16			
Transcribing—orders on docket, " 8	76			
" verdict on " 8				
" rule on " each, 8				
" judgm't on " " 8	8			
Copy of indictment and certificate, 80				
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	29			
Recording <u>3600</u> words at 8c. each 100,	288			
List for grand jur. and pros. atty., 75				
General index, 8	8			
<i>Copy of Cash Bill</i>	29			
TOTAL CLERK'S FEES. \$	6.44			
On attachment,				
On capias,				
Calling witnesses, 5				
Calling jury, 10				
Summoning jury, 40				
Calling action, 12			24	
Serving subpoena on witnesses, 10				
miles travel, each, 8				
copies for each 100 words, 8				
Bringing 1 prisoner to court <u>3</u> times, 60			180	
Com. prisoner to jail, 1 " 60			60	
Discharging prisoner, 60			60	
Miles travel, each, 8			86	
On fl. fa. serv., 30c. miles trav. " 8				
Forfeiting recognizance, 10				
Serving indictment,				
Transportation,				
TOTAL SHERIFF'S FEES, \$			360	
NAMES OF WITNESSES.				
<i>J.H. Kunkadey</i>			550	
<i>Sam Bonnett con</i>			350	
<i>Gerry E. Slagel Mt.</i>			50	
<i>Chas H. Surger</i>			50	
TOTAL WITNESS FEES, \$			1365	
TOTAL FEES, \$			2209	

Criminal Case File
Case No. 850

No. 850

UNION COMMON PLEAS.

STATE OF OHIO

against

Jess A. Shackelford
Defendant.

SEP TERM 1892

Sep 28th 1892

Fine \$2000

General Index.

Journal No. 16 Page 297

Record No. 3 Page 251

Ex. Doc. Page

which request that he has failed to comply & then issued a Writimus to commit him to the jail of said County their to remain until discharged according to law
 the State of Ohio Union County, Lebanon Township & the Township of the Township certify that the above is a full and true copy from my records of the proceedings had by and before me at my office in said Township
 August 11 1892
 Joseph Warner J.P.

custodes fees		
shadown	40	bandable fees
arrest	40	fees
betwys propin	20	Devisshelam
hovers	50	Mail
betwys propin	15	Carogona
sh	40	fastamena
mustams	40	Assistance
hooagrogom	40	Carogon promanid
	285	to sent
		assistance
		banmergance
		1085

State
 Shakerford



COM. PEAS COURT, UNION CO., OHIO.

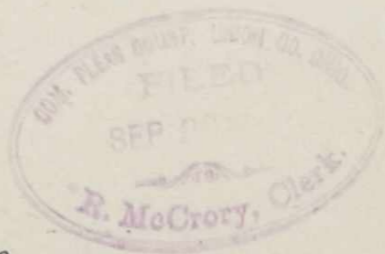
State of Ohio Union County

vs

Before me Joseph Comer
Jesse A Shackelford one of the Justices of the
Peace for said County personally came
Isaiah Clark who being duly sworn acco-
ding to Law deposes and Says that on or about
the 27 of July 1892 at Richwood in and at the
County of Union aforesaid one Jesse A
Shackelford there and then being did unlaw-
fully and maliciously Cut and stab him the
said the said Isaiah Clark with intent to then
and there wound and Kill him and further
The deponent sayeth not signed ^{his} Isaiah X Clark _{inorte}
July 27 1892 Warrant issued for the said Jesse
A Shackelford and delivered the same to J. M.
Flickinger Constable August 11 1892 Warrant return-
ed endorsed I have arrested the within Jesse A
Shackelford and have him in court this 11 day of
August 1892 fees tendered in court 100 fees and returned
40 Mileage 45 conveyance 100 sustenance 25 assistance
150 total 460 J. M. Flickinger Constable
August 11 1892 the prisoner in court when the char-
ges were made known to him he then and there
waived examination and submitted to be bound
over to the Court of common pleas he was then
required to give bond in the sum of Two hundred
Dollars for appearance at the Court of common
pleas of Union County Ohio on the first day
of the next term thereof

No. 850
The State of Ohio
Against
Jesse Shackelford.

Entry.



Q-16-P 227

E. H. Porter,
Pros. atty -

The State of Ohio.
Against
Jesse Shackelford.

No.

Indictment for Cutting and
Stabbing.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto, saith he is guilty of assault and battery; which plea is accepted by the Prosecuting Attorney, and the court being fully advised in the premises, and the said defendant being inquired of if he had any thing to say why judgment should not be pronounced against him; and showing no good and sufficient cause why judgment should not be pronounced.

It is therefore adjudged by the court that the said defendant, Jesse Shackelford, pay a fine of twenty dollars, and the costs of this prosecution; and execution is awarded.

Rollie prosequit is entered as to the charge of cutting and stabbing with intent to wound.

E. H. Foster, Pros. Atty.
Union County Ohio.

On this 28 day of Sep
1892, Defendant arraigned, and pleads
guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. MCCORMY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
Term, 1892.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
day of _____
1892

Clerk of Courts.

No 857

Union County Common Pleas.

THE STATE OF OHIO,

^{vs.}
Jesse A. Shackelford

INDICTMENT.

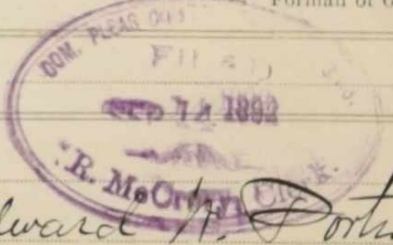
FOR
Stabbing and Cutting
with Intent to Maim.

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.

David Henderson
Foreman of Grand Jury.

Filed _____ 1892



Edward A. Porter Clerk.
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO,)
UNION COUNTY, SS.)

Union County, Ohio, of the term of September in the year
of our Lord one thousand eight hundred and Ninety 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 au-
thority of the State of Ohio, on their oaths, do find and present, that

Jesse A. Shackelford

late of said County, on the 27th day of July in the year of our
Lord one thousand eight hundred and Ninety-two, with force and
arms, in said County of Union and State of Ohio, in and upon one
Isiah Clark, then and there being, did unlawfully and
maliciously make an assault, and with a certain
knife, which he the said Jesse A. Shackelford then
and there in his right hand had and held, him
the said Isiah Clark, then and there unlawfully,
maliciously, and feloniously ^{did} stab thereby then and
there giving to him, the said Isiah Clark, in
and upon the left arm near the arm pit of him
the said Isiah Clark, one wound of the length
of three inches, and of the depth of one inch, with
intent then and there, him the said Isiah Clark
maliciously to wound, contrary to the form of the
statute in such case made and provided
and against the peace and dignity of the State
of Ohio.

Second Count: And the Jurors aforesaid,
upon their oaths aforesaid, do further find and
present that the said Jesse A. Shackelford on the
27th day of July in the year of our Lord one thousand
eight hundred and ninety-two, with force and arms
in said County of Union, and State of Ohio, in and
upon one Isiah Clark, then and there being, un-
lawfully and violently did make an assault, and

with a certain knife which he the said Jesse A. Blackford then and there in his right hand had and held, him the said Isaiah Clark, unlawfully, maliciously and feloniously, did cut, thereby giving to the said Isaiah Clark, in and upon the left arm, near the arm-pit, of him the said Isaiah Clark, one wound, with intent then and there and thereby, him the said Isaiah Clark to wound, contrary to the form of the Statute in such case made and provided and against the peace and dignity of the State of Ohio.

Edward W. Fort, Prosecuting Attorney -
Union County Ohio.

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

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Pif.	Def.	NAMES OF WITNESSES.	Pif.	Def.

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

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Term, 18

Filed A. D. 18

Clerk.

No. *850* Crim. Cost Bill *dup* Term. *1897*

Crim. App. Doc. Page

THE STATE OF OHIO,

County,

AGAINST

COURT OF COMMON PLEAS.

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

Jeane Shaekeford

CLERK'S FEES.	Plff.	Deft.	SHERIFF'S FEES.	Plffs.	Defts.
Doc. and app. plff. and one deft., 12	<i>12</i>		On attachment,		
additional, each, 4			On capias,		
Entering finding indictment, 8	<i>8</i>		Calling witnesses, 5		
Entering pleas, each, 8	<i>8</i>		Calling jury, 10		
Indexing docket, " 4	<i>4</i>		Summoning jury, 40		
Index'g judgm'ts & final ord., each case, 15	<i>15</i>		Calling action, 12	<i>12</i>	
Index'g pend'g suits & liv. judg. " " 15	<i>15</i>		Serving subpoena on witnesses, 10		
Entering motion on docket and index, 8			miles travel, each, 8		
Filing <i>4</i> papers & post. in app. doc. ea. 12	<i>48</i>		copies for each 100 words, 8		
Taking affidavits, " 8			Bringing 1 prisoner to court 1 times, 60	<i>60</i>	
Certifying " without seal, 15			Com. 1 prisoner to jail, " 60	<i>60</i>	
" " with " 35			Discharging prisoner, 60	<i>60</i>	
Filing prec., iss. capias, return & filing, 37			Miles travel, each, 8	<i>32</i>	
" " " Att., " " 37			On fl. fa. serv., 30c miles trav. " 8	<i>46</i>	
Taking justification of ball, 35			Forfeiting recognizance, 10		
Entering allowance of ball, 4			Serving indictment, <i>& mil</i>	<i>46</i>	
Spec. war. to bring before judge, ret. & fl. 33			Transportation,		
Warrant to discharge prisoner, 25	<i>25</i>				
Recog. of def't and filing each, 20					
" wit. " " 20					
Poling jury when required, 25					
Impanelling jury & administering oaths, 12					
Call and ent. tales jur. and cert., each, 8					
Fil. prec., iss. sub. for 1 wit. & fl. 16					
additional names. each, 4					
Swearing witnesses, " 4					
Ent att. of " days, " 4			TOTAL SHERIFF'S FEES, \$	<i>13 16</i>	
Certif. " 4			NAMES OF WITNESSES.		
Qualifying jurors, each, 8					
Ent. bar and court cal. & in., each term, 8	<i>8</i>		<i>Conner, Geo,</i>	<i>2 80</i>	
Ent'g—orders on journal, per 100 words, 8	<i>25</i>		<i>Stuckinger con</i>	<i>10 80</i>	
" verdict on journal and filing, 12					
" rule on journal, 8	<i>8</i>				
" judgment on journal, 8	<i>8</i>				
Surplus record on journal, per 100 words, 8					
Indexing entries on journal, each, 4	<i>8</i>				
Transcribing—orders on docket, " 8	<i>8</i>				
" verdict on " 8					
" rule on " each, 8					
" judgm't on " " 8	<i>8</i>				
Copy of indictment and certificate,	<i>85</i>				
Continuance, each, 8					
Nolle pros., quashed or laid away, 8					
Ent. on cash book and index, 12	<i>12</i>				
" " ex. docket " 12	<i>12</i>				
Notice of motion for new trial, 8					
Cost bill and filing, 20	<i>29</i>				
Certificate of sentence, 35					
Recording <i>1500</i> words at 8c. each 100, 120	<i>120</i>				
List for grand jur. and pros. atty., 8					
General index, 8	<i>8</i>				
				<i>4.94</i>	
			TOTAL WITNESS FEES, \$		
TOTAL CLERK'S FEES, \$	<i>4 94</i>		TOTAL FEES, \$	<i>21.80</i>	
			<i>fine</i>	<i>30</i>	
				<i>541.80</i>	

Criminal Case File
Case No. 851

Jan. 1893

No. 837

UNION COMMON PLEAS.

STATE OF OHIO

against

Amaza Bell

Defendant.

Journal No.

Page

Record No.

Page

Ex. Doc.

Page

No. 857

Union Common Pleas.

THE STATE OF OHIO,

vs.

Anza Bell.

On this Sixth day of

October 1892

Defendant arraigned and pleads

Not guilty to this indictment.

Clerk.

Indictment for Unlawfully
Obstructing a Highway.

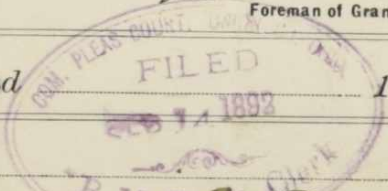
This bill of Indictment found
upon testimony sworn and sent
to the Grand Jury by order of the
Court, at the request of the
Prosecuting Attorney.

A TRUE BILL.

David Henderson

Foreman of Grand Jury.

Filed 189



Edward W. Doster

Prosecuting Attorney.

THE STATE OF OHIO, }
UNION COUNTY, } 88.

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 Ninety-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

Amza Bell

late of said County, on the First day of April, in the
and from that day to the commencement of proceedings herein,
year of our Lord one thousand eight hundred and ninety-two with force and
arms, in said County of Union, and State of Ohio, at Leesburg town-

ship, in the county and state aforesaid, knowingly and
unlawfully did obstruct and incumber the public high-
way, to wit, a certain county road, commonly called
the Bellfontaine and Delaware Road, duly, lawfully,
and regularly laid out, opened, worked, and used
as a public highway by the people and citizens of
the State of Ohio, and which said public highway is
situated in the township of Leesburg, and in said
county of Union, and State of Ohio, by their and their
causing and permitting to stand and remain in
said public highway a fence of posts and rails, which
said fence the said Amza Bell placed and caused to
be placed in said public highway, knowingly and
unlawfully and with intent to obstruct and incum-
ber the same, to the common nuisance of the
citizens and people of the county of Union, and the cit-
izens and people of the State of Ohio,

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

Edward W. Porter

Prosecuting Attorney of Union Co., O.

THE STATE OF OHIO,
vs.

No.

Term, 18

VERDICT.

Filed 18

VERDICT IN CRIMINAL CASE.

THE STATE OF OHIO,

THE STATE OF OHIO,

Amza Bell

vs.

Plaintiff,

Union County.

Jan Term, A. D. 18*93*

Defendant.

To-wit: *Jan 27* 18*93*

We, the Jury in this Case, being duly impaneled, sworn and affirmed to well and truly try and true deliverance make between the State of Ohio and the Prisoner at the Bar - *Amza Bell*

do find that the Prisoner at the Bar *Amza Bell* guilty in manner and form as he stands charged in the indictment.

A. J. Whitney Foreman.

No. of Case

COMMON PLEAS COURT.

THE STATE OF OHIO,

vs.

Anza Bell

Subpœna for Pltfs, Witness.

Returnable Jan 27 1893

Ret'd and Filed

Clerk.

Att'y for

Rec'd this Writ 18

at o'clock M.

Sheriff.

I hereby certify this to be a true copy of the original subpœna.

Sheriff.

The Barrett Publishing Company, Springfield, Ohio.

RETURN OF SERVICE.

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.
Pony Ward	18
Walter Hill	18
John Taylor	16
Emmanuel Sherman	20
A S Mowery	1
Ernest Bell	4
Wm Lotts	

Wm L. Snodgrass Sheriff.

SHERIFF'S FEES.

Service and Return.....	70
Mileage.....	1 76
Copies.....	70
Total.....	3 16

SUBPŒNA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO,)

Union County.)

To the Sheriff of said County:

You are hereby commanded to subpoena *Poney Ward,*
S. S. Moorey, Walter Hill, John Taylor and
Emmanuel Shumman, Emoo Bell
William Porto;

to be and appear before the Court of Common Pleas, at the Court House in said County, on the *27th* day of *January*, A. D. 18*93*, 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

Amza Bell
 on behalf of the ~~State~~ *State*; and thereof to 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, this *23^d*
 day of *January* A. D. 18*93*

R. M. Cowy
 Clerk of Court of Common Pleas.

No. of Case

COMMON PLEAS COURT.

THE STATE OF OHIO,

vs.

Subpœna for Witness.

Returnable 18

Ret'd and Filed

Clerk.

Att'y for

Rec'd this Writ 18

at o'clock M.

Sheriff.

I hereby certify this to be a true copy of the original subpœna.

Sheriff.

The Barrett Publishing Company, Springfield, Ohio.

RETURN OF SERVICE.

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 Hudson	22
George Tamm	16
J. McBringer	22
George Newlove	22
Pat Miller	22
S. M. Young	18

Wm G. Snodgrass Sheriff.

SHERIFF'S FEES.

Service and Return.....	60
Mileage.....	2 72
Copies.....	60
Total.....	3 92
	1 52
	3 16
	8 60

SUBPENA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO,)

Union County.)

To the Sheriff of said County:

You are hereby commanded to subpoena *John Hudson,*
Geo Fawn, F M Levenson, George
Newlove, Jef Miller & M Yount.

to be and appear before the Court of Common Pleas, at the Court House in said
 County, on the *27* day of *January*, A. D. 18*93*, 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

Ariza Bell

on behalf of the *Defendant*, and thereof to 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, this *23*

day of *January* A. D. 18*93*

R M Brown

Clerk of Court of Common Pleas.

No. of Case

COMMON PLEAS COURT.

THE STATE OF OHIO,

vs.

Ariza Bell

Subpœna for *Witness.*

Returnable *18*

Ret'd and Filed

Clerk.

Att'y for

Rec'd this Writ *18*

at *o'clock* *M.*

Sheriff.

I hereby certify this to be a true copy of the original subpœna.

Sheriff.

RETURN OF SERVICE.

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>Beryl Hanawalt</i>	<i>12</i>
<i>Thomas Pearson</i>	

Wm. Snodgrass
Sheriff.

SHERIFF'S FEES.	
Service and Return.....	<i>20</i>
Mileage.....	<i>1 12</i>
Copies.....	<i>20</i>
Total.....	<i>1 52</i>

SUBPŒNA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO,)

Union County.)

To the Sheriff of said County:

You are hereby commanded to subpoena *Berry Hanawalt*
and Thomas M. Brown

to be and appear before the Court of Common Pleas, at the Court House in said County, on the *27* day of *Jan*, A. D. *1893* 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

Ariza Bell

on behalf of the *State*; and thereof to 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, this *23*

day of *Jan* A. D. *1893*

J. M. Brown

Clerk of Court of Common Pleas.

Then and there did build
 built, placed, & covered as before

The State of Ohio

~~County of Lucas~~

Anga Bell

Criminal Transcript
 From Docket of W. C. ...
 J. P. Paris Township, Union
 Co. O.

which was accordingly done with Geo. H. ...
 his duty, & for which by me, ...
 The following returns are given
 of the ...
 June 11/1892 ...
 returned same with the ...
 ...
 to the ...

J. H. ...

W. C. ...	40	W. C. ...	160
Geo. H. ...	50	T. ...	170
John ...	45	E. ...	150
" " 2 "	30	C. ...	150
Fine ...	40	" " "	150
Sworn ...	60	Co. ...	50
County ...	40	B. ...	100
Daily ...	20	M. ...	110
Rec'd ...	135	Per ...	150
County ...	60	W. ...	150
Trunks ...	135	Sworn ...	140
Pen ...	25	County ...	25
Total	\$840	Total	\$1310

Receipts

J. H. ...	\$840
Prison ...	1310
W. ...	1575
Total	\$3665

State of Ohio, Union County, Paris Township, ss:
 I do hereby certify that the above and foregoing is a true
 and true copy from the records of the ...
 me by ...
 me ...
 me ...



Transcript,

Criminal Action, Before J. H.
Kirkade Justice of the Peace, Paris
Township Meigs County, Ohio
(The State of Ohio.) } Obstruction Highway,
vs } No 21

Angus Bell } May 20 1892

Complainant in writing upon
oath signed by Thomas M. Bracon and Perry
Hammant (County Commissioners) filed
with me charging that on or about the first
day of April A. D. 1892, at the County of Meigs
State of Ohio, one Angus Bell, did unlawfully
and purposely, and without the consent or
permission of the County Commissioners of
said County or other proper authority,
with a certain fence, to wit a post and rail
fence, obstruct and encumber, a certain
highway, there situate, to wit in Leesburg
Township in said County, commonly called
the Bellefontaine and Delavan road, said
fence not being there and there placed
opposite any bar fence, or hedge, actually
set or planted, and there and there the said
Angus Bell, did knowingly permit, and
suffer, the said fence, there and there,
to remain in the said highway, for a long
space of time, to wit: for the space of fifteen
days thereafter, with intent to obstruct
and encumber said highway, to the annoyance
and common nuisance of the Citizens of the
State of Ohio, there and there upon said

highway passing and re-passing,
May 27, 1892. Issued warrant against
said Anza Bell and delivered same to
Sam Bennett Constable, To serve.

May 28, 1892. Warrant returned with body
of defendant, Constable's return "May 28
1892. I have the body of the within named
Anza Bell and have him in Court, Sam
Bennett Constable." Received this writ May
27 1892 fees service 40 18 miles 1.05; Attorney's
Covary \$1 total \$3.45

The defendant waived arraignment
and upon his motion and at his cost case
was continued till May 31 1892. 3 P. M.
to which time he was released under
a recognizance of \$100 Thereupon the
prosecuting Atty filed his precept for witnesses
and the defendant also filed his precept
for witnesses and also afterwards filed
another precept

May 28 1892, Issued subpoena for State
witnesses Lovit Berry, Huncie Walt, Thos M
Brammer, Poney Ward, Walter Hill, Dell
Yount, and A Mowry

May 28 1892 Issued subpoena for defendant
witnesses E. A. Bell, A. B. Bell, A. S
Mowry, Jefferson Miller, Ammanuel ~~Stewart~~

May 28 1892. Issued 2nd subpoena for
defendants witnesses Lovit Colvin Cleverger
and Frank Cleverger.

Delivered all above subpoenas as issued to
Sam Bennett Constable

May 31/1892 Subpoenas all returned and
all witnesses served by copy, Constable
Joss on States Subpoena Mileage 1.45 26 miles
to witnesses 75 4 cts / Total \$3.20

Defendant 1st Subpoena Mileage 38 miles ^{\$2.05}
5 wit 65, 5 cts / Total \$3.95

Defts 2nd Subpoena 10 miles 65, 2 wit 35,
2 cts 50 Total \$1.50

May 31 1892 3 P.M. The defendant ap-
peared, also all the witnesses except, S. W. Bell
Trial had, Berry, Humeau, J. M. Brumby,
Poney Ward, W. Bill, S. L. Young and
A. Mowry witnesses for the State sworn
and examined and State also introduced
profiles road and records of County showing
establishment of road etc.

Thereupon the defendant filed a motion to
dismiss because no evidence to sustain
charge. - Motion overruled,
and Calvin Cleverger, Frank Cleverger
E. A. Bell, Jefferson Miller, Emanuel Shumaker
and Dr. J. W. Bell sworn and examined as
witnesses for defendant.

Overruled. Charles W. Smith County Clerk
was sworn as witness for State and
thereupon I find said offense has
been committed and there is reasonable
cause to believe the defendant guilty thereof.
I therefore order him to enter into a recog-
nizance in the sum of \$500 with sufficient
sureties for his appearance at Court of Pleas
Place of said County to answer to said charge.

RECOGNIZANCE OF WITNESSES.

State of Ohio

vs.

Amza Bell

J. H. [Signature]

Justice of the Peace.

Docket 7, No. 21

Page 145-

Returnable ~~May 21~~ 1892

COM. PLEAS COURT, UNION CO., OHIO.

FILED
JUN 11 1892

R. McCORRY Clerk.

Constable.

RECOGNIZANCE OF WITNESSES.

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

BE IT REMEMBERED, That on the 31st day of May
in the year one thousand eight hundred and ninety-two

personally appeared before me, J. H. Kirtland one of the
Justices of the Peace in and for the County aforesaid, and acknowledged them-
selves 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 S. M. Yount B. Haranawalt
Thos. M. Bannan

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.

S. M. Yount [Seal.]

B. Haranawalt [Seal.]

Thos. M. Bannan [Seal.]

[Seal.]

[Seal.]

[Seal.]

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

J. H. Kirtland Justice of the Peace.

RECOGNIZANCE.

State of Ohio
vs.
Anga Bell

J. H. Knicker
Justice of the Peace.

Docket 7 No. 21

Returnable 18

COM. PLEAS COURT, UNION CO., OHIO.

FILED
JUN 11 1892

R. McCROBY, Clerk.

Constable.

RECOGNIZANCE AFTER TRIAL.

THE STATE OF OHIO,)

Be it Remembered, That on the 31stUnion County, ss.)day of May one thousand eighthundred and ninety-twoAngus Bell andpersonally appeared before me, J. H. Kirkcaldie

one of the Justices of the

Peace in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio the

sum of Five hundred

Dollars,

to be levied on their goods and chattels, lands and tenements, if default be made in the condition following, to-wit:

The condition of this recognizance is such, that if the above bound Angus Bell

shall personally be and appear before the Court of Common Pleas, on the first day of the term thereof, next to be holden

in and for the County aforesaid, then and there to answer to a charge of obstruction andincumbering the Public Highway commonly
called the Bellefontaine & Delaware
Road

and abide the judgment of the Court, and not depart without leave, and in the meantime to be of good behavior and

to keep the Peace toward the citizens of the State generally; and the said

specially, then this recognizance shall be void; otherwise

it shall be and remain in full force and virtue in law.

A. S. BellErnos A BellTaken and acknowledged before me, this 31st day of May one thousandeight hundred and ninety-twoJ. H. Kirkcaldie

Justice of the Peace.

May 28/92.
Issues.

2 1/2 fr.

88
1891
7681

No. 21
Crim Dec 7 Page 145
The State of Ohio
vs.
Anzsa Bell.

Affidavit

Filed May 20 1892
J.H. Huntland Jr
Issued warrant May 27/92
J.H. Huntland Jr

COM. PLEAS COURT, UNION CO., OHIO.
FILED
JUN 11 1892
R. McCORRY Clerk.

E. W. Foster, Pros. Atty.

The State of Ohio }
Union Countyss. }

Before me, John H. Kunkade,
one of the Justices of the Peace for said county,
personally came ~~Thomas M. Brown~~ ^{Benjamin} ~~Benz~~ ^{Hannawalt}
who, being duly sworn according to law, deposes
and saith, that on or about the first day of
April A. D. 1892, at the county of Union
aforesaid, one Anza Bell, did unlawfully and
purposely, and without the consent or permission
of the County Commissioners of said county, or
other proper authority, with a certain fence,
to wit a ~~patent~~ fence, obstruct and incumber
a certain highway, ^{to wit in Jessburg township in said county} there situate, commonly
called the Bellefontaine & Delaware road - said
fence not being then and there placed op-
posite any live fence, or hedge, actually set
or planted, and then and there the said
Anza Bell did knowingly permit, and suffer,
the said fence, then and there, to remain
in the said highway for a long space
of time, to wit: for the space of fifteen
days ^{with intent to obstruct and incumber said highway} thereafter, to the annoyance and
common nuisance of the citizens of the State
of Ohio, then and there upon said highway
passing and repassing. And further deposed
sayeth not.

Thos. M. Brown

Benj. Hannawalt

Sworn to by ~~Thomas M. Brown~~ ^{Benjamin} ~~Benz~~ ^{Hannawalt}
before me, and signed by him in my presence
this 20th day of May A. D. 1892.

J. H. Kunkade, J. P.

See:

Sections 6921

4252

250.S. 536.

SHERIFF'S RETURN.

FEES.

Service & Return, \$	22
Mileage, - - -	43
Conveyance, - -	20
Assistance, - - -	20
Sustenance, - -	7.00
Total, - - -	\$

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

By virtue of the commands of this Writ, I have arrested the said *Amza Bell* and have his body before the Court this 6th day of Oct 1892

Thomas Martin

No. 867
Doc. *R* Page

The State of Ohio

AGAINST

Amza Bell

WARRANT ON INDICTMENT.

Issued *Oct 5th*, 1892

E. M. Porter

Prosecuting Attorney.

Returned and filed

18

Clerk.

COM. PLEAS COURT, UNION CO., OHIO.

FILED
OCT 5 1892

R. McGRORY Clerk.

WARRANT ON INDICTMENT.

(Secs. 4959, 7229, 7230.)

THE STATE OF OHIO, }
Union County, }

To the Sheriff of said County, Greeting:

Whereas, At the *Sept* Term, A. D. 1892
of the Court of Common Pleas of said County of
Union an indictment was found by the
Grand Jury thereof, against *Arza Bell*
for a certain offence to-wit: for
Unlawfully obstructing a Highway

You are therefore commanded to arrest and safely keep
the said *Arza Bell* so that you have his
body before the said Court of Common Pleas to
answer the charge of said indictment, and that you have
with you then and there this writ.

Given under my hand and the Seal of said Court
this *5th* day of *Oct* A. D. 1892
J. M. C. C. Clerk.

COM. PLEAS COURT, UNION CO., OHIO

FILED

OCT 5 1892

R. McCrory Clerk

To the clerk:

Issue a warrant for the
arrest of Anza Bell, returnable
according to law.

Edward W. Porter.

Prosecuting Attorney.

Oct. 5th / 1892.

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Plif.	Deflt.	NAMES OF WITNESSES.	Plif.	Deflt.

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

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Term, 18

Filed _____ A. D. 18

Clerk.

No. Crim. Cost Bill Term. Crim. App. Doc. Page

THE STATE OF OHIO,
AGAINST

County,

Muzza Bell

COURT OF COMMON PLEAS.

Revised Statutes of Ohio, 1880, Secs. 1200-3.

CLERK'S FEES.	PLIFF.		SHERIFF'S FEES.	PLIFFS.	
	Pliff.	Deft.		Pliffs.	Defts.
Doc. and app. plff. and one deft., 12		12	On attachment,		
additional, each, 4			On capias, <i>Martin</i>	7 00	
Entering finding indictment, 8		8	Calling 16 witnesses, 5	36	
Entering pleas, each, 8		8	Calling jury, 10	10	
Indexing docket, " 4		4	Summoning jury, 40	40	
Index'g judgm'ts & final ord., each case, 15		15	Calling action, 12	12	
Index'g pend'g suits & liv. judg. " " 15		15	Serving subpoena on witnesses, 10		
Entering motion on docket and index, 8			miles travel, each, 8		
Filing papers & post. in app. doc. ea. 12		96	copies for each 100 words, 8	8 60	
Taking affidavits, " 8			Bringing prisoner to court times, 60	60	
Certifying " without seal, 15			Com. prisoner to jail, " 60		
" " with " 35			Discharging prisoner, 60	60	
Filing prec., iss. capias, return & filing, 37		37	Miles travel, each, 8		
" " " Att., " " 37			On fl. fa. serv., 30c miles trav. " 8		
Taking justification of bail, 35			Forfeiting recognizance, 10		
Entering allowance of bail, 4		4	Serving indictment, 46		
Spec. war. to bring before judge, ret. & fl. 33			Transportation, 11 65		
Warrant to discharge prisoner, 25		25			
Recog. of def't and filing each, 29		29			
" wit. " " 29			<i>Bonus pris into court 1.20 Martin</i>		
Poling jury when required, 25			<i>Calling action</i>	12	
Impanelling jury & administering oaths, 12		12			1 32
Call and ent. tales jur. and cert., each, 8		12			
Fl. 4 prec., iss. 4 sub. for 1 wit. & fl. 16		64			
additional names. 11 each, 4		44			
Swearing 16 witnesses, " 4		64			
Ent att. of 15 " days, " 4		60			
Certif. 15 " 4		60			
Qualifying jurors, 12 each, 8					
Ent. bar and court cal. & in., each term. 8		16			
Ent'g-orders on journal. per 100 words, 8					
" verdict on journal and filing, 12		12			
" rule on journal, 8		8			
" judgment on journal, 8					
Surplus record on journal, per 100 words, 8					
Indexing entries on journal, 3 each, 4		12			
Transcribing-orders on docket, " 8		16			
" verdict on " 8		8			
" rule on " each, 8					
" judgm't on " " 8		4			
Copy of indictment and certificate, 1 00		4			
Continuance, each, 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, 2 00		2 00			
List for grand jur. and pros. atty., 8					
General index, 8					
		\$11.48			
			TOTAL SHERIFF'S FEES,	\$	
			NAMES OF WITNESSES.		
			J H Knukade ✓	8 40	
			Sam Bonnett,	13.10	
			Witnesses		
			E A Bell	1 60	
			J G Miller	1 70	
			E Shumman	1 00	
			6 telewinger	1 50	
			J B " "	1 50	
			H S Mowrey	50	
			B Yarnall	1 10	
			J M Braman	1 10	
			Poney Ward	1 00	
			J Hill	1 50	
			S M York	1 40	
			6 W Smith	25	
			TOTAL WITNESS FEES,	\$	36 65
TOTAL CLERK'S FEES,	\$	11 48	TOTAL FEES,	\$	

Criminal Case File
Case No. 852

No. 832

UNION COMMON PLEAS.

STATE OF OHIO

against

Docke Ritchard

Jan. 23rd / 1893 Defendant.

Judgment vs
defendant for costs
and fined \$10⁰⁰

JAN TERM 1893

Journal No. 16

Page 293

Record No. 3

Page 314.

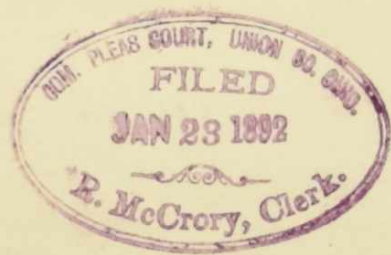
Ex. Doc. 10

Page 852

The State of Ohio
vs.
Dock Pritchard.

Entry -

716th 293



E. H. Porter
Pros. Atty.

The State of Ohio. }
Against } Indictment for Furnishing Liquor
Dock Pritchard. } to a Minor.

Now comes the Prosecuting Attorney, on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto, saith he is "guilty"; thereupon after being fully advised in the premises it is ordered and adjudged by the court that the said Dock Pritchard pay a fine of ten dollars, and the costs of this prosecution; and execution is awarded.

Edward H. Porter.

Prosecuting Attorney.

Jan. 23rd / 1893.

On this 23rd day of January
1893, Defendant arraigned, and pleads
guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. MCCORMY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
Term, 1893.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
1893

Clerk of Courts.

Copy for Deft.

No 852

Union County Common Pleas

THE STATE OF OHIO,

Dock Ditchard
P.S.

INDICTMENT.

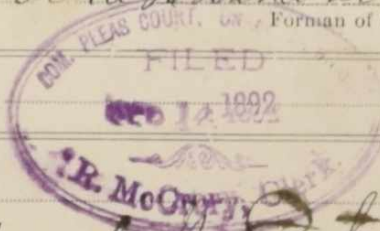
FOR
*Unlawful Furnishing
Intoxicating Liquor
to Minors.*

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

A TRUE BILL.

David Henderson
Forman of Grand Jury.

Filed _____ 1893



Edward H. Porter
Clerk.
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
UNION COUNTY, SS. }

Union County, Ohio, of the term of September in the year
of our Lord one thousand eight hundred and Seventy-two.

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

Dock Pritchard

late of said County, on the 30th day of July in the year of our
Lord one thousand eight hundred and Seventy-two, with force and
arms, in said County of Union and State of Ohio, did unlawfully
furnish intoxicating liquors to one Elias Mitchell
to be drunk by him, the said Elias Mitchell,
he, the said Elias Mitchell being then and
there a minor, and he, the said Dock Pritchard
being then and there well knowing that the said
Elias Mitchell was a minor, and said furn-
ishing of said intoxicating liquor to said
Elias Mitchell not being then and there
given by a physician in the regular
line of his practice; contrary to the form
of the statute in such case made and
provided and against the peace and dignity
of the State of Ohio.

Edward W. Fort, Prosecuting Attorney.
Union County Ohio.

No. 857

On this _____ day of

_____ 189

Defendant arraigned and pleads

_____ guilty to this indictment.

_____ Clerk.

THE STATE OF OHIO, } ss.
UNION COUNTY,

I hereby certify the within to be a true copy of the Original Indictment in this case.

R M Ervey
_____ Clerk.

Union Common Pleas.

THE STATE OF OHIO,

Rock Pritchard
U.S.

Indictment for *unlawful*
Furnishing Intoxicating

Liquors to a Minor
This bill of indictment was 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.

David Henderson
Foreman of Grand Jury.

Filed, *Sept 14th* 1892

R M Ervey
_____ Clerk.

Edward H Porter
Prosecuting Attorney.

THE STATE OF OHIO, }
UNION COUNTY, } ss.

In the Court of Common Pleas, Union County, Ohio, of the Term
of September in the Year of our Lord One Thousand
Eight Hundred and Ninety- 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 ~~Dock Pritchard~~
Dock Pritchard

late of said County, on the 30th *day of* July, *in the
year of our Lord one thousand eight hundred and ninety-* Two *with force and
arms, in said County of Union, and State of Ohio, did unlawfully furnish
intoxicating liquors to one Elias Mitchell to be drank by him, the said
Elias Mitchell being then and there a minor, and he the said Dock
Pritchard then and there well knowing that the said Elias Mitchell
was a minor, and said furnishing of said intoxicating liquors to said
Elias Mitchell not being then and there given by a physician in the
regular line of his practice; contrary to the form of the Statute in
cases made and provided and against the peace and dignity of the
State of Ohio.*

Edward W, Porter, Prosecuting Attorney,
Union County Ohio.

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

COM. PLEAS COURT, UNION CO., OHIO

FILED
OCT 4 1892

R. McCRORY Clerk.

COM. PLEAS COURT, UNION CO., OHIO

FILED
OCT 4 1892

R. McCRORY Clerk.

The State of Ohio.
Union County

To Thomas Martin, Sheriff of Union County Ohio.

Whereas, Doc Pritchard has been indicted by the Grand Jury for the commission of a crime under the laws of Ohio:

You are therefore directed to take the said Doc Pritchard, if he may be found in your bailiwick, and him safely keep, so that you have his body before the Union Common Pleas Court on Wednesday, October 5th / 1892 -

Edward W. Porter, Prosecuting Attorney
Union County Ohio.

SHERIFF'S RETURN.

F E E S.

Service & Return, \$ 30
 Mileage, - - 820
 Conveyance, - - 100
 Assistance, - - 200
 Sustenance, - - 80

Total, - \$7.00
 Bond 80
 Copy 00
 7.70

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

By virtue of the commands of this Writ, I have arrested the said the within named Dock Pritchard, and he having entered into a recognizance for his appearance before the Court on the 5th day of December 1892, I released the said Dock Pritchard upon said recognizance. Said recognizance is herewith returned this 22 day of October 1892

Thomas Martin Sheriff

Doc. 2 No. 83-2 Page _____

The State of Ohio

AGAINST

Dock Pritchard
 WARRANT ON INDICTMENT.

Issued Oct 4, 1892

E. W. Purter

Prosecuting Attorney.

Returned and filed

18

Clerk.

COM. PLEAS COURT, UNION CO., OHIO
FILED
 OCT 22 1892
 R. McCORRY Clerk

WARRANT ON INDICTMENT.

(Secs. 4959, 7229, 7230.)

THE STATE OF OHIO, }

Union County, }

To the Sheriff of said County, Greeting:

Whereas, At the *Sept* Term, A. D. 1892
of the Court of Common Pleas of said County of
Union an indictment was found by the
Grand Jury thereof against *Dock Pritchard*
for a certain offence to-wit: for
Unlawful Selling Intoxicating
Liquors to Minors

You are therefore commanded to arrest and safely keep
the said *Dock Pritchard* so that you have his
body before the said Court of Common Pleas to
answer the charge of said indictment, and that you have
with you then and there this writ.

Given under my hand and the Seal of said Court
this *4th* day of *October* A. D. 1892
R. M. Crosby Clerk.

No.

COURT OF COMMON PLEAS,

Summit County.

THE STATE OF OHIO,

vs.

Dock Pritchard

BAIL BOND.

Filed A. D. 188.....

..... Clerk.

COM. PLEAS COURT, SUMMIT CO., O.

FILED

OCT 27 1892

R. McCORRY Clerk.

SHERIFF'S BAIL BOND.

Revised Statutes, Sec. 7172.




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

Be it Remembered, That on the 20th day of October
A. D. 1892, personally came before me, Thomas Martin
Sheriff, of the County of Union
George M Gamble and Elmer E Gamble

freeholders, residents of said County, 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
~~Frank~~ Frank Pritchard has been arrested by me, on a warrant 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 ~~Frank~~ Frank Pritchard
for the offense charged in the said indictment.

Now, Therefore, if the said ~~Frank~~ Frank Pritchard so
arrested as aforesaid, shall personally appear before the Judge of the Court of Common Pleas, of
the County last aforesaid, on the 5th day of the December 1892 at 9 o'clock
then and there to plead to the 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.

George Gamble 
Elmer E Gamble 


Signed in my presence, and approved by me this 20th day of October
A. D. 1892
Thomas Martin, Sheriff.

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Pif.	Def.	NAMES OF WITNESSES.	Pif.	Def.

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

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Term, 18

Filed _____ A. D. 18

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. 1290-3.

CLERK'S FEES.	Plff.	Deft.	SHERIFF'S FEES.	Plffs.	Defts.
Doc. and app. plff. and one deft, 12		12	On attachment,		
additional, each, 4			On capias, <i>Martin</i> 7 70	7	70
Entering finding indictment, 8	8		Calling witnesses, 5		
Entering pleas, each, 8	8		Calling jury, 10		
Indexing docket, " 4		4	Summoning jury, 40		
Index'g judgm'ts & final ord., each case, 15		15	Calling action, 12	12	
Index'g pend'g suits & liv. judg. " " 15		15	Serving subpoena on witnesses, 10		
Entering motion on docket and index, 8			miles travel, each, 8		
Filing <i>9</i> papers & post. in app. doc. ea. 12		96	copies for each 100 words, 8		
Taking affidavits, " 8			Bringing prisoner to court times, 60	60	
Certifying " without seal, 15			Com. prisoner to jail, " 60		
" " with " 35			Discharging prisoner, 60	60	
Filing prec., iss. capias, return & filing, 37	37		Miles travel, each, 8	16	
" " " Att., " " 37			On fl. fa. serv., 30c miles trav. " 8		
Taking justification of bail, 35			Forfeiting recognizance, 10		
Entering allowance of bail, 4	4		Serving indictment, 10		
Spec. war. to bring before judge, ret. & fil. 33			Transportation,		
Warrant to discharge prisoner, 25	25				
Recog. of def't and filing each, 29	29		<i>Martin</i> 7 70	7	70
" wit. " " 29			<i>Snodgrass</i> 1 4.8	1	4.8
Poling jury when required, 25			TOTAL SHERIFF'S FEES, \$ 9.18		
Impaneling jury & administering oaths, 12			NAMES OF WITNESSES.		
Call and ent. tales jur. and cert., each, 8					
Fil. prec., iss. sub. for 1 wit. & fil. 16					
additional names, each, 4					
Swearing witnesses, " 4					
Ent. att. of " days, " 4					
Certif. " 4					
Qualifying jurors, each, 8					
Ent. bar and court cal. & in., each term, 8	16				
Ent'g-orders on journal, per 100 words, 8	24				
" verdict on journal and filing, 12					
" rule on journal, 8					
" judgment on journal, 8	8				
Surplus record on journal, per 100 words, 8					
Indexing entries on journal, each, 4	08				
Transcribing-orders on docket, " 8	40				
" verdict on " 8					
" rule on " each, 8					
" judgm't on " " 8	8				
Copy of indictment and certificate,					
Continuance, each, 8	75				
Nolle pros., quashed or laid away, 8	8				
Ent. on cash book and index, 12	12				
" " ex. docket " 12	12				
Notlee of motion for new trial, 8					
Cost bill and filing, 29	29				
Certificate of sentence, 35					
Recording words at 8c. each 100, .	1 25				
List for grand jur. and pros. atty.,					
General index, 8	8				
	61 14				
	9 18				
	1 25				
	1 00				
	2 37.22				
	2 37.22				
TOTAL CLERK'S FEES. \$			TOTAL WITNESS FEES, \$		
			TOTAL FEES, \$		

25-22
16
9. 22
Rec'd 16 on file
custs, P.M.

Criminal Case File
Case No. 853

No. 853

UNION COMMON PLEAS.

STATE OF OHIO

against

Charles Perry

Defendant.

SEP

TERM

1892

Oct 4th 1892

Fine \$25.00 &

Five days in jail

Journal No. 16

Page 235

Record No. 3

Page 253

Ex. Doc.

Page

No. 853

The State of Ohio.

Against

Charles Perry.

Entry.



J-16-P-235

E. H. Porter,
Prosecuting Attorney.

The State of Ohio.
Against
Charles Perry.

No,

Indictment for selling to a minor.

Now comes the prosecuting attorney, on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff, and arraigned upon said indictment, for perjury to wit he is "guilty;" thereupon after being fully advised in the premises, it is ordered and adjudged by the court, that the said Charles Perry pay a fine of twenty-five dollars, and ~~the costs of this prosecution~~, and be imprisoned in the jail of Union ^{county}, for the term of five days; and that he pay the costs of this prosecution, for which execution is awarded.

E. H. Doherty, Pros. Atty.
Union County Ohio,

COM. PLEAS COURT, UNION CO., OHIO.

OCT 5 1892

To the Clerk:

Issue a warrant for the
arrest of Charles Perry, returnable
according to law, and direct the
Sheriff to hold him ⁱⁿ custody for five
days, or until he is discharged by
due course of law.

Edward H. Porter.

Prosecuting Attorney.

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. MCCRODY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
Sept Term, 1897.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
20 day of Sept
1897
R. M. Curry
Clerk of Courts.

853
No 888

Union County Common Pleas.

THE STATE OF OHIO,

v.s.
Charles Perry

INDICTMENT.

FOR
Unlawful Selling and
Furnishing Intoxicating
Liquor to Minors.

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

A TRUE BILL.

David W. Henderson
Forman of Grand Jury.

Filed SEP 14 1892 189

R. M. McCrody, Clerk.
Edward W. Porter,
Prosecuting Attorney.

Copy for Deft.

In the Court of Common Pleas.

THE STATE OF OHIO, }
 UNION COUNTY, SS. }

Union County, Ohio, of the term of September in the year
 of our Lord one thousand eight hundred and Ninety-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 au-
 thority of the State of Ohio, on their oaths, do find and present, that

Charles Perry

late of said County, on the 30th day of July in the year of our
 Lord one thousand eight hundred and ninety-two, with force and
 arms, in said County of Union and State of Ohio, did unlawfully sell
 intoxicating liquors to one Elias Mitchell, he, the said
 Elias Mitchell being then and there a minor, and
 said selling being without the written order of
 either the parents, guardian, or family physician
 of him the said Elias Mitchell he, the said Charles
 Perry then and there well knowing that the said
 Elias Mitchell was a minor; contrary to the form
 of the Statute in such case made and provided,
 and against the peace and dignity of the State of
 Ohio.

Second Count: And the jurors aforesaid,
 upon their oaths aforesaid, do further find and pre-
 sent that the said Charles Perry on the 30th day
 of July in the year of our Lord one thousand
 eight hundred and ninety-two, with force and arms
 in said County of Union, and State of Ohio, did un-
 lawfully furnish intoxicating liquors to one Elias
 Mitchell to be drunk by him, the said Elias Mitchell
 he the said Elias Mitchell being then and there a
 minor, and he, the said Charles Perry then and
 there well knowing that the said Elias Mitchell was
 a minor, and said furnishing of said intoxicating
 liquor to said Elias Mitchell not being then and

and there given by a physician in the regular
line of his practice; contrary to the form of the
statute in such case made and provided, and against
the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney of
Union County Ohio -

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

.....
Prosecuting Attorney, Hamilton County, Ohio

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Pif.	Def.	NAMES OF WITNESSES.	Pif.	Def.

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

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Term, 18

Filed *A. D. 18*

Clerk.

Criminal Case File
Case No. 854

No. 854

UNION COMMON PLEAS.

STATE OF OHIO

against

Marlow Clark

Defendant.

Jan 23^d 1893 default
fined \$5.00 and
costs of this
prosecution

JAN TERM 1893

Journal No. 16

Page 293

Record No. 3

Page 816

Ex. Doc. 10

Page 854

No. 854

Union Common Pleas.

THE STATE OF OHIO,

vs.

Harlow Belark

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.

Jacob L. Horn
Foreman of Grand Jury.

Filed January 10th 1893

Edward W. Dotts
Prosecuting Attorney.

On this 23rd day of
January 1893
Defendant arraigned and pleads
guilty to this indictment.

Clerk.

THE STATE OF OHIO, }
UNION COUNTY, } 88.

