

JUSTICE'S  
CRIMINAL  
DOCKET



## Lifetime Guaranty Bond

THE mechanism of this **FLEXI-POST** binder is guaranteed for life. In case of failure, return the binder to your dealer. He is authorized to return it to us for prompt, free repair or replacement of the operating parts. This guaranty applies to the mechanism only — it is the mechanism that gives Flexi-Post binders their exclusive and permanent advantages. The quality of Flexi-Post binding materials and covers is proved by their remarkable durability in actual service.

**STATIONERS LOOSE LEAF CO.**  
MILWAUKEE, WIS.  
U.S.A.

## THE COLUMBUS BLANK BOOK MFG. CO.

PRINTERS LOOSE LEAF DEVICES - STATIONERY - OFFICE FURNITURE  
311 to 321 S. High St., COLUMBUS, OHIO

NO 300 Pp. # 9184

ORDER DUPLICATES BY REFERRING TO THE ABOVE NUMBER  
TELEPHONE ADAMS 5171

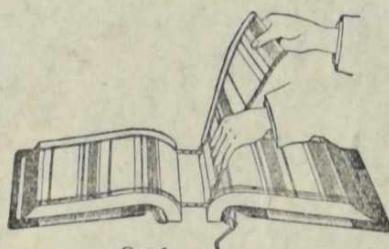
### DIRECTIONS FOR OPERATING THE IMPROVED PRACTIBILT FLEXI-POST BINDER.

PATENTS

1184979, 1236466, 1240356, 1528497,  
1534283, RE 17192, 1727511, 1744274, 1893175

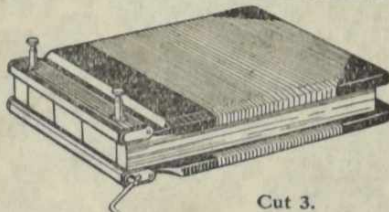
OTHER PATENTS PENDING

ALSO COVERED BY FOREIGN PATENTS.



Cut 1

**Cut 1. Shows Binder Expanded.** By inserting key and turning it to the left, the binder is easily expanded as shown ready for the insertion or removal of sheets.



Cut 3.

**Cut 3. Shows How To Add Sections To Increase Capacity.** Turn key to left raising cover about one inch. Pull out locking lever in top end of top metal, which releases cover and permits it to drop down onto sheets with posts extending through; remove top knobs, add sections and replace top knobs. Then lift cover to top of posts and lock it there by pushing locking lever back in place.



Cut 2

**Cut 2. Shows Best Method of Closing the Binder.** (Raise the covers to upright position, as shown by illustration, and hold with left hand. This will allow the sheets to rest upon the posts while the binder is being locked, insuring good alignment.) Turn key to the right until the covers clamp on the sheets. The mechanism is a powerful one, so a slight pressure will hold sheets firmly. Do not turn key to breaking point.

### CAUTION

The flexible part of the posts should be used only to give expansion for finger room in changing sheets \* \* \* and should only be used for that purpose \* \* \*