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 Ninety-Three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of Union, impaneled, sworn and charged to
inquire of crimes and offenses committed within 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

Harold Belack

late of said County, on the 24th day of December, in the
year of our Lord one thousand eight hundred and ninety-two with force and
arms, in said County of Union, and State of Ohio, unlawfully, violently,
and in a menacing manner did assault and
threaten one John Cunningham, then and there
being, and then the said John Cunningham
then and there did strike, beat, wound, and ill-
treat, and other wrongs to him the said John
Cunningham then and there did.

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

Edward W. Porter

Prosecuting Attorney of Union Co., O.

No. 857

Union Common Pleas.

THE STATE OF OHIO,

vs.

Harlow Clark

Indictment for Assault
& Battery

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

A TRUE BILL.

Jacob L. Horn

Foreman of Grand Jury.

Filed January 10th 1893

R. M. Croy

Clerk.

Edward W. Porter

Prosecuting Attorney.

On this _____ day of

_____ 189_____

Defendant arraigned and pleads

_____ guilty to this indictment.

Clerk.

**THE STATE OF OHIO, } ss.
UNION COUNTY,**

I hereby certify the within to be a true copy of the Original Indictment in this case.

R. M. Croy

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 Ninety-three.

*The Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of Union, impaneled, sworn and charged to
inquire of crimes and offenses committed within 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*

Harlow Clark

late of said County, on the 24th day of December, in the
year of our Lord one thousand eight hundred and ninety-two with force and
arms, in said County of Union, and State of Ohio, unlawfully, violently, and in
a menacing manner did assault and threaten one John Cunningham, then and
there being, and him the said John Cunningham then and there did strike
beat, wound, and ill-treat, and other wrongs to him the said John Cunnin-
-ham then and there did

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

Edward W. Porter,

Prosecuting Attorney of Union Co., O.

No. 854,
The State of Ohio
Against
Harlow Clark.

Entry.

JHP 293



E. H. Fortis, Pros. Atty.

No. 854.

The State of Ohio.

Against

Harlow Belark.

} Indictment for Assault & Battery.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff, and arraigned upon said indictment for plea thereto, saith he is "guilty"; thereupon after hearing testimony and being fully advised in the premises, it is ordered and adjudged by the court, that the said Harlow Belark, pay a fine of five dollars, and the costs of this prosecution; and execution is awarded.

E. H. Porter

Pros. Atty.

Jan. 23rd / 1893.

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Plef.	Def.	NAMES OF WITNESSES.	Plef.	Def.

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

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Term, 18

Filed _____ A. D. 18

Clerk.

No.	Crim. Cost Bill	Term.	Crim. App. Doc.	Page
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THE STATE OF OHIO,
AGAINST

County, _____

COURT OF COMMON PLEAS.

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

CLERK'S FEES.	Pliff.	Deft.	SHERIFF'S FEES.	Pliffs.	Defts.
Doc. and app. plff. and one deft, 12	12		On attachment,		
additional, each, 4	4		On capias,		
Entering finding indictment, 8	8		Calling witnesses, 5		
Entering pleas, each, 8	8		Calling jury, 10		
Indexing docket, " 4	4		Summoning jury, 40		
Index'g judgm'ts & final ord., each case, 15	15		Calling action, 12	12	
Index'g pend'g suits & liv. judg. " 15	15		Serving subpoena on witnesses, 10		
Entering motion on docket and index, 8	8		miles travel, each, 8		
Filing papers & post. in app. doc. ea. 12	36		copies for each 100 words, 8		
Taking affidavits, " 8			Bringing prisoner to court times, 60	60	
Certifying " without seal, 15			Com. prisoner to jail, " 60		
" " with " 35			Discharging prisoner, 60	60	
Filing prec., iss. capias, return & filing, 37			Miles travel, each, 8		
" " " Att., " " 37			On fl. fa. serv., 30c miles trav. " 8		
Taking justification of bail, 35			Forfeiting recognizance, 10		
Entering allowance of bail, 4			Serving indictment,		
Spec. war. to bring before judge, ret. & fl. 33			Transportation,	1 32	
Warrant to discharge prisoner, 25	25		TOTAL SHERIFF'S FEES, \$		
Recog. of def't and filing each, 29			NAMES OF WITNESSES.		
" wit. " " 29			Recd of Deft		
Poling jury when required, 25			cust' fine 11.08		
Impaneling jury & administering oaths, 12			RM		
Call and ent. tales jur. and cert., each, 8					
Fl. prec., iss. sub. for 1 wit. & fl. 16					
additional names, each, 4					
Swearing witnesses, " 4					
Ent. att. of " days, " 4					
Certif. " " 4					
Qualifying jurors, each, 8	8				
Ent. bar and court cal. & in., each term, 8	32				
Ent'g-orders on journal, per 100 words, 8	8				
" verdict on journal and filing, 12					
" rule on journal, 8	8				
" judgment on journal, 8	8				
Surplus record on journal, per 100 words, 8					
Indexing entries on journal, each, 4	8				
Transcribing-orders on docket, " 8	24				
" verdict on " 8	8				
" rule on " each, 8	8				
" judgment on " " 8	8				
Copy of indictment and certificate, 80					
Continuance, each, 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, 120	120				
List for grand jur. and pros. atty., 8	8				
General index, 8					
TOTAL CLERK'S FEES, \$	476				
	<u>132</u>				
	6.08				
			TOTAL WITNESS FEES, \$		
			TOTAL FEES, \$		

Criminal Case File
Case No. 855

State of Ohio }
Union County } do
I R M Brown clerk
of Court, do hereby,
Certify that the within
is a full and true
copy of the original
indictment now
on file in my office
R M Brown
Clerk of Court

No. 555

State of Ohio, Union Co.

COURT OF COMMON PLEAS,

January Term, 1883

THE STATE OF OHIO,

vs.

Stearl Loar and

Charles Dexter

INDICTMENT FOR

Burglary and Larceny.

A TRUE BILL:

Jacob L. Horn

Foreman of the Grand Jury.

Prosecuting Witness.

Plea

Filed

188

Clerk.

Edward W. Porter

Prosecuting Att'y Union Co.

ODELL & MAVER, Blank Book Manufacturers and Legal Blank
Publishers, Dayton, Ohio.

ON THE _____ day of _____ 188 I served a duly certified copy of
the within indictment, by handing the same to _____
Defendant
Fees, \$ _____
By _____ Sheriff.
Deputy.

State of Ohio, UNION County,

THE COURT OF COMMON PLEAS, January

Term in the Year Eighteen Hundred and Ninety-three

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

Stearl Loar and Charles Deiter

about the hour of TEN o'clock, in the night season of the SEVENTH day of December in the year one thousand eight hundred and Ninety-two in the County of Union aforesaid, into a certain Ware-house of the Pittsburg, Cincinnati, Chicago and St. Louis Railway Company

there situate and being, wilfully, maliciously, forcibly, and feloniously and burglariously did break and enter, with intent thereby then and there the personal goods, chattels property and monies of said Pittsburg, Cincinnati, Chicago, and St. Louis Railway Company.

in the said Ware-house then and there being and burglariously feloniously, to 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,

Edward W. Porter, Prosecuting Attorney, of

Union County, Ohio

I, Robt M. Conroy
hereby certify that
the within is a
true copy of
of the original
Indictment now
on file in my office
R. M. Conroy
Clerk of Court



No. 855

State of Ohio, Union Co.
COURT OF COMMON PLEAS.
January Term, 1873.

THE STATE OF OHIO,
vs.
Stearl Doar
Charles Deiter

INDICTMENT FOR
BURGLARY AND LARCENY.

A TRUE BILL:
Jacob L. Horn
Foreman of the Grand Jury.

Prosecuting Witness.

Plea

Filed 18

Clerk.

Edward W. Porter
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.

State of Ohio, UNION County,

THE COURT OF COMMON PLEAS, January

Term in the Year Eighteen Hundred and Ninety-three

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

Stearl Loar and Charles Deiter

about the hour of TEN o'clock, in the night season

of the SEVENTH day of December in the year

one thousand eight hundred and Ninety-two in the County of Union

aforsaid, into a certain Ware-house of the Pittsburg, Cincinnati, Chicago

and St. Louis Railway Company

there situate and being, wilfully, maliciously, feloniously, forcibly and burglariously did break and

enter, with intent thereby then and there the personal goods, chattels, property and monies of said Pittsburg, Cincinnati, Chicago and St. Louis Railway Company

in the said Ware-house then and there being

and burglariously feloniously, to 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,

Edward W. Potter, Prosecuting Attorney of

Union County, Ohio.

No. 855

Crim. App. Doc. Page

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Term, 189

Filed A. D. 189

Clerk.

No. 863 Crim. Cost Bill Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
AGAINST

*Charley Deters &
Share Loan*

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. Pl'ff and one Def't	12		12				
Additional, each,	4		4				
Entering Finding Indictment,	8		8				
Entering Pleas, each,	8		18				
Indexing Docket, "	4		4				
Indexing Judgm'ts and Final Ord., each case,	15						
Index'g Pend'g Suits & 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,	29						
" Wit. " "	29						
Polling Jury when required,	25						
Impaneling Jury and Administering Oaths,	12						
Call and Ent. Tales Jur. and Cert., each,	8						
Fl. Prec. Iss. Sub. for 1 Wit & Fil.,	16						
Additional names, each,	4						
Swearing Witnesses, "	4						
Ent. Att. of " days, "	4						
Cert. " "	4						
Qualifying Jurors, each,	8		24				
Ent. Bar & Court Cal & In., each Term,	8						
Ent. Orders on Jour., per 100 words,	8						
" Verdict on Journal and Filing,	12						
" Rule on Journal,	8						
" Judgment on Journal,	8						
Suplus Record on Journal per 100 words,	8						
Indexing Entries on Journal, each,	4		8				
Trans. Orders on Docket, "	8						
" Verdict on Docket,	8						
" Rule on Docket, each	8						
Judgment, on Docket, "	8						
Copy of Indictment and Certificate,			2 00				
Continuance, each,	8		24				
Nolle Procs., 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,							
List for grand Jur. and Pros. Att'y,							
General Index,	8						
Certificate of Discharge,	35						
Indexing Record,	8						
Total Clerk's Fees,	\$		384				
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 Prisoners,	60						
Miles Travel, each,	8						
On Fi. Fa Serv., 30c. Miles trav., "	8						
Forfeiting Recognizance,	10						
Serving Indictment,							
Transportation,							
Total Sheriff's Fees,	\$						

Criminal Case File
Case No. 856

Criminal Case File

Case No. 857

No. 437

UNION COMMON PLEAS.

STATE OF OHIO

against

William Peters

Defendant.

JAN TERM 1853

Journal No. 16 Page 290
Record No. 3 Page 317
Ex. Doc. 10 Page 857

No. 807

Union Common Pleas.

THE STATE OF OHIO,

vs
William Peters

Indictment for Furnishing
Intoxicating Liquor to Minors.

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

A TRUE BILL.

Jacob S. Horn
Foreman of Grand Jury.

Filed January 10th 1893

Edward W. Porter Clerk.
Prosecuting Attorney.

On this 19th day of

January 1893

Defendant arraigned and pleads
guilty to this indictment.

Clerk.

THE STATE OF OHIO, }
UNION COUNTY, } ss.

In the Court of Common Pleas, Union County, Ohio, of the Term
of January in the Year of our Lord One Thousand
Eight Hundred and Ninety- Three.

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

William Peters

late of said County, on the First day of August, in the
year of our Lord one thousand eight hundred and ninety- two with force and
arms, in said County of Union, and State of Ohio, did unlawfully
furnish intoxicating liquors to one Elias
Mitchell, to be drunk by him the said Elias
Mitchell he, the said Elias Mitchell being then
and there a minor, and he the said William
Peters then and there well knowing that the
said Elias Mitchell was a minor, and said
furnishing of said intoxicating liquors to
said Elias Mitchell not being then and there
given by a physician in the regular line
of his practice;

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

Edward W. Foster
Prosecuting Attorney of Union Co., O.

No. 807

Union Common Pleas.

THE STATE OF OHIO,

vs.

William Peters

*Indictment for Furnishing
Intoxicating Liquor to Minors*

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

A TRUE BILL.

Jacob L. Horn

Foreman of Grand Jury.

Filed *January 10* 1893

R. M. Croory

Clerk.

Edward W. Porter

Prosecuting Attorney.

On this _____ day of

189

Defendant arraigned and pleads

_____ guilty to this indictment.

Clerk.

THE STATE OF OHIO, } ss.
UNION COUNTY,

I hereby certify the within to be a
true copy of the Original Indictment in
this case.

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 Ninety-three.

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

William Peters

*late of said County, on the First day of August, in the
year of our Lord one thousand eight hundred and ninety-two with force and
arms, in said County of Union, and State of Ohio, did unlawfully furnish*

*intoxicating liquors to one Elias Mitchell, to be drank by him the said
Elias Mitchell he, the said Elias Mitchell being then and there a minor
and he the said William Peters then and there well knowing that the
said Elias Mitchell was a minor, and said furnishing of said intoxicat-
ing liquors to said Elias Mitchell not being then and there given by
a physician in the regular line of his practice*

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

Edward W. Porter,

Prosecuting Attorney of Union Co., O.

No. 807

The State of Ohio.

vs.

William Peters.

Entry.

Jan 18 1893
filed Wm. Perry
clerk

E. H. Porter, Dist. Atty.

The State of Ohio. }
vs. } Indictment for Furnishing Intox-
William Peters. } icating Liquor to Minors.

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 there- to saith he is "guilty;" thereupon after being fully advised in the premises, it is ordered and adjudged by the court that the said William Peters pay a fine of ten dollars, and the costs of this prosecution; and ex- ecution is awarded.

E. H. Foster, Pros. Atty.

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Plf.	Deft.	NAMES OF WITNESSES.	Plf.	Deft.

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

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Term, 18

Filed _____ A. D. 18

Clerk.

Criminal Case File
Case No. 858

No. 858

UNION COMMON PLEAS.

STATE OF OHIO

against

French Simmons et al
John Rogers Defendant.

1893

Journal No. Page
Record No. Page
Ex. Doc. D Page 858

No. 888

State of Ohio, Union Co.

COURT OF COMMON PLEAS.

April Term, 1893.

THE STATE OF OHIO,

vs.

French Timmons and
John Rogers.

INDICTMENT FOR

Burglary and Petit Larceny.

A TRUE BILL:

John W. Southard
Foreman of the Grand Jury.

William H. Heam
Prosecuting Witness.

Plea

Filed



188

Clerk.

Edward W. Potts.

Prosecuting Att'y Co.

Defendant
Fees, \$

By

Deputy.

Sheriff.

ON THE _____ day of _____ 188 I served a duly certified copy of
the within indictment, by handing the same to _____

State of Ohio, Union County,

THE COURT OF COMMON PLEAS.

April Term in the Year Eighteen Hundred and Ninety-three
 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

French Timmons and John Rogers

about the hour of Twelve o'clock, in the night season of the Second day of April in the year one thousand eight hundred and Ninety-three in the County of Union aforesaid, into a certain Store-house of William H. Haam

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 H. Haam

in the said Store-house then and there being feloniously, to 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.

Second Count: And the Jurors aforesaid,

upon their oaths aforesaid, do further find and present, that the said French Timmons and John Rogers, on the second day of April, in the year of our Lord one thousand eight hundred and ninety-three, at the County of Union aforesaid, unlawfully and feloniously did steal, take and carry away certain money of the amount and value of seven dollars, the property of William H. Haam, three pocket knives each of the value of forty-five cents, and altogether of the value of one & 35/100 Dollars; four boxes of cartridges each of the value

of twenty-five cents, and altogether of the value of
one dollar, two boxes of cigars, each of the value
of two + 00, or Dollars, and both together of the
value of five dollars, three plugs of tobacco, each
of the value of ten cents, and all together of the
value of thirty cents; candy of the value of fifty
cents, ~~and~~ and altogether all of the amount and
value of fifteen dollars and fifteen cents, the
monies, goods, chattels and property of the
said William H. Heam, contrary to the form
of the Statute made and provided, and against
the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney.
Union County Ohio

No. 858

State of Ohio, Union Co.

COURT OF COMMON PLEAS.

April Term, 1883

THE STATE OF OHIO,

vs.

French Simmons and

John Rogers

INDICTMENT FOR

Burglary and Petit Larceny.

A TRUE BILL:

John W. Southard
Foreman of the Grand Jury.

William H. Harn
Prosecuting Witness.

Plea

Filed April 7th 1883

R. McHenry
Clerk.

Edward W. Porter
Prosecuting Att'y Union Co.

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

Defendant
Fees, \$

By

Deputy.

Sheriff.

ON THE _____ day of _____ 188 I served a duly certified copy of the within indictment, by handing the same to _____

State of Ohio
Union County Edw

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

R. M. Lundy
Clerk

State of Ohio, Union County,

THE COURT OF COMMON PLEAS, APRIL,

Term in the Year Eighteen Hundred and Ninety-three
 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

French Timmons and

John Rogers

about the hour of TWELVE o'clock, in the night season of the Second day of April in the year one thousand eight hundred and ninety-three in the County of Union aforesaid, into a certain store-house of

William H. Ham

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 H. Ham

in the said store-house then and there being burglariously feloniously, to 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.

Second Count:---And the Jurors aforesaid, upon their oaths aforesaid, do further find and present, that the said French Timmons and John Rogers on the second day of April, in the year of our Lord one thousand eight hundred and ninety-three, at the County of Union aforesaid, unlawfully and feloniously did steal, take, and carry away certain money of the amount and value of seven dollars, the property of William H. Ham, three pocket knives each of the value of forty-five cents, and altogether of the value of one and 35-100 dollars: four boxes of cartridges each of the value of twenty-five cents, and altogether of the value of one dollar, two boxes of cigars, each of the value of two and 50-100 dollars, and both together of the value of five dollars, three plugs of tobacco each of the value of ten cents, and all together of the value of thirty cents: candy of the value of fifty cents, all of the amount and value of

fifteen dollars and fifteen cents, the monies, goods, chattels and proper
-ty of the said William H. Ham, contrary to the form of the Statute made
made, and provided, and against the peace and dignity of the State of,
Ohio.

Edward W. Porter, Prosecuting Attorney,

Union County, Ohio.

No. 858

State of Ohio, Union Co.

COURT OF COMMON PLEAS.

April Term, 1883.

THE STATE OF OHIO,

vs.
French Simmons
John Rogers

INDICTMENT FOR
Burglary and Petit Larceny.

A TRUE BILL:

John W. Southard
Foreman of the Grand Jury.
William H. Heam
Prosecuting Witness.

Plea _____
Filed April 7th 1883
R. M. Brody
Clerk.

Edward W. Porter
Prosecuting Att'y Union Co.

ODELL & MAVER, Blank Book Manu'acturers and Legal Blank Publishers, Dayton, Ohio.

Defendant
Fees, \$ _____

By _____
Deputy.

Sheriff.

ON THE _____ day of _____ 1883 I served a duly certified copy of
the within indictment, by handing the same to _____

*The State of Ohio, ss
Union County }
I hereby certify the within to be
a true copy of the indictment in this case
R. M. Brody*

State of Ohio, Union County,

THE COURT OF COMMON PLEAS, APRIL

Term in the Year Eighteen Hundred and Ninety-three

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

French Timmons and

John Rogers

about the hour of TWELVE o'clock, in the night season

of the Second day of April in the year

one thousand eight hundred and ninety-three in the County of Union

aforsaid, into a certain store-house of

William H. Ham

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 H. Ham

in the said store-house then and there being burglariously feloniously, to 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.

Second Count:----And the Jurors aforsaid, upon their oaths aforsaid, do further find and present, that the said French Timmons and John Rogers, on the second day of April, in the year of our Lord one thousand eight hundred and ninety-three, at the County of Union aforsaid, unlawfully, and feloniously did steal, take and carry away certain money of the amount and value of seven dollars, the property of William H. Ham, three pocket knives each of the value of forty-five cents, and altogether of the value of one and 35-100 dollars: four boxes of cartridges each of the value of twenty-five cents, and altogether of the value of one dollar, two boxes of cigars, each of the value of two and 50-100 dollars, and both together of the value of five dollars, three plugs of tobacco, each of the value of ten cents, and altogether of the value of

thirty cents:candy of the value of fifty cents,^{and} all of the amount and value of fifteen dollars and fifteen cents, the monies, goods, chattels, and property of the said William H. Ham, contrary to the form of the Statute made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney

Union County, Ohio.

No.

Crim. App. Doc. Page

COST BILL.

..... Common Pleas,

THE STATE OF OHIO,
AGAINST

..... Term, 189.....

Filed A. D. 189.....

..... Clerk.

No. 858 Crim. Cost Bill Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
 AGAINST
Frank Immont
John Rogers

County.
COURT OF COMMON PLEAS.

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

CLERK'S FEES.	Plff.	Deft.	WITNESS FEES.	County.	
				Piffs.	Defts.
Doc. and App. Plff and one Def't	12	12			
Additional, each,	4	4			
Entering Finding Indictment,	8	8			
Entering Pleas, each,	8	16			
Indexing Docket,	4	4			
Indexing Judgm'ts and Final Ord., each case,	15	15			
Index'g Pend'g Suits & Liv. Judg., " "	15	15			
Entering Motion on Docket and Index,	8	8			
Filing Papers & Post. in App. Doc., each,	12	24			
Taking Affidavits, " "	8	8			
Certifying " without seal, " "	15	15			
" " with " " "	35	35			
Filing Proc., Iss. Capias, Return and Filing,	37	74			
" " " Att, " " "	37	37			
Taking Justification of Bail,	35	35			
Entering Allowance of Bail,	4	4			
Spec. War. to bring before Judge, Ret. & Fil.,	33	33			
Warrant to discharge Prisoner,	25	25			
Recog. of Def't and Filing, each,	29	29			
" Wit. " " "	29	29			
Polling Jury when required,	25	25			
Impaneling Jury and Administering Oaths,	12	12			
Call and Ent. Tales Jur. and Cert., each,	8	8			
Fil. Proc., Iss. Sub. for 1 Wit & Fil.,	16	16			
Additional names, each,	4	4			
Swearing Witnesses, " "	4	4			
Ent. Att. of " days, " "	4	4			
Cert. " " "	4	4			
Qualifying Jurors, each,	8	8			
Ent. Bar & Court Cal & In., each Term,	8	16			
Ent. Orders on Jour., per 100 words,	8	8			
" Verdict on Journal and Filing,	12	12			
" Rule on Journal,	8	8			
" Judgment on Journal,	8	8			
Suplus Record on Journal per 100 words,	8	8			
Indexing Entries on Journal, each,	4	4			
Trans. Orders on Docket, " "	8	8			
" Verdict on Docket,	8	8			
" Rule on Docket, each	8	8			
Judgment, on Docket, " "	8	8			
Copy of Indictment and Certificate,	8	200			
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	8			
Cost Bill and Filing,	29	29			
Certificate of Sentence,	35	35			
Recording words, at 8c. each 100,					
List for grand Jur. and Pros. Att'y,	8	8			
General Index,	8	8			
Certificate of Discharge,	35	35			
Indexing Record,	8	8			
Total Clerk's Fees,	\$	4.42			

SHERIFF'S FEES.					
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 Prisoner to Court, times,	60				
Com. Prisoner to Jail " "	60				
Discharging Prisoners,	60				
Miles Travel, each,	8				
On Fi. Fa Serv., 30c. Miles trav., " "	8				
Forfeiting Recognizance,	10				
Serving Indictment,					
Transportation,					
Total Sheriff's Fees,	\$	1.72			

Criminal Case File
Case No. 859

Merion

Rollin second.

No. *859*

UNION COMMON PLEAS.

STATE OF OHIO

against

Andy Kammagan
Defendant.

April 14, 1893

*Pleaded guilty. Sentence
\$25.00 and 5 days in jail
and costs.*

APR TERM 1893

General Index.

Journal No.	<i>16</i>	Page	<i>373.</i>
Record No.	<i>3</i>	Page	<i>319</i>
Ex. Doc.	<i>D</i>	Page	<i>859</i>

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. McCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189_____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189_____.

Clerk of Courts.

No 859.

Union County Common Pleas.

THE STATE OF OHIO,

VS.

Andy Kaunagan.

INDICTMENT.

FOR

Unlawfully Selling and
Furnishing Intoxicating
Liquor to Minors.

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

A TRUE BILL.

John W. Southwick
Clerk of Grand Jury.

Filed _____ 189_____

APR 8 1893

R. McCroby, Clerk

Edward W. Porter
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO,
UNION COUNTY, SS.

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three.

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

Andy Kaunagan

late of said County, on the 6th day of February in the year of our
Lord one thousand eight hundred and Ninety-three, with force and
arms, in said County of Union and State of Ohio, did unlawfully sell
intoxicating liquors to Bert Richardson, he, the
said Bert Richardson being then and there a minor,
and said selling being without the written order of
either the parents, guardian, or family physician
of him the said Bert Richardson, he, the said
Andy Kaunagan then and there well knowing
that the said Bert Richardson was a minor,
contrary to the force of the statute in such case
made and provided, and against the peace
and dignity of the State of Ohio.

Second Count: And the jurors aforesaid,
upon their oaths aforesaid, do further find and pre-
sent that the said Andy Kaunagan, on the 6th
day of February, in the year of our Lord one thousand
eight hundred and ninety-three, with force and
arms in said county of Union, and State of Ohio,
did unlawfully furnish intoxicating liquors to
Bert Richardson, to be drunk by him the said
Bert Richardson, he, he the said Bert Richardson
being then and there a minor, and he, the said
Andy Kaunagan then and there well knowing
that the said Bert Richardson was a minor,
and said furnishing of said intoxicating

liquor to said Bert Richardson not being then
and there given by a physician in the
regular line of his practice; contrary to the
form of the statute in such case made and
provided, and against the peace and dignity
of the State of Ohio.

Edward W. Porte, Prosecuting Attorney-
Union County Ohio.

SHERIFF'S RETURN.

FEES.

Service & Return, \$	25
Mileage, - - -	40
Conveyance, - - -	
Assistance, - - -	
Sustenance, - - -	
Total, - - - \$.65

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

By virtue of the commands of this Writ, I have
arrested the said *made search*
and cannot find
the within named Andy
Lamigan
F.E. Beecher Siff

Doc. *(D)* No. *859* Page, *859*

The State of Ohio

AGAINST

Andy Lamigan
WARRANT ON INDICTMENT.

Issued *April 10*, 18*93*
Edward W. Porter
Prosecuting Attorney.

Returned and filed

18

Clerk.

WARRANT ON INDICTMENT.

(Secs. 4959, 7229, 7230.)

THE STATE OF OHIO,

Union

County,

Pulman,

To the Sheriff of said County, Greeting:

Whereas, At the *April* Term, B. D. 1893
of the Court of Common Pleas of said County of
Union an indictment was found by the
Grand Jury thereof, against *Andy Haurigan*
for a certain offence, to-wit: for
unlawfully selling, and furnishing
intoxicating liquors to minors,

You are therefore commanded to arrest and safely keep
the said *Andy Haurigan* so that you have his
body— before the said Court forthwith to
answer the charge of said indictment, and that you have
with you then and there this writ.

Given under my hand and the Seal of said Court
this 10th day of *April* B. D. 1893
R. M. Grovy Clerk.

SHERIFF'S RETURN.

FEE'S.

Service & Return, \$ 50
 Mileage, - - - 2.80
 Conveyance, - - -
 Assistance - - - 1.00
 Sustenance, - - -

Total, - - \$ 4.30

THE STATE OF OHIO, }
 County, } ss.

By virtue of the commands of this Writ, I have
 arrested the said *Andy Hamagan*
 and have him in court
this 4th of April 1893

Andy Snowgrass
Sheriff

Doc. *D* No. *807* Page

The State of Ohio

AGAINST

Andy Hamagan
 WARRANT ON INDICTMENT.

Issued *April 11*, 18*93*

W. Porter
 Prosecuting Attorney.

Returned and filed

18

Clerk.

55

WARRANT ON INDICTMENT.

(Secs. 4959, 7229, 7230.)

THE STATE OF OHIO, }
Union County, }

To the Sheriff of said County, Greeting:

Whereas, At the *April* Term, A. D. 1893
of the Court of Common Pleas of said County of
Union an indictment was found by the
Grand Jury thereof against *Audy Haunagan*
for a certain offense to-wit: for
unlawfully selling and furnishing
intoxicating liquor to minors,

You are therefore commanded to arrest and safely keep
the said *Audy Haunagan* so that you have his
body before the said Court forthwith to
answer the charge of said indictment, and that you have
with you then and there this writ.

Given under my hand and the Seal of said Court
this 11th day of *April* A. D. 1893
R. M. Brown Clerk.

No. 859.

The State of Ohio
vs.

Andy Kauffman,

Entry.



J-16-P-373.

E. H. Porter
Pros. Atty.

The State of Ohio.

vs.

Audrey Hoannagan.

No. 859.

Indictment for selling to Minor.

Now comes the prosecuting attorney, on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto, saith he is "guilty"; thereupon after being fully advised in the premises, it is ordered and adjudged by the court that the said defendant Audrey Hoannagan pay a fine of twenty-five dollars and the costs of this prosecution; and that he be imprisoned in the jail of Union County for the term of five days, and that he stand committed to said jail until said fine and costs shall be paid, or secured to be paid, or he be otherwise legally discharged.

E. H. Foster.

Prov. Atty.

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Pif.	Deft.	NAMES OF WITNESSES.	Pif.	Deft.

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

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Term, 18

Filed _____ A. D. 18

Clerk.

Criminal Case File
Case No. 860

No. 860

UNION COMMON PLEAS.

STATE OF OHIO

against

Andy Hoarnagan
Defendant.

Pleaded guilty. Sentence
\$25.00 + costs and 5 days
in jail to take effect
on expiration of sentence
in 859.

Apr. 14, 1893

APR TERM 6 1893

General Index

Journal No. 16

Page 373

Record No. 3

Page 321

Ex. Doc. D

Page 860

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. MCCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189____.

IN TESTIMONY WHEREOF, I herunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189____.

Clerk of Courts.

No. 860.

Union County Common Pleas.

THE STATE OF OHIO,

v.s.

Audrey Kammagan.

INDICTMENT.

FOR

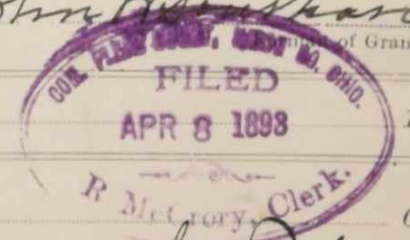
Unlawfully Selling and
Furnishing Intoxicating Liquor
to a Minor.

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

A TRUE BILL.

John W. [Signature]
_____ of Grand Jury.

Filed



189

Edward W. [Signature]

Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three.

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

Audy Kaunagan

late of said County, on the 24th day of December in the year of our
Lord one thousand eight hundred and Ninety-two, with force and
arms, in said County of Union and State of Ohio, did unlawfully
sell intoxicating liquors to Arthur Bonnum and
Dennie Drake, they, the said Arthur Bonnum
and Dennie Drake being then and there minors,
and said selling being without the written order
of either the parents, guardian, or family physi-
cian of either the said Arthur Bonnum and
Dennie Drake, the said Audy Kaunagan
then and there well knowing that the said
Arthur Bonnum and Dennie Drake were minors;
contrary to the form of the statute in such case
made and provided, and against the peace
and dignity of the state of Ohio.

Second Count: And the Jurors aforesaid,
upon their oaths aforesaid, do further find and pre-
sent that the said Audy Kaunagan, on the
24th day of December, in the year of our Lord
one thousand eight hundred and ninety-two,
with force and arms in said county of Union,
and State of Ohio, did unlawfully furnish intox-
icating liquors to Arthur Bonnum and Dennie
Drake, to be drunk by them the said Arthur
Bonnum and Dennie Drake, they, the said Arthur
Bonnum and Dennie Drake being then and there

minors, and he, the said Andy Baumagan then
and there well knowing that the said Arthur Bonum
and Jennie Drake were minors, and said furnish-
ing of said intoxicating liquor to said Arthur
Bonum and Jennie Drake not being then and
there given by a physician in the regular
line of his practice, contrary to the form of
the statute in such case made and provided,
and against the peace and dignity of the
State of Ohio.

Edward W. Fouts, Prosecuting Attorney.
Union County Ohio. ✓

No. 860.

The State of Ohio

vs,

Audrey Kaunagans.

Entry.



J-16-P-373

E. H. Porter

Pros. Atty.

The State of Ohio
vs.
Andy Hoannagan.

No. 860

Indictment for selling liquor
to minors.

Now comes 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 he
is "guilty;" whereupon after being fully advised
in the premises, it is ordered and adjudged
by the court, that the said Andy Hoannagan
be imprisoned in the jail of Union County
for the period of five days, and that he pay a
fine of twenty-five dollars, and the costs of
this prosecution, and that he stand con-
mitted to said jail until the amount of said
fine and costs shall be paid, or secured to
be paid, or he be otherwise legally discharged.
Verdict is entered herein, by order of the court, at the request of the prosecuting
attorney, as to the second count
of the indictment herein -

E. H. Porter, Pros. Atty.

Criminal Case File
Case No. 861

No. 861

UNION COMMON PLEAS.

STATE OF OHIO

against

Andy Harragan
Defendant.

Pleaded guilty. Sentence
\$50 ^{or costs} and 10 days in jail

Apr. 14, 1893

APR TERM 1893

General Index.

Journal No. 16 Page 373

Record No. 3 Page 323

Ex. Doc. D Page 861

On this _____ day of _____
189___, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. MCCRODY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189___.

IN TESTIMONY WHEREOF, I herunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189___

Clerk of Courts.

No 861

Union County Common Pleas.

THE STATE OF OHIO,

v.s.

Audley Kammagan.

INDICTMENT.

FOR

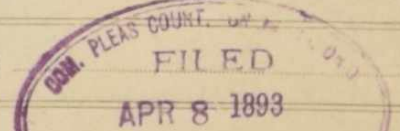
*Keeping Place Open
and
Selling on Sunday.*

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

A TRUE BILL.

John W. Southard
Forman of Grand Jury.

Filed _____ 189___



Edward W. Potts Clerk.
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three.

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

Audy Kaunagan

late of said County, on the 29th day of January in the year of our
Lord one thousand eight hundred and Ninety-three, with force and
arms, in said County of Union and State of Ohio, the same day being
the first day of the week, commonly called Sunday,
did unlawfully and knowingly allow to be open,
and remain open, a certain room and place which
was then and there, and therefore, a place of pub-
lic resort, which on other days of the week than
the first day commonly called Sunday, intox-
icating liquors were then and therein sold and
exposed for sale by the said Audy Kaunagan
the said room not being then and there a
regular drugstore, contrary to the form of the
Statute in such case made and provided, and
against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid,
upon their oaths aforesaid, do further find and present
that the said Audy Kaunagan, on the 29th day of
January, in the year of our Lord one thousand
eight hundred and ninety three, at the county of
Union aforesaid, the same day being the first day
of the week, commonly called Sunday, did unlaw-
fully and knowingly sell intoxicating liquors to
Pearl Croft, Loyd Miller, Floyd Gill, Lew Albright,
Cassius Campbell and Harry Campbell, then and
there being, the said Audy Kaunagan not being

them, and there a regular druggist, and said
selling not being on the written prescription of a
regular practicing physician for medical purposes
only, contrary to the form of the statute in such
case made and provided, and against the peace
and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney
Union County Ohio.

No. 861,
The State of Ohio
vs.
Andy Keannagan.

Entry.



Q-16-P 373

E. A. Porter,
Proc. Atty -

The State of Ohio }
 vs. }
 Andy Keannagan. } Indictment for Keeping Peace Open
 and Selling on Sunday-

Now comes the prosecuting attorney on behalf of the state of Ohio, and the defendant being brought into court in custody of the sheriff, and arraigned upon said indictment for plea thereto, saith he is "guilty;" thereupon, after being fully advised in the premises, it is ordered and adjudged by the court that the said Andy Keannagan be imprisoned in the jail of Union County for the period of ten days, and to pay a fine of fifty dollars and costs, and that he stand committed to said jail until said fine and costs shall be paid.

E. N. Porter.

Pros. Atty.

Criminal Case File
Case No. 862

No. 862

UNION COMMON PLEAS.

STATE OF OHIO

against

Andy Warragan
Defendant.

APR TERM 1893

April 14th 1893

Nollic

General Index.

Journal No. *16* Page *374*

Record No. **NO RECORD** Page

Ex. Doc. *D* Page *862*

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. E. MCCOBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189____

Clerk of Courts.

No 862

Union County Common Pleas.

THE STATE OF OHIO,

VS.

Audy Hannagan.

INDICTMENT.

FOR

Keeping Place Open
and Selling on Sunday.

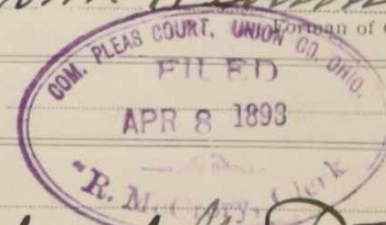
This Bill of Indictment found upon testimony sworn
and sent to the Grand Jury by order of the Court,
at the request of the Prosecuting Attorney.

A TRUE BILL.

John W. Southard

Clerk of Grand Jury.

Filed



189____

Edward W. Ports.

Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year of our Lord one thousand eight hundred and Ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within 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

Andy Kaunagan

late of said County, on the 19th day of March in the year of our Lord one thousand eight hundred and Ninety-three, with force and arms, in said County of Union and State of Ohio, the same day being the first day of the week, commonly called Sunday, did unlawfully and knowingly allow to be open, and remain open, a certain room and place which was then and there, and therefore, a place of public resort, which on other days of the week than the first day commonly called Sunday, intoxicating liquors were then and therein sold and exposed for sale by the said Andy Kaunagan; the said room not being then and there a regular drugstore, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid, upon their oaths aforesaid, do further find and present that the said Andy Kaunagan on the 19th day of March, in the year of our Lord one thousand eight hundred and Ninety-three, at the county of Union aforesaid, the same day being the first day of the week, commonly called Sunday, did unlawfully and knowingly sell intoxicating liquors to Fredrick Sommer and Buck Parker, then and there being, he the said Andy Kaunagan not being then and there a regular druggist

and said selling not being on the written pre-
scription of a regular practicing physician for
medical purposes only, contrary to the form of the
Statute in such case made and provided, and
against the peace and dignity of the State of Ohio.

Edward W. Potter, Prosecuting Attorney
of Union County Ohio.

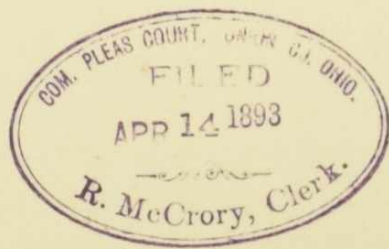
No 862.

The State of Ohio.

vs.

Andy Kainagan.

Entry.



J-16-P-374-

E. H. Folsom.

Pros. Atty.

No. 862.

The State of Ohio
vs.
Andy. Hoanagan

Indictment for Keeping Place
Open etc. on Sunday -

Rollie prosequer is entered
herein, by order of the court, at the
request of the prosecuting attorney.

E. N. Porter.

Pros. Atty.

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Pif.	Deft.	NAMES OF WITNESSES.	Pif.	Deft.

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

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Term, 18

Filed A. D. 18

Clerk.

No. *867* *Crim. Cost Bill* Term. *Crim. App. Doc.*

Page

THE STATE OF OHIO,

AGAINST

Hammagan

County,

COURT OF COMMON PLEAS.

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

CLERK'S FEES.		Plff.	Deft.	SHERIFF'S FEES.		Plffs.	Defts.
Doc. and app. plff. and one deft.	12	<i>12</i>		On attachment,			
additional,	each, 4			On capias,			
Entering finding indictment,	8	<i>8</i>		Calling witnesses,	5		
Entering pleas,	each, 8	<i>16</i>		Calling jury,	10		
Indexing docket,	" 4	<i>8</i>		Summoning jury,	40		
Index'g judgm'ts & final ord., each case.	15	<i>10</i>		Calling action,	12	<i>10</i>	
Index'g pend'g suits & liv. judg. " "	15	<i>10</i>		Serving subpoena on witnesses,	10		
Entering motion on docket and index,	8	<i>8</i>		miles travel,	each, 8		
Filing <i>3</i> papers & post. in app. doc. ea.	12	<i>36</i>		copies for each 100 words,	8		
Taking affidavits,	" 8			Bringing prisoner to court times,	60	<i>60</i>	
Certifying " without seal,	15			Com. prisoner to jail,	" 60		
" " with " "	35			Discharging prisoner,	60		
Filing prec., iss. capias, return & filing,	37			Miles travel,	each, 8		
" " " Att., " "	37			On fl. fa. serv., 30c miles trav. "	8		
Taking justification of bail,	35			Forfeiting recognizance,	10		
Entering allowance of bail,	4			Serving indictment,		<i>3/6</i>	
Spec. war. to bring before judge, ret. & fl.	33			Transportation,			
Warrant to discharge prisoner,	25	<i>-</i>				<i>118</i>	
Recog of def't and filing each,	29						
" wit. " "	29						
Poling jury when required,	25						
Impaneling jury & administering oaths,	12						
Call and ent. tales jur. and cert., each,	8						
Fil. prec., iss. sub. for 1 wit. & fl.	16						
additional names,	each, 4						
Swearing witnesses,	" 4						
Ent att. of " days, " "	4						
Certif. " "	4						
Qualifying jurors,	each, 8						
Ent. bar and court cal. & in., each term.	8	<i>8</i>					
Ent'g-orders on journal. per 100 words,	8	<i>16</i>					
" verdict on journal and filing,	12						
" rule on journal,	8						
" judgment on journal,	8	<i>8</i>					
Surplus record on journal, per 100 words,	8						
Indexing entries on journal,	each, 4	<i>4</i>					
Transcribing-orders on docket,	" 8	<i>107</i>					
" verdict on " "	8						
" rule on " each,	8						
" judgm't on " "	8						
Copy of indictment and certificate,		<i>102</i>					
Continuance,	each, 8	<i>8</i>					
Nolle pros., quashed or laid away,	8	<i>8</i>					
Ent. on cash book and index,	12	<i>102</i>					
" " ex. docket " "	12	<i>102</i>					
Notice of motion for new trial,	8	<i>102</i>					
Cost bill and filing,	29	<i>29</i>					
Certificate of sentence,	35						
Recording words at 8c. each 100,							
List for grand jur. and pros. atty.,							
General index,	8	<i>8</i>					
		<i>348</i>					
TOTAL CLERK'S FEES.							
				TOTAL SHERIFF'S FEES,			
				NAMES OF WITNESSES.			
				TOTAL WITNESS FEES,			
TOTAL FEES,							

Criminal Case File
Case No. 863

Sunday

No. 863

UNION COMMON PLEAS.

STATE OF OHIO

against

Andy Keannagan

Defendant.

APR TERM 1893

April 14 1893

Noted
General Index.

Journal No. 16

Page 374

Record No Record.

Page

Ex. Doc. 15

Page 863

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. McCEORY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189_____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____

189_____

Clerk of Courts.

No 863.

Union County Common Pleas.

THE STATE OF OHIO,

v.s.

Audy Hannagan.

INDICTMENT.

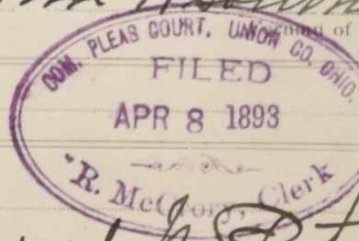
Keeping Place Open
and Selling on Sunday.

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

A TRUE BILL.

John W. Whitford
Clerk of Grand Jury.

Filed



189_____

Edward A. Forts.
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three.

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

Audy Kaunagan

late of said County, on the 19th day of February in the year of our
Lord one thousand eight hundred and Ninety-three, with force and
arms, in said County of Union and State of Ohio, the same day being
the first day of the week, commonly called Sunday,
did unlawfully and knowingly allow to be open and
remain open a certain room and place which
was then and there, and therefore, a place of pub-
lic resort, which on other days of the week than
the first day commonly called Sunday, intoxicating
liquors were then and there sold and exposed
for sale by the said Audy Kaunagan; the
said room not being then and there a regular
drug-store, contrary to the form of the statute
in such case made and provided, and against
the peace and dignity of the State of Ohio.

Second Count: And the jurors aforesaid,
upon their oaths aforesaid, do further find and
present that the said Audy Kaunagan on the
19th day of February, in the year of our Lord one
thousand eight hundred and ninety-three, at
the county of Union aforesaid, the same day
being the first day of the week commonly called
Sunday, did unlawfully and knowingly sell in-
toxicating liquors to Floyd Gill and George Gill
then and there being, he the said Audy Kaunagan
not being then and there a regular druggist

and said selling not being on the written
prescription of a regular practicing physician
for medical purposes only, contrary to the form
of the statute in such case made and provided,
and against the peace and dignity of the State
of Ohio.

Edward W. Porter, Prosecuting Attorney,
Union County Ohio.

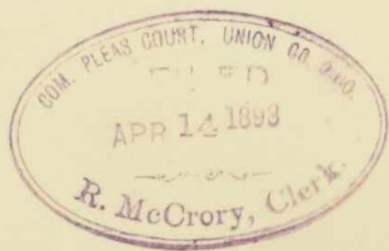
~~No. 863~~ No. 863

The State of Ohio

vs.

Andy Keenan

Entry.



J-16-P-374

E. H. Porter, Pros. Atty.

The State of Ohio.
vs.
Andy Kammagan.

No. 863.

Judgment for Keeping Place
Open on Sunday.

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

E. K. Porter.
Pros. Atty.

Criminal Case File
Case No. 864

No. 864.

UNION COMMON PLEAS.

STATE OF OHIO

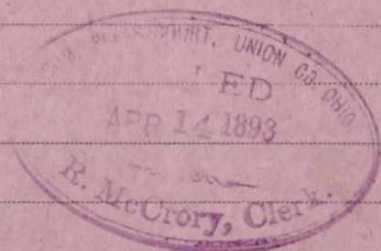
against

Andy Hannagan

Defendant.

APR TERM 1893

General Index



Nollied

Journal No. 16 Page 374
Record **No Record.** Page
Ex. Doc. 2 Page 864

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. MCCOBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189____

Clerk of Courts.

No 864

Union County Common Pleas.

THE STATE OF OHIO,

T.S.

Andy Kaunagan

INDICTMENT.

FOR
*Unlawfully selling and
Furnishing Intoxicating
Liquor to minors.*

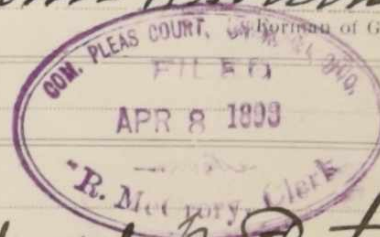
This Bill of Indictment found upon testimony sworn
and sent to the Grand Jury by order of the Court,
at the request of the Prosecuting Attorney.

A TRUE BILL.

John Southard

Clerk of Grand Jury.

Filed



189

Edward A. Ports

Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three.

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

Andy Kaunagau

late of said County, on the 25th day of March in the year of our
Lord one thousand eight hundred and Ninety-three, with force and
arms, in said County of Union and State of Ohio, did unlawfully sell
intoxicating liquors to Frank Soumer^{and} Ray Wood, ~~Buck~~
~~Parker, Will Jones, Isaac Beeny, and Fredrick Soumer,~~
they, the said Frank Soumer^{and} Ray Wood, ~~Buck Parker,~~
~~Will Jones, Isaac Beeny, and Fredrick Soumer~~ being
then and there minors, and said selling being with-
out the written order of either the parents, guardian,
or family physician of them the said Frank Soumer^{and}
Ray Wood, ~~Buck Parker, Will Jones, Isaac Beeny and~~
~~Fredrick Soumer,~~ he the said Andy Kaunagau
then and there well knowing that the said Frank
Soumer^{and} Ray Wood, ~~Buck Parker, Will Jones, Isaac~~
~~Beeny, and Fredrick Soumer~~ were minors; contrary
to the form of the statute in such case made and
provided, and against the peace and dignity of the
State of Ohio.

Second Count: And the jurors aforesaid,
upon their oaths aforesaid, do further find and present
that the said Andy Kaunagau on the 25th day of
March in the year of our Lord one thousand eight
hundred and ninety-three with force and arms in
said county of Union and State of Ohio, did unlaw-
fully furnish intoxicating liquors to Frank Soumer^{and}
Ray Wood, ~~Buck Parker, Will Jones, Isaac Beeny,~~

~~and Frederick Soumerai, to be drawn by them, the~~
~~said Frank Soumerai, Ray Wood, Buck Parker, Wilber~~
~~Jones, Isaac Beeny and Frederick Soumerai, they~~
~~the said Frank Soumerai, Ray Wood, Buck Parker,~~
~~Wilber Jones, Isaac Beeny, and Frederick Soumerai,~~
being then and there minors, and that he, the
said Andy Kaunagan then and there well knowing
that the said Frank Soumerai, Ray Wood, Buck Parker,
~~Wilber Jones, Isaac Beeny, and Frederick Soumerai~~
were minors, and said furnishing of said intox-
icating liquor to said Frank Soumerai, Ray Wood,
~~Buck Parker, Wilber Jones, Isaac Beeny, and Fred-~~
~~rick Soumerai not being then and there given by~~
a physician in the regular line of his practice;
contrary to the form of the statute in such case
made and provided, and against the peace and
dignity of the State of Ohio.

Edward W. Fort, Prosecuting Attorney,
Union County Ohio.

No. 864.

The State of Ohio,

vs.

Andy Bannagan

Entry.



J-16. P 3741

E. H. Porter,
Pros. Atty.

The State of Ohio.
vs.
Audrey Kaunagan.

No. 864.

Indictment for selling to minors.

Rollie Prosemer entered herein, by
order of the court, at the request of
the prosecuting attorney.

E. H. Porter

Criminal Case File
Case No. 865

No. 865-

UNION COMMON PLEAS.

STATE OF OHIO

against

Andy Hannagan

Defendant.

APR TERM 1893

April 14th 1893

Noticed

General Index

Journal No. 16

Page 374

Record

No record.

Page

Ex. Doc.

D

Page 865

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. MCCOBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189_____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189_____.

Clerk of Courts.

No 865 ✓

Union County Common Pleas.

THE STATE OF OHIO,

VS.

Audry Hannagan

INDICTMENT.

FOR

*Unlawfully Selling and
Furnishing Intoxicating
Liquor to Minors.*

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

A TRUE BILL.

John W. Southard
Forman of Grand Jury.

Filed

FILED

189

APR 8 1893

Edward N. Fort
Clerk.
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
 UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year
 of our Lord one thousand eight hundred and Ninety-three.

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

Audy Hannagan

late of said County, on the 28th day of March in the year of our
 Lord one thousand eight hundred and Ninety-three, with force and
 arms, in said County of Union and State of Ohio, did unlawfully sell
 intoxicating liquors to ~~Fredrick Soumer, Harry~~
~~Camphell, Paul Seales, and Floyd Gill,~~ the
 said ~~Fredrick Soumer, Harry Camphell, Paul~~
~~Seales, and Floyd Gill~~ being then and there a
 minors, and said selling being without the
 written order of either the parents, guardian or
 family physician of ~~him~~ the said ~~Fredrick~~
~~Soumer, Harry Camphell, Paul Seales, and~~
~~Floyd Gill,~~ the said Audy Hannagan
 then and there well knowing that the said
~~Fredrick Soumer, Harry Camphell, Paul~~
~~Seales, and Floyd Gill~~ were minors; contrary
 to the force of the Statute in such case made
 and provided, and against the peace and
 dignity of the State of Ohio.

Second Count: And the Jurors afore-
 said upon their oaths aforesaid, do further find
 and present that the said Audy Hannagan
 on the 28th day of March eight in the year
 of our Lord one thousand eight hundred and
 ninety-three with force and arms in said
 county of Union, and State of Ohio, did unlaw-
 fully furnish intoxicating liquors to Fredrick

Soumer, Harry Campbell, Paul Seales, and Floyd Gill,
to be drunk by him the said ~~Fredrick Soumer,~~
~~Harry Campbell, Paul Seales, and Floyd Gill,~~ see
the said Andy Kammagan being then and there
in, the said ~~Fredrick Soumer, Harry Campbell,~~
~~Paul Seales, and~~ ^{the said} Floyd Gill being then and there a
minor, and he the said Andy Kammagan
then and there well knowing that the said Andy
Kammagan ~~Fredrick Soumer, Harry Campbell,~~
~~Paul Seales and Floyd Gill~~ were ^a minors, and said
furnishing of said intoxicating liquor to said
~~Fredrick Soumer, Harry Campbell, Paul Seales,~~
~~and Floyd Gill~~ not being then and there given
by a physician in the regular line of his
practice; contrary to the form of the statute
in such case made and provided, and
against the peace and dignity of the State
of Ohio.

Edward W. Post, Prosecuting Attorney.
Union County Ohio. ✓

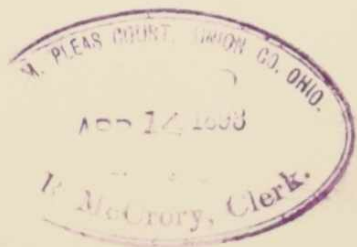
No. 865-

The State of Ohio

vs.

Andy Hannagan

Entry



J-16-P-374-

E. H. Porter,
Proc. Atty.

The State of Ohio.
vs.
Andy Kaunagan

No. 865

Indictment for selling to
Union.

Rollie Prosegar entered herein,
by order of the court, at the re-
quest of the prosecuting attorney.

E. R. Foster,

Criminal Case File

Case No. 866

No. 866

UNION COMMON PLEAS.

STATE OF OHIO

against

F. R. Cross

Defendant.

1893

Journal No. _____

Page _____

Record No. _____

Page _____

Ex. Doc. *D* _____

Page 866

On this _____ day of _____
189____, Defendant arraigned, and pleads
guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. McCRODY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
Term, 189_____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189_____

Clerk of Courts.

No 866.

Union County Common Pleas.

THE STATE OF OHIO,

A. R. Cross
vs.

INDICTMENT.

FOR
Keeping Office Open
and
Selling on Sunday.

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

A TRUE BILL.

John W. Southard
Forman of Grand Jury.

Filed



APR 8 1893

189

Edward W. Post
Clerk.
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within 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

F. R. Gross

whose Christian name is to the Jurors of the Grand Jury unknown.

late of said County, on the 26th day of March in the year of our Lord one thousand eight hundred and Ninety-three, with force and arms, in said County of Union and State of Ohio, the same day being the first day of the week, commonly called Sunday, did unlawfully and knowingly allow to be open, and remain open, a certain room and place which was then and there, and therefore, a place of public resort, which on other days of the week than the first day commonly called Sunday, intoxicating liquors were then and therein sold and exposed for sale by the said F. R. Gross the said room not being then and there a regular drug store, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid, upon their oaths aforesaid, do further find and present, that the said F. R. Gross on the 26th day of March, in the year of our Lord one thousand eight hundred and ninety-three, at the County of Union aforesaid, the same day being the first day of the week, commonly called Sunday, did unlawfully and knowingly sell intoxicating liquors to Clayton Taylor and Zerah Allen, then and there being, he the said F. R. Gross not being then and there a regular druggist, and said selling not being on the written

prescription of a regular practicing physician for
medical purposes only, contrary to the form of the
statute in such case made and provided, and
against the peace and dignity of the State of Ohio.

Edward W. Foster, Prosecuting Attorney
Union County Ohio.

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. B. McCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
April Term, 1893.

IN TESTIMONY WHEREOF, I herunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
15th day of April
1893

I. B. McCroby
Clerk of Courts.
By W. M. Winget
Deputy

No 866

Union County Common Pleas.

THE STATE OF OHIO,

VS.

F. B. Gross

INDICTMENT.

FOR

Keeping Place open
and

Selling on Sunday

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

A TRUE BILL.

John W. Southard
Forman of Grand Jury.

Filed Apr 8 1893

I. B. McCroby Clerk.
Edward W. Porter
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three

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

F.R.Gross,

whose Christian name is to the Jurors of the Grand Jury unknown

late of said County, on the 26th day of March in the year of our
Lord one thousand eight hundred and Ninety-three, with force and
arms, in said County of Union and State of Ohio, the same day being the first

day of the week, commonly called Sunday, did unlawfully and knowingly al-
-low to be open, and remain open, a certain room and place which was
then and there, and therefore, a place of public resort, which on other
days of the week than the first day commonly called Sunday, intoxicating
-ing liquors were then and therein sold and exposed for sale by the
said F.R.Gross the same room not being then and there a regular drug-
store, contrary to the form of the Statute in such case made and provid-
-ed and against the peace and dignity of the State of Ohio.

Second Count:---And the Jurors aforesaid, upon their oaths aforesaid
-said, do further find and present, that the said F.R.Gross on the 26th
day of March, in the year of our Lord one thousand eight hundred and
ninety-three, at the County of Union aforesaid, the same day being the
first day of the week, commonly called Sunday, did unlawfully and know-
ingly sell intoxicating liquors to Clayton Taylor and Zerah Aller,
then and there being, he the said F.R.Gross not being then and there a
regular druggist, and said selling not being on the written prescription
of a regular practicing physician for medical purposes only, contrary
to the form of the Statute in such case made and provided, and against
the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney,
Union County, Ohio.

No. 866

Crim. App. Doc. Page

COST BILL.

Common Pleas,

THE STATE OF OHIO,
AGAINST

H. R. G. [unclear]

Term, 189

Filed A. D. 189

Clerk.

No. 866 Crim. Cost Bill Dep Term.

Crim. App. Doc. _____ Page _____

THE STATE OF OHIO,

AGAINST

F R Green

County _____

COURT OF COMMON PLEAS.

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

CLERK'S FEES.	Pif.	Def't.	WITNESS FEES.	Piffs.	Def'ts.
Doc. and App. Pl'ff and one Def't	12	12			
Additional, each,	4				
Entering Finding Indictment,	8	8			
Entering Pleas, each,	8	8			
Indexing Docket, "	4	4			
Indexing Judgm'ts and Final Ord., each case,	15	15			
Index'g Pend'g Suits & Liv. Judg., " "	15	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	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				
Polling Jury when required,	25				
Impanelling Jury and Administering Oaths,	12				
Call and Ent. Tales Jur. and Cert., each,	8				
Fl. Prec, Iss. Sub. for 1 Wit & Fil.,	16				
Additional names, each,	4				
Swearing Witnesses, "	4				
Ent. Att. of " days, "	4				
Cert. " "	4				
Qualifying Jurors, each,	8				
Ent. Bar & Court Cal & In., each Term,	8	16			
Ent. Orders on Jour., per 100 words,	8	8			
" Verdict on Journal and Filing,	12				
" Rule on Journal,	8				
" Judgment on Journal,	8				
Suplus Record on Journal per 100 words,	8				
Indexing Entries on Journal, each,	4				
Trans. Orders on Docket, "	8				
" Verdict on Docket,	8				
" Rule on Docket, each	8				
Judgment, on Docket, "	8				
Copy of Indictment and Certificate,	8	1 00			
Continuance, each,	8	18			
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,					
List for grand Jur. and Pros. Att'y,	8				
General Index,	8				
Certificate of Discharge,	35				
Indexing Record,	8				
Total Clerk's Fees,	\$	<u>3 16</u>			
SHERIFF'S FEES.					
On Attachment,					
On Capias,					
Calling Witnesses,	5				
Calling Jury,	10				
Summoning Jury,	40				
Calling Action,	12	24			
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 Prisoners,	60				
Miles Travel, each,	8				
On Fl. Fa Serv., 30c. Miles trav., "	8				
Forfeiting Recognizance,	10				
Serving Indictment,					
Transportation,					
Total Sheriff's Fees,	\$				

Criminal Case File
Case No. 867

No. 867

UNION COMMON PLEAS.

STATE OF OHIO

against

F. R. Gross

Defendant.

1893

Journal No. _____

Page _____

Record No. _____

Page _____

Ex. Doc. *D* _____

Page 867

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. McCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189_____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189_____

Clerk of Courts.

No 867.

Union County Common Pleas.

THE STATE OF OHIO,

^{VS.}
A. R. Gross

INDICTMENT.

FOR
Keeping Peace Open
and
Selling on Sunday.

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

A TRUE BILL.

John W. Southard
Foreman of Grand Jury.

Filed



189

Edward W. Porte,

Clerk.
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO,)
UNION COUNTY, SS.)

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three

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

F. R. Gross

whose Christian name is to the Grand Jurors
unknown

late of said County, on the 25th day of December in the year of our
Lord one thousand eight hundred and Ninety-two, with force and
arms, in said County of Union and State of Ohio, the same day being
the first day of the week, commonly called Sunday,
did unlawfully and knowingly allow to be open,
and remain open, a certain room and place which
was then and there, and therefore, a place of pub-
lic resort, which on other days of the week than
the first day commonly called Sunday, intox-
icating liquors were then and therein sold and
exposed for sale by the said F. R. Gross
the said room not being then and there a
regular drug store, contrary to the form of the
Statute in such case made and provided, and
against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid,
upon their oaths aforesaid, do further find and present
that the said F. R. Gross, whose Christian name is
unknown as aforesaid, on the 25th day of December in
the year of our Lord one thousand eight hundred
and ninety-two, at the county of Union aforesaid,
the same day being the first day of the week, com-
monly called Sunday, did unlawfully and knowingly
sell intoxicating liquors to Charles Delay, James
Hoss and Charles Evans, then and there being, he
the said F. R. Gross not being then and there a regular

druggist, and said selling not being on the written
prescription of a regular practicing physician
for medical purposes only; contrary to the form
of the statute in such case made and provided, and
against the peace and dignity of the State of Ohio.

Edward W. Fort, Prosecuting Attorney
Union County Ohio.

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. McCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ *April* Term, 189 **3**.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ *17th* day of *April*
189 **3**

I. R. McCroby
Clerk of Courts.
By *W. M. Wügel*
deputy

No. *867*

Union County Common Pleas.

THE STATE OF OHIO,

F.S.

F. B. Gross

INDICTMENT.

FOR

*Keeping place open
25
Selling on Sunday*

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

A TRUE BILL.

John W. Southard
Forman of Grand Jury.

Filed *Apr 8th* 189 **3**

I. R. McCroby Clerk.
Edward W. Porter
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three

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

F.R.Gross

whose Christian name is to the Grand Jurors unknown

late of said County, on the 25th day of December in the year of our
Lord one thousand eight hundred and Ninety-two, with force and
arms, in said County of Union and State of Ohio, the same day being the first

day of the week, commonly called Sunday, did unlawfully and knowingly,
allow to be open, and remain open, a certain room and place which was
then and there, and therefore, a place of public resort, which on other
days of the week than the first day commonly called Sunday, intoxicating
liquors were then and therein sold and exposed for sale by the said
said F.R.Gross the said room not being then and there a regular drug store
store, contrary to the form of the Statute in such case made and provid-
-ed, and against the peace and dignity of the State of Ohio.

Second Count:---And the Jurors aforesaid, upon their oaths aforesaid
-said do further find and present that the said F.R.Gross, whose chris-
-tian name is unknown as aforesaid, on the 25th day of December in the
year of our Lord one thousand eight hundred and ninety -two, at the
County of Union aforesaid, the same ^{day} being the first day of the week, com-
monly called Sunday, did unlawfully and knowingly sell intoxicating liq-
uors to Charles Clay, James Moss, and Charles Evans, then and there being
he the said F.R.Gross not being then and there a regular druggist, and
said selling not being on the written prescription of a regular practi-
cizing physician for medical purposes only; contrary to the form of the
the Statute in such case made and provided and against the peace and
dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney, Union County, Ohio

Criminal Case File
Case No. 868

No. 868

UNION COMMON PLEAS.

STATE OF OHIO

against

F. R. Gross

Defendant.

1893

Journal No. _____

Page _____

Record No. _____

Page _____

Ex. Doc. *D* _____

Page *868*

No. 268

UNION COUNTY COMMON PLEAS.

THE STATE OF OHIO,

vs.
F. R. Gross

INDICTMENT.

—FOR—

Keeping Place Open and
Selling on Sunday

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

A TRUE BILL.

John W. Southard
Foreman of Grand Jury.

Filed April 8th 1893

R. McCrory Clerk.
Edward W. Porter.
Prosecuting Attorney.

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS.

I, R. McCrory, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and Correct Copy of the
Indictment found by the Grand Jury at the
_____ Term, 189_____

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189_____

Clerk of Court.

In the Court of Common Pleas.

The State of Ohio, Union County, ss.

Union County, Ohio, of the term of April in the year of our Lord, one thousand eight hundred and ninetythree

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

F.R.Gross

whose Christian name is to the Jurors of the Grand Jury unknown late of said County, on the 19th day of March in the year of our Lord, one thousand eight hundred and ninetythree, with force and arms, in said County of Union and State of Ohio, the same day being the

first day of the week, commonly called Sunday, did unlawfully and knowingly allow to be open and remain open a certain room and place which was then and there, and therefore, a place of public resort, which on other days of the week than the first day commonly called Sunday, intoxicating liquors were then and therein sold and exposed for sale by the said F.R.Gross, whose christian name is to the Jurors aforesaid unknown the said room and place not being then and there a regular drugstore, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count:---And the Jurors aforesaid, upon their oaths aforesaid do further find and present that the said F.R.Gross, whose christian name is to the Jurors aforesaid unknown, on the 19th day of March in the year of our Lord one thousand eight hundred and ninety-three at the County of Union aforesaid, the same day being the first day of the week commonly called Sunday, did unlawfully and knowingly sell intoxicating liquors to Fredrick Sommer and Buck Parker, then and there being, he the said F.R.Gross not being then and there a regular druggist and said selling not being on the written prescription of a regular practicing physician for medical purposes only, contrary to the form of the Statute in such case made and provided, and against the peace and dignity

of the State of Ohio.

Edward W. Porter, Prosecuting Attorney

Union Co unty, Ohio.

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. MCCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____

189____

Clerk of Courts.

No 868.

Union County Common Pleas.

THE STATE OF OHIO,

F. R. Gross

INDICTMENT.

FOR
*Keeping Place Open
and
Selling on Sunday.*

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

A TRUE BILL.

John W. Southard
Foreman of Grand Jury.

Filed



189____

Edward A. Porter Clerk.
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO,
UNION COUNTY, SS.

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three

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

F. R. Gross

(whose christian name is to the Jurors of the Grand Jury unknown,) late of said County, on the 19th day of March in the year of our Lord one thousand eight hundred and Ninety-three, with force and arms, in said County of Union and State of Ohio, the same day being the first day of the week, commonly called Sunday, did unlawfully and knowingly allow to be open and remain open a certain room and place which was then and there, and therefore, a place of public resort, which on other days of the week than the first day commonly called Sunday, intoxicating liquors were then and therein sold and exposed for sale by the said F. R. Gross, whose christian name is to the Jurors aforesaid unknown; the said room and place not being then and there a regular drug-store, con-
trary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid, upon their oaths aforesaid, do further find and pre-
sent that the said F. R. Gross, whose christian name is to the Jurors aforesaid unknown, on the 19th day of March in the year of our Lord one thousand eight hundred and ninety-three at the county of Union aforesaid, the said day being the first day of the week, commonly called Sunday, did unlawfully and knowingly sell intoxicating liquors to Fredrick Soumer, At Gray, and Buck

Parker, then and there being, he the said F. R. Gross
not being then and there a regular druggist and
said selling not being on the written prescription of
a regular practicing physician for medical pur-
poses only, contrary to the form of the statute in
such case made and provided, and against the
peace and dignity of the State of Ohio.

Edward J. Porter, Prosecuting Attorney,
Union County Ohio.

Criminal Case File
Case No. 869

No. 869.

UNION COMMON PLEAS.

STATE OF OHIO

against

F. B. Cross

Defendant.

1893

Journal No. _____

Page _____

Record No. _____

Page _____

Ex. Doc. *D* _____

Page *869*

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. McCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189_____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____

189_____

Clerk of Courts.

No 869.

Union County Common Pleas.

THE STATE OF OHIO,

^{J.S.}
F. R. Gross

INDICTMENT.

FOR
*Unlawfully Selling and
Furnishing Intoxicating
Liquors to Minors*

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

A TRUE BILL.

John W. Southard
Foreman of Grand Jury.

Filed

COM. PLEAS COURT, U. S. DIST. CT.
FILED
APR 8 1893
I. R. McCroby, Clerk

189_____

Edward W. Potts, Clerk.
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three.

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

F. R. Gross, whose christian name is to the Jurors
of the Grand Jury unknown

late of said County, on the 28th day of March in the year of our
Lord one thousand eight hundred and Ninety-three, with force and

arms, in said County of Union and State of Ohio, did unlawfully
sell intoxicating liquors to Floyd Gill, Harry Campbell, Paul Seales,
~~Paul Seales, and Frederick Soumes~~ the
the said Floyd Gill, Harry Campbell, Paul Seales,
~~and Frederick Soumes~~ being then and there a minors,
and said selling being without the written order of
either the parents, guardian, or family physician of
them the said Floyd Gill, Harry Campbell, Paul
~~Seales, and Frederick Soumes~~, he, the said F. R. Gross
then and there well knowing that the said Floyd
Gill, Harry Campbell, Paul Seales, and Frederick
~~Soumes~~ were minors; contrary to the form of the
statute in such case made and provided, and
against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid
upon their oaths aforesaid, do further find and
present that the said F. R. Gross, whose christian
name is to the Jurors of the Grand Jury un-
known, on the 28th day of March, in the year of our
Lord one thousand eight hundred and ninety-
three, with force and arms in said county of Union
and State of Ohio, did unlawfully furnish in-
toxicating liquors to Floyd Gill, Harry Campbell,
~~Paul Seales, and Frederick Soumes~~, to be drunk

by him the said Floyd Gill, Harry Campbell,
~~Paul Seales and Frederick Soumer, etc.~~ the said
Floyd Gill, Harry Campbell, Paul Seales, and
~~Frederick Soumer~~ being then and there ^aminors,
and he, the said F. R. Gross then and there well
knowing that the said Floyd Gill, Harry Campbell,
~~Paul Seales and Frederick Soumer~~ were ^aminors,
and said furnishing of said intoxicating liquor
to said Floyd Gill, Harry Campbell, Paul Seales and
~~Frederick Soumer~~ not being then and there given
by a physician in the regular line of his
practice; contrary to the form of the Statute in
such case made and provided, and against
the peace and dignity of the State of Ohio.

Edward W. Post, Prosecuting Attorney.
Union County Ohio.

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. McCREORY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ *April* Term, 189 *3*.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ *11th* day of *April*
189 *3*

I. R. McCreory
Clerk of Courts.
By *W. M. Winget*
Deputy

No *869*

Union County Common Pleas.

THE STATE OF OHIO,

F. B. Gross
F. S.

INDICTMENT.

FOR
*Unlawfully Selling and
Furnishing Intoxicating
Liquors to Minors*

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

A TRUE BILL.

John W. Southard
Foreman of Grand Jury.

Filed *Apr 8* 189 *3*

I. R. McCreory Clerk.
Edward W. Porter
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
 UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year
 of our Lord one thousand eight hundred and Ninety-three

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

F.R.Gross

whose Christian name is to the Jurors of the Grand Jury unknown

late of said County, on the 28th day of March in the year of our
 Lord one thousand eight hundred and Ninety-three, with force and
 arms, in said County of Union and State of Ohio, did unlawfully sell intoxi-

cating liquors to Floyd Gill he the said Floyd Gill, being then and
 there minor and said selling being without the written order of either
 the parents, guardian, or family physician of him the said Floyd Gill, he
 the said F.R.Gross then and there well knowing that the said Floyd
 Gill was a minor; contrary to the form of the Statute in such case made
 and provided, and against the peace and dignity of the State of Ohio.

Second Count:----And the Jurors aforesaid upon their oaths afores-
 -said, do further find and present that the said F.R.Gross, whose Chris-
 -tian name is to the Jurors of the Grand Jury unknown, on the 28th day of
 March, in the year of our Lord one thousand eight hundred and ninety-
 three with force and arms in said County of Union and State of Ohio,
 did unlawfully furnish intoxicating liquors to Floyd Gill, to be drank
 by him the said Floyd Gill, he, the said Floyd Gill being then and there
 there a Minor and he, the said F.R.Gross then and there well knowing
 that the said Floyd Gill, was a minor and said furnishing of said in-
 toxicating liquor to said Floyd Gill, not being then and there given by
 a physician in the regular line of his practice; contrary to the form
 of the Statute in such case made and provided, and against the peace
 and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney, Union County, Ohio

Criminal Case File
Case No. 870

No. 870

UNION COMMON PLEAS.

STATE OF OHIO

against

Frank O. Penney

Defendant.

Plea "guilty." Sentence a
fine of \$50⁰⁰ and 15 days in
jail April 11, 1893.

Apr. 11, 1893.

General Index.

APR TERM 1893

Journal No. 16

Page 361

Record No. 3

Page 324.

Ex. Doc. D

Page 870

850 10 days

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:
I. R. McCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189____

Clerk of Courts.

No 870

Union County Common Pleas.

THE STATE OF OHIO,

VS.

Frank O. Penney.

INDICTMENT.

FOR

**Keeping Place Open
and
Selling on Sunday.**

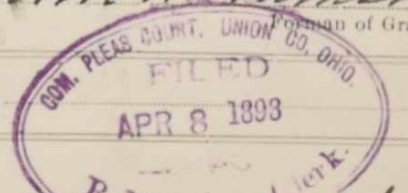
This Bill of Indictment found upon testimony sworn
and sent to the Grand Jury by order of the Court,
at the request of the Prosecuting Attorney.

A TRUE BILL.

John W. Southern

Man of Grand Jury.

Filed



189____

Edward H. Post.

Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three.

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

Frank O. Penney

late of said County, on the 12th day of March in the year of our
Lord one thousand eight hundred and Ninety-three, with force and
arms, in said County of Union and State of Ohio, the same day being
the first day of the week, commonly called Sunday,
did unlawfully and knowingly allow to be open,
and remain open, a certain room and place which
was then and there, and therefore, a place of pub-
lic resort, which on other days of the week than
the first day commonly called Sunday, intox-
icating liquors were then and there sold and
exposed for sale by the said Frank O. Penney
the said room not being then and there a
regular drugstore, contrary to the form of the
Statute in such case made and provided, and
against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid,
upon their oaths aforesaid, do further find and pre-
sent that the said Frank O. Penney on the 12th day
of March, in the year of our Lord one thousand, eight
hundred and ninety-three, at the County of Union
aforesaid, the same day being the first day of the
week, commonly called Sunday, did unlawfully
and knowingly sell intoxicating liquors to David
Hilligan and Arthur Sloop, then and there being,
he the said Frank O. Penney not being then
and there a regular druggist, and said selling

not being on the written prescription of a regular practicing physician for medical purposes only, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney.
Union County Ohio.

SHERIFF'S RETURN.

FEEES.

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

Service & Return, \$ 50
Mileage, - - -
Conveyance, - - -
Assistance, - - - 1.00
Sustenance, - - -

By virtue of the commands of this Writ, I have arrested the said Frank O Penney and have him in court this 11th day of April 1893

April Small grass
shiriff

Total, - - \$ 1.50

Ridewood

No. 870
Doc. V Page 870

The State of Ohio

AGAINST

Frank O Penney

WARRANT ON INDICTMENT.

Issued April 10th, 1893

C. W. Parter

Prosecuting Attorney.

Returned and filed

April 13, 1893

R. M. Brown

Clerk.

60.40
33.91
\$ 94.31

WARRANT ON INDICTMENT.

(Secs. 4959, 7229, 7230.)

THE STATE OF OHIO, }

Union County, }

To the Sheriff of said County, Greeting:

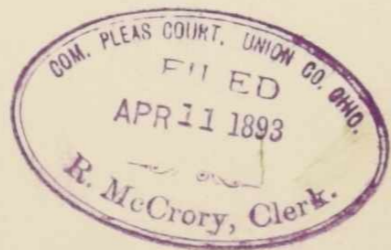
Whereas, At the *April* Term, A. D. 18*93*
of the Court of Common Pleas of said County of
Union an indictment was found by the
Grand Jury thereof against *Frank O Perney*
for a certain offence, to-wit: for
Keeping place open and selling on
Sunday

You are therefore commanded to arrest and safely keep
the said *Frank O Perney* so that you have his
body before the said Court forthwith, to
answer the charge of said indictment, and that you have
with you then and there this writ.

Given under my hand and the Seal of said Court
this *10th* day of *April*, A. D. 18*93*
R M Lowry Clerk.

No. 870.
The State of Ohio,
vs.
Frank O. Denny.

Entry.



2-16-A 361

E. H. Porter, Pro. Atty.

The State of Ohio

vs.

Frank O. Denny.

Indictment for Keeping Peace
Open and Selling on Sunday.

Now comes 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 he
 is "guilty;" and thereupon after being fully ad-
 vised in the premises, it is ordered and adjudged
 by the court that the said Frank O. Denny
 pay a fine of fifty dollars, and the costs of this
 prosecution, ^{and execution is awarded,} and that the said Frank O. Denny
 be imprisoned in the jail of Union county for
 the term of ten days, and that he stand con-
 mitted to the jail of Union county until the
 amount of said fine and costs shall be paid.

E. H. Fotts,

Pros. Atty.

Criminal Case File
Case No. 871

No. 871

UNION COMMON PLEAS.

STATE OF OHIO

against

Frank C. Penney
Defendant.

Plea guilty. Fine \$2500
and ten days in jail to
commence at expiration of
sentence in No 870 April
11th 1893

General Index.

APR TERM 1893

Journal No.	16	Page	361.
Record No.	3	Page	326
Ex. Doc.	D	Page	871

25 10 days to later effect
remanded in custody

On this _____ day of _____
189__, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:
I, R. McCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189__.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189__

Clerk of Courts.

No 871.

Union County Common Pleas.

THE STATE OF OHIO,

^{VS}
Frank O. Finney.

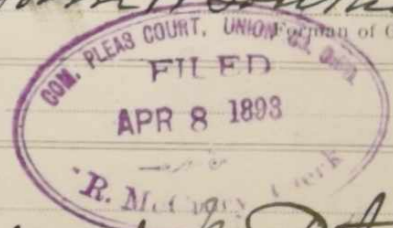
INDICTMENT.

FOR
Keeping Place Open,
and
Selling on Sunday.

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

A TRUE BILL,

John W. Southard
Clerk of Grand Jury.



Filed _____ 189__

Edward R. Potts
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three.

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

Frank O. Penney

late of said County, on the 26th day of March in the year of our
Lord one thousand eight hundred and Ninety-three, with force and
arms, in said County of Union and State of Ohio, the same day being
the first day of the week, commonly called Sunday,
did unlawfully and knowingly allow to be open
and remain open a certain room and place which
was then and there, and therefore, a place of public
resort, which on other days of the week than the first
day commonly called Sunday, intoxicating liquors
were then and therein sold and exposed for sale
by the said Frank O. Penney; the said room
and place not being then and there a regular
drug-store, contrary to the form of the Statute in
such case made and provided, and against
the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid,
upon their oaths aforesaid, do further find and
present that the said Frank O. Penney on the
26th day of March, in the year of our Lord one
thousand eight hundred and ninety-three, at the
county of Union aforesaid, the same day being the first
day of the week, commonly called Sunday, did
unlawfully and knowingly sell intoxicating
liquors to Paul Best, Cassius Campbell and
Fredrick Soumer, then and there being, by the
said Frank O. Penney not being then and

there a regular druggist, and said selling not being
on the written prescription of a regular practicing
physician for medical purposes only, contrary
to the form of the statute in such case made
and provided, and against the peace and dignity
of the State of Ohio.

Edward H. Fort, Prosecuting Attorney
Union County Ohio.

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Pif.	Deft.	NAMES OF WITNESSES.	Pif.	Deft.

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

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Term, 18

Filed _____ *A. D. 18* _____

Clerk.

No. *870* *gpr* Crim. Cost Bill Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
AGAINST

County,

COURT OF COMMON PLEAS.

Revised Statutes of Ohio, 1880, Secs. 1200-3.

Frank O'Rourke

CLERK'S FEES.

Plff. Deft.

SHERIFF'S FEES.

Plff's. Defts.

Doc. and app. plff. and one deft,	12	<i>12</i>	
additional, each,	4		
Entering finding indictment,	8	<i>8</i>	
Entering pleas, each,	8	<i>16</i>	
Indexing docket,	4	<i>4</i>	
Index'g judgm'ts & final ord., each case,	15	<i>15</i>	
Index'g pend'g suits & liv. judg. " "	15	<i>15</i>	
Entering motion on docket and index,	8		
Filing papers & post. in app. doc. ea.	12	<i>48</i>	
Taking affidavits, "	8		
Certifying " without seal,	15		
" " with " "	35		
Filing prec., iss. capias, return & filing,	37	<i>37</i>	
" " " 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	<i>25</i>	
Recog of def't and filing each,	29		
" wit. " "	29		
Poling jury when required,	25		
Impaneling jury & administering oaths,	12		
Call and ent. tales jur. and cert., each,	8		
Fil. prec., iss. sub. for 1 wit. & fil.	16		
additional names, each,	4		
Swearing witnesses, "	4		
Ent. att. of " days, "	4		
Certif. " "	4		
Qualifying jurors, each,	8		
Ent. bar and court cal. & in., each term,	8	<i>8</i>	
Ent'g—orders on journal, per 100 words,	8	<i>48</i>	
" verdict on journal and filing,	12		
" rule on journal,	8		
" judgment on journal,	8	<i>8</i>	
Surplus record on journal, per 100 words,	8	<i>16</i>	
Indexing entries on journal, each,	4	<i>4</i>	
Transcribing—orders on docket, "	8	<i>32</i>	
" verdict on " "	8		
" rule on " each,	8		
" judgm't on " "	8	<i>8</i>	
Copy of indictment and certificate,		<i>1 00</i>	
Continuance, each,	8		
Nolle pros., quashed or laid away,	8		
Ent. on cash book and index,	12	<i>12</i>	
" " ex. docket " "	12	<i>12</i>	
Notice of motion for new trial,	8		
Cost bill and filing,	29	<i>29</i>	
Certificate of sentence,	35	<i>35</i>	
Recording <i>1200</i> words at 8c. each 100,		<i>1 20</i>	
List for grand jur. and pros. atty.,			
General index,	8	<i>8</i>	

504

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 prisoner to court times,	60	<i>60</i>
Com. prisoner to jail, "	60	<i>60</i>
Discharging prisoner,	60	<i>60</i>
Miles travel, each,	8	
On fl. fa. serv., 30c miles trav. "	8	<i>118</i>
Forfeiting recognizance,	10	
Serving indictment, <i>2 miles</i>		<i>46</i>
Transportation,		

TOTAL SHERIFF'S FEES, \$ *286*

NAMES OF WITNESSES.

TOTAL WITNESS FEES, \$

TOTAL CLERK'S FEES, \$

TOTAL FEES, \$

Criminal Case File
Case No. 872

625 5 days

No. 872

UNION COMMON PLEAS.

STATE OF OHIO

against

Harry Nye

Defendant.

April 12th 1893

Plea Guilty

Fine \$25.00 + cost -

gail 5 days

General Index

APR TERM 1893

Journal No. 16

Page 364

Record No. 3

Page 328

Ex. Doc. D

Page 872

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

L. R. McCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189____

Clerk of Courts.

No 872.

Union County Common Pleas.

THE STATE OF OHIO,

VS.
Harry Aye

INDICTMENT.

FOR
**Unlawfully selling and
Furnishing Intoxicating
Liquor to Minors.**

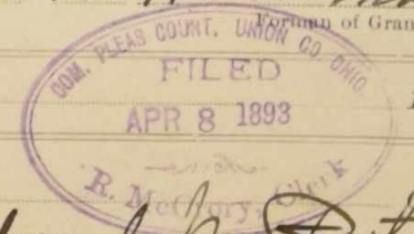
This Bill of Indictment found upon testimony sworn
and sent to the Grand Jury by order of the Court,
at the request of the Prosecuting Attorney.

A TRUE BILL.

John W. Southard

Foreman of Grand Jury.

Filed



189

Edward A. Fort

Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO,
UNION COUNTY, SS.

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three.

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

Harry Wye
~~Frank O. Perry~~

late of said County, on the 18th day of March in the year of our
Lord one thousand eight hundred and Ninety-three, with force and
arms, in said County of Union and State of Ohio, did unlawfully sell
intoxicating liquors to Marvin Allen, Clayton Taylor,
~~Isaac Beatty,~~ and ~~Fredrick Soumerai~~ ^{he}, the said
Marvin Allen, Clayton Taylor, Isaac Beatty, and
Fredrick Soumerai being then and then ^a minors, and
said selling being without the written order of either
the parents, guardian, or family physician of
him the said Marvin Allen, Clayton Taylor, Isaac
~~Beatty~~ and ~~Fredrick Soumerai~~ he, the said ~~Frank~~
Harry Wye then and there well knowing that the
said Marvin Allen, Clayton Taylor, Isaac Beatty,
and Fredrick Soumerai were ^a minors; contrary to
the form of the statute in such case made and
provided, and against the peace and dignity
of the State of Ohio.

Second Count: And the jurors afore-
said upon their oaths aforesaid do further find
and present that the said Harry Wye
on the 18th day of March, in the year of our Lord
one thousand eight hundred and Ninety-three
with force and arms in said County of Union
and State of Ohio, did unlawfully furnish intop-
icating liquors to Marvin Allen, Clayton Taylor,
Isaac Beatty, and Fredrick Soumerai, to be drunk

by them the said ~~Harvin Allen~~, Clayton Taylor, ~~Isaac~~
~~Penny~~, and ~~Fredrick Soumes~~, the, the said ~~Harvin~~
~~Allen~~, Clayton Taylor, ~~Isaac Penny~~ and ~~Fredrick~~
~~Soumes~~ being then and there minors, and he, the
~~Frank S. Penny~~ then and there well knowing that
the said ~~Harvin Allen~~, Clayton Taylor, ~~Isaac Penny~~,
and ~~Fredrick Soumes~~ were minors, and said furnish-
ing of said intoxicating liquor to said ~~Harvin~~
~~Allen~~, Clayton Taylor, ~~Isaac Penny~~, and ~~Fredrick~~
~~Soumes~~ not being then and there given by a
physician in the regular line of his practice;
contrary to the form of the statute in such case
made and provided, and against the peace and
dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney of
Union County Ohio.

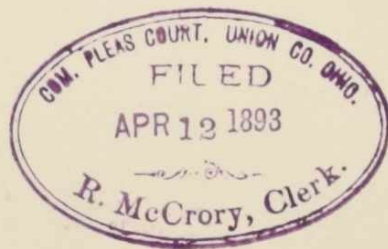
No. 872.

The State of Ohio.

vs.

Harry Aye-

Entry.



J-16-P. 364

E. H. Foster
Pros. Atty.

The State of Ohio.
vs.
Harry Aye.

No. 872.

Indictment for unlawfully selling
Liquors to a Minor in the
County of Sullivan

Now comes the prosecuting attorney on behalf of the state of Ohio, and the defendant being brought into court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto saith he is "guilty"; thereupon after being fully advised in the premises it is ordered and adjudged by the court that the said Harry Aye pay a fine of twenty-five dollars, and the costs of this prosecution, and execution is awarded, and that the said Harry Aye be imprisoned in the jail of Union County for the term of five days; and that he stand committed to said jail until the amount of fine and costs shall be paid.

Collie prosequi is entered herein, as to the several counts of said indictment, by order of the court at the request of the prosecuting attorney

E. H. Porter, Pros. Atty.

SHERIFF'S RETURN.

FEES.

Service & Return, \$	50
Mileage, - - -	2,56
Conveyance, - - -	
Assistance, - - -	2.00
Sustenance, - - -	

Total, - \$ 5.06

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

By virtue of the commands of this Writ, I have arrested the said Harry May and have him in doubt this 12th day of April 1893

Wm G Swedgrass
Sheriff

Richwood

Doc. *D* No. 872 Page 872

The State of Ohio

AGAINST

Harry May

WARRANT ON INDICTMENT.

Issued *April 10*, 1893
E W Porter
Prosecuting Attorney.

Returned and filed
April 13th, 1893
W M Brown
Clerk.

X H

WARRANT ON INDICTMENT.

(Secs. 4959, 7229, 7230.)

THE STATE OF OHIO, }
Union County, }

To the Sheriff of said County, Greeting:

Whereas, At the *April* Term, A. D. 189*3*,
of the Court of Common Pleas of said County of
Union an indictment was found by the
Grand Jury thereof, against *Harry Nye*,

for a certain offence to-wit: for
unlawfully selling ~~intoxicating~~ *liquor* and
furnishing *intoxicating* Liquors to
Minors

You are therefore commanded to arrest and safely keep
the said *Harry Nye* so that you have his
body before the said Court forthwith to
answer the charge of said indictment, and that you have
with you then and there this writ.

Given under my hand and the Seal of said Court
this 10th day of *April* A. D. 189*3*
R M Lowry Clerk.

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Plif.	Defit.	NAMES OF WITNESSES.	Plif.	Defit.

No. 2 Crim. App. Doc. 877 Page

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Term, 18

Filed

A. D. 18

Clerk.

749
5-06
2, 43

No. *872* Crim. Cost Bill *after* Term.

Crim. App. Doc. Page

THE STATE OF OHIO,

County,

AGAINST

COURT OF COMMON PLEAS.

Harry Nye

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

CLERK'S FEES.

Piff.

Deft.

SHERIFF'S FEES.

Piffs.

Defts.

Doc. and app. piff. and one deft,	12	<i>12</i>	
additional, each,	4		
Entering finding indictment,	8	<i>8</i>	
Entering pleas, each,	8	<i>16</i>	
Indexing docket,	4	<i>8</i>	
Index'g judgm'ts & final ord., each case,	15	<i>15</i>	
Index'g pend'g suits & liv. judg. " "	15	<i>15</i>	
Entering motion on docket and index,	8		
Filing <i>4</i> papers & post. in app. doc. ea.	12	<i>48</i>	
Taking affidavits, " "	8		
Certifying " without seal,	15		
" " with " "	35		
Filing prec., iss. capias, return & filing,	37	<i>37</i>	
" " " 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	<i>25</i>	
Recog. of def't and filing each,	29		
" wit. " "	29		
Poling jury when required,	25		
Impaneling jury & administering oaths,	12		
Call and ent. tales jur. and cert., each,	8		
Fil. prec., iss. sub. for 1 wit. & fil.	16		
additional names, each,	4		
Swearing witnesses, " "	4		
Ent. att. of " days, " "	4		
Certif. " "	4		
Qualifying jurors, each,	8		
Ent. bar and court cal. & in., each term,	8	<i>8</i>	
Ent'g-orders on journal, per 100 words,	8	<i>24</i>	
" verdict on journal and filing,	12		
" rule on journal,	8		
" judgment on journal,	8	<i>8</i>	
Surplus record on journal, per 100 words,	8		
Indexing entries on journal, <i>2</i> each,	4	<i>8</i>	
Transcribing-orders on docket, " "	8	<i>24</i>	
" verdict on " "	8		
" rule on " each,	8		
" judgm't on " " "	8	<i>8</i>	
Copy of indictment and certificate,		<i>1 20</i>	
Continuance, each,	8		
Nolle pros., quashed or laid away,	8		
Ent. on cash book and index,	12	<i>12</i>	
" " ex. docket " "	12	<i>12</i>	
Notice of motion for new trial,	8		
Cost bill and filing,	29	<i>29</i>	
Certificate of sentence,	35	<i>35</i>	
Recording <i>1200</i> words at 8c. each 100,		<i>1 20</i>	
List for grand jur. and pros. atty.,			
General index,	8	<i>8</i>	
		<i>5-60</i>	

On attachment,		
On capias,		<i>5-26</i>
Calling witnesses,	5	
Calling jury,	10	
Summoning jury,	40	
Calling action,	12	<i>12</i>
Serving subpoena on witnesses,	10	
miles travel, each,	8	
copies for each 100 words,	8	
Bringing prisoner to court times,	60	<i>60</i>
Com. prisoner to jail, " "	60	<i>60</i>
Discharging prisoner,	60	<i>60</i>
Miles travel, each,	8	<i>16</i>
On fl. fa. serv., 30c miles trav. " "	8	
Forfeiting recognizance,	10	
Serving indictment,		<i>35</i>
Transportation,		<i>7.49</i>

TOTAL SHERIFF'S FEES, \$

NAMES OF WITNESSES.

TOTAL WITNESS FEES, \$

TOTAL CLERK'S FEES, \$

TOTAL FEES, \$

Criminal Case File
Case No. 873

\$25 5 days
to take effect

No. 873

UNION COMMON PLEAS.

STATE OF OHIO

against

Warry Nye

Defendant.

April 12th 1893

Plea Guilty

Fine \$25⁰⁰

Yail 5 days

General Index.

APR TERM 1893

Journal No. 16

Page 367

Record No. 3

Page 330

Ex. Doc. D

Page 873

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I, R. McCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189____.

IN TESTIMONY WHEREOF, I herunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189____

Clerk of Courts.

No 873

Union County Common Pleas.

THE STATE OF OHIO,

VS

Harry Age.

INDICTMENT.

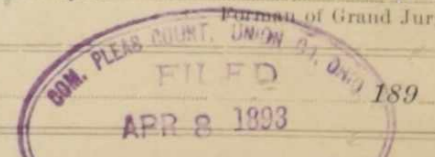
FOR
Unlawful Selling and
Furnishing Intoxicating
Liquor to Minors.

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

A TRUE BILL.

John W. Southard
Foreman of Grand Jury.

Filed



Edward W. Porter, Clerk.
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within 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 Aye

late of said County, on the 25th day of March in the year of our Lord one thousand eight hundred and Ninety-three, with force and arms, in said County of Union and State of Ohio, did unlawfully sell intoxicating liquors to Ray Woods, ~~Frederick Soumes~~ and Frank Soumes, they, the said Ray Woods, ~~Frederick Soumes~~, and Frank Soumes being then and there minors, and said selling being without the written order of either the parents, guardian, or family physician of them the said Ray Woods, ~~Frederick Soumes~~, and Frank Soumes, he, the said Harry Aye, then and there well knowing that the said Ray Woods, ~~Frederick Soumes~~ and Frank Soumes were minors; contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid, upon their oaths aforesaid, do further find and present that the said Harry Aye, on the 25th day of March, in the year of our Lord one thousand eight hundred and Ninety-three with force and arms in said county of Union and state of Ohio, did unlawfully furnish to intoxicating liquors to Ray Woods, ~~Frederick Soumes~~, and Frank Soumes, to be drunk by them the said Ray Woods, ~~Frederick Soumes~~ and Frank Soumes, they, the said Ray Woods, ~~Frederick Soumes~~, and Frank Soumes being

them and their minors, and he, the said Harry
Tracy them and their well knowing that the said
Ray Woods, ~~Fredrick Soumer~~, and Frank Soumer
are minors, and said furnishing of said intoxicating
liquor to said Ray Woods, ~~Fredrick Soumer~~ and Frank
Soumer not being them and their given by a physician
in the regular line of his practice; contrary to
the form of the statute in such case made and pro-
vided, and against the peace and dignity of
the State of Ohio.

Edward W. Portz, Prosecuting Attorney
Union County Ohio.

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

~~Prosecuting Attorney, Union County, Ohio.~~

No. 873.
The State of Ohio,
vs.
Harry Aye.

Entry.



J-16-P-364

E. H. Porter.
Proc. Atty.

The State of Ohio
vs.
Harry Nye

No. 873.

Indictment for selling to minor.

Now comes the prosecuting attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto, saith he is "guilty;" thereupon after being fully advised in the premises, it is ordered and adjudged by the court, that the said Harry Nye be imprisoned in the jail of Union county, for the term of five days, to take effect immediately upon the expiration of the jail sentence of five days, in Cause No. 872; and that he pay a fine of twenty-five dollars, and the costs of this prosecution, and that he stand committed to said jail of Union county, until the amount of said fine and costs shall be paid.

Actioe prosequi is entered herein, as to the second count, by order of the court, at the request of the prosecuting attorney.

E. H. Porter

Pros. Atty.

Criminal Case File

Case No. 874

No. 874

UNION COMMON PLEAS.

STATE OF OHIO

against

Al DeGood

Defendant.

1893

Journal No.

Page

Record No.

Page

Ex. Doc.

Page

874

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. McCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____

189

Clerk of Courts.

No 874.

Union County Common Pleas.

THE STATE OF OHIO,

VS.

Al DeGood.

INDICTMENT.

FOR
Unlawfully Selling & Furnish-
ing Intoxicating Liquor to
Minors.

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

A TRUE BILL.

John W. Southard

Clerk of Grand Jury.

Filed



189

Edward H. Porter

Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO,
UNION COUNTY, SS.

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three

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

Al Degood

late of said County, on the 14th day of October in the year of our
Lord one thousand eight hundred and Ninety-two, with force and
arms, in said County of Union and State of Ohio, did unlawfully sell
intoxicating liquors to Melvin Pearce and Arthur
Bonum, they, the said Melvin Pearce and Arthur
Bonum being then and there minors, and said sell-
ing being without the written order of either the
parents, guardian, or family physician of them
the said Melvin Pearce and Arthur Bonum, he,
the said Al Degood then and there well knowing
that the said Melvin Pearce and Arthur Bonum
were minors; contrary to the form of the statute
in such case made and provided, and against
the peace and dignity of the State of Ohio.

Second Count: And the jurors aforesaid,
upon their oaths aforesaid, do further find and
present that the said Al Degood, on the 14th
day of October, in the year of our Lord one thousand
eight hundred and ninety-two, with force and
arms in said county of Union and State of Ohio,
did unlawfully furnish intoxicating liquors
to Melvin Pearce and Arthur Bonum, to be
drank by them the said Melvin Pearce and
Arthur Bonum, they, the said Melvin Pearce
and Arthur Bonum being then and there minors,
and he, the said Al Degood then and there well

knowing that the said Melvin Pearce and Arthur
Bouman were minors, and said furnishing of said
intoxicating liquor to said Melvin Pearce and
Arthur Bouman not being their and their given by
a physician in the regular line of his practice;
contrary to the form of the statute in such case
made and provided, and against the peace
and dignity of the State of Ohio.

Edward W. Fort, Prosecuting Attorney.
Union County Ohio -

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

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. McCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
April Term, 189*3*

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal

of the Court at Marysville, this
10 day of *April*

1893
R. McCroby
Clerk of Courts.

No *874*

Union County Common Pleas.

THE STATE OF OHIO,

F.S.

Al. DeGood

INDICTMENT.

FOR

*Unlawfully selling and
Furnishing Intoxicating liquor
to minors*

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

A TRUE BILL.

John W. Southard
Forman of Grand Jury.

Filed *April 8th* 189*3*

R. McCroby Clerk.
Edward H. Porter Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and ninety-three

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

Al Degood

late of said County, on the 14th day of October in the year of our
Lord one thousand eight hundred and ninety-two, with force and
arms, in said County of Union and State of Ohio, did unlawfully sell intoxi-

cating liquors to Melvin Pearce and Arthur Bonum, they, the said Melvin
Pearce and Arthur Bonum being then and there minors, and said selling
being without the written order of either the parents, guardian, or fami-
-ily physician of them the said Melvin Pearce and Arthur Bonum, he, the
said Al Degood then and well knowing that the said Melvin Pearce and
Arthur Bonum were minors; contrary to the form of the Statute in such
case made and provided, and against the peace and dignity of the

State

of Ohio.

Second Count:---And the Jurors aforesaid, upon their oaths as

aforesaid, do further find and present that the said Al Degood on the
14th day of October, in the year of our Lord one thousand eight hundred
and ninety-two, with force and arms in said County of Union and State
of Ohio, did unlawfully furnish intoxicating liquors to Melvin Pearce
and Arthur Bonum, to be drank by them the said Melvin Pearce and Arthur
Bonum, they, the said Melvin Pearce and Arthur Bonum
being then and there minors, and he, the said Al Degood then and
there well knowing that the said Melvin Pearce and Arthur Bonum were
minors, and said furnishing of said intoxicating liquor to said Melvin
Pearce and Arthur Bonum wnot being then and there given by a physician
in the regular line of his practice; contrary to the form of the Statu-

-te in such case made and provided, and against the peace and dignity
of the State of Ohio.

Edward W. Porter, Prosecuting Attorney,

Union County, Ohio.

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

.....
Prosecuting Attorney, Union County, Ohio.

No.

Crim. App. Doc. Page

COST BILL.

..... Common Pleas.

THE STATE OF OHIO,
AGAINST

..... Term, 189.....

Filed A. D. 189.....

..... Clerk.

No. Crim. Cost Bill Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
AGAINST

Al Dequod

County.

COURT OF COMMON PLEAS.

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

CLERK'S FEES.	Pif.	Deft.	WITNESS FEES.	Piffs.	Defts.
Doc. and App. Pl'ff and one Def't	12	12			
Additional, each,	4				
Entering Finding Indictment,	8	8			
Entering Pleas, each,	8	8			
Indexing Docket, "	4	4			
Indexing Judgm'ts and Final Ord., each case,	15	15			
Index'g Pend'g Suits & Liv. Judg., " "	15	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	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				
Polling Jury when required,	25				
Impaneling Jury and Administering Oaths,	12				
Call and Ent. Tales Jur. and Cert., each,	8				
Fil. Prec, Iss. Sub. for 1 Wit & Fil.,	16				
Additional names, each,	4				
Swearing Witnesses, "	4				
Ent. Att. of " days, "	4				
Cert. " "	4				
Qualifying Jurors, each,	8	16			
Ent. Bar & Court Cal & In., each Term,	8	8			
Ent. Orders on Jour., per 100 words,	8				
" Verdict on Journal and Filing,	12				
" Rule on Journal,	8				
" Judgment on Journal,	8				
Suplus Record on Journal per 100 words,	8				
Indexing Entries on Journal, each,	4				
Trans. Orders on Docket, "	8				
" Verdict on Docket,	8				
" Rule on Docket, each	8				
Judgment, on Docket, "	8				
Copy of Indictment and Certificate,	8	1 25			
Continuance, each,	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,					
List for grand Jur. and Pros. Att'y,	8	8			
General Index,	8				
Certificate of Discharge,	35				
Indexing Record,	8				
Total Clerk's Fees,	\$	320			

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 Prisoners,	60
Miles Travel, each,	8
On Fl. Fa Serv., 30c. Miles trav., "	8
Forfeiting Recognizance,	10
Serving Indictment,	
Transportation,	
Total Sheriff's Fees,	\$

Criminal Case File

Case No. 875

No. 875-

UNION COMMON PLEAS.

STATE OF OHIO

against

Tool Tinnet

Defendant.

Warrant 25th and costs and
5 days in jail.

Warrant on 14th - Warrant 2nd

Apr. 12, 1893

General Index

APR TERM 1893

Journal No. 16

Page 363.

Record No. 3

Page 331

Ex. Doc. 40

Page 875-

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. McCREORY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189_____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189_____.

Clerk of Courts.

No 875

Union County Common Pleas.

THE STATE OF OHIO,

^{U.S.}
Dud Tuzet

INDICTMENT.

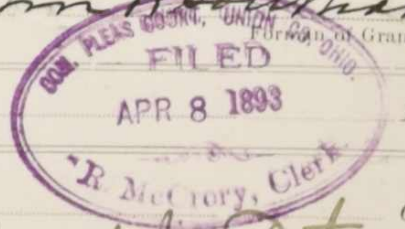
FOR
Unlawfully Selling & Furnish-
ing Intoxicating Liquor to
a Minor.

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

A TRUE BILL.

John W. Woodward
For Grand Jury.

Filed



189_____

Edward H. Firth
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three.

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

Tod Dungen

late of said County, on the 21st day of January in the year of our
Lord one thousand eight hundred and Ninety-three, with force and
arms, in said County of Union and State of Ohio, did unlawfully sell
intoxicating liquors to Clayton Taylor, he, the said
Clayton Taylor being then and there a minor, and said
selling being without the written order of either the parents,
guardian, or family physician of him the said
Clayton Taylor, he, the said Tod Dungen then and
there well knowing that the said Clayton Taylor
was a minor; contrary to the form of the Statute
in such case made and provided, and against
the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid,
upon their oaths aforesaid, do further find and
present that the said Tod Dungen, on the 21st
day of January, in the year of our Lord one
thousand eight hundred and ninety-three
with force and arms in said county of Union, and
State of Ohio, did unlawfully furnish intoxicating
liquors to Clayton Taylor, to be drunk by him, the

Clayton Taylor, he, the said Clayton Taylor being then
and there a minor, and he, the said Tod Tuzet
then and there well knowing that the said Clayton
Taylor was a minor, and said furnishing of said
intoxicating liquor to said Clayton Taylor not
being then and there given by a physician in
the regular line of his practice; contrary to the
form of the statute in such case made and
provided, and against the peace and dignity
of the State of Ohio. Edward W. Porter, Prosecuting Attorney.
Union County Ohio.

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

SHERIFF'S RETURN.

FEES.

Service & Return, \$	25
Mileage, - -	40
Conveyance, - -	
Assistance, - -	
Sustenance, - -	
Total, - - \$	65

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

By virtue of the commands of this Writ, I have

arrested the said *made search*
and can not find the within
named Tod Tunge
H. E. Greese Off

Doc. *D* No. *470*
Page *475*

The State of Ohio

AGAINST

Tod Tunge

WARRANT ON INDICTMENT.

Issued *April 10th*, 18*93*

E. M. Porter

Prosecuting Attorney.

Returned and filed

18

Clerk.

WARRANT ON INDICTMENT.

(Secs. 4959, 7229, 7230.)

THE STATE OF OHIO,

Union, County, *Putnam*

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

Whereas, At the *April* Term, *A. D. 1893*
of the Court of Common Pleas of said County of
Union an indictment was found by the
Grand Jury thereof against *Tom Turget*
for a certain offense to-wit: for
unlawfully selling and furnishing intoxicating
Liquor to a Minor.

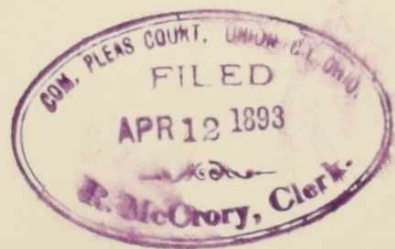
You are therefore commanded to arrest and safely keep
the said *Tom Turget* so that you have his
body before the said Court forthwith, to
answer the charge of said indictment, and that you have
with you then and there this writ.

Given under my hand and the Seal of said Court
this *10th* day of *April*, *A. D. 1893*
R. M. Grov Clerk.



No. 875.
The State of Ohio
vs.
Tod Tinger.

Entry -



J-16-P-363-

E. W. Porter, Pros. Atty.

The State of Ohio }
vs. }
Tod Tungeh }

No. 875.

Indictment for Selling Liquors to a
Minor.

Now comes the prosecuting attorney on behalf
of the State of Ohio, and the defendant being brought
into court in custody of the Sheriff, and arraigned
upon said indictment, for plea thereto saith he is
"guilty;" whereupon after being fully advised in
the premises, it is ordered and adjudged by the
court, that the said Tod Tungeh be imprisoned
in the jail of Union County for the term of five
days, and that he pay a fine of twenty-five
dollars, and the costs of this prosecution, and that he
stand committed to said jail until the amount of
said fine and costs shall be paid. Nulla prosequi is
interd herein, as to the second count, in said indictment, by order of the
court, at the request of the prosecuting attorney -
E. A. Porter, Pros. Atty.

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Pif.	Deft.	NAMES OF WITNESSES.	Pif.	Deft.

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

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Term, 18

Filed _____ A. D. 18 _____

Clerk.

Criminal Case File
Case No. 876

No. 876

UNION COMMON PLEAS.

STATE OF OHIO

against

George Winters

Defendant.

*Imprisoned by Prosec-
cuting Attorney Apr. 24, 1893.*

APR TERM 1893

General Index

Journal No. 16 Page 362

Record No. _____ Page _____

Ex. Doc. D Page 876

On this 11th day of April
1893, Defendant arraigned, and pleads
Not guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. McCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
Term, 189 .

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
day of _____
189 .

Clerk of Courts.

No 876

Union County Common Pleas.

THE STATE OF OHIO,

VS.
George Winters

INDICTMENT.

FOR
Unlawfully selling & furn-
ishing intoxicating liquor
to a minor.

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

A TRUE BILL.

John W. Southard
Clerk of Grand Jury.

Filed



189

Edward W. Porter
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three.

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

George Winters

late of said County, on the 11th day of March in the year of our
Lord one thousand eight hundred and Ninety-three, with force and
arms, in said County of Union and State of Ohio, did unlawfully sell
intoxicating liquors to Frank Soumer, he the said
Frank Soumer, being then and there a minor, and
said selling being without the written order of either
the parents, guardian, or family physician of
him the said Frank Soumer, he, the said George
Winters then and there well knowing that the said
Frank Soumer was a minor; contrary to the form
of the Statute in such case made and provided,
and against the peace and dignity of the State
of Ohio.

Second Count. And the Jurors aforesaid, upon
their oaths aforesaid, do further find and present
that the said George Winters, on the 11th day of March
in the year of our Lord one thousand eight hun-
dred and ninety-three, with force and arms, in
said county of Union, and State of Ohio, did un-
lawfully furnish intoxicating liquors to Frank
Soumer, to be drunk by him the said Frank
Soumer he, the said Frank Soumer being then
and there a minor, and he, the said George
Winters then and there well knowing that the said
Frank Soumer was a minor, and said furnish-
ing of said intoxicating liquor to said Frank

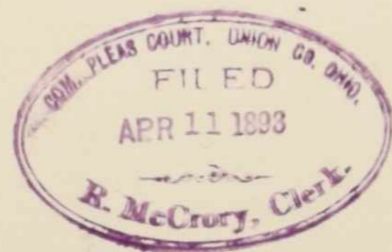
Source not being then and there given by a
physician in the regular line of his practice;
contrary to the form of the statute in such case
made and provided, and against the peace
and dignity of the State of Ohio.

Edward W. Pohl, Prosecuting Attorney.
Union County Ohio.

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

No. 876.
The State of Ohio,
vs.
George Winter.

Entry.



J-16-P-362.

E. H. Park, Pros. Atty.

The State of Ohio } No. 876.
vs. } Indictment for selling to
George Winter. } Minors.

Now comes 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 he is "Not guilty," and puts himself upon the country and the prosecuting attorney doth the like, and the case was set down for trial on April 24th / 1893.

E. H. Porter,
Pros. Atty.

SHERIFF'S RETURN.

F E E S .

Service & Return, \$	50
Mileage, - - -	2,56
Conveyance, - - -	1,50
Assistance, - - -	1,00
Sustenance, - - -	

Total, - - \$ 5.50
~~3.00~~

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

By virtue of the commands of this Writ, I have arrested the said George Muters and have him in court this 11th day of April 1893

Wm. S. Long, Sheriff

Richwood

No. 876
Doc. D Page 876

The State of Ohio

AGAINST

George Muters

WARRANT ON INDICTMENT.

Issued April 10, 1893

E. W. Carter

Prosecuting Attorney.

Returned and filed

18

Clerk.

WARRANT ON INDICTMENT.

(Secs. 4959, 7229, 7230.)

THE STATE OF OHIO, }
Union County, }

To the Sheriff of said County, Greeting:

Whereas, At the *April* Term, A. D. 1893
of the Court of Common Pleas of said County of
Union an indictment was found by the
Grand Jury thereof against *George Winters*
for a certain offence, to-wit: for
unlawfully selling and furnishing intoxicating
liquors to a *minor*,

You are therefore commanded to arrest and safely keep
the said *George Winters* so that you have his
body before the said Court forthwith, to
answer the charge of said indictment, and that you have
with you then and there this writ.

Given under my hand and the Seal of said Court
this 10th day of *April* A. D. 1893
R. M. Brown Clerk.

Criminal Case File
Case No. 877

No. 877

UNION COMMON PLEAS.

STATE OF OHIO

against

David Taylor

Defendant.

Plea guilty. Sentence
fine of \$25⁰⁰ and 5 days
in jail. Dated 11/18/93

Apr. 11, 1893

General Index.

APR TERM 1893

Journal No. 16

Page 362.

Record No. 3

Page 334.

Ex. Doc. D

Page 877

25th June 5 days in jail

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:
I, R. McCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189____

Clerk of Courts.

No 877

Union County Common Pleas.

THE STATE OF OHIO,

^{F.S.}
David Taylor

INDICTMENT.

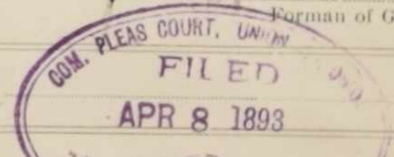
FOR
Unlawfully selling
and furnishing in-
toxicating liquor to minors.

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

A TRUE BILL.

John Droushore
Forman of Grand Jury.

Filed _____ 189____



Edward W. Porter
Clerk.
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO,
UNION COUNTY, SS.

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety three

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

David Taylor

late of said County, on the 25th day of March in the year of our
Lord one thousand eight hundred and Ninety - three, with force and
arms, in said County of Union and State of Ohio, did unlawfully sell
intoxicating liquors to ~~Fredrick Soumer~~ Frank
Soumer and Tab Parker, they, the said ~~Fredrick~~
~~Soumer~~, Frank Soumer and Tab Parker being
then and then minors, and said selling being
without the written order of either the parent, guard-
ian, or family physician of them the said ~~Fred-
rick Soumer~~ Frank Soumer and Tab Parker, he the
said David Taylor then and there well knowing that
the said ~~Fredrick Soumer~~, Frank Soumer and
Tab Parker were minors; contrary to the force of
the Statute in such case made and provided,
and against the peace and dignity of the State
of Ohio.

Second Count: And the jurors aforesaid,
upon their oaths aforesaid, do further find and
present that the said David Taylor on the 25th day
of March, in the year of our Lord one thousand eight
hundred and ninety - three, with force and arms in
said county of Union and State of Ohio, did unlaw-
fully furnish intoxicating liquors to ~~Fredrick~~
~~Soumer~~, Frank Soumer, and Tab Parker to be
drank by them the said Frank Soumer, ~~Fredrick~~
~~Soumer~~ and Tab Parker, they the said ~~Fredrick~~

~~Lawson~~, Frank Soumer, and Tab Parker being
them and their minors, and he, the said David
Taylor them and their well knowing that the said
~~Frederick Soumer~~, Frank Soumer, and Tab Parker
were minors, and said furnishing of said in-
toxicating liquor to said ~~Frederick Soumer~~, Frank
Soumer and Tab Parker not being them and their
given by a physician in the regular line of his
practice; contrary to the form of the Statute in
such case made and provided, and against the
peace and dignity of the State of Ohio.

Edward W. Poole, Prosecuting Attorney.
Union County Ohio.

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

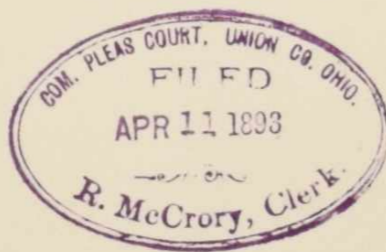
No. 877

The State of Ohio.

vs.

David Taylor.

Entry



J-16-P-362.

E. H. Park Pros. Atty.

The State of Ohio
vs.
David Taylor.

No. 877.

Indictment for selling liquors to
Minors.

Now comes the prosecuting attorney on behalf
of the State of Ohio, and the defendant being brought
into court in custody of the Sheriff, and arraigned
upon said indictment, for plea thereto saith he
is "guilty"; whereupon after being fully advised
in the premises, it is ordered and adjudged
by the court, that the said David Taylor pay
a fine of \$25⁰⁰, and the costs of this prosecution
and that the said David Taylor be imprisoned
in the jail of Union County for the term of five
days, and that he stand committed to the
jail of Union County until the amount of fine
and costs shall be paid.

E. H. Porter.
Proc. Atty.

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Pif.	Deft.	NAMES OF WITNESSES.	Pif.	Deft.

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

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Term, 18

Filed A. D. 18

Clerk.

Criminal Case File
Case No. 878

No. 878

UNION COMMON PLEAS.

STATE OF OHIO

against

John Loring

Defendant.

Sept 12th 1893

plea guilty

fine \$25⁰⁰

jail 10 days

General Index.

APR TERM 1893

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Page 335

Ex. Doc. D

Page 878

\$25⁰⁰ fine tuesday in Jail

No. 876

Union Common Pleas.

THE STATE OF OHIO,

vs.

John Lingrell

On this _____ day of

189

Defendant arraigned and pleads

_____ guilty to this indictment.

Clerk.

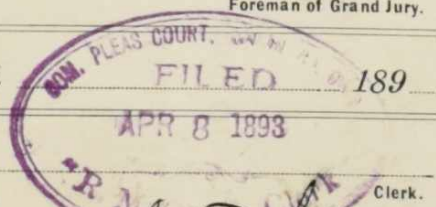
Indictment for Keeping Place
Open on Sunday.

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

A TRUE BILL.

John W. Southwood
Foreman of Grand Jury.

Filed



Clerk.

Edward W. Felt
Prosecuting Attorney.

THE STATE OF OHIO, }
UNION COUNTY, } ss.

In the Court of Common Pleas, Union County, Ohio, of the Term
of April in the Year of our Lord One Thousand
Eight Hundred and Ninety-three.

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

John Lingrell

late of said County, on the 2nd day of April, in the
year of our Lord one thousand eight hundred and ninety-three with force and
arms, in said County of Union, and State of Ohio, the same day being
the first day of the week, commonly called Sunday,
did unlawfully and knowingly allow to be open and
remain open, a certain room and place which was
then and there, and therefore, a place of public resort,
which on other days of the week than the first day
commonly called Sunday, intoxicating liquors were
then and there sold and exposed for sale by
the said John Lingrell; the said room and
place not being then and there a regular drug-
store,

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

Edward W. Porter

Prosecuting Attorney of Union Co., O.

No. 878.
The State of Ohio,
by
John Lingull.

Entry -



J-16-P-366-

E. H. Forster, Pros. Atty.

The State of Ohio.
vs.
John Singrell

No. 878.

Indictment for Keeping Places
Open on Sunday -

Now comes the prosecuting attorney on behalf of the State of Ohio, and the defendt and being brought into court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto, saith he is "guilty;" thereupon after being fully advised in the premises, it is ordered and adjudged by the court, that the said John Singrell be imprisoned in the jail of Union County for the term of ten days, and that he pay a fine of twenty-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.

E. H. Forten,

Pros. Atty.

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Pif.	Deft.	NAMES OF WITNESSES.	Pif.	Deft.

No. _____ *Crim. App. Doc.* 876 Page _____

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

John Lingard

Term, 18

Filed _____ A. D. 18

Clerk.

Criminal Case File
Case No. 879

No. 879

UNION COMMON PLEAS.

STATE OF OHIO

against

John Lemigrel

Defendant.

APR TERM 1893

April 19th 1893

Noticed

General Index

Journal No. 14

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Record No.

~~NO RECORD~~

Page

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879

No. 879

Union Common Pleas.

THE STATE OF OHIO,

vs.

John Leigull

On this _____ day of

189

Defendant arraigned and pleads

guilty to this indictment.

Clerk.

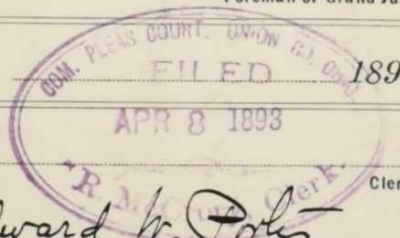
Indictment for Keeping Place
Open on Sunday.

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

A TRUE BILL.

John W. Southard
Foreman of Grand Jury.

Filed _____ 189



Clerk.

Edward W. Fisher
Prosecuting Attorney.

THE STATE OF OHIO, }
UNION COUNTY, } ss.

In the Court of Common Pleas, Union County, Ohio, of the Term
of April in the Year of our Lord One Thousand
Eight Hundred and Ninety-three.

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

John Seigull

late of said County, on the 3rd day of July, in the
year of our Lord one thousand eight hundred and ninety-two with force and
arms, in said County of Union, and State of Ohio, the same day being
the first day of the week, commonly called Sunday,
did unlawfully and knowingly allow to
be open and remain open a certain room
and place which was then and there, and
therefore, a place of public resort, which on
other days of the week than the first day
commonly called Sunday, intoxicating liquors
were then and therein sold and exposed for
sale by the said John Seigull; the said room
and place not being then and there a regular
drug-store,

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

Edward W. Foster

Prosecuting Attorney of Union Co., O.

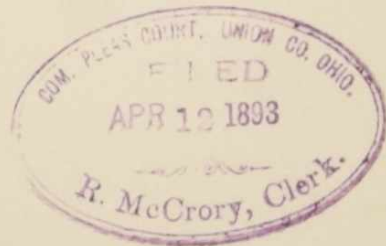
No. 879.

The State of Ohio

vs.

John Singrell.

Entry



J-16-P. 366

E. H. Porter, Pros. Atty.

The State of Ohio. }
vs. } Indictment for Keeping Place
John Singrell. } Open on Sunday.

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

E. A. Porter.

Pros. Atty.

Criminal Case File
Case No. 880

Criminal Case File

Case No. 881

No. 881

UNION COMMON PLEAS.

STATE OF OHIO

against

John Lingrel

Defendant.

APR TERM 1893

April 12th 1893

Noticed

[Decorative flourish]

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Journal No. 16 Page 366,

Record No. ~~No Record.~~ Page

Ex. Doc. *[Handwritten mark]* Page 881

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. McCREORY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189____

Clerk of Courts.

No. 881

Union County Common Pleas.

THE STATE OF OHIO,

J.S.
John Lingrell

INDICTMENT.

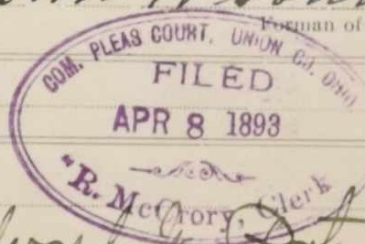
FOR
*Unlawfully selling and
Furnishing Liquor to Persons
in the habit of getting intoxicated.*

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

A TRUE BILL.

John W. Southard
Foreman of Grand Jury.

Filed



189

Edward W. Forts.
Clerk.
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three.

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

John Seigrell

late of said County, on the 15th day of December in the year of our
Lord one thousand eight hundred and Ninety-two, with force and
arms, in said County of Union and State of Ohio, did unlawfully sell
intoxicating liquors, to one John Wilson, the the
said John Wilson being then and there a person
in the habit of getting intoxicated, and he the
said John Seigrell then and there well knowing
that the said John Wilson was then and there
a person in the habit of getting intoxicated,
contrary to the form of the Statute in such case
made and provided, and against the peace
and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid,
upon their oaths aforesaid, do further find and
present that the said John Seigrell on the 15th
day of December in the year of our Lord one
thousand eight hundred and ninety-two with
force and arms in said county of Union, and
State of Ohio, did unlawfully furnish intoxicating
liquors to one John Wilson to be drunk by him
the said John Wilson, he, the said John Wilson
being then and there in the habit of getting
intoxicated, and he the said John Seigrell
then and there well knowing that the said
John Wilson was a person in the habit of getting
intoxicated, and said furnishing of said intox-

icating liquors to said John Wilson not being
them and there given by a physician in the
regular line of his practice, contrary to the
form of the statute in such case made and
provided, and against the peace and dignity
of the State of Ohio.

Edward H. Fortis, Prosecuting Attorney.
Union County Ohio.

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

No. 881.
The State of Ohio

vs.

John Seizell

Entry,



L-16-P-366

E. H. Porter,
Pros. Atty.

The State of Ohio,
vs.
John Singrell

No. 881.

} Selling to person in habit of
Getting Intoxicated -

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

E. W. Potts -

Pros. Atty.

The State of Ohio,
vs.
John Singrell

No. 881.

} Selling to person in habit of
Getting Intoxicated -

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

E. W. Parks -

Pros. Atty.

Criminal Case File
Case No. 882

No. 882

UNION COMMON PLEAS.

STATE OF OHIO

against

John Lingrel

Defendant.

APR TERM 1893

April 12th 1893

Nollie

General Index

Journal No. 16

Page 364

Record No. ~~No Record~~

Page

Ex. Doc. ~~D~~

Page 882

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. McCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189_____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189_____

Clerk of Courts.

No 882

Union County Common Pleas.

THE STATE OF OHIO,

J.S.
John Lingrell

INDICTMENT.

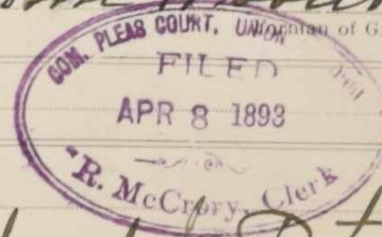
FOR
Unlawfully selling and furnishing
intoxicating liquors to a
Person Intoxicated.

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

A TRUE BILL.

John W. Southard
Clerk of Grand Jury.

Filed _____ 189_____



Edward M. Porter
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO,)
UNION COUNTY, SS.)

Union County, Ohio, of the term of April in the year of our Lord one thousand eight hundred and Ninety-three.

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

John Lingrell

late of said County, on the 12th day of November in the year of our Lord one thousand eight hundred and Ninety-two, with force and arms, in said County of Union and State of Ohio, did unlawfully sell intoxicating liquors to one ^{John Wilson} ~~Marion Wilson~~ the said ^{John Wilson} ~~Marion Wilson~~ being then and there a person intoxicated, and the said John Lingrell then and there well knowing that the said ^{John Wilson} ~~Marion Wilson~~ was intoxicated; contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid, upon their oaths aforesaid, do further find and present that the said John Lingrell on the 12th day of November in the year of our Lord one thousand eight hundred and ninety-two at the County of Union aforesaid, did unlawfully furnish intoxicating liquors to one John Wilson, the said John Wilson being then and there a person intoxicated, and the said John Lingrell then and there well knowing that the said John Wilson was intoxicated; said intoxicating liquors, furnished by the said John Lingrell to the said John Wilson, as aforesaid, not being then and there intoxicating liquors given by a physician in the regular line of his practice; contrary to the form of the statute made and provided, and against the peace and dignity of the State of Ohio. Edward W. Potts,
Prosecuting Attorney, Union Co. Ohio.

No. 882.

The State of Ohio.

vs.

John Lingrell.

Entry



J-16-P-364-

E. A. Porter, Pros Atty.

The State of Ohio.

vs.

John Singrell.

No. 882

Indictment for
Unlawfully Selling to
a person intoxicated.

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

E. A. Forbes.

Pros. Atty.

Criminal Case File
Case No. 883

No. 883

UNION COMMON PLEAS.

STATE OF OHIO

against

John Loungrel

Defendant.

APR TERM 1893

April 12th 1893

Volled

General Index.

Journal No. 16

Page 365

Record **No record.**

Page

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Page 883

On this _____ day of _____
189____, Defendant arraigned, and pleads
guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. MCCOBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
Term, 189_____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____

189_____

Clerk of Courts.

No 883

Union County Common Pleas.

THE STATE OF OHIO,

D.S.
John Lutzell

INDICTMENT.

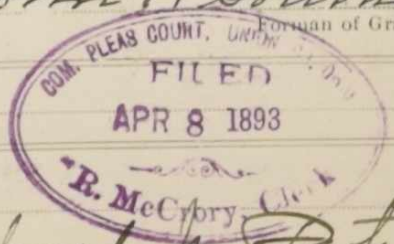
FOR
*unlawfully selling and fur-
nishing Liquor to Persons
in the habit of getting intoxicated.*

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

A TRUE BILL.

John W. Southard
Foreman of Grand Jury.

Filed



189_____

Edward W. Park
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO,)
UNION COUNTY, SS.)

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three.

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

John Seigrell

late of said County, on the 8th day of October in the year of our
Lord one thousand eight hundred and Ninety-two, with force and
arms, in said County of Union and State of Ohio, did unlawfully sell
intoxicating liquors to one Abner Cahill, he the
said Abner Cahill being then and there a person
in the habit of getting intoxicated, and he, the
said John Seigrell, then and there well knowing
that the said Abner Cahill was, then and there a
person in the habit of getting intoxicated; con-
trary to the form of the statute in such case
made and provided, and against the peace
and dignity of the State of Ohio.

Second count: And the Jurors aforesaid,
upon their oaths aforesaid, do further find and
present that the said John Seigrell on the 8th
day of October in the year of our Lord one
thousand eight hundred and Ninety-two with
force and arms in said County of Union, and
State of Ohio, did unlawfully furnish intoxicating
liquors to one Abner Cahill to be drunk by him
the said Abner Cahill, he, the said Abner Cahill
being then and there a person in the habit
of getting intoxicated; contrary to the form of the
statute in such case made and provided, and
against the peace and dignity of the State and
he the said John Seigrell then and there well

knowing that the said Abner Cahill was a person
in the habit of getting intoxicated, and said
furnishing of said intoxicating liquors to said
Abner Cahill not being then and there given by a
physician in the regular line of his practice,
contrary to the form of the statute in such case
made and provided, and against the peace
and dignity of the state of Ohio.

Edward J. Porter, Prosecuting Attorney,
Union County Ohio.

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

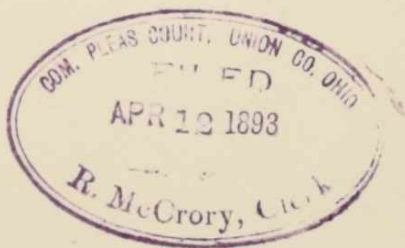
No. 583.

The State of Ohio,

vs.

John Singrell.

Entry.



J-16-P 365-

E. A. Park. Dist. Atty.

The State of Ohio.

vs.

John Lingrell

No. 583.

Judicial notice for selling to Persons
in the habit of getting intox-
icated ~~x~~

Notice prosequi is entered herein,

by order of the court, at request of the
prosecuting attorney.

E. H. Fisher.

Proc. Atty.

Criminal Case File

Case No. 884

No. 884

UNION COMMON PLEAS.

STATE OF OHIO

against

John Leingrel

Defendant.

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1893

April 12th 1893

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Journal No. 16

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Record No. **No Record**

Page

Ex. Doc. D

Page 884

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I, R. MCCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
April Term, 1893

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
10 day of April

189
R. McCroby
Clerk of Courts.

No 884,

Union County Common Pleas.

THE STATE OF OHIO,

P.S.

John Lingrell

INDICTMENT.

FOR
Unlawfully selling and
Furnishing liquor to Persons
in the habit of getting intoxicated.

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

A TRUE BILL.

John Southard
Foreman of Grand Jury.

Filed _____ 189____

APR 8 1893

Edward H. Porter
Clerk.
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO,)
UNION COUNTY, SS.)

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three.

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

John Seigrell

late of said County, on the 9th day of November in the year of our
Lord one thousand eight hundred and Ninety-two, with force and
arms, in said County of Union and State of Ohio, did unlawfully sell
intoxicating liquors to one Marion Whips, he the
said Marion Whips being then and there a person
in the habit of getting intoxicated, and he the
said John Seigrell then and there well knowing
that the said Marion Whips was then and there
a person in the habit of getting intoxicated;
contrary to the form of the statute in such
case made and provided, and against the
peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid,
upon their oaths aforesaid, do further find and
present that the said John Seigrell on the 9th
day November in the year of our Lord one thousand
eight hundred and Ninety-two with force and
arms, in said county of Union, and State of Ohio,
did unlawfully furnish intoxicating liquors to
one Marion Whips to be drunk by him the said
Marion Whips, he, the said Marion Whips being
then and there in the habit of getting intox-
icated, and he the said John Seigrell then
and there well knowing that the said Marion
Whips was a person in the habit of getting
intoxicated, and said furnishing of said

intoxicating liquors to said Marine Whips not
being used and there given by a physician in
the regular line of his practice, contrary to the
form of the statute in such case made and
provided, and against the peace and dignity
of the State of Ohio.

Edward W. Park, Prosecuting Attorney,
Union County Ohio.

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

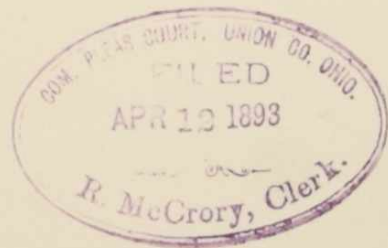
No. 884.

The State of Ohio.

vs.

John Linggell.

Entry.



J-16-P-365-

E. H. Porter, Pros. Atty.

No. 684.

The State of Ohio.

vs.

John Seingrull

Indictment for selling to a
Person in the habit of getting
Intoxicated.

Collis prosigni is entered herein,
by order of the court, at request of the
prosecuting attorney.

E. N. Foster,

Pros. Atty.

Criminal Case File
Case No. 885

No. 883-

UNION COMMON PLEAS.

STATE OF OHIO

against

John Lingrel

Defendant.

APR TERM 1893

April 12th 1893

Noticed

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Record No. ~~No Record~~

Page

Ex. Doc. 2

Page 883-

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. MCCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189_____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189_____.

Clerk of Courts.

No 885.

Union County Common Pleas.

THE STATE OF OHIO,

J.S.
John Seigrell

INDICTMENT.

FOR
*Unlawfully Selling and
Furnishing Liquor to Per-
sons in the Habit of getting
Intoxicated.*

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

A TRUE BILL.

John W. Southard
Foreman of Grand Jury.

Filed



189

Edward H. Porter
Clerk.
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO,)
UNION COUNTY, SS.)

Union County, Ohio, of the term of April in the year
of our Lord one thousand eight hundred and Ninety-three.

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

John Seigrell

late of said County, on the 10th day of December in the year of our
Lord one thousand eight hundred and Ninety-two, with force and
arms, in said County of Union and State of Ohio, did unlawfully sell
intoxicating liquors to one Abner Cahill, he the said
Abner Cahill being then and there a person in the
habit of getting intoxicated and he the said John
Seigrell then and there well knowing that the said
Abner Cahill was then and there a person in the habit
of getting intoxicated; contrary to the force of the
statute in such case made and provided, and
against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid
upon their oaths aforesaid, do further find and pre-
sent that the said John Seigrell on the 10th day
of December in the year of our Lord one thousand
eight hundred and Ninety-two with force and arms
in said county of Union, and State of Ohio, did un-
lawfully furnish intoxicating liquors to one
Abner Cahill to be drunk by him the said Abner
Cahill, he, the said Abner Cahill being then and
there a person in the habit of getting intoxicated;
and he the said John Seigrell then and there
well knowing that the said Abner Cahill was a
person in the habit of getting intoxicated,
and said furnishing of said intoxicating
liquors to said Abner Cahill not being then and

there given by a physician in the regular line
of his practice; contrary to the form of the
Statute in such case made and provided
and against the peace and dignity of the State
of Ohio.

Edward K. Fort, Prosecuting Attorney
Union County Ohio.

No. 583-

The State of Ohio.

vs.
John Lingrell.

Culry



J-16-P-361

E. A. Foster, Pros. Atty.

The State of Ohio,

vs.

John Senguli,

No. 585-

Indictment for Selling to Persons
in the habit of getting intox-
icated.

Warrant process is entered herein,
by order of the court at the request
of the prosecuting attorney.

E. A. Porter,

Pros. Atty.

Criminal Case File
Case No. 886

No. 886.

UNION COMMON PLEAS.

STATE OF OHIO

against

John Lingree

Defendant.

Plea guilty

Fine \$50.00

Jail 10 Days

Mar. 12, 1893

General Index.

1893

TERM

1893

Journal No. 16

Page 366

Record No. 3

Page 337

Ex. Doc. *D*

Page 886

\$50 and been paid in full

No. 886.

Union Common Pleas.

THE STATE OF OHIO,

^{vs.}
John Lingrell

On this _____ day of

_____ 189

Defendant arraigned and pleads

_____ guilty to this indictment.

Clerk.

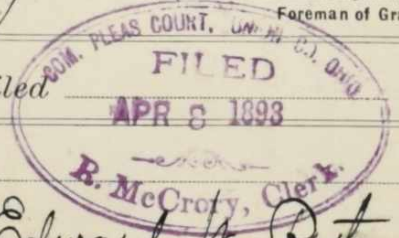
Indictment for Keeping a Public Room
for the Sale of Liquors, Contrary to Law.

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

A TRUE BILL.

John W. Southard
Foreman of Grand Jury.

Filed _____ 189



Clerk.

Edward W. Porter
Prosecuting Attorney.

THE STATE OF OHIO, }
UNION COUNTY, } ss.

In the Court of Common Pleas, Union County, Ohio, of the Term
of April in the Year of our Lord One Thousand
Eight Hundred and Ninety-three.

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

John Singrell

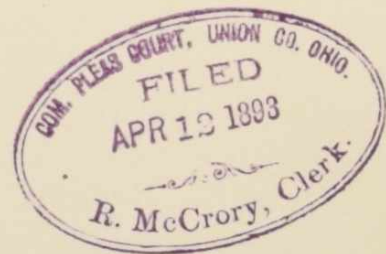
late of said County, on the 1st day of April, in the
year of our Lord one thousand eight hundred and ninety-two with force and
arms, in said County of Union, and State of Ohio, and from that day
until the commencement of the proceedings herein, to-wit:
on the 5th day of April, in the year of our Lord one
thousand eight hundred and ninety-three, at the said
county of Union, in the said State of Ohio, ~~the~~ said John
Singrell was, and has been, unlawfully, the keeper
of a room of public resort, where intoxicating liquors
were and have been then and there sold by the said
John Singrell, 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 as-
sembly, to the common nuisance of the citizens
and people of the said State of Ohio.

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

Edward W. Post
Prosecuting Attorney of Union Co., O.

No. 886.
The State of Ohio.
vs.
John Singull.

Entry.



J-16-P-366-

E. H. Potts, Pro. Atty.

The State of Ohio
vs.
John Singrell

No 886.

Indictment for Keeping a Public Room
for the Sale of Liquors contrary to
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, saith he is "guilty;" thereupon after being fully advised in the premises, it is ordered and adjudged by the court that the said John Singrell be imprisoned in the jail of Union county for the term of ten days to commence immediately on the expiration of the jail sentence in No. 878, and that he pay ^{a fine of Fifty Dollars &} the costs of this prosecution, and that he stand committed to said jail until the amount of said fine and costs shall be paid.

E. H. Fort.

Pros. Atty -

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Plif.	Deft.	NAMES OF WITNESSES.	Plif.	Deft.

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

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Term, 18

Filed _____ A. D. 18

Clerk.

No. *876 & 886* Crim. Cost Bill

Term.

Crim. App. Doc. *D*

Page *878*

THE STATE OF OHIO,

AGAINST

John Lingrel

Union County,

COURT OF COMMON PLEAS.

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

CLERK'S FEES.

Plff.

Deft.

SHERIFF'S FEES.

Plff's.

Defts.

Doc. and app. plff. and one deft,	12	<i>12</i>	
additional,	each, 4		
Entering finding indictment,	8	<i>8</i>	
Entering pleas,	each, 8	<i>8</i>	
Indexing docket,	" 4	<i>4</i>	
Index'g judgm'ts & final ord., each case.	15	<i>15</i>	
Index'g pend'g suits & liv. judg. " "	15	<i>15</i>	
Entering motion on docket and index,	8		
Filing <i>4</i> papers & post. in app. doc. ea.	12	<i>48</i>	
Taking affidavits,	" 8		
Certifying " without seal,	15		
" " with " "	35		
Filing prec., iss. capias, return & 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	<i>25</i>	
Recog. of def't and filing each,	29		
" wit. " "	29		
Poling jury when required,	25		
Impaneling jury & administering oaths,	12		
Call and ent. tales jur. and cert., each,	8		
Fil. prec., iss. sub. for 1 wit. & fil.	16		
additional names,	each, 4		
Swearing witnesses,	" 4		
Ent att. of " days, " "	4		
Certif. " "	4		
Qualifying jurors,	each, 8		
Ent. bar and court cal. & in., each term.	8	<i>8</i>	
Ent'g-orders on journal. per 100 words,	8	<i>32</i>	
" verdict on journal and filing,	12		
" rule on journal,	8		
" judgment on journal,	8		
Surplus record on journal, per 100 words,	8	<i>8</i>	
Indexing entries on journal,	each, 4	<i>48</i>	
Transcribing-orders on docket,	" 8	<i>8</i>	
" verdict on " "	8	<i>32</i>	
" rule on " each,	8		
" judgm't on " "	8		
Copy of indictment and certificate,	" 8	<i>8</i>	
Continuance,	each, 8	<i>72</i>	
Nolle pros., quashed or laid away,	8		
Ent. on cash book and index,	12	<i>12</i>	
" " ex. docket " "	12	<i>12</i>	
Notice of motion for new trial,	8		
Cost bill and filing,	29	<i>29</i>	
Certificate of sentence,	35	<i>35</i>	
Recording <i>1200</i> words at 8c. each 100,		<i>96</i>	
List for grand jur. and pros. atty.,		<i>8</i>	
General index,	8	<i>8</i>	

3-46

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 prisoner to court times,	60	<i>60</i>
Com. prisoner to jail, " "	60	<i>60</i>
Discharging prisoner,	60	<i>60</i>
Miles travel, each,	8	
On fl. fa. serv., 30c. miles trav. " "	8	
Forfeiting recognizance,	10	
Serving indictment,		<i>30</i>
Transportation,		
		<i>2.22</i>
		<i>3-46</i>
		<i>7.68</i>
		<i>10.36</i>

TOTAL SHERIFF'S FEES, \$

NAMES OF WITNESSES.

TOTAL WITNESS FEES, \$

TOTAL CLERK'S FEES, \$

TOTAL FEES, \$

Criminal Case File
Case No. 887

No. 887

UNION COMMON PLEAS.

STATE OF OHIO

against

Newton Lingrel
Defendant.

\$2500 cash and
costs

Apr. 12, 1893.

General Index.

APR TERM 1893

Journal No. 716

Page 365-

Record No. 3

Page 327

Ex. Doc. D

Page 887

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I. R. MCCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189_____.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189_____.

Clerk of Courts.

No 887

Union County Common Pleas.

THE STATE OF OHIO,

vs.
Newton Lingrell.

INDICTMENT.

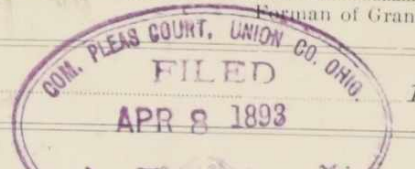
FOR
Unlawfully selling and Furnish-
ing Liquor to a Person
in the habit of getting intoxicated.

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

A TRUE BILL.

John W. Southard
Foreman of Grand Jury.

Filed



189_____

Edward W. Porter
Prosecuting Attorney.

In the Court of Common Pleas.

THE STATE OF OHIO, }
 UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year
 of our Lord one thousand eight hundred and Ninety-three.

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

Newton Lingull

late of said County, on the 6th day of August in the year of our
 Lord one thousand eight hundred and Ninety-two, with force and
 arms, in said County of Union and State of Ohio, did unlawfully sell
 intoxicating liquors to one David Sharp, he, the
 said David Sharp being then and there a person
 in the habit of getting intoxicated, and the said
 Newton Lingull then and there well knowing that the
 said David Sharp was then and there a person in
 the habit of getting intoxicated, contrary to the form
 of the Statute in such case made and provided and
 against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid up-
 on their oaths aforesaid, do further find and present
 that the said Newton Lingull on the 6th day of August
 in the year of our Lord one thousand eight hun-
 dred and ninety-two with force and arms in said
 county of Union, and State of Ohio, did unlawfully
 furnish intoxicating liquors to one David Sharp to
 be drunk by him the said David Sharp, he, the
 said David Sharp being then and there in the habit
 of getting intoxicated, and the said David Newton
 Lingull then and there well knowing that the said
 David Sharp was a person in the habit of getting
 intoxicated, and said furnishing of said intox-
 icating liquors to said David Sharp not being
 then and there given by a physician in the

regular line of his practice; contrary to the form
of the statute in such case made and provided,
and against the peace and dignity of the state
of Ohio.

Edward W. Fort, Prosecuting Attorney.
Union County Ohio.

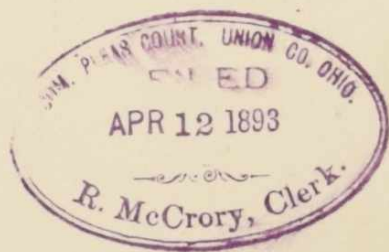
No. 887.

The State of Ohio

vs.

Newton Singrell.

Entry.



J-16-P-365-

E. H. Porter Pres. Atty.

The State of Ohio.
vs,
Newton Singrell.

No. 887.

Indictment for Selling In-
toxicating Liquor to a Person
in the Habit of Selling Intox-
icated -

Now comes the prosecuting attorney on behalf
of the State of Ohio, and the defendant being brought
into court in custody of the sheriff, and arraigned
upon said indictment for plea thereto saith he
is "guilty;" thereupon after being fully advised
in the premises, it is ordered and adjudged
by the court that the said Newton Singrell be
imprisoned in the jail of Union County for the
term of five days, and that he pay a fine of
twenty-five dollars and ^{the} costs of this prosecution,
and that he stand committed to said jail until
the amount of said fine and costs shall be
paid. Verdict prosequi is hereby entered herein, as to the second count
of said indictment, by order of the court, at the request of the
prosecuting attorney -

E. H. Porter Pros. Atty.

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Plff.	Def.	NAMES OF WITNESSES.	Plff.	Def.

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

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

John Lungrel
887

Term, 18

Filed _____ A. D. 18 _____

Clerk.

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Plf.	Def.	NAMES OF WITNESSES.	Plf.	Def.

No. 2 Crim. App. Doc. Page 883

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Newton L. Ingree

Term, 18

Filed A. D. 18

Clerk.

Criminal Case File
Case No. 888

No. 888

UNION COMMON PLEAS.

STATE OF OHIO

against

Melvin Longwell

Defendant.

\$25 fine and costs.

April 12th 1893

Plea guilty

Fine \$25.00

Jail 5 days

General Index.

APR TERM 1893

Journal No. 16

Page 365

Record No. 3

Page 340

Ex. Doc. D

Page 888

Miller second, \$25⁰⁰ 5 days.

No 888

Union County Common Pleas.

THE STATE OF OHIO,

Melvin Leigrell

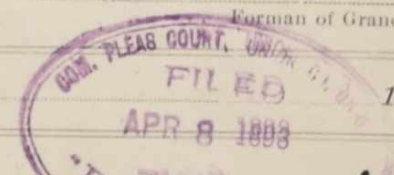
INDICTMENT.

FOR
Unlawfully selling & furnishing
liquors to persons in the
habit of getting intoxicated.

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

A TRUE BILL.
John W. Southard
Foreman of Grand Jury.

Filed _____ 189



Edward W. Dots
Prosecuting Attorney.

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

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS:

I, R. McCROBY, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and correct copy of the
Indictment found by the Grand Jury at the
_____ Term, 189.

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____

189

Clerk of Courts.

In the Court of Common Pleas.

THE STATE OF OHIO, }
UNION COUNTY, SS. }

Union County, Ohio, of the term of April in the year of our Lord one thousand eight hundred and Ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within 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

Melvin Lingrell

late of said County, on the 16th day of July in the year of our Lord one thousand eight hundred and Ninety-two, with force and arms, in said County of Union and State of Ohio, did unlawfully sell intoxicating liquors to Marion Whips and William Wellwood, they the said Marion Whips and William Wellwood being then and these persons in the habit of getting intoxicated, and he the said Melvin Lingrell then and there well knowing that the said Marion Whips and William Wellwood were then and these persons in the habit of getting intoxicated, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Second Count: And the Jurors aforesaid, upon their oaths aforesaid, do further find and present that the said Melvin Lingrell on the 16th day of July in the year of our Lord one thousand eight hundred and ninety-two, with force and arms in said County of Union, and State of Ohio, did unlawfully furnish intoxicating liquors to Marion Whips and William Wellwood to be drunk by them the said Marion Whips and William Wellwood, they the said Marion Whips and William Wellwood being then and there in the habit of getting intoxicated, and he the said Melvin Lingrell then and there well knowing that the said Marion Whips and William Wellwood

were persons in the habit of getting intoxicated,
and the said furnishing of said intoxicating liquors
to said Marion Whips and William Willwood not
being then and there given by a physician in the
regular line of his practice; contrary to the form of
the statute in such case made and provided and
against the peace and dignity of the State of Ohio.

Edward W. Poole, Prosecuting Attorney,
Union County Ohio.

No. 888.

The State of Ohio.

vs.

Melvin Lingrell.

Entry.



J-16-P-365

E. H. Porter.

Proc. Atty.

The State of Ohio.

vs.

Melvin Lingrell.

No. 888.

} Indictment for selling liquor
to Person in Habit of Getting
Intoxicated -

Now comes the prosecuting attorney on behalf of the state of Ohio, and the defendant being brought into court in custody of the sheriff, and arraigned upon said indictment, for plea thereto, saith he is "guilty;" thereupon after being fully advised in the premises, it is ordered and adjudged by the court, that the said Melvin Lingrell be imprisoned in the jail of Union County for the term of five days, and that he pay a fine of twenty-five dollars, and the costs of this prosecution, and that he stand committed to said jail until the amount of said fine and costs shall be paid.

Sollie prosequi is entered herein, by order of the court, at the request of the prosecuting attorney, as to the second count in said indictment.

E. H. Fisher,

Pros. Atty -

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Plif.	Deft.	NAMES OF WITNESSES.	Plif.	Deft.

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

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Term, 18

Filed _____ A. D. 18

Clerk.

Criminal Case File
Case No. 889

No. 889

UNION COMMON PLEAS.

STATE OF OHIO

against

Arthur Watts et al
Defendant.

April 11th 1893

Arthur Watts portion costs

Earl Watts Fine \$5⁰⁰

Earl Watts " \$5⁰⁰

Olaf Stiggers " \$5⁰⁰

Fay Stiggers " \$5⁰⁰

2-16-P-362.

General Index

APR TERM 1893

Journal No. 16 Page 362

Record No. 8 Page 342

Ex. Doc. D Page 889.

No. 889

Union Common Pleas.

THE STATE OF OHIO,

vs.

Arthur Watts, et al.

Indictment for Disturbing
a Meeting

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

A TRUE BILL.

John W. Southard
Foreman of Grand Jury.

Filed APR 8 1893

R. McCroff, Clerk.
Edward W. Foster
Prosecuting Attorney.

On this _____ day of

189

Defendant arraigned and pleads

guilty to this indictment.

Clerk.

Arthur Watts, costs allowed
The other \$500 each and
costs

THE STATE OF OHIO, }
UNION COUNTY, } ss.

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

The Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of Union, impaneled, sworn and charged to
inquire of crimes and offenses committed within 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
Arthur Watts, Edward Watts, Earl Watts, Elay
Stiggers, Fay Stiggers, and Elmer Webb

late of said County, on the 11th day of March, in the
year of our Lord one thousand eight hundred and ninety-three with force and
arms, in said County of Union, and State of Ohio, at a certain Town-

ship House there situated, to-wit: the townships-house
of York Township, in said County of Union, and State
of Ohio, did unlawfully by pounding and raking
the wooden siding of said townships-house, and
by slamming the shutters, climbing up the
outside of the door, and looking through the
transoms of said door, of said townships-house,
and by yelling, and divers boisterous and loud
noises, thereby the said Arthur Watts, Edward Watts,
Earl Watts, Elay Stiggers, Fay Stiggers, and Elmer
Webb, did then and there, unlawfully and maliciously
make and excite a disturbance and contention at
said townships-house, to the great annoyance
of divers citizens then and there being assembled
in a lawful manner in said townships-house;

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

Edward W. Porter

Prosecuting Attorney of Union Co., O.

No. 889.

The State of Ohio.

vs.

Arthur Walto et al.

Entry.



J-16-P 362-

E. H. Foster, Pres. Atty.

The State of Ohio

vs.

Arthur Walts, Edward
Walts, Carl Walts, Elay
Stiggers and Fay Stiggers.

No. 889,

Indictment for Disturbing Meetings

Now comes the Prosecuting Attorney on behalf of
the State of Ohio, and the defendants, ^{above named} being brought into
court in custody of the Sheriff, and arraigned upon
said indictment, for plea thereto, each saith he is
'guilty;' thereupon after being fully advised in the
premises, it is ordered and adjudged by the court,
that the said Arthur Walts shall pay his portion of the
costs of this prosecution, and execution is awarded; and
that Edward Walts, Carl Walts, Elay Stiggers, and Fay
Stiggers each pay a fine of five dollars, and their ^{share}
of the costs of this prosecution, and execution is awarded.

E. H. Porter

Pros. Atty.

SHERIFF'S RETURN.

FEEES.

Service & Return, \$ 50
 Mileage, - - - 2.56
 Conveyance, - - -
 Assistance, - - -
 Sustenance, - - -
 Total, - - - \$ 306

THE STATE OF OHIO,

County, } ss.

By virtue of the commands of this Writ, I have
 arrested the said *Jay Stiggers* and
have kept in court
this 11th day of April 1893

Amos S. McDermott
Sheriff

York Centre

No. *889*
 Doc. *D* Page *889*

The State of Ohio

AGAINST

Jay Stiggers

WARRANT ON INDICTMENT.

Issued *April 10*, 18*93*

C. W. Porter

Prosecuting Attorney.

Returned and filed

18

Clerk.

WARRANT ON INDICTMENT.

(Secs. 4959, 7229, 7230.)

THE STATE OF OHIO,)
 Union County,)

To the Sheriff of said County, Greeting:

Whereas, At the *April* Term, A. D. 1893
of the Court of Common Pleas of said County of
Union an indictment was found by the
Grand Jury thereof, against *Lay Stiggers*,
for a certain offence to-wit: for
Disturbing a Meeting

You are therefore commanded to arrest and safely keep
the said *Lay Stiggers* so that you have his
body before the said Court forthwith, to
answer the charge of said indictment, and that you have
with you then and there this writ.

Given under my hand and the Seal of said Court
this *10th* day of *April* A. D. 1893
R. M. Crosby Clerk.

SHERIFF'S RETURN.

FEES.

Service & Return, \$ 50
 Mileage, - - 2.56
 Conveyance, - -
 Assistance, - -
 Sustenance, - -

Total, - - \$ 3.06

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

By virtue of the commands of this Writ, I have
 arrested the saidy *Carl Watts* and
have his body here in
court

Wm. Swoolegrad
Sheriff

York Center

Doc. *D* No. *889* Page *889*

The State of Ohio

AGAINST

Carl Watts

WARRANT ON INDICTMENT.

Issued *April 10*, 18*93*

E. W. Porter

Prosecuting Attorney.

Returned and filed

18

Clerk.

WARRANT ON INDICTMENT.

(Secs. 4959, 7229, 7230.)

THE STATE OF OHIO, }

Union

County, }

To the Sheriff of said County, Greeting:

Whereas, At the *April* Term, A. D. 1893
of the Court of Common Pleas of said County of
Union an indictment was found by the
Grand Jury thereof, against *Earl Watts*
for a certain offence to-wit: for
Disturbing a Meeting.

You are therefore commanded to arrest and safely keep
the said *Earl Watts* so that you have his
body before the said Court *forthwith*, to
answer the charge of said indictment, and that you have
with you then and there this writ.

Given under my hand and the Seal of said Court
this *10th* day of *April* A. D. 1893
R. M. Brown Clerk.

SHERIFF'S RETURN.

F E E S.

Service & Return, \$ 5-0
 Mileage, - - 25¢
 Conveyance, - - -
 Assistance, - - -
 Sustenance, - - -

Total, - - \$ 3, 06

THE STATE OF OHIO, }
County, } ss.

By virtue of the commands of this Writ, I have arrested the said *Charles Watts* and haul his body here in court the 11th day of *April*

Wm J. Woodgrass
Sheriff

York Centre.

No. *889*
Doc. *D* Page *889*

The State of Ohio

AGAINST

Edward Watts

WARRANT ON INDICTMENT.

Issued *April 10*, 18*90*

C. W. Porter

Prosecuting Attorney.

Returned and filed

18

Clerk.

WARRANT ON INDICTMENT.

(Secs. 4959, 7229, 7230.)

THE STATE OF OHIO, }
Union County, }

To the Sheriff of said County, Greeting:

Whereas, At the *April* Term, A. D. 189*3*
of the Court of Common Pleas of said County of
Union, an indictment was found by the
Grand Jury thereof, against *Edward Watts*,
for a certain offence to-wit: for
Disturbing a Meeting

You are therefore commanded to arrest and safely keep
the said *Edward Watts* so that you have his
body before the said Court *forthwith* to
answer the charge of said indictment, and that you have
with you then and there this writ.

Given under my hand and the Seal of said Court
this *10th* day of *April* A. D. 189*3*
R. M. Gray Clerk.

SHERIFF'S RETURN.

FEES.

Service & Return, \$	50
Mileage, - -	2.56
Conveyance, - -	-
Assistance, - -	-
Sustenance, - -	-
Total, - -	\$ 30.6

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

By virtue of the commands of this Writ, I have
arrested the said *Arthur Watts* and
have his body here in
court this ~~10~~ day of
April 1893

Amos Snowgrass
Sheriff

York County

No. *889*
Doc. *D* Page *889*

The State of Ohio

AGAINST

Arthur Watts

WARRANT ON INDICTMENT.

Issued *April 10*, 18*93*

C. H. Paster

Prosecuting Attorney.

Returned and filed

18

Clerk.

WARRANT ON INDICTMENT.

(Secs. 4959, 7229, 7230.)

THE STATE OF OHIO, }
Union County, }

To the Sheriff of said County, Greeting:

Whereas, At the *April* Term, A. D. *1893*
of the Court of Common Pleas of said County of
Union an indictment was found by the
Grand Jury thereof, against *Arthur Watts*,
for a certain offence to-wit: for
Disturbing a Meeting,

You are therefore commanded to arrest and safely keep
the said *Arthur Watts* so that you have *his*
body before the said Court *forthwith* to
answer the charge of said indictment, and that you have
with you then and there this writ.

Given under my hand and the Seal of said Court
this *10th* day of *April* A. D. *1893*
R M Brown Clerk.

Criminal Case File
Case No. 890

Criminal Case File
Case No. 890

Criminal Case File
Case No. 891

No. 891

UNION COMMON PLEAS.

STATE OF OHIO

against

John Buckley
Defendant.

April 13th 1893

Plea Guilty
Fine \$5.00

General Index.

APR TERM 1893

Journal No. 16

Page 369

Record No. 3

Page 345

Ex. Doc. D

Page 891

No. 891

Union Common Pleas.

THE STATE OF OHIO,

John Buckley

Indictment for *Disturbing a Meeting.*

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

A TRUE BILL.

John W. Southard
Foreman of Grand Jury.

Filed 189



Edward W. Fort
Prosecuting Attorney.

On this _____ day of

189

Defendant arraigned and pleads

_____ guilty to this indictment.

Clerk.

THE STATE OF OHIO, }
UNION COUNTY, } ss.

In the Court of Common Pleas, Union County, Ohio, of the Term
of April in the Year of our Lord One Thousand
Eight Hundred and Ninety-three.

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

John Buckley

late of said County, on the 4th day of February, in the
year of our Lord one thousand eight hundred and ninety-three with force and
at the township of Washington arms, in said County of Union, and State of Ohio, aforesaid, by being
intoxicated and keeping his hat on his head ~~at~~ and
during the religious services then and there being
held, and by making divers boisterous, loud and
contumptuous noises, did unlawfully, willfully,
and intentionally interrupt, disturb and violate
a large number, to-wit: twenty-five persons, then
and there being met together for the purpose of
religious worship in a certain church there
situate, and known as the Free Will Baptist
Church;

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

Edward W. Porter

Prosecuting Attorney of Union Co., O.

No. 891. ^{April 13th}
1893.

The State of Ohio,
vs.
John Buckley.

Entry.



J-16-P-369-

E. H. Porter, Pro. Atty.

April 13th 1893.

The State of Ohio

vs.

John Buckley,

No. 891.

Judgment for disturbing a meeting.

Now comes the prosecuting attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the sheriff, and arraigned upon said indictment, for plea thereto, saith he is "guilty"; thereupon after being fully advised in the premises, it is ordered and adjudged by the court that the said John Buckley pay a fine of five dollars, and the costs of this prosecution; and execution is awarded.

E. H. Porter,

Pros. Atty -

SHERIFF'S RETURN.

F E E S .

Service & Return, \$	50
Mileage, - -	3.20
Conveyance, - -	2.50
Assistance, - -	1.50
Sustenance, - -	1.50

Total, - - \$ **8.20**

THE STATE OF OHIO, }
County, } ss.

By virtue of the commands of this Writ, I have arrested the said *John Buckley* and have him in court this 13th day of April 1893

Myrle Snowgrass
Sheriff

Logan County -

No. *891*
Doc. *D* Page *871*

The State of Ohio
AGAINST

John Buckley

WARRANT ON INDICTMENT.

Issued *April 10*, 18*93*

E. W. Porter

Prosecuting Attorney.

Returned and filed

18

Clerk.

LOGAN COUNTY, OHIO.
APR 13 1893
R. McCORMY, Clerk.

WARRANT ON INDICTMENT.

(Secs. 4959, 7229, 7230.)

THE STATE OF OHIO, }
Union County, }

To the Sheriff of said County, Greeting:

Whereas, At the *April* Term, A. D. 18*93*
of the Court of Common Pleas of said County of
Union an indictment was found by the
Grand Jury thereof against *John Buckley*
for a certain offence to-wit: for
Disturbing a Meeting

You are therefore commanded to arrest and safely keep
the said *John Buckley* so that you have his
body before the said Court *forthwith* to
answer the charge of said indictment, and that you have
with you then and there this writ.

Given under my hand and the Seal of said Court
this *10* day of *April* A. D. 18*93*
R. M. Brown Clerk.

Criminal Case File
Case No. 892

No. 892

UNION COMMON PLEAS.

STATE OF OHIO

against

Edward Clark

APR

TERM

1893

Defendant.

Apr 26, 1893, Deft. arraigned
and plead "guilty". Sentence
Fine of \$5⁰⁰ and Costs.

General Index.

Journal No. 16

Page 390

Record No. 3

Page 254

Ex. Doc. 2

Page 872

No. Docket Page

Affidavit for State Warrant.

THE STATE OF OHIO

vs.

COURT, LAMAR CO., OHIO.

FILED
JAN 23 1893
R. McCROBY Clerk

FILED
JAN 23 1893
R. McCROBY Clerk

FILED
JAN 23 1893
R. McCROBY Clerk

The State of Ohio, Union County, ss.

Before me, Joseph Camen, one of the Justices of the Peace for said County, personally came Ira Huffman who being duly sworn according to law, deposes and says that on or about the 7th day of January 1893 at the County of Union aforesaid, Edward Clark did commit burglary by forcibly breaking and entering during the night season a certain barn situate on the Lowe farm in the Township of Clairborne, Union County, Ohio, and stealing and carrying away property therefrom

And further this deponent saith not.

(Signed,) Ira Huffman.

Sworn to and Subscribed before me, at the County aforesaid, this 21 day of January A. D. 1893.

Joseph Camen

Justice of the Peace.

State of Ohio Union County
vs } Before Joseph Cameron one of
Edward Clark } the Justices of the peace in and
in and for said county personally came Ina
Huffman who being duly sworn according to
Law deposes and says that on or about the 7th Day
of January 1893 at the County Union aforesaid
one Edward Clark did commit burglary by
forcibly breaking and entering during the night
Season a certain Barn situated on the Low
farm in the Township of Clabourne Union
County Ohio and Stealing and carrying away
property therefrom and further this deponent
Sazeth not signed Ina Huffman
Sworn to and subscribed before me this the
21 Day of January 1893

Joseph Cameron J.P.

January 21 1893 Warrant issued for the
said Edward Clark and delivered the same
to P. G. Weynegan constable

January 24 1893 Warrant returned endorsed
I have the Body of the within named Edward
Clark in Court Seize and returne 40 Miles
13⁷ conveyence 300 assistance 150 total 625

P. G. Weynegan Constable

January 24 1893 the prisoner arraigned and
charge read to him when he plead not guilty and
said he was ready for trial when witnesses
for the State was sworn ^{and examined} Ina Huffman
Betty Huffman Mrs Isaac Furnis witnesses for
the defence Sworne and examined Edward
Clark Charles Snider after hearing the evi-
dence it is considered by me that the said
aven

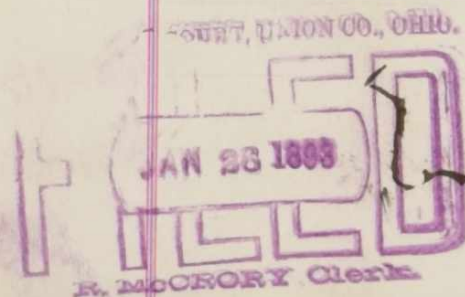
Edmund Clark is probably guilty as charged in the Affidavit I then required him to give Bond in the sum of two hundred Dollars for his appearance fourteenth to the Court of Common Pleas of Union County Ohio which he failed to do & then issued a Mittimus to commit him to the Jail of said County then to remain until discharged according to Law
Joseph Garner J^r

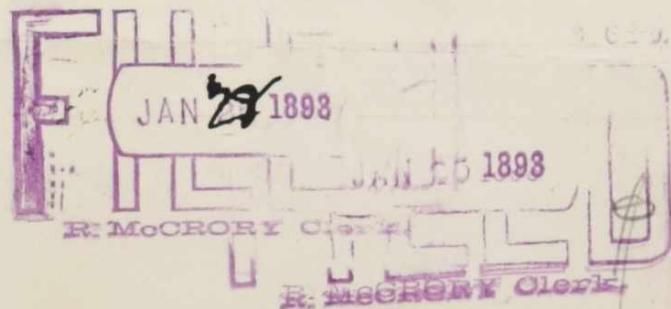
Justice costs affidavit	40
Warrant	40
Billing paper	20
Suering witness	25
Procure	50
Text paper	20
Mittimus	40
Inscrip	50
	<u>285</u>

Castable costs		
Sewing Warrant	40	Witness fees
Monday 22	135	Ira Huffman 25
baueyance	300	Wate Huffman 25
Astunone	150	Morris Isaac Harris 25
attend trial	100	Charles Sison 25
Conuene prisone to jail	800	<u>100</u>
Milage	175	
Assistance	150	
The witnesses	<u>1356</u>	

will attend at any time when notified

COM. PLEAS COURT, UNION CO., OHIO.

COURT, UNION CO., OHIO.

 R. McCORRY Clerk


 R. McCORRY Clerk

1735
 102
 400
2237

No. 892

Union Common Pleas.

THE STATE OF OHIO,

vs.
Edward Clark

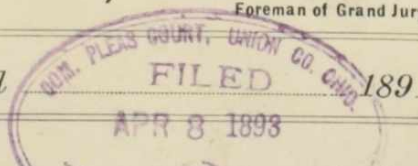
Indictment for
Ditch
Larceny

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.

John W. Southard
Foreman of Grand Jury.

Filed



Edward W. Fols
Clerk.
Prosecuting Attorney.

On this _____ day of

189

Defendant arraigned and pleads

_____ guilty to this indictment.

Clerk.

THE STATE OF OHIO, }
UNION COUNTY, } SS.

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

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

Edward Clark

late of said County, on the 10th day of January, in the
year of our Lord one thousand eight hundred and ninety-three with force and
arms, in said County of Union, and State of Ohio, unlawfully and
feloniously did steal, take, and carry away six
chickens, each of the value of thirty-five
cents, and altogether of the value of
two & 10/100 Dollars, of the goods, chattels,
and property of Ira Kouffman;

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

Edward K. Fort
Prosecuting Attorney of Union Co., O.

WITNESS FEES.—Continued.

NAMES OF WITNESSES.	Pif.	Def.	NAMES OF WITNESSES.	Pif.	Def.

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

COST BILL.

Common Pleas.

THE STATE OF OHIO,
AGAINST

Term, 18

Filed _____ A. D. 18

Clerk.

COM. PLEAS COURT, UNION CO., OHIO.
FILED
APR 27 1893
R. MOCRORY Clerk.

Criminal Case File
Case No. 893

No. 893

UNION COMMON PLEAS.

STATE OF OHIO

against

Charles Hutchinson
Defendant.

April 26th 1893

Verdict -
Not Guilty

General Index.

APR TERM 1893

Journal No. 16

Page 385

Record No. 3

Page 347

Ex. Doc. 2

Page 893

No. 893

State of Ohio, Union Co.

COURT OF COMMON PLEAS.

April Term, 1893

THE STATE OF OHIO,

vs. Charles Hutchinson

INDICTMENT FOR Burglary and Petit Larceny.

A TRUE BILL: John W. Southard Foreman of the Grand Jury. Richard Turner Prosecuting Witness.

Plea Filed 188 Clerk. R. J. Factory, Clerk.

Edward N. Potts Prosecuting Att'y Union Co.

ON THE ... day of ... 188 I served a duly certified copy of the within indictment, by handing the same to ... Defendant Fees, \$... Sheriff Deputy.

State of Ohio, Union County,

THE COURT OF COMMON PLEAS.

April term in the Year Eighteen Hundred and Ninety-three
 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

Charles Hutchinson

about the hour of Nine o'clock, in the night season
 of the Fourth day of April in the year
 one thousand eight hundred and Ninety-three in the County of Union
 aforesaid, into a certain barn of

Richard Turner

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

Richard Turner

in the said barn then and there being
 feloniously, to 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.

Second Count: And the jurors aforesaid,
 upon their oaths aforesaid, do further find and
 present that the said Charles Hutchinson, on
 the 4th day of April, in the year of our Lord
 one thousand eight hundred and ninety-three,
 at the county of Union aforesaid, unlawfully and
 feloniously did steal, take, and carry away
 certain one sack of corn of the value of forty-five
 cents, of the goods, chattels and property of said
 Richard Turner; contrary to the form of the Statute
 in such case made and provided, and against

the peace and dignity of the State of Ohio.

Edward W. Porter, Prosecuting Attorney,
Union County Ohio.

SHERIFF'S RETURN.

FEES.

Service & Return, \$	50
Mileage, - - -	16
Conveyance, - - -	
Assistance, - - -	
Sustenance, - - -	

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

By virtue of the commands of this Writ, I have arrested the said *Charles H. Johnson* and have him in bonds this 11th day of April 1893

July Switzgas

Total, - \$ 66

No. 893
 Doc. 2, Page 893

The State of Ohio
 AGAINST
Charles Hutchinson
 WARRANT ON INDICTMENT.

Issued *April 10*, 1893
E. W. Porter
 Prosecuting Attorney.

Returned and filed

18

COM. PLEAS COURT, CLEVELAND, OHIO
 Clerk.
 FILED
 APR 27 1893
 R. McCROBY Clerk.

WARRANT ON INDICTMENT.

(Secs. 4959, 7229, 7230.)

THE STATE OF OHIO, }
Union County, }

To the Sheriff of said County, Greeting:

Whereas, At the *April* Term, A. D. 1893
of the Court of Common Pleas of said County of
Union an indictment was found by the
Grand Jury thereof against *Charles Hutchison*
for a certain crime, to-wit: for
Burglary and Petit Larceny

You are therefore commanded to arrest and safely keep
the said *Charles Hutchison* so that you have his
body before the said Court forthwith, to
answer the charge of said indictment, and that you have
with you then and there this writ.

Given under my hand and the Seal of said Court
this 10th day of *April* A. D. 1893
R. M. Crosby Clerk.

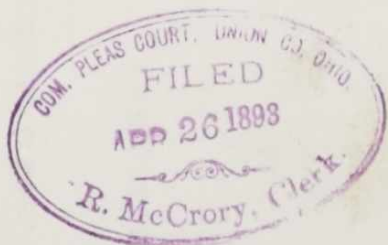
THE STATE OF OHIO,
vs.

No.

Term, 18

VERDICT.

Filed 18



Q-16-P-385-

VERDICT IN CRIMINAL CASE.

THE STATE OF OHIO,

THE STATE OF OHIO,

Union County.

vs.

Plaintiff,

April Term, A. D. 1898.

Charles Hutchinson
Defendant.

To-wit: *April* 1898

We, the Jury in this Case, being duly impaneled, sworn ~~and affirmed~~ to well and truly try and true deliverance make between the State of Ohio and the Prisoner at the Bar *Charles Hutchinson*

do find that the Prisoner at the Bar *Charles Hutchinson* not guilty in manner and form as he stands charged in the indictment.

Newton Price Foreman.

JUSTIFICATION OF SURETY.

THE STATE OF OHIO,

COUNTY, SS

*The within named
herein, of the within named*

*one of the sureties on the bond
being duly sworn, says*

that he is a resident of

in the County of

and State of Ohio; that he is worth beyond the amount of all his debts, at least

Dollars; that he owns in his own right real estate,

*liable to execution in said County of
least to the sum of*

amounting in actual value at

Dollars,

beyond the amount of all his debts, liabilities and exceptions; that the said real estate is situate in

Township , County and State aforesaid.

Subscribed in my presence, and sworn to before me, this

day of

A. D. 18

No.

COMMON PLEAS COURT.

*THE STATE OF OHIO,
vs.*

RECOGNIZANCE.

Filed

18

Clerk.

RECOGNIZANCE OF PARTY ACCUSED.

THE STATE OF OHIO,
vs.

THE STATE OF OHIO, *Union* County.

Be it Remembered, That on this *12*

day of *April* A. D. 18

Charles Hutchinson

personally appeared in open Court of Common Pleas in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio, the sum of *five hundred (\$500.)* 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 *Charles Hutchinson*

personally be and appear before the Court of Common Pleas *on the 24th day of April 1893 (this present term)* then and there to answer to a charge of *Burglary and Petit Larceny* 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.

Clerk.

Deputy.

By

Holmes A. Hutchinson
C. E. Wharton
C. M. Ingman

No. 893.
The State of Ohio
vs
Charles Hutchinson.

Entry.



J-16-P-363-

E. H. Foster, Pros. Atty.

The State of Ohio
vs.
Charles Hutchinson

No. 893

Indictment for Burglary.

Now comes the prosecuting attorney on behalf of the State of Ohio and the defendant being brought into court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto, saith he is "not guilty" and puts himself upon the country, and the prosecuting doth the like.

E. W. Porter, Pros. Atty.
Union County Ohio.

No. of Case

COMMON PLEAS COURT.

THE STATE OF OHIO,

vs.

Chas Hentchman

Subpœna for Poff Witness.

Returnable 18

Ret'd and Filed

Clerk.

Att'y for

Rec'd this Writ 18

at o'clock M.

Sheriff.

I hereby certify this to be a true copy of the original subpœna.

Sheriff.

RETURN OF SERVICE.

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.
Thomas Randle	

Wm S Snodgrass Sheriff.

SHERIFF'S FEES.

Service and Return.....	10
Mileage.....	16
Copies.....	10
Total.....	36

SUBPÆNA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO, }
Union County. }

To the Sheriff of said County:

You are hereby commanded to subpæna

Thomas Randall

to be and appear before the Court of Common Pleas, at the Court House in said County, on the _____ day of *February*, A. D. 18____, at _____ 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 *Charles Hutchinson* on behalf of the *State*; and thereof to 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, this *25* day of *April* A. D. 18*93*

B. McCreary
Clerk of Court of Common Pleas.

By W.M. Wingel - Deputy

SUBPŒNA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO, }
 _____ County. }

To the Sheriff of said County:

You are hereby commanded to subpoena

Emma Jagers

to be and appear before the Court of Common Pleas, at the Court House in said County, on the 25 day of April, A. D. 1893, at One o'clock P. M., then and there to give testimony and the truth to say in a certain case pending in said Court, wherein the State of Ohio prosecutes

W. A. Hulchurn

on behalf of the Defend; and thereof to 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, this 25 day of April, A. D. 1893

R. M. Brown

Clerk of Court of Common Pleas.

No. of Case

COMMON PLEAS COURT.

THE STATE OF OHIO,

vs.

Chas Kutchin

Subpœna for Sept- Witness.

Returnable 18

Ret'd and Filed

Clerk.

Att'y for

Rec'd this Writ 18

at o'clock M.

Sheriff.

I hereby certify this to be a true copy of the original subpœna.

Sheriff.

RETURN OF SERVICE.

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

NAMES OF WITNESSES.	MILES.
William Fawn	

Wm Fawn Sheriff.

SHERIFF'S FEES.

Service and Return.....	20
Mileage.....	16
Copies.....	10
Total.....	46

SUBPŒNA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO, }
Mon County. }

To the Sheriff of said County:

You are hereby commanded to subpoena

Willie Fawn

to be and appear before the Court of Common Pleas, at the Court House in said County, on the *25th* day of *April*, A. D. 18*93*, 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 *Charles Hutchinson* on behalf of the *Stet-*; and thereof to 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, this *25* - day of *April* A. D. 18*93*

R. McGowan

Clerk of Court of Common Pleas.

Jas W. M. Winget - Deputy

No. of Case

COMMON PLEAS COURT.

THE STATE OF OHIO,

vs.

Chas Hutchison

Subpœna for *petty* Witness.

Returnable 18

Ret'd and Filed

Clerk.

Att'y for APR 1893

Rec'd at *McGroff* Clerk 18

R. McGROFF Clerk

at o'clock M.

COMMON PLEAS COURT, UNION CO., OHIO Sheriff.

I hereby certify this to be a true copy of the original subpœna.

FILED Sheriff.

The Book of *R. McGROFF* and Springfield, Ohio.

RETURN OF SERVICE.

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

NAMES OF WITNESSES.	MILES.
<i>William Bellus</i>	
<i>Mrs Perry Miller</i>	

Paul Snodgrass Sheriff.

SHERIFF'S FEES.

Service and Return.....	40
Mileage.....	32
Copies.....	20
Total.....	92

SUBPŒNA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO,)

Union County.)

To the Sheriff of said County:

You are hereby commanded to subpoena

William Bellus
and Mrs Jerry Miller

to be and appear before the Court of Common Pleas, at the Court House in said County, on the _____ day of *Fourth*, A. D. 18____, at

_____ 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

Charles Hentchins

on behalf of the *Petff*; and thereof to 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, this *25th*

day of *April* A. D. 18*93*.

B. McCaskey
Clerk of Court of Common Pleas.

By W. M. Winkel - Dyke

No. of Case

COMMON PLEAS COURT.

THE STATE OF OHIO,

W. A. Hutchison vs.

Subpœna for Plaintiff Witness.

Returnable *p* 18

Ret'd and Filed

Clerk.

Att'y for *E. M. Porter*

Rec'd this Writ

COM. PLEAS COURT, UNION CO., Ohio 18

at o'clock *M* Sheriff.

I hereby certify this to be a true copy of the original subpœna.

R. Mooror Sheriff.

The Barrett Publishing Company, Springfield, Ohio.

RETURN OF SERVICE.

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>Richard Turner</i>	
<i>Mrs Richard Turner</i>	
<i>Leillie Turner</i>	
<i>Ben Jaggess</i>	
<i>William Mosko</i>	
<i>Jerry Miller</i>	
<i>Charles Howell in Bellefountain</i>	

Wm G. Snodgrass Sheriff.

SHERIFF'S FEES.

Service and Return.....	80
Mileage.....	1 20
Copies.....	70
Total.....	2, 70

SUBPŒNA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO,)

County.)

To the Sheriff of said County:

You are hereby commanded to subpoena *Richard Turner*
Mrs Richard Turner, Lillie Turner,
Ben Jagers, William Marks Jerry Miller,
Charles Howell,

to be and appear before the Court of Common Pleas, at the Court House in said County, on the *24* day of *April*, A. D. *1893*, at *one* o'clock *P.* M., then and there to give testimony and the truth to say in a certain case pending in said Court, wherein the State of Ohio prosecutes

H. A. Hutchinson
 on behalf of the _____; and thereof to 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, this *22^d*
 day of *April*, A. D. *1893*.
R M Gibson
 Clerk of Court of Common Pleas.

No. of Case

COMMON PLEAS COURT.

THE STATE OF OHIO,

vs.

Subpœna for Witness.

Returnable 18

Ret'd and Filed

Clerk.

COM. PLEAS COURT, UNION CO., OHIO.

Filed APR 24 1898 at o'clock M. Sheriff. R. McCRORY Clerk

I hereby certify this to be a true copy of the original subpœna.

Sheriff.

The Barrett Publishing Company, Springfield, Ohio.

RETURN OF SERVICE.

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. Handwritten entries: W. J. Wood, Thomas Gibson, Oscar Tuts.

Wm J Woodgrass Sheriff.

SHERIFF'S FEES.

Table with 2 columns: Fee description, Amount. Rows: Service and Return (40), Mileage (48), Copies (30), Total (118).

SUBPŒNA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO, }
Union County. }

To the Sheriff of said County:

You are hereby commanded to subpoena *W. T. Wood,*

Thomas Gibson, Oscar Teeto

to be and appear before the Court of Common Pleas, at the Court House in said County, on the *24* day of *April*, A. D. 18*93* at *one* o'clock *P.* M., then and there to give testimony and the truth to say in a certain case pending in said Court, wherein the State of Ohio prosecutes

A. A. Hulcherson

on behalf of the *plaintiff*; and thereof to 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, this *24* day of *April*, A. D. 18*93*

R. M. Story

Clerk of Court of Common Pleas.



No. of Case

COMMON PLEAS COURT.

THE STATE OF OHIO,

vs.

Subpœna for Witness.

Returnable 18

Ret'd and Filed Clerk.

Att'y for

COM. PLEAS COURT, UNION CO., OHIO

Rec'd this Writ 18

at Sheriff.

I hereby certify this to be a true copy of the original subpœna.

Sheriff.

The Barrett Publishing Company, Springfield, Ohio.

RETURN OF SERVICE.

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.
Maud Hutchison	
Emma Fawn	

at Sheriff.

Wm J Snodgrass Sheriff.

SHERIFF'S FEES.

Service and Return.....	30
Mileage.....	32
Copies.....	20
Total.....	82

SUBPÆNA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO,)

Union

County.)

To the Sheriff of said County:

You are hereby commanded to subpoena

Emma Ann

Maud Hutchison

to be and appear before the Court of Common Pleas, at the Court House in said County, on the *24* day of *April*, A. D. 18*93*, at *one* o'clock *P.* M., then and there to give testimony and the truth to say in a certain case pending in said Court, wherein the State of Ohio prosecutes

J. A. Hutchison

on behalf of the *Defendant*; and thereof to 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, this *24th* day of *April*, A. D. 18*93*

R. M. Brown

Clerk of Court of Common Pleas.



No. of Case

COMMON PLEAS COURT.

THE STATE OF OHIO,

vs.

H. A. Hutchison

Subpœna for Defendants, Witness.

Returnable 18

Ret'd and Filed

Clerk.

COMMON PLEAS COURT, UNION CO., OHIO

FILED

Rec'd this Writ APR 24 1898

o'clock M.

W. MOORORY Clerk Sheriff.

18

I hereby certify this to be a true copy of the original subpœna.

Sheriff.

The Barrett Publishing Company, Springfield, Ohio.

RETURN OF SERVICE.

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.
C. M. Ingman	
E. L. Puley	
George Snodgrass	
W. Smith	
W. Scott	
B. B. Bailey	
B. F. Barmine	
Charles Whontow	

Wm. Snodgrass Sheriff.

SHERIFF'S FEES.

Service and Return.....	90
Mileage.....	1 28
Copies.....	80
Total.....	2, 98

SUBPŒNA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO,)

Union

County.)

To the Sheriff of said County:

You are hereby commanded to subpoena *C M Ingram*
E L Price, George Studgrass
W S Smith, Alf Scott, B C Bailey,
B F Carnean, Charles Wharton

to be and appear before the Court of Common Pleas, at the Court House in said County, on the *24* day of *April*, A. D. *1893*, at *one* o'clock *P.* M., then and there to give testimony and the truth to say in a certain case pending in said Court, wherein the State of Ohio prosecutes

W A Kutcherson,

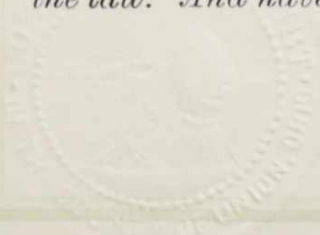
on behalf of the *Defendant;* and thereof to fail not, under the penalty of the law. And have you then and there this writ.

Witness my hand and the seal of said Court, this *22*

day of *April*, A. D. *1893*

R M Brown

Clerk of Court of Common Pleas.



No. of Case

COMMON PLEAS COURT.

THE STATE OF OHIO,

H. C. Hutchison vs.

Subpœna for *Defend,* Witness.

Returnable 18

Ret'd and Filed

Clerk.

Att'y for *Defers*

COM. PLEAS COURT, UNION CO., OHIO

at *6* o'clock *M.*
FILED
APR 24 1893
Sheriff.

I hereby certify this to be a true copy of the original subpoena.

Sheriff.

RETURN OF SERVICE.

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>U. S. Bellus</i>	
<i>Sam Bonnett</i>	
<i>W. L. Robinson</i>	
<i>Geo. W. Gouster</i>	
<i>Abner Leggate</i>	
<i>Oscar Tietz</i>	
<i>Mrs H. A. Hutchison</i>	
<i>Robt Paterson</i>	

Wm J. Snodgrass Sheriff.

SHERIFF'S FEES.

Service and Return.....	90
Mileage.....	1 28
Copies.....	80
Total.....	2 98

SUBPŒNA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO,)

Union County.)

To the Sheriff of said County:

You are hereby commanded to subpoena *A. S. Bellus,*
Sam Bonnett, C. L. Robinson,
George W. Courts, Abner Liggett,
Teets, Mrs. H. A. Hutchison & Robt. Patterson,

to be and appear before the Court of Common Pleas, at the Court House in said
 County, on the *24* day of *April*, A. D. 18*93*, at
one o'clock *P.* M., then and there to give testimony and the truth to say
 in a certain case *pending* in said Court, wherein the State of Ohio prosecutes

H. A. Hutchison
 on behalf of the *Defendant*; and thereof to 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, this

day of *April*, A. D. 18*93*

R. M. Brown

Clerk of Court of Common Pleas.

22^d

No. of Case

COMMON PLEAS COURT.

THE STATE OF OHIO,

vs.

Subpœna for Witness.

Returnable 18

Ret'd and Filed

Clerk.

Att'y for

Rec'd this Writ 18

at o'clock M.

COM. PLEAS COURT, UNION CO., OHIO.

Filed APR 24 1888 Sheriff.

I hereby certify this to be a true copy of the original subpoena.

H. McORORY Clerk

The Barrett Publishing Company, Springfield, Ohio.

RETURN OF SERVICE.

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. Contains handwritten names: Erastus Lockwood, Amanda Lockwood, Samuel R. Burger.

Mary Snodgrass Sheriff.

SHERIFF'S FEES.

Table with 2 columns: Fee description, Amount. Rows include Service and Return (40), Mileage (32), Copies (30), Total (102).

SUBPŒNA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO,)

Union County.)

To the Sheriff of said County:

You are hereby commanded to subpoena

Erastus Lockwood
Amanda Lockwood,

Samuel R Berger

to be and appear before the Court of Common Pleas, at the Court House in said County, on the *24* day of *April*, A. D. 18*93* at *one* o'clock *P.* M., then and there to give testimony and the truth to say in a certain case pending in said Court, wherein the State of Ohio prosecutes

W. A. Hutchinson

on behalf of the *Plaf*; and thereof to 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, this *24* day of *April*, A. D. 18*93*

R. M. Crosby

Clerk of Court of Common Pleas.

893

State vs
vs

C. Hutchinson

31

W. B. Marriott ✓
Thomas Robinson ✓
~~H. A. Westlake ✓~~
Simon Adams ✓
~~Leaston Welsh ✓~~
J. C. Collier ✓
Newton Pierce ✓
Michael Berger ✓
G. A. Rausch ✓
Wm McMahon ✓
W. D. Noggle ✓
Hiram Johnson ✓
A. E. Mitchell ✓
Jess Pearse ✓

No. *Crim. Cost Bill* Term.

Crim. App. Doc. Page

THE STATE OF OHIO,

County,

AGAINST

Charles Hutchinson

COURT OF COMMON PLEAS.

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

CLERK'S FEES.

Piff. Deft.

SHERIFF'S 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		
Index'g judgm'ts & final ord., each case,	15		
Index'g pend'g suits & liv. judg. " "	15		
Entering motion on docket and index,	8		
Filing papers & post. in app. doc. ea.	12		
Taking affidavits, "	8		
Certifying " without seal,	15		
" " with " "	35		
Filing prec., iss. capias, return & 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,	29		
" wit. " " "	29		
Poling jury when required,	25		
Impanelling jury & administering oaths,	12		
Call and ent. tales jur. and cert., each,	8		
Fill. prec., iss. sub. for 1 wit. & fil.	16		
additional names, each,	4		
Swearing witnesses, "	4		
Ent. att. of " days, " "	4		
Certif. " "	4		
Qualifying jurors, each,	8		
Ent. bar and court cal. & in., each term,	8		
Ent'g—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		
Indexing entries on journal, each,	4		
Transcribing—orders on docket, "	8		
" verdict on " "	8		
" rule on " each,	8		
" judgm't on " " "	8		
Copy of indictment and certificate,	100		
Continuance, each,	8		
Nolle pros., quashed or laid away,	8		
Ent. on cash book and index,	12		
" ex. docket " "	12		
Notice of motion for new trial,	8		
Cost bill and filing,	29		
Certificate of sentence,	35		
Recording words at 8c. each 100,	124		
List for grand jur. and pros. atty.,			
General index,	8		
	10.37	460	
	4.60		
	14.97		

On attachment,			
On capias,			66
Calling witnesses,	5		185
Calling jury,	10		10
Summoning jury,	40		40
Calling action,	12		12
Serving subpoena on witnesses,	10		
miles travel, each,	8	13	70
copies for each 100 words,	8		
Bringing prisoner to court times,	60	1	80
Com. prisoner to jail, " "	60		
Discharging prisoner,	60		60
Miles travel, each,	8		16
On fl. fa. serv., 30c miles trav. " "	8		
Forfeiting recognizance,	10		
Serving indictment,			46
Transportation,			
			1993
			1997
			1993

TOTAL SHERIFF'S FEES, \$

NAMES OF WITNESSES.

TOTAL WITNESS FEES, \$

TOTAL CLERK'S FEES, \$

TOTAL FEES, \$

Criminal Case File
Case No. 894

No. 894

UNION COMMON PLEAS.

STATE OF OHIO

against

Charles Williams

Defendant.

*Apr. 11, 1893. Drft. arraigned
and plead "guilty."*

*Apr 11, '93 Sentenced to
the W. Pen. for 1 year,
and Costs of Prosecution.*

General Index.

APR

TERM

1893

Journal No. 16

Page 361

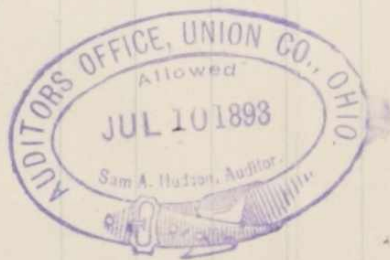
Record No. 3

Page 349

Ex. Doc. 10

Page 894

Approved
C. W. Smith
B. Hamanolt
Thomas Perish



State of Ohio
vs
Charley McLeaver

To the Court:

The defendant herein
was convicted of a felony,
and the costs should be
paid in full.

Respy submitted

E. W. Parks.

Proc. Atty.

COM. PLEAS COURT, UNION CO., OHIO.

FILED
FEB 4 1893

R. McCORRY Clerk.

The State of Ohio

Case No 63.

U.S.

January 30th, A.D. 1893

Charley Williams

This day Came W. T. Hagen and William Williams who filed their affidavit according to law setting forth that one Charley Williams did enter the house of W. T. Hagen and William Williams and take steal and carry away ^{\$}2⁷⁵ Dollars in Money the Property of W. T. Hagen on the 25th day of December 1892 alled one Pair of Pants belonging to the said W. T. Hagen and one Purse containing about Ten Dollars in Cash and one Overcoat the Property of William Williams taken in the night season - and further these Deponents saith not

Signed

William Williams

W. T. Hagen

Constables cost

sworn to and subscribed before me at the County aforesaid this 30th day of January, A.D. 1893

Sevi Rowberry, J. P.

service of writ 40

Mileage 40

Conveyance 1.00

sustenance 60

Mitimus 40

Copy 40

Mileage 1.20

assistance 1.50

Conveyance 1.50

71.45

Jan. 30th, A.D. 1893 Issued Warrant against Charley Williams and delivered to John Price Const. I have arrested the within named Charley Williams and now have him in Court Jan 31st A.D. 1893 - service 40 Mileage 40 Conveyance 1.00 sustenance 60 Total \$2.60 John Price Const

January 31st. A. D. 1893

The Criminal and Witnesses Present
The Complaint read to the said Charley
Williams I asked him if he plead guilty
or not guilty he stated that he was guilty
after which I fixed his Bond at Two Hundred
Dollars he said he would go to jail he
would not nor could not give any Bond
after which I writ out his Mitimus and
gave to John Price Constable -

Return of Mitimus by virtue of this
writ I have this day committed the body
of the within named Charley Williams
to the jail of Union County Ohio and
have left with the jailor thereof a certified
copy of this writ John Price Const.

Service & return 40 Copy 40 Mileage 21 Miles
120 assistance \$1.50 Conveyance \$1.50 Total \$5.00

John Price Constable -

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

Swi Rowberry a justice of the Peace
of the aforesaid Township
dated this January 31st. A. D. 1893

RECOGNIZANCE
TO COMMON PLEAS COURT.

THE STATE OF OHIO

vs.

Justice of the Peace.

Docket..... No.....

COM. PLEAS COURT, UNION CO., OHIO.

FILED

FEB 4 1893

R. McCrory Clerk.

ROBERT CLARKE & CO.

Law Publishers, Booksellers, Stationers, and Printers, Cincinnati.

THE STATE OF OHIO,

Union

COUNTY, SS.

Be it Remembered, That on the *31* day of *Jan*, in the year one thousand eight hundred and *seventy three*, (1) *W. T. Hazen* and *Wm Williams* personally appeared before me, *Spri Roaberry*, one of the Justices of the Peace in and for the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio the sum of *One Hundred* dollars, to be levied on their goods and chattels, lands and tenements, if default be made in the following condition, to-wit:

The condition of this recognizance is such that if the above bound (2) *W. T. Hazen* and *William Williams* shall personally be and appear *at Marysville* 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 *Theft against Charley Williams*

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.

Spri Roaberry
Justice of the Peace.

Wm. Williams

SEAL.

W. T. Hazen

SEAL.

SEAL.

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.
A recognizance made out as above is sufficient, whether the accused is to be tried before the court of common pleas or probate court. See §§ 6454, 6467, 6469, and 7161, Revised Statutes of Ohio.

No. 894

State of Ohio, Union Co.

COURT OF COMMON PLEAS.

April Term, 1893.

THE STATE OF OHIO,

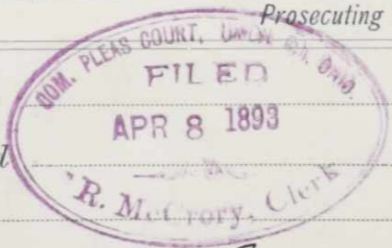
vs. Charles Williams

INDICTMENT FOR Burglary and Petit Larceny.

A TRUE BILL:

John W. Southard Foreman of the Grand Jury. William Williams Prosecuting Witness.

Plea Filed 188



Edward R. Foltz Clerk. Prosecuting Att'y Union Co.

ON THE ... day of ... 188 I served a duly certified copy of the within indictment, by handing the same to ... Defendant Fees, \$... Sheriff. Deputy.

State of Ohio, Union County,

THE COURT OF COMMON PLEAS.

April Term in the Year Eighteen Hundred and Ninety Three
 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

Charles Williams
 about the hour of Twelve o'clock, in the night season of the Fifth day of January in the year one thousand eight hundred and Ninety-three in the County of Union aforesaid, into a certain Dwelling House of William Williams

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 Williams
 in the said Dwelling House they and there being feloniously, to 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.

Second Count And the Jurors aforesaid, upon their oaths aforesaid, do further find and present that the said Charles Williams, on the 5th day of January in the year of our Lord one thousand eight hundred and ninety-three, at the county of Union aforesaid, did unlawfully and feloniously did steal, take, and carry away certain money of the amount and value of ten dollars, the property of William Williams, one overcoat of the value of four + 00/100 Dollars, one pair of gloves of the value of fifty cents, and one lantern of the value of fifty cents, and all together of the amount and value of fifteen + 00/100 Dollars, the monies, goods,

chattels and property of the said William Williams, con-
trary to the form of the Statute in such case made
and provided, and against the peace and dignity of
the State of Ohio.

Edward W. Foltz, Prosecuting Attorney,
Union County Ohio -

No. 894.
The State of Ohio.
vs.
Charles Williams -

Entry



J-16-P-361-

E. H. Foster, Pros. Atty.

The State of Ohio.
vs.
Charles Williams

No-894.

Indictment for Burglary

Now comes the prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff, and arraigned upon said indictment, for plea thereto, saith he is "guilty;" and is remanded to the custody of the Sheriff until sentence.

April 11 / 1893.

E. H. Porter, Pros. Atty.
Union Co. Ohio.

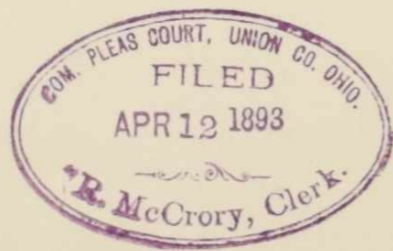
No 894

The State of Ohio.

vs.

Charles Williams

Entry -



J-16-P-363.

E. H. Foster, Pres. Cty.

The State of Ohio
vs.
Charles Williams,

No. 894.

Indictment for Burglary.

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 being fully advised in the premises, and the said defendant, Charles Williams, being inquired of if he had anything to say why judgment should not be pronounced against him; and having nothing but what he had already said;

It is therefore considered and adjudged by the court that the said defendant, Charles Williams, be imprisoned and confined in the penitentiary of the State, 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.

E. H. Porter,

April 12th / 1893.

Prov. Atty.

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 *Charles McLeans*

in your bailiwick, you cause to be made *Twentyfour* Dollars, being the amount of a fine and the costs of prosecution which the State of Ohio, in our Court of Common Pleas, at a term thereof, commencing on the *1st* day of *April*, A. D. 188*7* by the judgment of said Court, recovered against the said *Charles McLeans*

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

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

WITNESS my hand and the seal of said Court, at

Waverly this *1st*

day of *April* A. D. 188*7*

R M Brown

Clerk.

By

Deputy Clerk.



PENITENTIARY NO. _____

CERTIFICATE OF SENTENCE

—AND—

COST BILL IN PENITENTIARY CASES

Union County.

THE STATE OF OHIO

vs.
Charles McLean

Sentence One Years.

I hereby certify the within Cost Bill to be a true copy of the original, on file in my office.

R. M. Lowry
Clerk Union County.

JOHNSON & WATSON, Blank Book Manufacturers and
Legal Blank Publishers, Dayton, Ohio.

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 _____

By _____ Clerk.
Deputy Clerk.

CERTIFICATE OF ISSUING EXECUTION.

The State of Ohio, }
County, } *vs.* A. M. Lowry

Clerk of the Court of Common Pleas, in and for said County, hereby certifies, that upon the judgment and sentence in the case of the State of Ohio *vs.* Charles McLean

an execution called a FIERI FACIAS, issued on the 17 day of April 1893 against the said Charles McLean

for the costs of this prosecution according to law, and has been returned by the Sheriff of said County, enclosed "No goods or chattels, lands or tenements found, whereto 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 Marietta in the County and State aforesaid, this 17 day of April 1893

By A. M. Lowry 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 _____ and State of Ohio, on the Twelfth day of April A. D. 1893

Present, the Hon. John A Price 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,

Charles Williams

Indictment for Burglary

1st Larceny

The said Charles Williams

having plead guilty

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 SAID TIME TO BE KEPT IN SOLITARY CONFINEMENT)

for the term of one years and that he pay the costs of this prosecution, taxed at Twenty four dollars & fifty seven cents



In Witness Whereof, I hereunto set my hand and affix the Seal of said Court, at Marysville this 12 day

of April A. D. 1893

R. M. Brown 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 at 8c. per mile	\$	
" " _____ guard _____ miles each way _____ miles at 6c. per mile		
Transporting convict _____ miles one way _____ miles at 5c. per mile		
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,

Winn County, ss. }

April

Term, A. D. 1883

THE STATE OF OHIO,
vs.

Charles Williams

Indictment for *Burglary of Lacey*

Crim. Docket, No. *2* Page *894*

COST BILL.

NOTE--Clerks should be careful to fill ALL blanks and insert no "jump" charges.

CLERK,		
Doc. and Appear. Pl'ff and 1 Def't, 12, each add'l, 4		
Ent. finding Indictment,	8	12
" Pleas, each	8	8
Indexing Docket,	4	84
Indexing Judgments and Final Orders for each case,	15	15
Index. Pending Suits and Living Judg'ts, each case,	15	15
Rule for Motion and filing,	8	13
Entering Motion on Docket and Index,	8	
Filing <i>4</i> papers each	4	16
Taking Affidavits, "	8	
Certifying Affidavits without Seal, "	15	
" " with Seal, "	35	
Filing Prec., Issuing Capias, Return and its filing,	37	
" " Attachment, Return and its filing,	37	
Taking Justification of Bail,	35	
Entering Allowance of Bail,	4	
Recog. def't and filing, each	29	
" witnesses and filing, "	29	
Polling Jury when required,	25	
Impaneling Jury and Administering Oaths,	12	
Calling and entering Tales Jurors and cert., each	8	
Filing Prec., issuing Sub. for 1 wit. and filing,	16	
Additional names, each	4	
Swearing witnesses and making entry of same, "	4	
Ent. att. of witnesses, "	4	
Issuing Certificate for witness fee, "	4	
Qualifying Jurors, "	8	
Ent. on Bar and Court Cal., and Ind. each term,	8	
Entering <i>7</i> Orders on Journal per 100 words, <i>600</i>	8	48
" verdict on Journal and filing,	12	
" rule "	8	
" judgment "	8	
Indexing <i>3</i> ents. on Journal, each	4	12
Trans. <i>4</i> orders on docket, "	8	32
" verdict on docket, "	8	
" rule "	8	
" judgment "	8	
Copy of Indictment each 100 words,	8	100
Continuance, each	8	
Nolle Pros. or laid away	8	
Entering on ex. docket and Index,	12	12
Notice of Motion for New Trial,	8	
Cost Bill and filing,	29	29
Recording <i>3000</i> words, at 8c. each 100	8	240
Indexing Record--Direct and Reverse,	8	4
Certificate of Sentence,	35	30
" allowance of guard,	35	
" to Auditor of Assignment of Counsel,	35	
Prec. for Fi. Fa. issue, docketing, index, return, filing,	53	53
Certificate of Issuing Fi. Fa.,	35	30
2 Copies <i>2400</i> words at 8c. each 100	8	200

SHERIFF,		
On Attachment,		
On Capias,		
Calling Action,	12	12
Calling witnesses,	5	
" Jury,	10	
Summoning Jury,	40	
Serving Subpoena on witnesses,	10	
miles travel,	8	
copies per 100 words,	8	.60
Committing 1 prisoner to jail,	60	1.80
Attending prisoner before Court <i>6</i> times,	60	
Discharging prisoner,	60	
Serving and returning Order of Court,	30	
Miles traveled each	8	
On Fi. Fa. Serv., 30c., miles travel, "	8	.46
Forfeiting Recognizance,		
Serving Indictment, <i>29 miles</i>		.46
Transportation,		
		3.44

MAYOR,		
JUSTICE,		
Affidavit, each	40	40
Warrant, each defendant named therein,	40	210
Continuance,	20	
First Mittimus,	40	40
2d "	40	
Subpoena for <i>2</i> witnesses, 25c. for one, and 5c. for each additional,		30
Recognizance--1 witness 40c., each add'l. 10c.,		
Swearing witnesses, <i>2</i> each	5	10
Judgment,	40	40
Transferring Judgment,	15	
Recognizance defendants, <i>600</i> each	40	
Transcript--15c. per 100 words,		90
Certifying Transcript,	25	230
Final Mittimus,	40	
Filing Papers <i>4</i> each	5	20
Recording <i>600</i> words, 15c. per 100,		90
Order on Jailor for prisoner,	40	
Appointment of Special Constable,	40	425
SUP'T OF POLICE,		
MARSHAL,		
CONSTABLE,		
Serving warrant on each def't.,	40	40
Travel <i>5</i> miles--20c. for 1st, 5c. for each additional,		40
Serv. Sub. on wit., 25x10,		
Copies " each	25	
Travel miles--25c. for 1st, 5c. for each additional,		
Serving Mittimus on each,	40	40
Copy " for 1st,	25	25
Travel <i>38</i> miles--20c. for 1st, 5c. for each additional,		195
1 days attendance before J. P., 1 00		100
Com. to Jail on warrant,	40	
Travel miles--20c. for 1st, 5c. for each additional,		
Con's bring. out prisoner for ex.,		
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.		300
Assistant day,	1 50	7.40
" " "	1 50	
" " "	1 50	

RECAPITULATION.		
Clerk,		5
Sheriff,		2
Mayor or Justice,		4
Marshal, Constable or Supt. of Police,		7
Witnesses,		1
Official Stenographer days,		
" " Transcript 100 words,		
Total Costs,		24.57

ATTEST: *R. M. Lacey* Clerk.

This Cost Bill is correct and allowed.

April 17th 1883

John A. Price Judge.

Witnesses in Attendance Under Recognizance or Subpoena.

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

	NAMES.	Before Justice or Police Judge.		In Court.		TOTAL AMOUNT.		REMARKS.
		Days at 50c.	Miles at 5c.	Days at \$1.00.	Miles at 5c.	Dolls.	Cts.	
1	<i>Wm Williams</i>	<i>50</i>					<i>50</i>	
2	<i>W B Hagen</i>	<i>50</i>					<i>50</i>	
3								
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46								

TO THE AUDITOR OF STATE—Sir: You will please issue your warrant on the Treasurer of State to *Wm Williams*
 Sheriff of *Mon* County, Ohio, for the sum of *57* Dollars,
 being the amount of the costs in the foregoing case.
Wm Williams
 Clerk of *Mon* County, O.

Criminal Case File
Case No. 895

No. 895 of 48.

UNION COMMON PLEAS.

STATE OF OHIO

against

Frank Sommer

SEP TERM 1893 Defendant.

Sept 13 1893

Indictment filed,

Sept 20th 1893

Fine \$100

General Index.

Journal No. 16

Page 439

Record No. 3

Page 260

Ex. Doc.

Page

Transcript
The State of Ohio
vs

Frank Summer

Mayor Price
\$ 2,300
Marshall \$ 1,600
\$ 4,900

I arranged the defendant Frank Summer
who waived examination before me, and
submitted to be bound over to the Court of Com-
mons Pleas, and entered into bond in the
sum of Fifty dollars for his appearance
with Daniel Summer as surety which
I signed in my presence taken and approved
by me this 17 day of May 1893

W. H. Jaests, Mayor

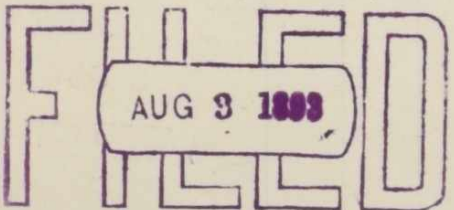
The State of Ohio, Union County ss
And Village of Richwood

Do hereby

certify that the above is a full and
true copy from my closet of the
proceeding had by and before me
at any office in ^{said} village in the
above action

W. H. Jaests
Mayor

COM. PLEAS COURT, UNION CO., OHIO.



R. McORRY Clerk.

The State of Ohio)
Union County) Before C. N. Jacobs Mayor
of the village of Richwood

Complaint made this 17th day of May
A.D. 1893 by Andy Naregan who being duly
sworn according to law. deposes and
says, that on or about the 25th day of March
1893 at the county of Union, one Frank
Summer, he being at time a minor, did
unlawfully enter the said Andy Naregan
Saloon where intoxicating liquors were
sold and offered for sale, and said Frank
Summer did not enter said Saloon on
any lawful business, and was not accom-
panied by a Parent or guardian and further
this deponent saith not.

Signed A. Naregan

Sworn to before me, and signed in my
presence this 17th day of May 1893

C. N. Jacobs

Mayor

On the above being filed, I issued a warrant
for the arrest of Frank Summer and delivered
the same to John Cunningham Marshall, of
said village, who made the following return, I
have arrested the within name Frank Summer
and now have him in court. My Fee \$1.⁰⁰/₁₀₀

John Cunningham Marshall

No. 895

Union Common Pleas.

THE STATE OF OHIO,

vs.
Frank Soumer

On this _____ day of

_____ 189

Defendant arraigned and pleads

_____ guilty to this indictment.

Clerk.

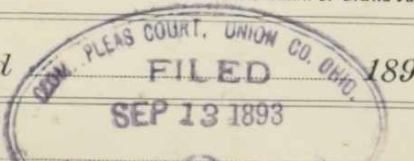
Indictment for Unlawfully
Entering a Saloon.

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 Bainbridge
Foreman of Grand Jury.

Filed



Clerk.

Edward W. Park
Prosecuting Attorney.

THE STATE OF OHIO, }
UNION COUNTY, } ss.

In the Court of Common Pleas, Union County, Ohio, of the Term
of September in the Year of our Lord One Thousand
Eight Hundred and Ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of Union, impaneled, sworn and charged to
inquire of crimes and offenses committed within 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

Frank Soumer

late of said County, on the 25th day of March, in the
year of our Lord one thousand eight hundred and ninety-three with force and
arms, in said County of Union, and State of Ohio, did unlawfully
and knowingly enter a saloon, and place, then and
there being, where intoxicating liquors are sold
and offered for sale, said saloon and place being
then and there the property of Frank J. Penney
in said county, he the said Frank Soumer then
and there being a minor, and said entering of said
saloon by said Frank Soumer not being then
and there in the discharge of any lawful
business, and said Frank Soumer not being
then and there accompanied by a parent or
guardian of him, the said Frank Soumer;

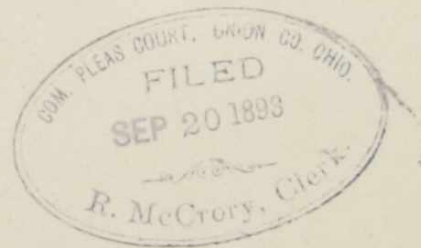
contrary to the form of the statute in such case made and provided, and against
the peace and dignity of the State of Ohio.

Edward W. Porter

Prosecuting Attorney of Union Co., O.

No. 895-
The State of Ohio.
Frank J.
Andrick versus

Entry



J-16-P-439

E. H. Fortney,
Pros. Atty.

No.

Crim. App. Doc. Page

COST BILL.

..... Common Pleas,

THE STATE OF OHIO,
AGAINST

..... Term, 189.....

Filed A. D. 189.....

..... Clerk.

No. 895 Crim. Cost Bill Term.

Crim. App. Doc. B Page 48

THE STATE OF OHIO,

AGAINST

Frank Sommer

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. P'lff and one Deft	12						
Additional, each,	4						
Entering Finding Indictment,	8						
Entering Pleas, each,	8						
Indexing Docket,	4						
Indexing Judgm'ts and Final Ord., each case,	15						
Index'g Pend'g Suits & 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,	29						
" Wit. " "	29						
Polling 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						
Additional names, each,	4						
Swearing Witnesses, "	4						
Ent. Att. of " days, "	4						
Cert. " "	4						
Qualifying Jurors, each,	8						
Ent. Bar & Court Cal & In., each Term,	8						
Ent. Orders on Jour., per 100 words,	8						
" Verdict on Journal and Filing,	12						
" Rule on Journal,	8						
" Judgment on Journal,	8						
Suplus Record on Journal per 100 words,	8						
Indexing Entries on Journal, each,	4						
Trans. Orders on Docket, "	8						
" Verdict on Docket,	8						
" Rule on Docket, each	8						
Judgment, on Docket, "	8						
Copy of Indictment and Certificate,	8						
Continuance, each,	8						
Nolle Pros., Quashed or laid away,	8						
Ent. on Cash Book and Index,	12						
" Ex. Docket, "	12						
Notice of Motion for New Trial,	8						
Cost Bill and Filing,	29						
Certificate of Sentence,	35						
Recording <u>12</u> words, at 8c. each 100,	120						
List for grand Jur. and Pros. Att'y,	8						
General Index,	8						
Certificate of Discharge,	35						
Indexing Record,	8						
Total Clerk's Fees,	\$						
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 Prisoners,	60						
Miles Travel, each,	8						
On Fl. Fa Serv., 30c. Miles trav., " "	8						
Forfeiting Recognizance,	10						
Serving Indictment,							
Transportation,							
Total Sheriff's Fees,	\$						

Mayers Court
Mayer Jacobs 3 30
John Cunningham 1 60

12
 4
 8
 4
 15
 15
 8
 12
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 15
 35
 37
 37
 35
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 29
 29
 25
 12
 8
 8
 16
 4
 4
 4
 4
 8
 8
 8
 12
 12
 8
 29
 35
 120
 8
 8
 35
 8
 468

12
 60
 60
 8
 8
 30
 170

Criminal Case File
Case No. 896

No. 896 of 48

UNION COMMON PLEAS.

STATE OF OHIO

against

Frank Sommer

Defendant.

SEP

TERM

1893

Sep 20th 1893

Fine \$100

General Index.

Journal No. 16

Page 439

Record No. 3

Page 261

Ex. Doc.

Page

Transcript 896
The State of Ohio
vs
Frank Summer

Mayors Fee

\$3.⁰⁰/₁₀₀

Marshall 1⁰⁰/₁₀₀

\$4.⁰⁰/₁₀₀

I arranged the within named Frank Summer who waived examination and submitted to be bound over to the Court of Common Pleas and entered into bond with Daniel Summer as surety, which was signed in my presence. Taken and approved by me this 17th day of May 1895

E. W. Jacobs Mayor

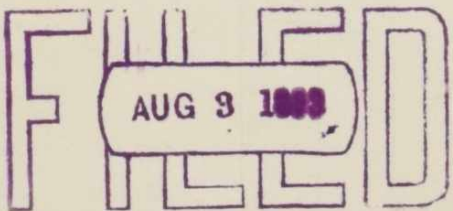
The State of Ohio
Sherriff's County ss
and village of Richmond

I do hereby

certify that the above is a full and true copy from my books of the proceedings had by and before me at my office in said village of Richmond in the above action

E. W. Jacobs Mayor

COM. PLEAS COURT, UNION CO., OHIO.



R. McCORRY Clerk.

The State of Ohio (Before C. S. Jacobs
Union County (Mayor of the village of
Richwood of said County
Complaint made this 17th day of May 1893
by David Taylor, who being duly sworn
by me, according to law, deposes and says
that on or about the 25th day of March 1893
at the County of Union, one Frank Summer
being at ^{that} time a minor did unlawfully
enter the said David Taylor's Saloon, where
Intoxicating liquors were sold and offered
for sale, and that said Frank Summer
did not enter said Saloon in the discharge
of lawful business, and was not accompanied
by a parent or guardian and further this
deponent saith not.

Signed David Taylor
Sworn to and subscribed before me this
17th day of May 1893

C. S. Jacobs, Mayor
on the above affidavit being filed I issued
a warrant for the arrest of the within named
Frank Summer and delivered the same
to John Cunningham, Marshall of said
village, who made the following return
I have arrested the within named Frank
Summer, and now have him in Court.
this 17th day of May 1893 my Fee \$1.⁰⁰/₁₀₀
John Cunningham Marshall

No. 896

Union Common Pleas.

THE STATE OF OHIO,

vs.

Frank Soumer

On this _____ day of

189

Defendant arraigned and pleads

guilty to this indictment.

Clerk.

Indictment for unlawfully
entering a saloon.

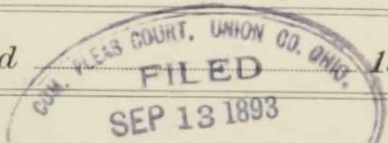
This Bill of Indictment found
upon testimony sworn and
sent to the Grand Jury by
order of the Court and the
request of the Prosecuting Attorney.

A TRUE BILL.

William Cambridge

Foreman of Grand Jury.

Filed



189

Edward C. [Signature]

Clerk.

Prosecuting Attorney.

THE STATE OF OHIO, }
UNION COUNTY, } SS.

In the Court of Common Pleas, Union County, Ohio, of the Term
of September in the Year of our Lord One Thousand
Eight Hundred and Ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of Union, impaneled, sworn and charged to
inquire of crimes and offenses committed within 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

Frank Soumer

late of said County, on the 25th day of March, in the
year of our Lord one thousand eight hundred and ninety-three with force and
arms, in said County of Union, and State of Ohio, did unlawfully
and knowingly enter a saloon, and place, then
and there being, where intoxicating liquors are
sold and offered for sale, said saloon and place
being then and there the property of David Taylor
in said county, he the said Frank Soumer
then and there being a minor, and said entering
of said saloon by said Frank Soumer not being
then and there in the discharge of any lawful
business, and said Frank Soumer not being
then and there accompanied by a parent
or guardian of him the said Frank Sou-
mer;

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

Edward H. Porter

Prosecuting Attorney of Union Co., O.

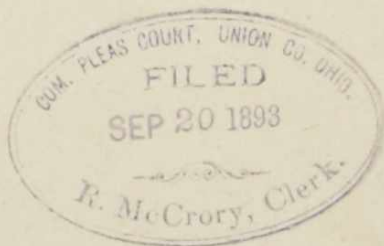
No. 896.

The State of Ohio

vs.

Frank Soumerai.

Entry.



J-16-P-439.

E. H. Porter.
Pres. Atty.

The State of Ohio } No.
vs. } Indictment for unlaw-
Frank Soumer. } fully entering a
Saloon.

Now comes the Prosecuting Attorney
on behalf of the State of Ohio, and the
defendant being brought into court
in custody of the Sheriff, and arraigned
upon said indictment for plea thereto
saith he is "guilty;" thereupon after
being fully advised in the premises,
it is ordered and adjudged by
the court that the defendant herein
pay a fine of one dollar and
the costs of this prosecution, for
which execution is awarded.

E. H. Porter.

Pros. Atty.

No.

Crim. App. Doc. Page

COST BILL.

..... Common Pleas,

THE STATE OF OHIO,
AGAINST

..... Term, 189.....

Filed A. D. 189.....

..... Clerk.

No. 896 Crim. Cost Bill Term.

Crim. App. Doc. Page 48

THE STATE OF OHIO, AGAINST

County.

COURT OF COMMON PLEAS.

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

Frank Sommer

CLERK'S FEES.	Piff.	Deft.	WITNESS FEES.	Piffs.	Defts.
Doc. and App. Pl'ff and one Def't	12		<i>Mayor Court</i> <i>Mayor Jacobs</i> 3 30 <i>John Cukerghane</i> 1 60		
Additional, each,	4				
Entering Finding Indictment,	8				
Entering Pleas, each,	8				
Indexing Docket,	4				
Indexing Judgm'ts and Final Ord., each case,	15				
Index'g Pend'g Suits & 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	25-			
Recog. of Def't and Filing, each,	29				
" Wit. " "	29				
Polling Jury when required,	25				
Impaneling Jury and Administering Oaths,	12				
Call and Ent. Tales Jur. and Cert., each,	8				
Fil. Prec, Iss. Sub. for 1 Wit & Fil.,	16				
Additional names, each,	4				
Swearing Witnesses, "	4				
Ent. Att. of " days, "	4				
Cert. "	4				
Qualifying Jurors, each,	8				
Ent. Bar & Court Cal & In., each Term,	8				
Ent. Orders on Jour., per 100 words,	8	20-			
" Verdict on Journal and Filing,	12				
" Rule on Journal,	8				
" Judgment on Journal,	8				
Suplus Record on Journal per 100 words,	8				
Indexing Entries on Journal, each,	4				
Trans. Orders on Docket, "	8				
" Verdict on Docket,	8				
" Rule on Docket, each	8				
Judgment, on Docket, "	8				
Copy of Indictment and Certificate, Continuance, each,	8	75-			
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 1/2 words, at Sc. each 100,		1 00			
List for grand Jur. and Pros. Att'y,					
General Index,	8	8			
Certificate of Discharge,	35	35-			
Indexing Record,	8	8			
Total Clerk's Fees,	\$	4 62			

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 Prisoners,	60
Miles Travel, each,	8
On Fl. Fa Serv., 30c. Miles trav., "	8
Forfeiting Recognizance,	10
Serving Indictment,	30
Transportation,	
Total Sheriff's Fees,	\$ 1 50

Criminal Case File
Case No. 897

No. 897 Op 48

UNION COMMON PLEAS.

STATE OF OHIO,

against

Frank Sommer

Defendant.

SEP TERM 18 93

Sep 20th 1893
Fine \$100 +
cost

General Index.

Journal No. <u>16</u>	Page <u>440</u>
Record No. <u>3</u>	Page <u>262</u>
Ex. Doc. _____	Page _____

Transcript
The State of Ohio
vs
Frank Summer

COM. PLEAS COURT, UNION CO., OHIO.



Magors Fees
\$ 3.30
Marshall.

\$ 1.60
\$ 4.90

The State of Ohio Union County,
and village of Richmond, ss

I do hereby

certify that the above is a full and
true copy from my pocket of the
proceedings had by and before me
at my office in said village in
the above action

G. W. Jacobs
Mayor

I arraigned the defendant Frank Summer
on said 17th day of May 1893. who waived
examination before me, and submitted to be
bound over to the Court of Common Pleas
and entered into a recognizance in the
sum of fifty dollars, with Daniel Summer
as surety, which bond was taken and approved
by me this 17th day of May 1893

G. W. Jacobs - Mayor

The State of Ohio }
Union County } Before C. N. Jacobs
Mayor of the village
of Richwood -

Complaint made this 17th day of May 1893
by F. O. Penney who being duly sworn by me
according to law deposes and says that
on or about the 25th day of March ad 1893.
one Frank Summer, being at that time
a minor, did unlawfully enter the said
F. O. Penney's Saloon, where retailing
liquors were sold and offered for sale,
and that the said Frank Summer did
not enter said Saloon on any lawful
business - and was not accompanied
by a parent or guardian, and further
this deponent saith not -

Signed F. O. Penney
Sworn to before me, and signed in
my presence this 17th day of May 1893
C. N. Jacobs Mayor

On the above affidavit being filed, I
issued a warrant for the arrest of the
within named Frank Summer, and
delivered the same to John Cunningham
Marshall of said village, who made the
following return, I have arrested the with-
in named Frank Summer and now have him
in court, Per \$1.00 John Cunningham, Marshall.

No. 897

Union Common Pleas.

THE STATE OF OHIO,

vs.
Frank Soumer

On this _____ day of

_____ 189

Defendant arraigned and pleads

_____ guilty to this indictment.

Indictment for Unlawfully
Entering a Saloon -

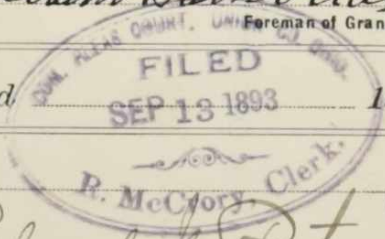
This Bill of Indictment found
upon testimony sworn and sent
to the Grand Jury by order of
the court at the request of
the Prosecuting Attorney.

A TRUE BILL.

William Bainbridge

Foreman of Grand Jury.

Filed _____ 189



Clerk.

Edward W. Potts

Prosecuting Attorney.

THE STATE OF OHIO, }
UNION COUNTY, } 88.

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 Ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of Union, impaneled, sworn and charged to
inquire of crimes and offenses committed within 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

Frank Soumer

late of said County, on the 25th day of March, in the
year of our Lord one thousand eight hundred and ninety-three with force and
arms, in said County of Union, and State of Ohio, did unlawfully
and knowingly enter a saloon, and place, then
and there being, where intoxicating liquors are
sold and offered for sale, said saloon and
place being then and there the property of Frank
Ludy Kaugan in said county, he the said
Frank Soumer then and there being a minor,
and said entering of ^{said} saloon and place, by said
Frank Soumer, not being then and there in
the discharge of any lawful business, and said
Frank Soumer not being then and there accom-
panied by a parent or guardian of him the
said Frank Soumer;

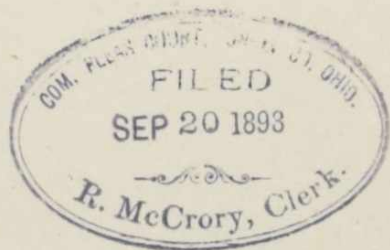
contrary to the form of the statute in such case made and provided, and against
the peace and dignity of the State of Ohio.

Edward H. Porter

Prosecuting Attorney of Union Co., O.

No. 897
The State of Ohio
vs.
Frank Soumerai.

Entry.



J-16-P-HA

E. H. Porter,
Proc. Atty.

The State of Ohio }
vs. } Indictment for unlawfully
Frank Soumer. } Entering a Saloon.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff, and arraigned upon said indictment for plea thereto saith he is "guilty," whereupon after being fully advised in the premises it is ordered and adjudged by the court that the defendant Frank Soumer pay a fine of one dollar and the costs of this prosecution and execution is awarded.

E. A. Foster.

Prov. Atty.

No.

Crim. App. Doc. Page

COST BILL.

..... Common Pleas.

THE STATE OF OHIO,
AGAINST

..... Term, 189.....

Filed A. D. 189.....

..... Clerk.

No. 897 Crim. Cost Bill Term.

Crim. App. Doc. B3 Page 48

THE STATE OF OHIO,
 AGAINST
Frank J. ...

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. Pl'f and one Def't	12				
Additional, each	4				
Entering Finding Indictment,	8				
Entering Pleas, each	8				
Indexing Docket,	4				
Indexing Judgm'ts and Final Ord., each case,	15				
Index'g Pend'g Suits & 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	29				
" Wit. " "	29				
Polling Jury when required,	25				
Impaneling Jury and Administering Oaths,	12				
Call and Ent. Tales Jur. and Cert., each	8				
Fil. Prec, Iss. Sub. for 1 Wit & Fil.,	16				
Additional names, each	4				
Swearing Witnesses, "	4				
Ent. Att. of " days, "	4				
Cert. " "	4				
Qualifying Jurors, each	8				
Ent. Bar & Court Cal & In., each Term,	8				
Ent. Orders on Jour., per 100 words,	8				
" Verdict on Journal and Filing,	12				
" Rule on Journal,	8				
" Judgment on Journal,	8				
Suplus Record on Journal per 100 words,	8				
Indexing Entries on Journal, each	4				
Trans. Orders on Docket, "	8				
" Verdict on Docket,	8				
" Rule on Docket, each	8				
Judgment, on Docket, "	8				
Copy of Indictment and Certificate,	8				
Continuance, each	8				
Nolle Pros., Quashed or laid away,	8				
Ent. on Cash Book and Index,	12				
" Ex. Docket, "	12				
Notice of Motion for New Trial,	8				
Cost Bill and Filing,	29				
Certificate of Sentence,	35				
Recording ¹² words, at Sc. each 100,	1 40				
List for grand Jur. and Pros. Att'y,	8				
General Index,	8				
Certificate of Discharge,	35				
Indexing Record,	8				
Total Clerk's Fees,					

Mayers Court
left Jacobs 3 30
John Cunningham 1.60

SHERIFF'S FEES.	Piff.	Deft.
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 Prisoners,	60	
Miles Travel, each	8	
On Fi. Fa Serv., 30c. Miles trav., "	8	
Forfeiting Recognizance,	10	
Serving Indictment,		
Transportation,		
Total Sheriff's Fees,		

Criminal Case File
Case No. 898

No. 898 of. 52

UNION COMMON PLEAS.

STATE OF OHIO

against

Fredrick Sommer

Defendant.

SEP TERM 1893

Sep 20th 1893

Fine \$100
& Costs

General Index.

Journal No. 96 Page 448
Record No. 3 Page 263
Ex. Doc. Page

No. 878

On this _____ day of

_____ 189_____

Defendant arraigned and pleads

_____ guilty to this indictment.

Clerk.

Union Common Pleas.

THE STATE OF OHIO,

vs.

Fredrick Soumer

Indictment for *unlawfully entering a Saloon*

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 Bainbridge

Foreman of Grand Jury.

Filed _____ 189_____



Clerk.

Edward H. Porter

Prosecuting Attorney.

THE STATE OF OHIO, }
UNION COUNTY, } SS.

In the Court of Common Pleas, Union County, Ohio, of the Term
of Septemb in the Year of our Lord One Thousand
Eight Hundred and Ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of Union, impaneled, sworn and charged to
inquire of crimes and offenses committed within 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

Fredrick Soumer

late of said County, on the 26th day of March, in the
year of our Lord one thousand eight hundred and ninety-three with force and
arms, in said County of Union, and State of Ohio, did unlawfully and
knowingly enter a saloon, and place, then and
there being, where intoxicating liquors are
sold and offered for sale, said saloon and place
being then and there the property of Frank O.
Penny in said county, he the said Fredrick
Soumer then and there being a minor, and said
entering of said saloon by said Fredrick
Soumer not being then and there in the
discharge of any lawful business, and said
Fredrick Soumer not being then and there
accompanied by a parent or guardian
of him the said Fredrick Soumer;

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

Edward W. Forts

Prosecuting Attorney of Union Co., O.

Transcript of the
State of Ohio
v's

To the Co. Court:

Frederick Summer

See other side for
endorsement of Pros.
Atty-

COM. PLEAS COURT, UNION CO., OHIO.

FILED
MAY 4 1898

R. McCRORY Clerk



The State of Ohio) ss
Union County) Complaint made this 29th
day of April A.D. 1893. Before me C. W. Jacobs
Mayor of the village of Richwood in said County
by A. Hanegan who being by me duly sworn
according to law deposes and says that on
or about the 19th day of March 1893 at the
County of Union, one Frederick Summer
he being a minor at the time did unlawfully
enter the said A. Hanegans Saloon where
intoxicating liquors were sold and were
offered for sale and said Frederick Sum-
mer did not enter said Saloon on any
lawful business and was not accompanied
by a parent or guardian and further this
deponent saith not-

Signed A. Hanegan

Sworn to before me and acknowledged
in my presence this 29th day of April
A.D. 1893

C. W. Jacobs, Mayor

on the above affidavit being filed I issued
a warrant for the arrest of the within
named Frederick Summer and delivered
the same to John Cunningham Marshal
of said village, who made the following

Return - I have arrested the within named
Frederick Summer and now have him
in Court Fees \$1.60

John Cunningham
Marshall

Mayors Costs

affidavit 40

Warrant 40

Docket Entry 50

filing papers 15

Record 10

Satisfaction 20

Bond 40

Transcript 50

Certificate 25

Total \$ 2.90

Marshall Fee

\$ 1.60

April 29th 1893.

I arraigned the defendant
Frederick Summer, who waived trial
and submitted to be bound over to the Court
of Common Pleas, and entered into a bond
with N.C. Hamilton and W. W. Hill in the
sum of fifty dollars, for his appearance at
the next term of Court which bond was
taken and acknowledged before me and
approved by me, and which I enclose
herewith.

Total 4.50

I hereby certify that the within is a
true Transcript from my Docket
in the Case of the State of Ohio vs
Frederick Summer

C. H. Jacobs Mayor

of the village of Richwood Union County
Ohio

RECOGNIZANCE.

State of Ohio

vs.

Frederick Summer

W. N. Jacobs
Mayor.

Doc. *Page 148* No. *57*

Returnable _____ 188 _____

COM. PLEAS COURT, UNION CO., OHIO.

FILED

MAY 4 1898

R. McCRORY Clerk

THE STATE OF OHIO, Union COUNTY, }
The village of Richwood } SS.

TO THE MARSHAL OF THE SAID GREETING:

Be it Remembered, That on the 28th day of April in the year of our Lord one thousand eight hundred and ~~eighty~~ eighty three, Fredrick Sommer and H. C. Hamilton personally appeared before me Charles Jacobs, Mayor of said village in the County aforesaid, and jointly and severally acknowledgede themselves to owe the State of Ohio the sum of Fifty Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to-wit: The condition of this recognizance is such, that if the above-bound Fredrick Sommer

personally be and appear before the Court of Common Pleas, on the first day of the next term thereof, to be holden in and for the County aforesaid then and there to answer a charge of, While a minor, unlawfully entering a saloon where intoxicating liquors were sold and offered for sale, having no lawful business therein and not being accompanied by a parent or guardian 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.

Fred Sommer Seal
H. C. Hamilton Seal
Seal

Taken and acknowledged before me and by me approved, this 28th day of April A. D. 1883 C. S. Jacobs Mayor.

State of Ohio
vs
Frederick Sommer

Affidavit

No. 50. Page 148

COM. PLEAS COURT, FRANK CO., OHIO

FILED
MAY 4 1893

R. McCROBY Clerk

State of Ohio Union County ss.
Before me Charles Jacobs, personally
called F. O. Perry who being
first sworn according to law
depos and says that on or about
the 26th day of March 1893 at
the County of Union, one Frederick
Sommer, he being at that time
a minor did unlawfully enter
the said F. O. Perry's saloon
where intoxicating liquors were
sold and offered for sale and
said Frederick Sommer did not
enter said saloon on any lawful
business and was not accompanied
by a parent or guardian and
further this deponent saith
not

F. O. Perry

Sworn to before me and
acknowledged in my presence
this 28th day of April A D 1893

C. W. Jacobs

Mayor
of the village of Richwood Union County
Ohio

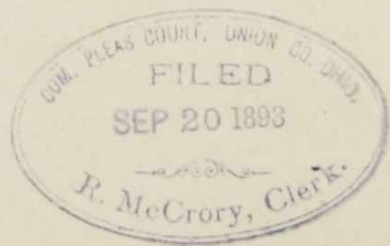
No. 898

The State of Ohio

vs.

~~Frank~~ ^{Fredrick} Sommer.

Entry.



J-16-P-440

E. H. Davis,
Pres. City.

The State of Ohio }
vs. }
~~Frank~~ ^{Admiral} Loumes. } Indictment for unlawfully
Entering a Saloon.

Now comes the Prosecuting Attorney
on behalf of the State of Ohio, and the de-
fendants being brought into court in
custody of the Sheriff, and arraigned
upon said indictment for plea thereto
saith he is "guilty;" thereupon after
being fully advised in the premises,
it is ordered and adjudged by the
court that the said defendant
pay a fine of one dollar and the
costs of this prosecution, for which
execution is awarded.

E. H. Porter.

Pros. Atty

No.

Crim. App. Doc. Page

COST BILL.

..... Common Pleas.

THE STATE OF OHIO,
AGAINST

..... Term, 189.....

Filed A. D. 189.....

..... Clerk.

No. 894 Crim. Cost Bill Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
AGAINST

Fred Sommer

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. Pl'ff and one Def't	12		<i>Jacob</i>	2 90	
Additional, each,	4				
Entering Finding Indictment,	8				
Entering Pleas, each,	8				
Indexing Docket, "	4				
Indexing Judgm'ts and Final Ord., each case,	15				
Index'g Pend'g Suits & Liv. Judg., " "	15				
Entering Motion on Docket and Index,	8				
Filing Papers & Post. in App. Doc. each,	12	60			
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	25-			
Recog. of Def't and Filing, each,	29				
" Wit. " "	29				
Polling Jury when required,	25				
Impaneling Jury and Administering Oaths,	12				
Call and Ent. Tales Jur. and Cert., each,	8				
Fil. Prec, Iss. Sub. for 1 Wit & Fil.,	16				
Additional names, each,	4				
Swearing Witnesses, "	4				
Ent. Att. of " days, "	4				
Cert. "	4				
Qualifying Jurors, each,	8				
Ent. Bar & Court Cal & In., each Term,	8				
Ent. Orders on Jour., per 100 words,	8	32			
" Verdict on Journal and Filing,	12				
" Rule on Journal,	8	8			
" Judgment on Journal,	8	8			
Suplus Record on Journal per 100 words,	8	16			
Indexing Entries on Journal, each,	4	8			
Trans. Orders on Docket, "	8				
" Verdict on Docket,	8				
" Rule on Docket, each	8				
Judgment, on Docket, "	8				
Copy of Indictment and Certificate, Continuance, each,	8	70-			
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 ¹⁶ words, at 8c. each 100,		1 28-			
List for grand Jur. and Pros. Att'y,					
General Index,	8	8			
Certificate of Discharge,	35	30-			
Indexing Record,	8	8			
Total Clerk's Fees,		\$ 539			

SHERIFF'S FEES.	Piff.	Deft.
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 Prisoner to Court, times,	60	60
Com. Prisoner to Jail " "	60	
Discharging Prisoners,	60	60
Miles Travel, each,	8	8
On Fl. Fa Serv., 30c. Miles trav., " "	8	
Forfeiting Recognizance,	10	
Serving Indictment,		80
Transportation,		
Total Sheriff's Fees,		\$ 170

Criminal Case File

Case No. 899

No. 899.

9/20 8-4

UNION COMMON PLEAS.

STATE OF OHIO

against

Fredrick Sommer

Defendant.

SEP TERM 1893

Sep 20th 1893

Fine \$100

General Index.

Journal No. *16*

Page *440*

Record No. *3*

Page *265*

Ex. Doc.

Page

State of Ohio
Ex-
Frederick Sommer

Affidavit

No 57 Page 150

MAY 4 1898

State of Ohio Union County 4.

I Before me Charles Jacobs, personally came A Hannigan, who being duly sworn according to last deposes and says that on or about the 19th day of March 1893 at the County of Union One Frederick Sommer, he being at that time a minor did unlawfully enter the said A Hannigan's saloon where intoxicating liquors were sold and offered for sale and said Frederick Sommer did not enter said saloon on any lawful business and was not accompanied by a parent or guardian and further this deponent saith not

A Hannigan

Sworn to before me and acknowledged in my presence this 29 day of April 1893

C. S. Jacobs

Mayor

of Richwood Union County Ohio

Transcript
State of Ohio
vs
Jord Sumner

COM. PLEAS COURT, UNION CO., OHIO.

FILED
MAY 4 1893

R. McORORY Clerk.

COM. PLEAS COURT, UNION CO., OHIO.
MAY 4 1893

The State of Ohio } ss
Union County) Before me C. N. Jacobs
Mayor of the Village of Richwood, Union
County Ohio. Complaint made this 28th day
of April A. D. 1893 by F. O. Penny, who being
duly sworn according to law by me, deposes
and says. That on or about the 26th day of
March 1893 at the County of Union one
Frederick Summer he being at that time a
minor, did unlawfully enter the said
F. O. Penny's Saloon, where intoxicating liquors
were sold, and offend for sale and said
Frederick Summer did not enter said
Saloon on any lawful business, and
was not accompanied by a parent or
guardian, and further this deponent saith
not.

Signed F. O. Penny

Sworn to before me and acknowledged
in my presence this 28th day of April 1893

C. N. Jacobs Mayor

On the above affidavit being filed I there
upon issued a warrant for the arrest
of the within named Frederick Summer,
who without service came into Court

and waived examination and submitted
to be bound over to the Court of Common
Pleas of said County and entered into bond
with N. B. Hamilton which is herewith
enclosed taken and acknowledged before
me and by me approved this 28th day of
April A.D. 1893

Mayors
Costs
affidavit 40
Warrant 40
Docket Entry 50
filing papers 15
record 10
Satisfaction 20
Bond 40
Transcript 50
Certificate 25
\$ 2,90

C. H. Jacobs
Mayor

I hereby certify that the within is a
true transcript from my docket in
the case of the State of Ohio vs Frederick
Summer.

C. H. Jacobs
Mayor
of the village Richwood Union County
Ohio



RECOGNIZANCE.

The State of Ohio

vs.

Arred Sumner

W. H. Jacobs
Mayor.

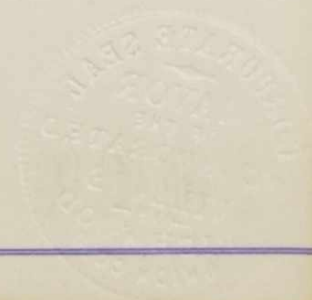
Doc. Page *157* No. *57*

Returnable *188*

COM. PLEAS COURT, UNION CO., OHIO.

FILED
MAY 4 1888

R. MOCRORY Clerk.



THE STATE OF OHIO, Union COUNTY, }
The Village of Richwood } SS.

TO THE MARSHAL OF THE SAID GREETING:

Be it Remembered, That on the 29th day of April in the year of our Lord one thousand eight hundred and ~~eighty~~ ninety three McWhill Frederick Summer and H. C. Hamilton personally appeared before me C. W. Jacobs, Mayor of said Village in the County aforesaid, and jointly and severally acknowledged themselves to owe the State of Ohio the sum of Fifty Dollars, to be levied of their goods and chattels, lands and tenements, if default be made in the condition following, to-wit: The condition of this recognizance is such, that if the above-bound Frederick Summer

personally be and appear before the Court of Common Pleas, on the first day of the next term thereof, to be holden in and for the County aforesaid then and there to answer a charge of while a minor unlawfully entering a saloon where intoxicating liquors were sold and offered for sale having no lawful business therein and was not accompanied by a parent or guardian 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.

Fred Summer Seal
H. C. Hamilton Seal
McWhill Seal

Taken and acknowledged before me and by me approved, this 29th day of April A. D. 1893 C. W. Jacobs Mayor.

No. 899

Union Common Pleas.

THE STATE OF OHIO,

vs.
Fredrick Soumer

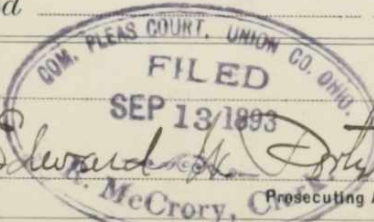
Indictment for *unlawfully*
entering a Saloon

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 Bainbridge
Foreman of Grand Jury.

Filed _____ 189 _____



Clerk.

Prosecuting Attorney.

On this _____ day of

_____ 189 _____

Defendant arraigned and pleads

_____ guilty to this indictment.

Clerk.

THE STATE OF OHIO, }
UNION COUNTY, } 88.

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 Ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of Union, impaneled, sworn and charged to
inquire of crimes and offenses committed within 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

Fredrick Soumer

late of said County, on the 19th day of March, in the
year of our Lord one thousand eight hundred and ninety-three with force and
arms, in said County of Union, and State of Ohio, did unlawfully
and knowingly enter a saloon, and place, then
and there being, where intoxicating liquors
are sold and offered for sale, said saloon
and place being then and there the property
of Andy Kaugan in said county, he, the
said Fredrick Soumer then and there being a
minor, and said entering of said saloon
and place by said Fredrick Soumer not
being then and there in the discharge of
any lawful business, and said Fredrick
Soumer not being then and there accom-
panied by a parent or guardian of
him the said Fredrick Soumer;

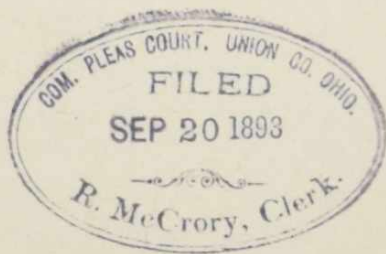
contrary to the form of the statute in such case made and provided, and against
the peace and dignity of the State of Ohio.

Edward W. Forts

Prosecuting Attorney of Union Co., O.

No. 894
The State of Ohio
vs.
Friedrick Soumerai.

Entry.



J-16-P-440,

E. W. Porter,
Proc. Atty.

No.

The State of Ohio }
vs. }
Frederick Soumer. } Indictment for Unlawfully
Entering a Saloon.

Now comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant being brought into court in custody of the Sheriff, and arraigned upon said indictment for plea thereto saith he is "guilty;" whereupon after being fully advised in the premises it is ordered and adjudged by the court that the said Frederick Soumer pay a fine of one dollar and the costs of this prosecution, for which execution is awarded.

E. A. Porter,

Pros. Atty.

No.

Crim. App. Doc. Page

COST BILL.

..... Common Pleas,

THE STATE OF OHIO,
AGAINST

..... Term, 189.....

Filed A. D. 189.....

..... Clerk.

No. 899 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 Def't	12		<i>Mayor Jacobs</i>	2 90	
Additional, each,	4				
Entering Finding Indictment,	8				
Entering Pleas, each,	8				
Indexing Docket,	4				
Indexing Judgm'ts and Final Ord., each case,	15				
Index'g Pend'g Suits & 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,	29				
" Wit. " "	29				
Polling Jury when required,	25				
Impaneling Jury and Administering Oaths,	12				
Call and Ent. Tales Jur. and Cert., each,	8				
Fil. Prec, Iss. Sub. for 1 Wit & Fil.,	16				
Additional names, each,	4				
Swearing Witnesses,	4				
Ent. Att. of " days,	4				
Cert. " "	4				
Qualifying Jurors, each,	8				
Ent. Bar & Court Cal & In., each Term,	8				
Ent. Orders on Jour., per 100 words,	8				
" Verdict on Journal and Filing,	12				
" Rule on Journal,	8				
" Judgment on Journal,	8				
Suplus Record on Journal per 100 words,	8				
Indexing Entries on Journal, each,	4				
Trans. Orders on Docket,	8				
" Verdict on Docket,	8				
" Rule on Docket, each	8				
Judgment, on Docket,	8				
Copy of Indictment and Certificate,					
Continuance, each,	8				
Nolle Pros., Quashed or laid away,	8				
Ent. on Cash Book and Index,	12				
" Ex. Docket, "	12				
Notice of Motion for New Trial,	8				
Cost Bill and Filing,	29				
Certificate of Sentence,	35				
Recording words, at Sc. each 100,					
List for grand Jur. and Pros. Att'y,	8				
General Index,	8				
Certificate of Discharge,	35				
Indexing Record,	8				
Total Clerk's Fees,	\$	<u>539</u>			
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 Prisoners,	60				
Miles Travel, each,	8				
On Fl. Fa Serv., 30c. Miles trav., "	8				
Forfeiting Recognizance,	10				
Serving Indictment,					
Transportation,					
Total Sheriff's Fees,	\$	<u>170</u>			

Criminal Case File
Case No. 900

No. 900 Op 80

UNION COMMON PLEAS.

STATE OF OHIO

against

James Stafford
Defendant.

SEP TERM. 1893

Sep 18th 1893

*Sentence today fine
& pay cost-*

General Index.

Journal No. 16

Page 433

Record No. 3

Page 265

Ex. Doc.

Page

and this statement don't verify the
that the said James Stafford is guilty
of the fact charged and further this deponent
thinks not

Edw. A. Robertson
Shore to and the Hon. J. P. to before
and the 6th day of June 1893
Attest
Margaret

Affidavit
The State of Ohio
vs
James Stafford

Filed June 6th 1893
Attest
Mayor

The State of Ohio Union County Ohio S.
Before me A. A. Goofen
Mayor of the Municipal Corporation of
St. Michaels Centre, Pennsylvania came
Joseph A. Culbreth who being
sworn according to Law deposed and
said that on or about the 4th day
of July A. D. 1893 at the County aforesaid
One James Stafford did unlawfully
maliciously enter a certain barn on
the premises of the said Joseph A. Culbreth
then and there being in the night-season
of said day with intent the person of
goods and chattels of the said Joseph A. Culbreth
his said building then and there being, then
and there unlawfully to steal take and
carry away,

One pair Sleigh quarter boots of the
value of \$3.00

One pair Combination boots of the value of
\$8.00

One Cooking Blanket of the value of \$6.50

One pair Chamois gloves of the
value of \$2.00

One lot of Blanket pins of the value of 50¢
All of the value of \$22.00 of the said
Joseph A. Culbreth in said barn
then and there being, then and there
unlawfully did steal take and carry away

nd Sub-
l so cer-
must be

Act of March 16, 1878.

SECTION 3. In felonies the fees of witnesses before justices of the peace, mayors, and police justices shall be paid upon the allowance of the commissioners out of the county treasury, on the certificate of such officer, notwithstanding the state may have failed.

SECTION 4. The county commissioners may at any regular session make an allowance to any of said officers in lieu of fees in cases of felonies, wherein the state fails, and in misdemeanors wherein the defendant proves insolvent, but the aggregate amount of such allowances to any officer in any year shall not exceed the fees legally taxed to him in such cases, nor shall the aggregate amount allowed to any officer in any year exceed one hundred dollars.

SECTION 5. That the county commissioners may allow and pay any necessary expense incurred by any officer in the pursuit of any person charged with a felony who shall have fled the country, in addition to the allowance provided for in section four of this act.

SECTION 6. That in ascertaining the amount of fees taxed by any justice of the peace, mayor or police judge, or justice with a view to making him the allowance hereinbefore mentioned, it must be made to appear in cases where such officer was authorized to take security for costs, that he has exercised reasonable care in taking such security, and until satisfied by the certificate of such justice of the Peace, police judge, or justice or mayor before whom such cases were heard, or other proof to the satisfaction of said commissioners, that the prosecuting witness was indigent, and entirely unable to pay the costs or procure security for the payment of the same, and that the officer exercised due care in taking such security, the officer's fees in such cases shall not be included in ascertaining the amount so to be allowed.

SECTION 7. That in any case where such officer aforesaid shall take security for costs that is insufficient at the time of taking the same, then in such case the commissioners shall not take into account his fees in such case in making any allowance therein to him.

Transcripts -

The State of Ohio
vs
James Stafford

See other side, for endorsement
of Prosecuting Attorney -

Certificate
The State of Ohio
Union County
The Venue of Nueces Court.
I, the Undersigned Mayor
of the said County hereby
certify that the within
and preceding is a true and
true transcript of the
proceedings had by and
before me in the above
named case

COM. PLEAS COURT

Filed
SEP 9 1893

R. McRORY Clerk.

777
OR

Justice or Mayor's Fees.

Constable or Marshal's Fees.

Assistant.

	Dolls.	Cts.		Dolls.	Cts.
Affidavit, 40		40	Warrant, each person named, 40		40
Warrant for each person named, 40		40	Mileage, 1st mile 20 cts. each ad'l 5	4	60
Subpoena Wit's one person, 25			<i>Amoyance</i> Mileage as above	8	00
" " each additional, 5			<i>Assistance</i> Serving Precept, #	3	00
Adjournment or Continuance, 20			<i>Telegraphing</i> Mileage as above	1	00
Swearing Witnesses, each 5			Serving Sub. Witnesses, 1st. name, 25		
Judgment, 40	40		" " " each add'l 10		
Dismissing, 40			Mileage as above,		
Recognizing one Witness, 40			Copies, each, 25		
" each additional, 10			Mileage as above,		
Recognizing Defendant, 40	40		Attending Trial per day, 1 00	1	00
Mittimus, 40	40		Serving Mittimus, each person, 40	4	00
Filing Papers, each 5		75	Copy to Jailor, 25	2	50
Record per 100 words, 15			Mileage as above.	6	50
Execution, 40			<i>Amoyance</i>	1	50
Satisfaction, 20					
Transcript per 100 words, 15	1	00			
Certificate 25		25			
Total.		4 03, 150	Total.	70	80

Witness.

The State of Ohio Union County & S. } Mayor's Court
The Incorporating Village of Milford Centre } Before A. H. Goodwin
Mayor

The State of Ohio } July 6 AD 1893 Complaint
against } in writing on oath signed
James Stafford } by Joseph A. Culbertson charging
that one James Stafford on or about the 4th day of
July AD 1893 at the County of said said
unlawfully maliciously enter a certain barn
on the premises of the said Joseph A. Culbertson
then and there being in the night-season of said
day with intent the personal goods and chattels
of the said Joseph A. Culbertson in said building
then and there being, then and there unlawfully
to steal take and carry away

One pair hinged quarter boots of the value of	\$ 5.00
One pair combination boots of the value of	1 8.00
One pair Chamois rolls of the value of	2.00
One Lot of Blaustr pins of the value of	.50
One Cooling Blanket of the value of	6.50
and all of the value of	\$ 22.00

of the said Joseph A. Culbertson in said barn
then and there being, then and there unlawfully
did steal take and carry away and the deponent
doth verily believe that the said James Stafford
is guilty of the fact charged and further the
deponent saith not, J. A. Culbertson

Spread to and subscribed to before me the 6th day of July
AD 1893,

A. H. Goodwin
Mayor of the Village of Milford Centre

July 6th AD 1893 Issued Warrant for
the body of the said James Stafford and
delivered to D. B. Smith Marshall
Sept 2nd 1893 Warrant returned as follows

I have arrested the within James Stafford
and now have him in Court.
Jury Service and return 40[¢] Mileage 89 miles 460 Emoryance 8⁰⁰
Assistance 3⁰⁰ Attendance 1⁰⁰ Telegraphing 1⁰⁰
Total \$18.00 D. B. Smith Marshall

September 2nd 1893 The said James Stafford
being brought before me to answer to said
charge and being by me permitted to plead.
and for plea says that he is guilty as charged.
whereupon I ordered the said James Stafford
to enter into a recognizance in the sum of One
Thousand Dollars for his appearance before
the Court of Common Pleas next to be holden
in and for said County of Union with which
jurisdiction he has failed to comply,

Sept 7 1893 I issue a mittimus for his com-
mitment and delivered the same to D. B. Smith Marshall

Sept 7 1893 mit returned as follows

Sept 7 1893 By virtue of this mit - I have committed
the body of the within named James Stafford to the
jail of Union County Ohio and have left with the jailer
thereof a certified copy of this mit. Fleet Service
and return 40[¢] Copy 7⁵⁰ Mileage 65[¢] Emoryance 15⁰⁰
Total \$25.00 D. B. Smith
Marshall

To the County Commissioners:

The defendant herein was convicted of a misdemeanor. Regular fees are not allowed under Section 1307, but under authority of Section 1309, Rev. Stat. of Ohio, an allowance in lieu of fees may be paid, as the defendant is insolvent.

Respic Submitted

E. H. Porter.

Pros. Atty.

Sept. 18th 1893.

No. 900.
The State of Ohio
Against
James Stafford.

Entry.



J-16-P-433

E. H. Porter,
Proc. Atty.

The State of Ohio.

vs.

James Stafford

No. 900.

Indictment for Petit 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 indictment for plea thereto saith he is "guilty." Whereupon after hearing testimony and being fully advised in the premises it is ordered and adjudged by the court that the said James Stafford be imprisoned in the jail of Union County for the term of twenty days, and that he pay the costs of this prosecution for which execution is awarded.

E. A. Fort

Pros. Atty -

No. 900

Union Common Pleas.

THE STATE OF OHIO,

vs.
James Stafford

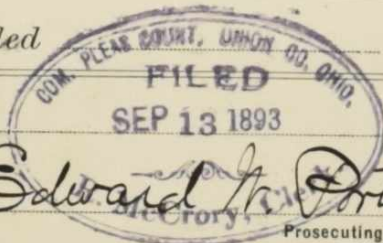
Indictment for Petit
Larceny.

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.

William Bainbridge
Foreman of Grand Jury.

Filed 189



Edward H. Forts
Prosecuting Attorney.

On this 18 day of

Sept 1893

Defendant arraigned and pleads

guilty to this indictment.

Clerk.

THE STATE OF OHIO, }
UNION COUNTY, } SS.

In the Court of Common Pleas, Union County, Ohio, of the Term
of September in the Year of our Lord One Thousand
Eight Hundred and Ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of Union, impaneled, sworn and charged to
inquire of crimes and offenses committed within 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

James Stafford

late of said County, on the 4th day of July, in the
year of our Lord one thousand eight hundred and ninety-three with force and
arms, in said County of Union, and State of Ohio, unlawfully and
felonously did steal, take and carry away one
pair leige quarter boots of the value of five
dollars, one pair combination boots of the value
of eight dollars, one pair chaucis rolls of the
value of two dollars, one lot of blankets pins
of the value of fifty cents, one wool blanket
of the value of six and 50/100 dollars, and
all of the value of twenty-two dollars, of
the goods, chattels and property of Joseph
A. Culbertson;

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

Edward H. Porter

Prosecuting Attorney of Union Co., O.

COMMON PLEAS.

THE STATE OF OHIO,

vs
James Stafford

FI. FA. ET CA. SA.

This Writ dated *188*

Fine, - - - \$
Costs, - - - \$ *34.62*

Defendant's Costs, \$

Int. from

Inc. Costs

FILED
OCT 9 1898
R. McCORRY
Prosecuting Attorney.

Ret'd & Filed *188*

Clerk.

THE STATE OF OHIO,

COUNTY, ss.

SHERIFF'S RETURN.

Received this writ *Sept-19th* A. D. 188*8*

at *10* o'clock *A.M.*, and pursuant to its command,

*To report by returning to
James Stafford found in
my county.*

*Spurl Swelgrass
Sheriff Union Co*

SHERIFF'S FEES.

Service	\$ <i>25</i>
Levy	
Summoning Appraisers	
Swearing Appraisers	
Conveying Appraisers	
Mileage	<i>64</i>
Poundage	
Return	<i>25</i>
.....	
.....	
.....	
Total	<i>64</i>
Appraiser's Fees	
Printer's Fees	

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 *James*

Stafford,

in your bailiwick, you cause to be made *thirty four & 62/100* 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 *Sept*, A. D. 188*3* by the judgment of said

Court, recovered against the said *James Stafford* for the crime of *Petit Larceny*

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

James Stafford

and *him* 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

Manassville this *18th*

day of *Sept* A. D. 188*3*

R. M. Levy Clerk.

By _____ Deputy Clerk.

No. 900 *Feb* Crim. Cost Bill Term.

Crim. App. Doc. B Page _____

THE STATE OF OHIO,

AGAINST

James Stafford

Union 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. P'ff and one Def't	12				
Additional, each	4				
Entering Finding Indictment,	8				
Entering Pleas, each	8				
Indexing Docket,	4				
Indexing Judgm'ts and Final Ord., each case,	15				
Index'g Pend'g Suits & 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	29				
" Wit. " "	29				
Polling Jury when required,	25				
Impaneling Jury and Administering Oaths,	12				
Call and Ent. Tales Jur. and Cert., each	8				
Fil. Prec, Iss. Sub. for 1 Wit & Fil.,	16				
Additional names, each	4				
Swearing Witnesses, "	4				
Ent. Att. of " days, "	4				
Cert. " "	4				
Qualifying Jurors, each	8				
Ent. Bar & Court Cal & In., each Term,	8				
Ent. Orders on Jour., per 100 words,	8				
" Verdict on Journal and Filing,	12				
" Rule on Journal,	8				
" Judgment on Journal,	8				
Suplus Record on Journal per 100 words,	8				
Indexing Entries on Journal, each,	4				
Trans. Orders on Docket, "	8				
" Verdict on Docket,	8				
" Rule on Docket, each	8				
Judgment, on Docket, "	8				
Copy of Indictment and Certificate,					
Continuance, each,	8				
Nolle Pros., Quashed or laid away,	8				
Ent. on Cash Book and Index,	12				
" Ex. Docket, "	12				
Notice of Motion for New Trial,	8				
Cost Bill and Filing,	29				
Certificate of Sentence,	35				
Recording ²⁴ words, at 8c. each 100,					
List for grand Jur. and Pros. Att'y,	8				
General Index,	35				
Certificate of Discharge,	35				
Indexing Record,	8				
<i>Issued of ap -</i>					
Total Clerk's Fees,	\$	61.72			
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 " 2	60				
Discharging Prisoners,	60				
Miles Travel, each,	8				
On Fl. Fa Serv., 30c. Miles trav., "	8				
Forfeiting Recognizance,	10				
Serving Indictment,					
Transportation,					
Total Sheriff's Fees,	\$	3.60			

May or fees
Att. Gordon M. 3.50
Marshal \$20.80

Criminal Case File
Case No. 901

See 2863

No. 901 of 84

UNION COMMON PLEAS.

STATE OF OHIO

against

Davis Johnson

SEP TERM 1893 Defendant.

Sept. 20 1893,

Defendant arraigned & plead guilty, and was fined \$5.00 & costs

General Index.

Journal No. 16 Page 439

Record No. 3 Page 256

Ex. Doc. D Page 901



To the Court:

The defendant herein was convicted of a misdemeanor. Regular fees are not allowed under Section 1307, but under authority of Section 1309, Rev. Stat. of Ohio, an allowance in lieu of fees may be paid, as the defendant is insolvent.

Respy submitted

E. W. Porter.

Sept. 15th 1893. Pros. Atty.

Transcript from

See endorsement of Pros. Atty. on the other side -

Criminal Docket

The State of Ohio

Davis & Johnson

The State of Ohio

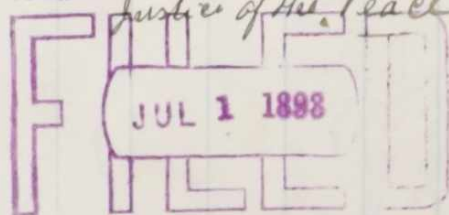
Union County 22
York Township

I the undersigned a Justice of the Peace in and for said County and Township, hereby certify that the within is a full and true copy of the record of the proceedings in the above action, had by and before me at my office in said Township and of the costs in said case, as the same appear of record on my Docket - Page 70.

June 30th 1893

N. M. Hubbard

COM. PLEAS COURT, UNION CO., OHIO.



R. McCRORY Clerk.

~~The of Office~~

The State of Ohio } Before N. M. Hubbard Justice Peace

vs.

Davis Johnson } Complaint No. 14: made this 22^d day of June

A.D. 1893. by Joseph Warford.

Justice fees. Complaint in writing and on Oath, and signed

Complaint. 40 by Joseph Warford, filed with me charging

Warrant - 40 that Davis Johnson, or about the 19th day

Docket-Entry .15 of June, at the County of Union, one

Subpoenas... 55 Davis: Johnson: in and upon the body of

Continuance 20 one Joseph Warford, unlawfully make an

trying case 1.00 Assault: and him the said Davis Johnson

Witness Exam 45 there and there did threaten to kill the

Papers filed .15 said Joseph Warford, by blowing his heart

Record .45 out: the said Davis Johnson having at the

Recognizance 40 time a Revolver in his hand, and

Satisfaction .20 further to depouant: Saute nat.

Certificate .25 Signed: Joseph Warford

Transcript .75 sworn to and subscribed before me at the

Constable fees. County aforesaid, this 22^d day of June 1893

Service Warrant .40 June 22^d 1893.

Mileage 1.00 issued State warrant on above Complaint

Subpoena .85 and delivered to Joseph Warford to be by

Mileage .85 him delivered to S. S. Sigler Constable

attend trial 1.00 June 23^d 1893.

4.10 warrant returned indorsed as follows

I took the body of the within named Davis

Johnson, and have him before the Justice

Fees - Service 40. Mileage 1.00 = \$140

S. S. Sigler

Constable

Witnesses Fees - June 28^d 1899 10 o'clock a.m., 1899
 Chas. Dickinson 1.30 Trial Continued until 3 o'clock P.M. of said date
 Garfield Seran .80 issued Subpoenas for Charles Dickinson.
 Elias Johnson .85 Garfield Seran. { Elias Johnson Elli Johnson
 Elli Johnson .85 Julia Johnson. Jennie Warford Gene Cole
 Julia Johnson .85 and delivered the same to S. S. Dighs Constable
 Jennie Warford .85 June 28^d 1899 3 o'clock P.M.

Gene Cole 1.30 Subpoenas returned Indorsed as follows
 6.15 0 Personally Served the within names: -
 Charles Dickinson Garfield Seran Elias Johnson
 Julia Johnson Elli Johnson Jennie Warford
 Gene Cole. Aug Service 85¢ mileage 85¢ = \$1.70

H70

June 28^d 1899 3 o'clock P.M. Let for trial
 Trial had Joseph Warford Charles Dickinson
 Garfield Seran. (witnesses for State) Sworn and
 Examined. Davis Johnson; Elias Johnson
 Elli Johnson Jennie Warford; Julia Johnson
 Gene Cole. Sworn and Examined for Defendant.
 I find said Offense has been committed
 and there is cause to believe the Defendant
 Guilty thereof. I therefore ordered him to
 enter into a recognizance in the sum of
 Three Hundred Dollars with sufficient
 Sureties for his appearance at Court on
 the first day of next term.
 which was done accordingly
 N. M. Hubbard
 Justice of the Peace

COM. PLEAS COURT, UNION CO., OHIO.

FILED
JUL 1 1893

R. McCROBY Clerk.

The State of Ohio Union County, ss.

Be it remembered that on the 23^d day of June in the year 1893 Elias Johnson & David B. Davis

Personally appeared before me and jointly & severally acknowledged themselves to owe the State of Ohio the sum of Three Hundred Dollars. to be levied of their goods and Chattels Lands and tenements, if default be made, in the Condition following to wit:

The Condition of this recognizance, is such that if the above bound Davis, Johnson, shall personally be and appear before the Court of Common Pleas, on the first day of the next term thereof then and there to answer a Charge of an Assault with intent to kill,

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 of Law.

Scribitis. { Elias Johnson
David B. Davis

taken and Acknowledged before me on the day and year above written

A. M. Hubbard
Justice of the Peace.

No. 901

Union Common Pleas.

THE STATE OF OHIO,

vs.
Davis Johnson

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 re-
quest of the Prosecuting Attorney.

A TRUE BILL.

William Bainbridge
Foreman of Grand Jury.

Filed 189

FILED
SEP 19 1893
R. McCRORY Clerk.

Edward A. Porter
Prosecuting Attorney.

On this _____ day of

189

Defendant arraigned and pleads

_____ guilty to this indictment.

Clerk.

SEP 20 1893
R. McCRORY Clerk.

THE STATE OF OHIO, }
UNION COUNTY, } ss.

In the Court of Common Pleas, Union County, Ohio, of the Term
of September in the Year of our Lord One Thousand
Eight Hundred and Ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of Union, impaneled, sworn and charged to
inquire of crimes and offenses committed within 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

Davis Johnson

late of said County, on the 19th day of June, in the
year of our Lord one thousand eight hundred and ninety-three with force and
arms, in said County of Union, and State of Ohio, unlawfully,
violently, and in a menacing
manner, did threaten to beat
and wound one Joseph Warford;

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

Edward H. Porty
Prosecuting Attorney of Union Co., O.

No. 901

Union Common Pleas.

THE STATE OF OHIO,

vs.

Davis Johnson

Indictment for threatening in a menacing manner

This Bill of Indictment found upon testimony sworn & sent to the Grand Jury by order of the Court, at the request of the Pros. Atty.

A TRUE BILL.

William Bambridge Foreman of Grand Jury.

Filed September 13 1893

R. M. Crory

Clerk.

Edward W. Porter

Prosecuting Attorney.

On this _____ day of

189

Defendant arraigned and pleads

guilty to this indictment.

Clerk.

THE STATE OF OHIO, } ss. UNION COUNTY,

I hereby certify the within to be a true copy of the Original Indictment in this case.

R. M. Crory

Clerk.

THE STATE OF OHIO, }
UNION COUNTY, } ss.

In the Court of Common Pleas, Union County, Ohio, of the Term
of September in the Year of our Lord One Thousand
Eight Hundred and Ninety- three

*The Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of Union, impaneled, sworn and charged to
inquire of crimes and offenses committed within 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*

Davis Johnson

*late of said County, on the 19th day of June, in the
year of our Lord one thousand eight hundred and ninety- with force and
arms, in said County of Union, and State of Ohio, unlawfully, violently, and
in a menacing manner, did threaten to beat and wound one Joseph Warford*

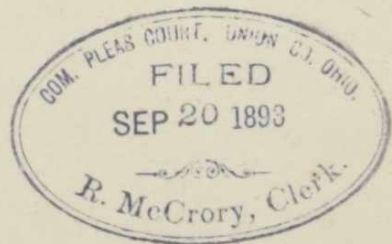
*contrary to the form of the statute in such case made and provided, and against
the peace and dignity of the State of Ohio.*

Edward W. Porter,

Prosecuting Attorney of Union Co., O.

No. 901
The State of Ohio
vs.
Davis Johnson.

Entry-



J-16-P-439

E. H. Probs.
Proc. Atty.

The State of Ohio
vs.
Davis Johnson

No.
Indictment for Threatening in
a menacing manner.

Now comes the Prosecuting Attorney
on behalf of the State of Ohio, and the defendant
being brought into court in custody of the
Sheriff, and arraigned upon said indictment,
for plea thereto saith he is "guilty"; thereupon
after being fully advised in the premises
it is ordered and adjudged by the court
that the said Davis Johnson pay a
fine of five dollars, and the costs of
this prosecution, and execution is awarded.

E. H. Parks.

Pros. Atty.

No.

Crim. App. Doc. Page

COST BILL.

..... Common Pleas.

THE STATE OF OHIO,
AGAINST

..... Term, 189.....

Filed A. D. 189.....

..... 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. Pl'ff and one Def't	12		<i>Wit Cov of P</i>	6 80	4 20
Additional, each	4				
Entering Finding Indictment,	8				
Entering Pleas, each	8				
Indexing Docket,	4				
Indexing Judgm'ts and Final Ord., each case,	15				
Index'g Pend'g Suits & Liv. Judg., " "	15				
Entering Motion on Docket and Index,	8				
Filing Papers & Post. in App. Doc., each	12	36			
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	29				
" Wit. " "	29				
Polling 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				
Additional names, each	4				
Swearing Witnesses, " "	4				
Ent. Att. of " days, " "	4				
Cert. " "	4				
Qualifying Jurors, each	8				
Ent. Bar & Court Cal & In., each Term,	8				
Ent. Orders on Jour., per 100 words,	8	30			
" Verdict on Journal and Filing,	12				
" Rule on Journal,	8				
" Judgment on Journal,	8				
Suplus Record on Journal per 100 words,	8	16			
Indexing Entries on Journal, each	4	4			
Trans. Orders on Docket, " "	8				
" Verdict on Docket,	8				
" Rule on Docket, each	8				
Judgment, on Docket, " "	8				
Copy of Indictment and Certificate,	8	8			
Continuance, each	8	75			
Nolle Pros., Quashed or laid away,	8				
Ent. on Cash Book and Index,	12	12			
" Ex. Docket, " "	12				
Notice of Motion for New Trial,	8				
Cost Bill and Filing,	29				
Certificate of Sentence,	35				
Recording ¹² words, at 8c. each 100,	100				
List for grand Jur. and Pros. Att'y,	8				
General Index,	8				
Certificate of Discharge,	35				
Indexing Record,	8				
Total Clerk's Fees,	\$ 4.06				
SHERIFF'S FEES.					
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 Prisoner to Court, times,	60				
Com. Prisoner to Jail " "	60				
Discharging Prisoners,	60				
Miles Travel, each	8				
On Fi. Fa Serv., 30c. Miles trav., " "	8	30			
Forfeiting Recognizance,	10				
Serving Indictment,					
Transportation,					
Total Sheriff's Fees,	\$ 1.70				

17 88
5
\$22.88

Criminal Case File
Case No. 902

No. 902 of 54

UNION COMMON PLEAS.

STATE OF OHIO

against

Pet Kocmer

Defendant.

APR TERM. 1894

April 20 1894

*Defendant pleads
guilty and is
fined \$50 & costs*

General Index.

Journal No. 17

Page 14

Record No. 3

Page 277

Ex. Doc. D

Page 902

No. 902

On this _____ day of

_____ 189_____

Defendant arraigned and pleads

_____ guilty to this indictment.

Clerk.

Union Common Pleas.

THE STATE OF OHIO,

vs.

bet Koerner

Indictment for Assault
and Battery.

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

A TRUE BILL.

William Bainbridge
Foreman of Grand Jury.

Filed _____ 189_____
COM. PLEAS COURT, UNION CO. OHIO
FILED
SEP 13 1893

Clerk.
Edward W. Porty,
Prosecuting Attorney.

THE STATE OF OHIO, }
UNION COUNTY, } 88.

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 Ninety-three.

The Jurors of the Grand Jury of the State of Ohio, within and for the body
of the County of Union, impaneled, sworn and charged to
inquire of crimes and offenses committed within 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

vet Koerner

late of said County, on the 20th day of April, in the
year of our Lord one thousand eight hundred and ninety-three with force and
arms, in said County of Union, and State of Ohio, unlawfully, violently,
and in a menacing manner did assault
and threaten one James B. Cole, then and
there being, and him the said James B. Cole
then and there did strike, beat, wound, and
ill-treat, and other wrongs to him the said
James B. Cole then and there did;

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

Edward H. Foster

Prosecuting Attorney of Union Co., O.

357
~~115~~
469

No. 902.
The State of Ohio.
Against
Jes Koerner.

Entry.



J 17 P 14

Pros. Atty.

The State of Ohio
Against
bet Koerner.

No. 902.

Indictment for Assault
and Battery.

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 assault and battery, which plea is accepted by the Prosecuting Attorney; thereupon after being fully advised in the premises, it is ordered and adjudged by the court that the said bet Koerner pay a fine of five dollars, and the costs of this prosecution;
April 20 1894

W. H. Price. Judge

Pros. Atty.

J. H. Knit Wade
Atty for Deft

No.

Crim. App. Doc. Page

COST BILL.

..... Common Pleas,

THE STATE OF OHIO,
AGAINST

..... Term, 189.....

Filed A. D. 189.....

..... Clerk.

No. Crim. Cost Bill Term.

Crim. App. Doc. Page

THE STATE OF OHIO,
AGAINST

Vet. Raemes.

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. Pl'ff and one Def't	12		12				
Additional, each,	4						
Entering Finding Indictment,	8		8				
Entering Pleas, each,	8		16				
Indexing Docket, "	4		8				
Indexing Judgm'ts and Final Ord., each case,	15		15				
Index'g Pend'g Suits & Liv. Judg., " "	15		15				
Entering Motion on Docket and Index,	8						
Filing Papers & Post. in App. Doc., each,	12		36				
Taking Affidavits, "	8						
Certifying " without seal, "	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		29				
" Wit. " "	29						
Polling Jury when required,	25						
Impaneling Jury and Administering Oaths,	12						
Call and Ent. Tales Jur. and Cert., each,	8						
Fil. Prec, Iss. Sub. for 1 Wit & Fil.,	16						
Additional names, each,	4						
Swearing Witnesses, "	4						
Ent. Att. of " days, "	4						
Cert. " "	4						
Qualifying Jurors, each,	8		48				
Ent. Bar & Court Cal & In., each Term,	8		48				
Ent. Orders on Jour., per 100 words,	8						
" Verdict on Journal and Filing,	12						
" Rule on Journal,	8						
" Judgment on Journal,	8		8				
Suplus Record on Journal per 100 words,	8						
Indexing Entries on Journal, each,	4						
Trans. Orders on Docket, "	8		16				
" Verdict on Docket,	8						
" Rule on Docket, each	8						
Judgment, on Docket, "	8						
Copy of Indictment and Certificate,							
Continuance, each,	8		16				
Nolle Pros., Quashed or laid away,	8						
Ent. on Cash Book and Index,	12		12				
" Ex. Docket, "	12						
Notice of Motion for New Trial,	8						
Cost Bill and Filing,	29		29				
Certificate of Sentence,	35						
Recording words, at 8c. each 100,			1.00				
List for grand Jur. and Pros. Att'y,			8				
General Index,	8						
Certificate of Discharge,	35		8				
Indexing Record,	8						
Total Clerk's Fees,	\$		3 03				

SHERIFF'S FEES.			
On Attachment,			
On Capias,			
Calling Witnesses,	5		
Calling Jury,	10		
Summoning Jury,	40		
Calling Action,	12		86
Serving Subpoena on Witnesses,	10		
Miles Travel, each,	8		
Copies for each 100 words,	8		
Bringing Prisoner to Court, times,	60		60
Com. Prisoner to Jail "	60		
Discharging Prisoners,	60		
Miles Travel, each,	8		4
On Fl. Fa Serv., 30c. Miles trav., "	8		
Forfeiting Recognizance,	10		80
Serving Indictment,			
Transportation,			
Total Sheriff's Fees,	\$		134

Criminal Case File
Case No. 903

No. 903, Op 37

UNION COMMON PLEAS.

STATE OF OHIO

against

William Miller

Defendant.

SEP TERM 1893

Sep 28th 1893

Verdict - 7-16 P. 457

Sep 29th 1893

Sentence

General Index.

Journal No. 16 Page 453.

Record No. 3 Page 257

Ex. Doc. 9 Page 903

To the Hon. Court:

The defendant here-
in was charged with a
felony, but was convicted
for a misdemeanor. The
witnesses should be paid
in full.

The officers may
be paid an allowance
under authority of Section
1309 Rev. Stat. of Ohio.

Respectfully Submitted

E. W. Porter.

Sept. 29th 1893.

Pros. Atty.

Criminal Transcript

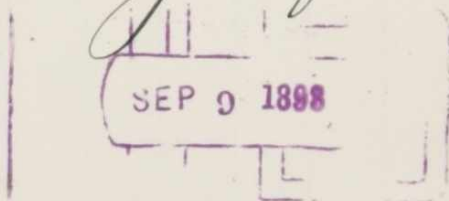
The State of Ohio

vs
William Miller

See other side for en-
dorsement of Prosecuting
Attorney.

Certificate
The State of Ohio Union July 1865
The Village of Mansfield Centre }
I the Undersigned Mayor of
the said Village, hereby certify
that the within is a true and
true copy of the proceedings
had by and before me in
the above case.

A. H. Goodwin
Mayor of Mansfield



R. McCORRY Clerk.

The State of Ohio
Union County
The Incorporated
Village of McGary Centre

Mayors Court
Before A. H. Goodwin
Mayor

The State of Ohio } August 12 A.D. 1893
against } Complaint in writing on
William Miller } each signed by M. D. Dischney
charging William Miller late of said County }
on or about the 11th day of August A.D. 1893 at }
the County of Union aforesaid did unlawfully and }
maliciously steal take and carry away the }
persons of goods and chattels of M. D. Dischney }
which being removed from a building building }
occupied by the said M. D. Dischney with a stock }
of merchandise consisting of Merchants Tailoring }
goods, Suits finishing goods, Hats and Caps and }
Ready made clothing, there and there being, there are }
there unlawfully to steal take and carry away,

Three silver rings of the Value of	\$15.00
One pair of rings of the Value of	18.50
Three Watch Chains of the Value of	7.50
Two Collar Buttons of the Value of	1.25
Two Scarf Pins of the Value of	2.50
One Set of Shirt Studs of the Value of	.50
One Watch Chain of the Value of	1.00
Two Shirts of the Value of	1.75
One Hat of the Value of	3.00
One Pair Bicycle Pants of the Value of	1.50
Two pairs of Stocking Supporters of the Value of	.50

and all of the Value of Fifty two Dollars and
Fifty Cents of the Said M D Flaherty then
and there did steal and carry away, and the
deponent doth verily believe that the said William
Miele is guilty of the fact charged and
further the deponent saith that,
M. D. Flaherty

Sworn to and Subscribed before me the
Twelfth day of August A D 1893

J. H. Goofer
Mayor of the Village of Michigan Centre

August 14th 1893 The defendant William
Miele being brought before me to answer to
said charge J. P. Peen says he is not guilty.
August 12th 1893. I issued subpoenas
for W. H. Blake, witness for the State and delivering
to D B Smith Marshall, petitioner for the
writ returned endorsed as follows.

Receiving this writ August 12 1893 and serving the
same by copy, Dec. Invoice 25th Copy 25th Muegler 20th Invoice 70
D B Smith Marshall

Jury trial. W. H. Blake, William Flaherty and William
Lutz and M D Flaherty witness for the State sworn
and examined. The defendant William Miele
sworn and examined.

After hearing the evidence it is considered
by me that the Defendant enters in to a recogni-
tance in the sum of Two Hundred

for his appearance before the Court of Common
 Pleas on the first day of the term thereof next
 to be holden in and for the County of said
 with which requisition he has failed to comply
 Assured & witnesses for his commitment and
 delivery to D B Smith Marshal

Recognized the following witnesses,

W H Blawie, William Flaherty, William Long
 and M F Flaherty,

A H Goodwin
 Mayor

Cost Bill

Mayor	Oath		.40
	Warrant		.40
	Swearing witnesses (4)		20
	Filing papers		15
	Mittimus		40
	Recognition of witness (4)		70
	Docketing of Judgments		1.00
	Judgment		.40
	Transcripts and certificates	\$ 4.90	<u>1.25</u>
Constable	Service and return of Warrant		.40
	Mileage		.20
	Assistance		1.50
	Attendance		1.00
	Subpoena 1 person. Mileage & fees		70
	Service of Return of Mittimus		40
	Copy of mittimus 65-4		90
	Transportation and sustaining prisoner		3.00
			<u>7.90</u>
	A H Goodwin, Mayor		

No. 903

Union Common Pleas.

THE STATE OF OHIO,

vs.
William Miller.

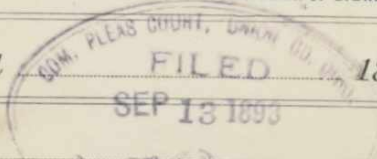
Indictment for Grand
Larceny.

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.

William Bainbridge
Foreman of Grand Jury.

Filed 189



Edward H. Polk
Prosecuting Attorney.

On this 18th day of

Sep 1893

Defendant arraigned and pleads

not guilty to this indictment.

Clerk.

THE STATE OF OHIO, }
UNION COUNTY, } 88.

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 Ninety-three.

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

do find and present, that

William Miller

late of said County, on the 11th day of August, in the
year of our Lord one thousand eight hundred and ninety-three with force and
arms, in said County of Union, and State of Ohio, unlawfully and

feloniously did steal, take, and carry away three
finger-rings of the value of fifteen dollars, nine
finger-rings of the value of eighteen and ⁵⁰/₁₀₀
dollars, three watch-chains of the value of seven
and ⁵⁰/₁₀₀ dollars, five collar-buttons of the value
of one and ²⁵/₁₀₀ dollars, four scarf-pieces of the
value of two and ⁵⁰/₁₀₀ dollars, one set of shirt-studs
of the value of fifty cents, one watch-chain of the
value of one dollar, two shirts of the value of one and
⁷⁵/₁₀₀ dollars, one hat of the value of three dollars,
one pair of bicycle pants of the value of one
dollar, two pairs of stocking-supporters of the value
of fifty cents, and all of the value of fifty-two
and ⁵⁰/₁₀₀ dollars, the goods, chattels, and property
of Michael P. Flaherty;

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

Edward H. Porter

Prosecuting Attorney of Union Co., O.

No. 903.

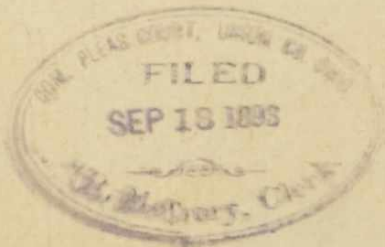
The State of Ohio.

vs.

William Miller.

Entry.

J-16-P-433.



E. K. Pooly,
Provs. Atty.

The State of Ohio.

vs.

William Miller.

No. 903.

Indictment for 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 indictment, for plea thereto saith he is "not guilty;" and puts himself upon the country, and the prosecuting attorney doth the like.

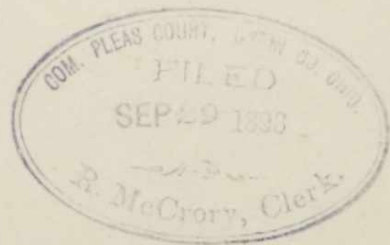
And it appearing that said defendant is in indigent circumstances, and unable to employ counsel, the court, at his request, assign Joseph M. Kennedy as counsel to defend him.

E. W. Foster,

Pros. Atty.

No. 903.
The State of Ohio.
vs.
William Miller.

Entry.



J. G. P. H 53

E. H. Porter.
Pros. Atty -

The State of Ohio. } No.
vs. } Indictment for Grand
William Miller. } Larceny -

The defendant herein having been heretofore convicted of petit 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 adjudged by the court, that the said defendant, William Miller, be imprisoned in the Dayton City Work House for the term of thirty days, and to pay a fine of twenty-five dollars, and the costs of this prosecution, and that he stand committed to said work house until the amount of said fine and costs shall be paid.

It is further adjudged by the court that said J. M. Kennedy, heretofore appointed to defend said defendant, William Miller, be allowed for his services in that behalf the sum of twenty-five dollars.

E. H. Porter, Pro. Atty

SHERIFF'S RETURN.

THE STATE OF OHIO,
Union

Received this Writ *Sept 30 1893*,
 County, } and pursuant to the command thereof, I

conveyed the within named
William Miller
 to the Work House in *Dayton*
 Ohio, and have the receipt of the Superintendent
 indorsed hereon.

Amby Swelgrass

Sheriff.

F E E S.	
Service	25
Mileage (Sheriff).....	9 60
Mileage of Prisoner.....	3 00
Mileage of <i>Return</i> of <i>guards</i>	25
Total.....	\$ 13 10



No. *90 B*
 THE STATE OF OHIO,
Wm Miller vs.
 WARRANT TO CONVEY.

COM. PLEAS COURT, UNION CO., OHIO.
 FILED
 OCT 2 1893
 R. MOCRORY Clerk

Returned and Filed

COM. PLEAS COURT, UNION CO., OHIO.
 FILED
 OCT 2 1893
 R. MOCRORY Clerk

WARRANT TO CONVEY.

THE STATE OF OHIO,

Union

County, ss.

COURT OF COMMON PLEAS

To

William H Snodgrass,

Sheriff of

Union

County, GREETING:

At the *September* Term of said Court, 1893, *William Miller* was found, guilty of *Petit Larceny*

and was sentenced to the

Dayton City

Work House for the period of *Forty* ^{*fifty*} days.

You are therefore, hereby commanded to take charge of and convey the said

William Miller

to said Work House

and make due return of your proceedings to this office forthwith.

Witness my signature and the seal of said Court of Common

Pleas, this

29th

day of *September*, 1893

R M Cravy

Clerk.

By

Deputy.

WORK HOUSE.

Dayton, OHIO.

Dayton, O. Sept 30th, 1893

Received this

30

day of

Sept 30, 1893, from

W. H. Snodgrass, Sheriff of *Marion*

County, Ohio, the person named in the above warrant.

D M Martin

Superintendent.

No. of Case

COMMON PLEAS COURT.

THE STATE OF OHIO,

vs.

Wm Miller

Subpœna for *Deft* Witness.

Returnable 18

Ret'd and Filed

Clerk.

Bennett

Att'y for *Deft*

Rec'd this Writ 18

at o'clock M.

Sheriff.

I hereby certify this to be a true copy of the original subpœna.

Sheriff.

The Barrett Publishing Company, Springfield, Ohio.

RETURN OF SERVICE.

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. Le Boerger</i>	

Wm L. Snodgrass

Sheriff.

SHERIFF'S FEES.

Service and Return.....	10
Mileage.....	16
<i>7</i> Copies.....	10
Total.....	36

SUBPŒNA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO,)

Union County.)

To the Sheriff of said County:

You are hereby commanded to subpoena

J. L. Boerge

to be and appear before the Court of Common Pleas, at the Court House in said County, on the _____ day of *Fortwith*, A. D. 18____, at _____ 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 Miller

on behalf of the *Self*; and thereof to 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, this *28*

day of *Sept* A. D. 18*98*

B. McLaughlin
Clerk of Court of Common Pleas.

No. of Case

COMMON PLEAS COURT.

THE STATE OF OHIO,

vs.

William Miller

Subpœna for *Sept* - Witness.

Returnable 18

Ret'd and Filed

Clerk.

Kennedy

Att'y for

Sept

Rec'd this Writ 18

at o'clock M.

Sheriff.

I hereby certify this to be a true copy of the original subpœna.

Sheriff.

RETURN OF SERVICE.

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>Mrs Jennie Bush</i>	<i>10</i>
<i>Mr L Lowery</i>	<i>10</i>
<i>A V Kennedy not found</i>	

Wm L Switzer

Sheriff.

SHERIFF'S FEES.

Service and Return.....	<i>20</i>
Mileage.....	<i>96</i>
<input checked="" type="checkbox"/> Copies.....	<i>30</i>
Total.....	<i>146</i>

SUBPŒNA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO,)

Union County.)

To the Sheriff of said County:

You are hereby commanded to subpoena *Mrs Jennie Burch*
Mrs L. Louie

A. V. Kennedy

to be and appear before the Court of Common Pleas, at the Court House in said County, on the *26th* day of *Sep*, A. D. 18*93*, at *8-30* 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 Miller

on behalf of the *Sep*; and thereof to 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, this *25*
day of *Sep*, A. D. 18*93*

B. McCorson
Clerk of Court of Common Pleas.

W

No. of Case

COMMON PLEAS COURT.

THE STATE OF OHIO,

vs.

Wm Miller

Subpœna for *Wm Miller* Witness.

Returnable 18

Ret'd and Filed

Clerk.

Poster

Att'y for *Poster*

Rec'd this Writ 18

at o'clock M.

Sheriff.

I hereby certify this to be a true copy of the original subpœna.

Sheriff.

The Barrett Publishing Company, Springfield, Ohio.

RETURN OF SERVICE.

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 Hopkins	1
Charles Wharton	1
L. B. Dreker	
G. E. Ferris	

Wm G. Snowgrass

Sheriff.

SHERIFF'S FEES.

Service and Return.	40
Mileage.	69
4 Copies	40
Total.	149

SUBPŒNA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO, }
Union County. }

To the Sheriff of said County:

You are hereby commanded to subpoena

Charles Hopkins

Charles Wharton

L. H. Decker and

G. E. Ferrel

to be and appear before the Court of Common Pleas, at the Court House in said County, on the *26th* day of *Sept*, A. D. 18*93*, at *8-30* 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 Miller

on behalf of the *Plaintiff*; and thereof to 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, this *26*

day of *Sept* A. D. 18*93*

B. M. [Signature]

Clerk of Court of Common Pleas.

[Handwritten initials]

No. of Case

COMMON PLEAS COURT.

THE STATE OF OHIO,

vs.

Wm Miller

Subpœna for

Witness.

Returnable

18

Ret'd and Filed

Clerk.

Att'y for

Rec'd this Writ

18

at

o'clock

M.

Sheriff.

I hereby certify this to be a true copy of the original subpœna.

Sheriff.

RETURN OF SERVICE.

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.
A H Goodwin	10
Leson Decker	
G. E. Ferrill	
Charles Hopkins	
Charles Whoston	

Wm Snodgrass

Sheriff.

SHERIFF'S FEES.

Service and Return.....	50
Mileage.....	1 44
5 Copies.....	50
Total.....	2 44

SUBPŒNA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO, }

Union County. }

To the Sheriff of said County:

You are hereby commanded to subpoena *A. H. Godwin*
Leroy Decker, G. E. Ferrill
Charles Hopkins, Charles Wharton

to be and appear before the Court of Common Pleas, at the Court House in said County, on the *26* day of *Sept*, A. D. 18*93*, 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

Wm Miller
 on behalf of the *Defendant*; and thereof to 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, this *26*
 day of *Sept*, A. D. 18*93*

R. M. Brown

Clerk of Court of Common Pleas.

No. of Case

COMMON PLEAS COURT.

THE STATE OF OHIO,

vs.

Wm Miller

Subpœna for Witness.

Returnable 18

Ret'd and Filed

Clerk.

Att'y for

Rec'd this Writ 18

at o'clock M.

Sheriff.

I hereby certify this to be a true copy of the original subpœna.

Sheriff.

The Barrett Publishing Company, Springfield, Ohio.

RETURN OF SERVICE.

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>Wm Flaherty</i>	10
<i>Wm Flaherty</i>	10
<i>Wm Loosly</i>	10
<i>Herwood Smith</i>	10
<i>W H Blake</i>	10

Wm J Snodgrass Sheriff.

SHERIFF'S FEES.

Service and Return... 5	50
Mileage... 20	1 60
5 Copies...	50
Total...	<i>2 60</i>

SUBPÆNA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO,)

County.)

To the Sheriff of said County:

You are hereby commanded to subpoena *M F Flaherty*
Mr Flaherty, Mr Lortz
Derwood Smith W H Blake

to be and appear before the Court of Common Pleas, at the Court House in said County, on the *26* day of *September*, A. D. 18*93*, at *6 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

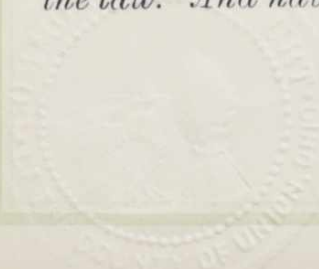
Mr Miller

on behalf of the *State*; and thereof to 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, this *23*
day of *Sept* A. D. 18*93*

R M Overy

Clerk of Court of Common Pleas.



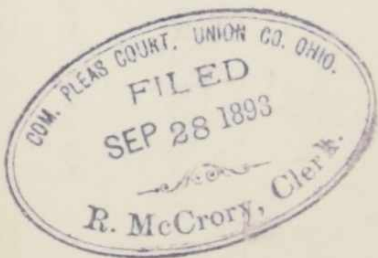
THE STATE OF OHIO,
vs.

No.

Term, 18

VERDICT.

Filed 18



J-16-P. 457

VERDICT IN CRIMINAL CASE.

THE STATE OF OHIO,

THE STATE OF OHIO,

vs.

Plaintiff,

Union County.

William Miller

Defendant.

September Term, A. D. 18*93*

To-wit: *Sep* 18*93*

We, the Jury in this Case, being duly impaneled, sworn ~~and affirmed~~ to well and truly try and true deliverance make between the State of Ohio and the Prisoner at the Bar *William Miller*

do find that the Prisoner at the Bar *guilty as charged* in the indictment, and ~~we~~ assess the value of the property stolen at \$ *30*^{*25*}/_{*100*}

Charles Martin Foreman.

PENITENTIARY No. _____

CERTIFICATE OF SENTENCE

—AND—

COST BILL IN PENITENTIARY CASES

Union County.

THE STATE OF OHIO

William Miller

Sentence *30 days*

I hereby certify the within Cost Bill to be a true copy of the original, on file in my office.

R M Lavery
Clerk *Union* County.

JOHNSON & WATSON, Blank Book Manufacturers and
Legal Blank Publishers, Dayton, Ohio.

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____

By _____ Clerk.
Deputy Clerk.

CERTIFICATE OF ISSUING EXECUTION.

The State of Ohio, }
More County, } ss. *J. R. Miller*

Clerk of the Court of Common Pleas, in and for said County, hereby certifies that upon the judgment and sentence in the case of the State of Ohio vs. *William Miller*

an execution called a FIERI FACIAS, issued on the *29* day of *Sept* 18*93* against the said *William Miller*

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 *29* day of *September* 18*93*

R M Lavery 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 29th day of September A. D. 1893

Present, the Hon. John A Price 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.
William Miller

Indictment for Grand Larceny

The said William Miller

having been found guilty of Petit Larceny
It is therefore the sentence of the Court that he be imprisoned in the Dayton City Prison of this State and kept at hard labor (NO PART OF SAID TIME TO BE KEPT IN SOLITARY CONFINEMENT) at Dayton Montgomery County Ohio

for the term of Thirty days and that he pay the costs of this prosecution, ~~and~~ and fine, Taxed, as follows, fine \$25.⁰⁰ and costs, \$33.⁵⁰

In Witness Whereof, I hereunto set my hand and affix the Seal of said Court, at Marysville this 29th day of September A. D. 1893

R. M. Brown 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 at 8c. per mile	\$	
" " _____ guard _____ miles each way _____ miles at 6c. per mile		
Transporting _____ convict _____ miles one way _____ miles at 5c. per mile		
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, }
Unnow County, ss. }

IN THE COURT OF COMMON PLEAS,

Sept

Term, A. D. 1889

THE STATE OF OHIO,
VS.

William Miller

Indictment for Grand Larceny,

Crim. Docket, No. D Page 903

COST BILL.

NOTE--Clerks should be careful to fill ALL blanks and insert no "lump" charges.

CLERK,	
Doc. and Appear. Pl'ff and 1 Def't, 12, each add'l, 4	
Ent. finding Indictment,	8
" Pleas,	each 8
Indexing Docket,	4
Indexing Judgments and Final Orders for each case,	15
Index. Pending Suits and Living Judg'ts, each case,	15
Rule for Motion and filing,	8
Entering Motion on Docket and Index,	8
Filing 6 papers	each 4
Taking Affidavits,	" 8
Certifying Affidavits without Seal,	" 15
" " with Seal,	" 35
Filing Prec., Issuing Capias, Return and its filing,	37
" " Attachment, Return and its filing,	37
Taking Justification of Bail,	35
Entering Allowance of Bail,	4
Recog. def't and filing,	each 29
" witnesses and filing,	" 29
Polling Jury when required,	25
Impaneling Jury and Administering Oaths,	12
Calling and entering 2 Tales Jurors and cert.,	each 8
Filing 5 Prec., issuing 5 Sub. for 1 wit. and filing,	16
Additional names, 13	each 4
Swearing 16 witnesses and making entry of same,	" 4
Ent. att. of 16 witnesses, 46 days	" 4
Issuing Certificate for witness fee,	" 4
Qualifying 4 Jurors,	" 8
Ent. on Bar and Court Cal., and Ind. each term,	8
Entering 1 Orders on Journal per 100 words,	8
" verdict on Journal and filing,	12
" rule	8
" judgment	8
Indexing 4 ents. on Journal,	each 4
Trans. 7 orders on docket,	" 8
" verdict on docket,	8
" rule	8
" judgment	8
Copy of Indictment each 100 words, 2 cents	each 8
Continuance,	each 8
Nolle Pros. or laid away	8
Entering on ex. docket and Index,	12
Notice of Motion for New Trial,	8
Cost Bill and filing,	29
Recording 2000 words, at 8c. each 100	2 00
Indexing Record--Direct and Reverse,	8
Certificate of Sentence,	35
" allowance of guard,	35
" to Auditor of Assignment of Counsel,	35
Prec. for Fi. Fa. issue, docketing, index, return, filing,	53
Certificate of Issuing Fi. Fa.,	35
Copies 1200 words at 8c. each 100	9 60
Warrant to Sheriff	
SHERIFF,	
On Attachment,	
On Capias,	
Calling Action,	12
Calling 18 witnesses,	5
" Jury,	10
Summoning Jury,	40
Serving Subpoena on 18 witnesses,	10
60 miles travel,	8
18 copies per 100 words,	8
Committing 4 prisoner to jail,	60
Attending prisoner before Court 4 times,	60
Discharging prisoner,	60
Serving and returning Order of Court,	30
Miles traveled 4 each	8
On Fi. Fa. Serv., 30c., miles travel,	" 8
Forfeiting Recognizance,	
Serving Indictment,	
Transportation,	

MAYOR, A.H. Goodwin	
JUSTICE,	
Affidavit,	each 40
Warrant, each defendant named therein,	40
Continuance,	20
First Mittimus,	40
2d " "	40
Subpoena for 1 witnesses, 25c. for one, and 5c.	
3 for each additional,	
Recognizance--1 witness 40c., each add'l. 10c.,	
Swearing witnesses, 4	each 5
Judgment,	40
Transferring Judgment,	15
Recognizance defendants,	each 40
Transcript--15c. per 100 words,	
Certifying Transcript,	25
Final Mittimus,	40
Filing Papers, 3	each 5
Recording words, 10c. per 100,	
Order on Jailor for prisoner,	40
Appointment of Special Constable,	40
SUPT' OF POLICE,	
MARSHAL,	
CONSTABLE,	
Serving warrant on each def't.,	40
Travel 1 miles--20c. for 1st, 5c. for	20
each additional,	
Serv. 1 Sub. on wit., 25x10,	55
Copies " each	25
Travel miles--25c. for 1st, 5c. for	30
each additional,	
Serving Mittimus on each,	40
Copy " for 1st,	25
Travel miles--20c. for 1st, 5c. for	65
each additional,	
1 days attendance before J. P., 1 00	1 00
Com. to Jail on warrant,	40
Travel miles--20c. for 1st, 5c.	
for each additional,	
Con's bring. out prisoner for ex.,	
Marshal " " " "	20
Travel miles--20c. for 1st, 5c.	
for each additional,	
Transporting and sustaining prisoner,	
which is allowance made by Mag-	
istrate and certified by him.	3.00
Assistant 1 day,	1 50
" " "	1 50
" " "	1 50

13.30	
13 68	
12	
90	
10	
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1.80	
4.40	
2.40	
240	
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46	
18 60	

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1 00		
3.00		
6 77		
1 50		
1 50		
1 50		
18.27		
RECAPITULATION.		
Clerk,	13 68	1368
Sheriff,	15 60	1560
Mayor or Justice,	4 90	490
Marshal, Constable or Supt. of Police,	27	790
Witnesses,	41 00	4100
Official Stenographer days,		
" " Transcript 100 words,		
Total Costs,	13 85	
Fine \$25-	25.00	
total fine & costs	108.50	
63.08		

ATTEST: R.M. Erory Clerk.

This Cost Bill is correct and allowed.

Judge.

Witnesses in Attendance Under Recognizance or Subpoena.

NOTE.—The Milenge of Witnesses is to be allowed **both ways**, at 5 cts. 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 \$1.00.	Miles at 5c.	Dolls.	Cts.	
1	W H Blake	1	—				50	
2	Wm Flaherty	1	—				50	
3	M F Flaherty	1	—				50	
4	Wm Larty	1	—				50	
5								
6	M F Flaherty			3	10	3	50	
7	Wm Flaherty			3	10	3	50	
8	Wm Larty			3	10	3	50	
9	Denwood Smith			3	10	3	50	
10	W H Blake			3	10	3	50	
11	Charles Hopkins			3	—	3	00	
12	Charles Wharton			3	—	3	00	
13	L R Decker			2	—	2	00	
14	G E Ferrell			3	—	3	00	
15	A H Goodwin			3	10	3	50	
16	L R Decker			Recd pay				
17	G E Ferrell			"	"			
18	Chas Hopkins			"	"			
19	Chas Wharton			"	"			
20	Mrs Jennie Beach			3	10	3	50	
21	L Louise			3	10	3	50	
22	A V Kennedy			not found				
23	J L Boerger			"	"			
24							41.00	
25								
26								
27								
28								
29								
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36								
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45								
46								

TO THE AUDITOR OF STATE—Sir: You will please issue your warrant on the Treasurer of State to
 Sheriff of _____ County, Ohio, for the sum of 100 Dollars,
 being the amount of the costs in the foregoing case.
 Clerk of _____ County, O.

Dr. D. Benedict - 6984

vs
Charles W. McLaughlin

- 1 John Harris
- J. D. Wood
- Jesse Williams
- J. W. Buffington
- Bert Thompson
- W. S. Burgess
- James Ladoro
- G. S. Welch
- Anglo Meadow
- E. D. Judok
- Alfonse Melone
- x Marion Temple
- ~~W. P. Veisby~~
- ~~J. W. Steidmore~~
- ~~Samuel Warner~~
- ~~Charles Martini~~

38

38

No 903

The State of Ohio } Grand Jurors
vs }
Wm Miller }

39

Marion Temple

Chas Martin

J. W. Buffington

4 J. D. Wood

E. L. Price

Nooward Vorburn

John Postwick

J. L. Boerger

Chas Southard

R. W. Henderson

John Asmarose

S. W. Dolbear

S. N. McColvick

Ray Morse

J. A. Codes

H. C. Wilgus

Criminal Case File

Case No. 904

No. 904 op 56

UNION COMMON PLEAS.

STATE OF OHIO

against

Reuben Stultz

Defendant.

SEP TERM. 1893

Sep 18th 1893

Noticed

General Index.

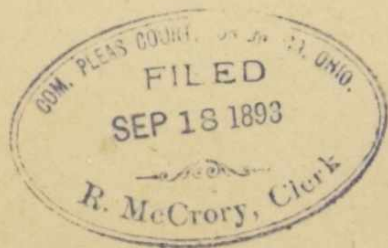
Journal No. 16 Page 434

Record No. No Record. Page

Ex. Doc. Page

No. 904.
The State of Ohio
vs.
Reuben Stultz

Entry-



J-16-P-434-

E. H. Porter
Proc. Atty -

The State of Ohio.
vs.
Reuben Smith.

No. 904.

Indictment for Forgery.

Collis prosequi is entered
herein, by order of the court,
at the request of the Prose-
cuting Attorney.

E. H. Foster.

Pros. Atty.

No. 904

Union Common Pleas.

THE STATE OF OHIO,

vs.

Reuben Stultz

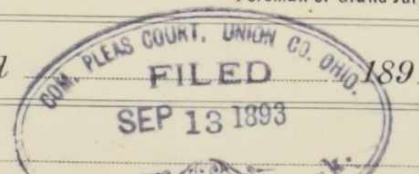
Indictment for Forgery

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 Bainbridge
Foreman of Grand Jury.

Filed



Edward H. Porter
Prosecuting Attorney.

On this _____ day of

189

Defendant arraigned and pleads

guilty to this indictment.

Clerk.

THE STATE OF OHIO, }
UNION COUNTY, } ss.

In the Court of Common Pleas, Union County, Ohio, of the Term of September in the Year of our Lord One Thousand Eight Hundred and Ninety-three

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within 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

Reuben Stultz

late of said County, on the 15th day of March, in the year of our Lord one thousand eight hundred and ninety-3 with force and arms, in said County of Union, and State of Ohio, unlawfully and feloniously did falsely make, forge, and counterfeit a certain receipt for money, which said false, forged and counterfeited receipt for money is of the purport, effect and value following

No 3. Byhalia, Ohio, March 15th 1890.
Received of Reuben Stultz, Admin. on the Estate of George Betts, deceased, one dollar, appraised \$1.00 Trapp, Kimmard & Co., Stationers, Dayton, O. Samuel Sherwood.
with intent then and thereby to unlawfully defraud - he, the said Reuben Stultz being the duly appointed and qualified administrator on the estate of George Betts, deceased,

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

Edward H. Foster
Prosecuting Attorney of Union Co., O.

Criminal Case File
Case No. 905

No. 905

UNION COMMON PLEAS.

STATE OF OHIO

against

Frank Tanner

Defendant.

APR TERM. 1894

Apr 19 1894

plead guilty, and
sentenced to C.P.

General Index.

Journal No.

107

Page

13

Record No.

73

103

273

Ex. Doc.

10

Page

905

No. _____

UNION COUNTY COMMON PLEAS.

THE STATE OF OHIO,

vs.

Frank Lamm

INDICTMENT.

—FOR—

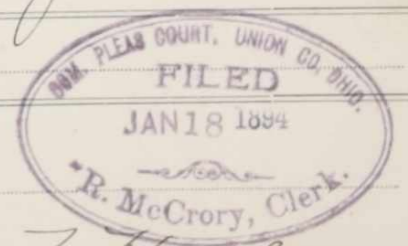
*Pocket picking
and Grand Larceny*

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.

Jason Case
Foreman of Grand Jury.

Filed _____ 189__



W. T. Hooper
Prosecuting Attorney.

On this _____ day of _____
189__, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS.

I, R. McCrory, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and Correct Copy of the
Indictment found by the Grand Jury at the
_____ Term, 189__

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189__

Clerk of Court.

In the Court of Common Pleas.

The State of Ohio, Union County, ss.

Union County, Ohio, of the term of January in the year of our Lord, one thousand eight hundred and ninety four

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County of Union, impaneled, sworn and charged to inquire of crimes and offenses committed within 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

Frank James

late of said County, on the 26 day of October in the year of our Lord, one thousand eight hundred and ninety three, with force and

arms, in said County of Union and State of Ohio, willfully did steal take and carry away certain money of the amount and value of forty \$40.00 dollars the personal property of George Sumner. Contrary to the form of the Statute in such case made and provide and against the peace and dignity of the State of Ohio

Accused Count

The Grand Jury aforesaid within and for the body of the County of Union aforesaid impaneled charged and sworn as aforesaid to inquire into

Crimes and offenses committed
within the County of Union
aforesaid in the name and by
the Authority of the State of Ohio
do further find and present
that the said Frank James
on the said 26 day of October
in the year of our Lord one
thousand eight hundred and
nearly three 1893 in said
County of Union and State of
Ohio unlawfully and
feloniously and otherwise
than by force and violence
or by putting in fear did
steal and take and carry
away from the person of said
George Gunn certain money
of the amount and value
of forty ^{\$}40⁰⁰ dollars the
personal property of the said
George Gunn contrary to the
form of the Statute in such
case made and provided
and against the peace

and dignity of the State
of Ohio

W T Hooper, Prosecuting
Attorney Union
County Ohio

SHERIFF'S RETURN.

F E E S .

Service & Return, \$	25-
Mileage, -	12.00-
Conveyance, -	2.50
Assistance, -	1.00-
Sustenance, -	-

Total, - \$15.75-

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

By virtue of the commands of this Writ, I have arrested the said Frank Tanner and have him before the Court, this 7th day of April 1894

Wm J Snodgrass Sheriff

Doc. B No. 905- Page

The State of Ohio

AGAINST

Frank Tanner

WARRANT ON INDICTMENT.

Issued Jan 20th, 1894
W P Hoopes, Prosecuting Attorney.

Returned and filed

April 7th 1894

Clerk.

WARRANT ON INDICTMENT.

(Secs. 4959, 7229, 7230.)

THE STATE OF OHIO,)
Union County,)

To the Sheriff of said County, Greeting:

Whereas, At the January Term, A. D. 1894
of the Court of Common Pleas of said County of
Union an indictment was found by the
Grand Jury thereof, against *Frank Tanner*
for a certain offence to-wit: for
That the said *Frank Tanner* did, unlawfully
steal, take and carry away certain money of the
amount of Forty \$40, dollars, the personal property
of *George Sum*.

You are therefore commanded to arrest and safely keep
the said *Frank Tanner* so that you have his
body before the said Court forthwith, to
answer the charge of said indictment, and that you have
with you then and there this writ.

Given under my hand and the Seal of said Court
this 20th day of January A. D. 1894
R. M. Brown Clerk.

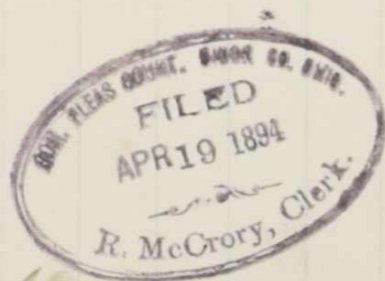
No 905-

State of Ohio

vs

Frank James

Entry



J 117 - P 4/3

State of Ohio } Court of Common
vs } Pleas Union
Frank Turner } County Ohio

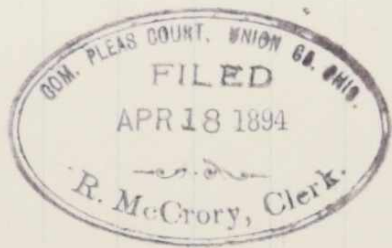
Indictment for Pocket protecting
and Grand Larceny.

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 Frank Turner
objects his plea of not guilty heretofore
entered and for plea to said
indictment - that he is
guilty; thereupon after the Court
being fully advised in the premises
it is ordered and adjudged by
the Court - that the said Frank
Turner defendant be imprisoned
and confined in the penitentiary of
this State, 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 905-

State of Ohio
vs
Frank James

entry



J17-P-12

State of Ohio } Court of Common Pleas
vs } Union County Ohio
Frank Lamm }

Indictment for Pocket picking
and Grand Larceny.

Now comes the prosecuting attorney, on
behalf of the State of Ohio and the
defendant being brought into
Court in Custody of the Sheriff, and
arranged upon said indictment
for plea thereto saith he is not
guilty; and puts himself upon
the Country and the prosecuting
attorney doth thereto and it
appearing that said defendant
is in indigent circumstances,
and unable to employ counsel,
the Court at his request, assign
E. H. Porter as Counsel to defend
him.

Penitentiary No.

CERTIFICATE OF SENTENCE

-AND-

Cost Bill in Penitentiary Cases

Union County.

THE STATE OF OHIO,

vs.

Frank Tanner

One Year

Original
filed Apr
20-1894

I hereby certify the within Cost Bill to be a true copy of the original, on file in my office.

R M Gray

Clerk Union County.

Certificate for Allowance of Guards.

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

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

I Certify the above to be a true copy of the opinion of said Court, made at its said Term, A. D. 189 Given under my hand and seal of said Court. this day of A. D. 189

By Deputy Clerk.

Certificate of Issuing Execution.

THE STATE OF OHIO, }
Union County, ss. } I R M Gray

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. Frank Tanner

on the 19th day of April an Execution called a Fieri Facias, issued said Frank Tanner 1894, against the 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

Marysville in the County and State aforesaid, this 20th day of April 1894
R M Gray 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 Gloucest and State of Ohio, on the 19th day of April A. D. 1894

Present, the Hon. John A Price 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.

Frank Tanner

Indicted for Pocket Picking

and Grand Larceny

The said Frank Tanner

having plead Guilty to the said indictment 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 said time to be kept in solitary confinement,)

for the term of one years — and that he pay the costs of this prosecution, taxed at thirty one and 59/100 Dollars.

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

seal of said Court, Marysville this 20 day of April A. D. 1894

R M Brown 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,

Transportrtion.....Convict..... “ one “miles @ 5c “

Total Charges.....\$

Received, Columbus, O., _____ 189____, 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. 905

County, ss.

April

Term. A. D. 1894

THE STATE OF OHIO,)

vs.

Indictment for Pocket Picking & Grand Larceny

Frank Tanner

Crim. Docket, No. 2 Page

Case No. 905

COST BILL.

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

Item	Quantity	Rate	Total
CLERK.			
Doc. and Appear. Pl't and 1 Def't, 12; each add'l 4	12		
Entering finding Indictment,	8		
" Pleas,	each, 8		
Indexing Docket,	4		
Indexing Judgments and Final Orders for each case,	15		
Indexing Pending Suits and Living Judgts, each case,	15		
Rule for Motion and filing,	8		
Entering Motion on Docket and Index,	8		
Filing 6 papers and posting in App. Doc. each,	12		
Taking Affidavits,	8		
Certifying Affidavits without Seal,	15		
" with " "	35		
Filing Prec., Issuing Capias, Return and its filing,	37		
" Attachment, Return and its filing,	37		
Taking Justification of Bail,	35		
Entering Allowance of Bail,	4		
Special Warr't to bring before Judge, Return and filing,	33		
Warrant to Discharge Prisoner,	25		
Recognizance Defendant and filing,	each, 29		
" Witnesses and filing,	29		
Polling Jury, when required,	25		
Impaneling Jury and Administering Oaths,	12		
Calling and Entering Tales Jurors and Cert., each,	8		
Filing Prec., Issuing Sub. for 1 wit., and filing,	16		
Additional names,	each, 4		
Swearing Witnesses and making Entry of same, "	4		
Entering Att. of Witnesses, each day days, "	4		
Issuing Certificate for Witness Fee,	4		
Qualifying Jurors,	8		
Entering on Bar and Court Cal., and Ind., each Term,	8		
" 200 Orders on Journal, per 100 words,	8		
" Verdict on Journal, and Filing,	12		
" Rule " "	8		
" Judgment, "	8		
" Other Record on Journal, per 100 words,	8		
Indexing 4 Entries on Journal,	each, 4		
Transcribing 4 Orders on Docket,	8		
" Verdict on Docket,	8		
" Rule on Docket,	8		
" Judgment on Docket,	8		
Copy of Indictment and Certificate,			
Continuance,	each, 8		
Nolle Pros., or laid away,	8		
Entering on Cash Book and Index,	12		
" Ex. Docket " "	12		
Notice of Motion for New Trial,	8		
Cost Bill and Filing,	29		
Recording 39 words, at 8c each 100,	2		
Indexing Record direct and reverse,	8		
Certificate of Sentence,	35		
" of allowance of Guard,	35		
" to Auditor of Assignment of Counsel,	35		
Prec. for Fl. Fa. issu., Docketing, Index and Return,	49		
Certificate of Issuing Fl. Fa.,	35		
Lists for Grand Jury and Pros. Attorney,	8		
General Index,	8		
Certified Trans. of this Cost Bill,	200		

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 Wit., 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 Jailer for Prisoner,	40		
Appointment of Special Constable,	40		

SUPT. OF POLICE,			
MARSHAL,			
CONSTABLE,			
Serving Warrant on each Def't,	40		
Travel, miles, 20c. for 1st, 5c. ea. add'l			
Serv. Sub. on Wit. 25x10,			
Copies, " "	each, 25		
Travel, miles, 20c. for 1st, 5c. ea. add'l			
Serving Mittimus on	each, 40		
Copy Mittimus for 1st	25		
Travel miles, 20c. for 1st, 5c. ea. add'l			
Days' Attendance before J. P.,	\$1.00		
Com. to Jail on Warrant,	40		
Travel, miles, 20c for 1st, 5c. ea. add'l			
Con's bring. out Prisoner for Exam'n,			
Marshal, " " "	20		
Travel, miles, 20c for 1st, 5c ea. add'l			
Transportation 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, Constable or Sup't of Police, Witnesses,

11 38
20 21

Total Costs,

31 89

SHERIFF,			
On Attachment,			
On Capias,			
Calling Action,	12		
Calling Witnesses,	5		
" Jury,	10		
Summoning Jury,	40		
Serving Subpoena on Witnesses,	10		
miles travel, each, 8			
copies, per 100 words,	8		
Committing 1 Prisoner to Jail,	3		
Att'ndg Prisoner before court 2 times,	60		
Discharging Prisoner,	60		
Sum. Special Jury and mileage,	\$4.50		
Serving and Returning Order of Court,	30		
Miles traveled, each, 8			
On Fl. Fa. Serv., 30c., miles travel " "	8		
Forfeiting Recognizance,			
Serving Indictment,			
Transportation,			

15.75
224
1.90
1.20
30
16
46
30
20.47
20.21

Attest:

R. W. Brown

Clerk.

This Cost Bill is corrected and allowed.

April 20 1894

John A. Price

Judge.

Witnesses in Attendance Under Recognizance or Subpœna.

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 cts. per mile.

NAMES.	Before Justice or Police Judge.		In Court.		TOTAL AMOUNT.	REMARKS.
	Days. at 50c.	Miles. at 5c.	Days. at \$1.00.	Miles. at 5c.	Dolls.	
						<p style="text-align: right; margin-right: 20px;"> <i>William G. Anderson</i> County, Ohio, for the sum of <i>thirty one and 59/100</i> Dollars, <i>Almon</i> Clerk of <i>Monroe</i> County, Ohio. </p> <p style="text-align: right; margin-right: 20px;"> TO THE AUDITOR OF STATE:—Sir: You will please issue your warrant on the Treasurer of State to Sheriff of <i>Mon</i> County, Ohio, for the amount of the costs in the foregoing case. </p>

Criminal Case File
Case No. 906

No. 906

UNION COMMON PLEAS.

STATE OF OHIO

against

Frank Star

Defendant.

Frank Grover

JAN TERM, 1894

*Jan. 23rd, 1894, Sentenced
to the Ohio Penitentiary
for 5 years.*

General Index.

Journal No.	16	Page	503-
Record No.	3	Page	266
Ex. Doc.	10	Page	906

On this _____ day of _____
189____, Defendant arraigned, and pleads
_____ guilty to this Indictment.

Clerk of Court.

STATE OF OHIO, UNION COUNTY, SS.

I, R. McCrory, Clerk of the Court of
Common Pleas, do hereby certify that the
foregoing is a True and Correct Copy of the
Indictment found by the Grand Jury at the
_____ Term, 189_____

IN TESTIMONY WHEREOF, I hereunto sub-
scribe my name and affix the Seal
of the Court at Marysville, this
_____ day of _____
189_____

Clerk of Court.

No. _____

UNION COUNTY COMMON PLEAS.

THE STATE OF OHIO,

vs.

Frank Grove

INDICTMENT.

FOR

Robbery and
Grand Larceny

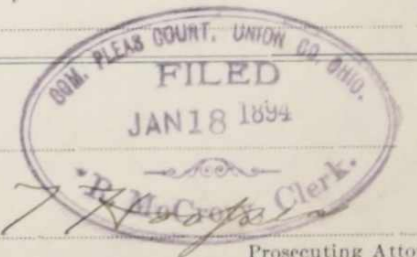
This Bill of Indictment found upon testimony sworn and
sent to the Grand Jury by order of the Court, at the
request of the Prosecuting Attorney.

A TRUE BILL.

Jason Case

Foreman of Grand Jury.

Filed _____ 189_____



Clerk.

Prosecuting Attorney.

In the Court of Common Pleas.

The State of Ohio, Union County, ss.

Union County, Ohio, of the term of January in the year
of our Lord, one thousand eight hundred and ninety four

The Jurors of the Grand Jury of the State of Ohio, within and for the body of
the County of Union, impaneled, sworn and charged to inquire of crimes and
offenses committed within 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

Frank Groves

late of said County, on the 26 day of December in the year of our
Lord, one thousand eight hundred and ninety three, with force and
arms, in said County of Union and State of Ohio, we and upon our
Pearl Arthur then and there being
unlawfully and forcibly did make
an assault and then and
there one gold chain of the
value of five and $\frac{50}{100}$ dollars,
one watch of the value of
sixteen $\frac{16}{100}$ dollars and
certain money of the value
and amount thirty five
 $\frac{35}{100}$ dollars all of the value
of fifty six and $\frac{50}{100}$ dollars
the personal property of the said
Pearl Arthur from the person
and against the will of the
said Pearl Arthur unlawfully
forcibly by violence and by
putting him the said Pearl
Arthur in fear did steal
take and carry away

with intent then and there the
personal property aforesaid unlawfully
to steal contrary to the forms of
the Statute in such case made and
provide and against the peace
and dignity of the State of Ohio
Grand Court

of Ohio The Grand Jury aforesaid of the State
within and for the body of the
County of Union aforesaid
impanelled sworn and charged
as aforesaid to enquire into
crimes and offenses committed
within the County of Union
aforesaid in the name and by
the authority of the State of Ohio
do further find and present
that the said Frank Grove on said
26 day of December in the year of
our Lord one thousand eight
hundred and ninety three
in the County of Union aforesaid
unlawfully did steal take and
carry away certain money
of the amount and value
of thirty five ^{\$}35⁰⁰ dollars, one
watch of the value of sixteen ^{\$}16⁰⁰
dollars and one gold Chain
of the value of five and ⁵⁰/₁₀₀ ^{\$}5⁵⁰
dollars and all of the value

of fifty and $\frac{60}{100}$ \$56⁰⁰ dollars.
the personal property of the said
Pearl Arthur contrary to the
form of the Statute in such case
made and provide and against
the peace and dignity of the
State of Ohio

W T Hooper

Prosecuting Attorney

Union County Ohio

No. of Case

Common Pleas Court.

THE STATE OF OHIO,

vs.

Subpœna

Witness.

Returnable

189

Ret'd and Filed

Clerk.

Att'y for

Rec'd this Writ

189

at o'clock M.

Sheriff.

I hereby certify this to be a true copy of the original subpoena.

Sheriff.

The Troup Mfg. Co., Blank Book Makers, Stationers, Printers and Legal Blank Publishers, Dayton, O.

RETURN OF SERVICE.

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.
D B Smith	10
John Backster	10
Myron Gabriel	10
Paul Arthur	
William Wharton	
John Brown	16
Charles Worth	10
Otto Goff	10

Wm J Smolgrass Sheriff.

SHERIFF'S FEES.

Service and Return, -	90
Milage, - - - - -	2 40
..... Copies, - - -	60
Total, - - -	4. 10

SUBPENA IN CRIMINAL CASE.

(Section 7287.)

THE STATE OF OHIO, }
Union County.

To the Sheriff of Said County:

You are hereby commanded to subpoena *D B Smith,*
John Richter Myron Gabriel, Pearl Arthur
William Wharton John Brown, Charles Worth
Otis Goff

to be and appear before the Court of Common Pleas, at the Court House in said
County, on the *23.* day of *January*, A. D. 189*4*, 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

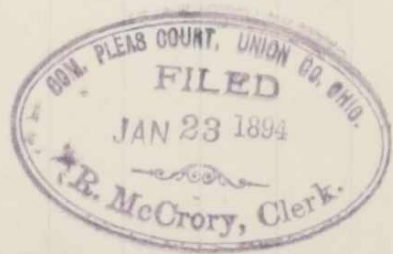
Frank Brown
on behalf of the *State*; and thereof to fail not, under the penalty of
the law. And have you then and there this writ.

Witness my hand and the seal of said Court, this *18*
day of *January* A. D. 189*4*.

R M Brown
Clerk of Court of Common Pleas.

State of Ohio
vs
Frank Gow

entry



J. 16. Page 505-

Court of Common Pleas
Union County Ohio

State of Ohio } Indictment for
vs } Robbery and
Frank Grove } 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 indictment for plea that
he is guilty; therefore
after being fully advised in
the premises it is ordered
and adjudged by the Court
that the said defendant Frank
Grove be imprisoned and confined
in the penitentiary of this State
and kept at hard labor
without any solitary confinement
for the period of five years and
that he pay the costs of this
prosecution for which
execution is awarded

J. K. [Signature]
Judge

Penitentiary No.

CERTIFICATE OF SENTENCE

-AND-

Cost Bill in Penitentiary Cases

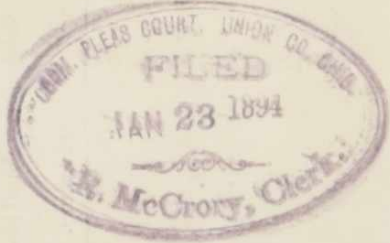
Union County.

THE STATE OF OHIO,

vs.

Frank Groves

Five Years.



I hereby certify the within Cost Bill to be a true copy of the original, on file in my office.

R. M. Croly
Clerk *Union* County.

Certificate for Allowance of Guards.

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

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

I Certify the above to be a true copy of the opinion of said Court, made at its said *Term, A. D. 189* Given under my hand and seal of said Court, this *A. D. 189* day of *January*

By *R. M. Croly* Deputy Clerk.

Certificate of Issuing Execution.

THE STATE OF OHIO, }
Union County, ss. } I *R. M. Croly*
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. *Frank Groves* an Execution called a Fieri Facias, issued on the *23^d* day of *January* 189*4*, against the said *Frank Groves* for the cost 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 *24* day of *Jan* 189*4*
R. M. Croly Clerk.
By *R. M. Croly* 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 _____ and State of Ohio, on the 23^d day of January A. D. 1894

Present, the Hon. John A. Priesel 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.

Frank Grove

Indicted for Robbery &

Grand Larceny

The said Frank Grove

having plead Guilty to the charge it is therefore the sentence of the Court that _____ be imprisoned in the Penitentiary of this State; and kept at hard labor (no part of said time to be kept in solitary confinement,)

for the term of five years and that he pay the costs of this prosecution, taxed at forty four and 57/100 Dollars.

In Witness Whereof, I hereunto set my hand and affix the seal of said Court, Marysville this 24 day of January A. D. 1894

R. M. Torrey Clerk.

Deputy Clerk.

THE STATE OF OHIO.

To Sheriff of _____ County, Dp.

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,

Transportation.....Convict..... " one "miles @ 5c

Total Charges.....\$

Received, Columbus, O., _____ 189____, 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. 706,

County, ss.)

Term, A. D. 1894

THE STATE OF OHIO,)

Indictment for

vs. Frank Power

Crim. Docket, No.

Page 13

Case No. 706

COST BILL.

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

CLERK.
 Doc. and Appear. Pl't and 1 Def't, 12; each add'l 4
 Entering finding Indictment, 8
 " Pleas, each, 8
 Indexing Docket, 4
 Indexing Judgments and Final Orders for each case, 15
 Indexing Pending Suits and Living Judgts, each case, 15
 Rule for Motion and filing, 8
 Entering Motion on Docket and Index, 8
 Filing 5 papers and posting in App. Doc. each, 12
 Taking Affidavits, " 8
 Certifying Affidavits without Seal, " 15
 " " with " " 35
 Filing Prec., Issuing Capias, Return and its filing, 37
 " " Attachment, Return and its filing, 37
 Taking Justification of Bail, 35
 Entering Allowance of Bail, 4
 Special Warr't to bring before Judge, Return and filing, 33
 Warrant to Discharge Prisoner, 25
 Recognizance Defendant and filing, each, 29
 " Witnesses and filing, " 29
 Polling Jury, when required, 25
 Impaneling Jury and Administering Oaths, 12
 Calling and Entering Tales Jurors and Cert., each, 8
 Filing Prec., Issuing Sub. for 1 wit., and filing, 16
 Additional names, each, 4
 Swearing Witnesses and making Entry of same, " 4
 Entering Att. of 7 Witnesses, each day 4 days, " 4
 Issuing Certificate for Witness Fee, " 4
 Qualifying Jurors, 8
 Entering on Bar and Court Cal., and Ind., each Term, 8
 " Orders on Journal, per 100 words, 8
 " Verdict on Journal, and Filing, 12
 " Rule " 8
 " Judgment, " 8
 " Other Record on Journal, per 100 words, 8
 Indexing Entries on Journal, each, 4
 Transcribing 2 Orders on Docket, 8
 " Verdict on Docket, 8
 " Rule on Docket, 8
 " Judgment on Docket, 8
 Copy of Indictment and Certificate, 8
 Continuance, each, 8
 Nolle Pross., or laid away, 8
 Entering on Cash Book and Index, 12
 " Ex. Docket " 12
 Notice of Motion for New Trial, 8
 Cost Bill and Filing, 29
 Recording 300 words, at 8c each 100, 24
 Indexing Record direct and reverse, 8
 Certificate of Sentence, 35
 " of allowance of Guard, 35
 " to Auditor of Assignment of Counsel, 35
 Prec. for Fi. Fa. issu., Docketing, Index and Return, 49
 Certificate of Issuing Fi. Fa., 35
 Lists for Grand Jury and Pros. Attorney, 8
 General Index, 8
 Certified Trans. of this Cost Bill, 2 copies 2.00

MAYOR,
 JUSTICE,
 Affidavit, each, 40
 Warrant, each defendant named therein, 40
 Continuance, 20
 1st Mittimus, 40
 2d " 40
 Subpoena for 9 Witnesses, 25c. for 1, and 5c. for each, additional, 20
 Recognizance, 1 Wit., 40c.; each additional, 10c. 10
 Swearing Witnesses, 3 each, 5 15
 Judgment, 40
 Transferring Judgment, 15
 Recognizance, Defendants, each, 40 15
 Transcript, 15c per 100 words, 600 90
 Certifying Transcript, 25 20
 Final Mittimus, 40 40
 Filing Papers, 5 each, 5 15
 Recording 600 words, 15c. per 100 90
 Order on Jailor for Prisoner, 40
 Appointment of Special Constable, 40

SUPT. OF POLICE,
 MARSHAL,
 CONSTABLE,
 Serving 1 Warrant on each Def't, 40
 Travel, miles, 20c. for 1st, 5c. ea add'l 20
 Serv. 1 Sub. on Wit. 25x10, 20
 Copies, " 2 each, 25 50
 Travel, miles, 20c. for 1st, 5c. ea. add'l 20
 Serving 1 Mittimus on each, 40 40
 Copy 1 Mittimus for 1st 25 20
 Travel miles, 20c. for 1st, 5c. ea. add'l 1.50
 Days' Attendance before J. P., \$1.00 3.35
 Com. to Jail on Warrant, 40
 Travel, miles, 20c for 1st, 5c. ea. add'l 3.40
 Con's bring. out Prisoner for Exam'n, 20
 Marshal, " " " 20
 Travel, miles, 20c for 1st, 5c ea. add'l 1.50
 Transportation and Sustaining Prisoner, which is Allowance made by Magistrate, and certified by him. 6.70

Assistant, 1 day \$1.50
 " " 1.50
 " " 1.50

RECAPITULATION.

Clerk,
 Sheriff,
 Mayor or Justice,
 Marshal, Constable or Sup't of Police,
 Witnesses,

Total Costs,

40
40
40
40
20
10
15
40
15
40
25
40
5
40
40
15
90
20
40
15
90
480

40
20
20
50
20
40
20
1.50
3.35
3.40
6.70

1.50
1.50
1.50
11 40
53 40
6 40
11 40

44 57

SHERIFF,
 On Attachment, 12
 On Capias, 5
 Calling Action, 10
 Calling 9 Witnesses, 10
 " Jury, 10
 Summoning Jury, 40
 Serving Subpoena on 8 Witnesses, 10
 4 miles travel, each, 8 3.20
 copies, per 100 words, 8 64
 Committing Prisoner to Jail, 60 60
 At'ndg Prisoner before court 2 times, 60 120
 Discharging Prisoner, 60
 Sum. Special Jury and mileage, \$4.50 30
 Serving and Returning Order of Court, 30 30
 Miles traveled, each, 8 46
 On Fi. Fa. Serv., 30c., miles travel " 8
 Forfeiting Recognizance, 30
 Serving Indictment, 30
 Transportation, 30

12
40
10
10
40
10
3.20
64
60
120
30
30
46
30
8.60

Attest:

R. M. Crosby

Clerk.

This Cost Bill is corrected and allowed.

Jan 24 1894

John A. Rice 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 cts. per mile.

NAMES.	Before Justice or Police Judge.		In Court.		TOTAL AMOUNT.	REMARKS.
	Days. at 50c.	Miles. at 5c.	Days. at \$1.00.	Miles. at 5c.	Dolls.	
D B Smith			1	10	1 50	
John Richter			1	10	1 50	
Myron Sabriel			1	10	1 50	
Pearl Arthur			1	—	1 00	
Wm Wharton			1	—	1 00	
John Brown			1	18	1 90	
Charles North			1	10	1 50	
Otis Goff			1	10	1 50	
					\$11.40	

TO THE AUDITOR OF STATE:—Sir: You will please issue your warrant on the Treasurer of State to W. H. Audy
 Sheriff of Union County, Ohio, for the sum of forty four and 15/100 Dollars,
 being the amount of the costs in the foregoing case. W. M. Brown Clerk of Union County, Ohio.

Transcript

State of Ohio
v. s.

Franklin Stov

Before W. C. Bennett
Justice of the Peace

COM. PLIAS COURT, UNION CO., OHIO.

FILED
DEC 28 1893

R. McCORRY Clerk.

The State of Ohio }
Union County ss. }

Before W. C. Bennett

Justice of the Peace

In and for said County and Township
Complaint made this 27 day of
December A.D. 1893 by D. B. Smith

That on or about the 26th day of
December 1893 at the County aforesaid
That Frank Star late of said County
Being then and there armed with
offensive weapons to wit one revolver

In and upon one Pearl Arthur
then and there being feloniously did
make an assault and bring the said
Pearl Arthur in bodily fear and danger
of his life then and there feloniously
did put one gold Chain to the value
of Five and $\frac{5}{100}$ dollars One Watch to the
Value of Sixteen dollars and about
Thirty five dollars in currency from
the person and against the will of
the said Pearl Arthur then and there
did feloniously take with intent in
so doing him to rob, and further
this deponent saith not

Signed D. B. Smith

Dec. 27th 1893 Issued Warrant against
Frank Star and delivered it to
D. B. Smith

Dec 27th 1893 Warrant returned with
the body of Defendant with the
following return. I took the body
of the within named Frank Star and
have him before the Justice Dec 27th 1893

Dec 27th 1893 I read the above charge
to the defendant Frank Star who plead
guilty to the charge

I find the said offense has been
committed and there is cause to
believe the defendant guilty

I therefore ordered him to enter
into a recognizance in the sum
of Five Hundred dollars for his
appearance at Court on the first day of
the next session and the defendant not
offering sufficient bail I issued a
writimus for the commitment and
delivered it to D.B. Smith

Writimus returned Dec 27th 1893 I
received this writ and executed the
same by committing the within named
Frank Star to the Jail of Union County O.

Justice's Fee	\$2.30
Marshalls "	8.25
Total	\$10.55

8.25
3.00
4.95

Dec 27th 1893

N.C. Bennett J.P.

The State of Ohio Union County Union Twp. ss

I do hereby certify that the above is a full and true copy
from my docket of the proceedings had by and before me at my
office in said Twp. in the above action N.C. Bennett J.P.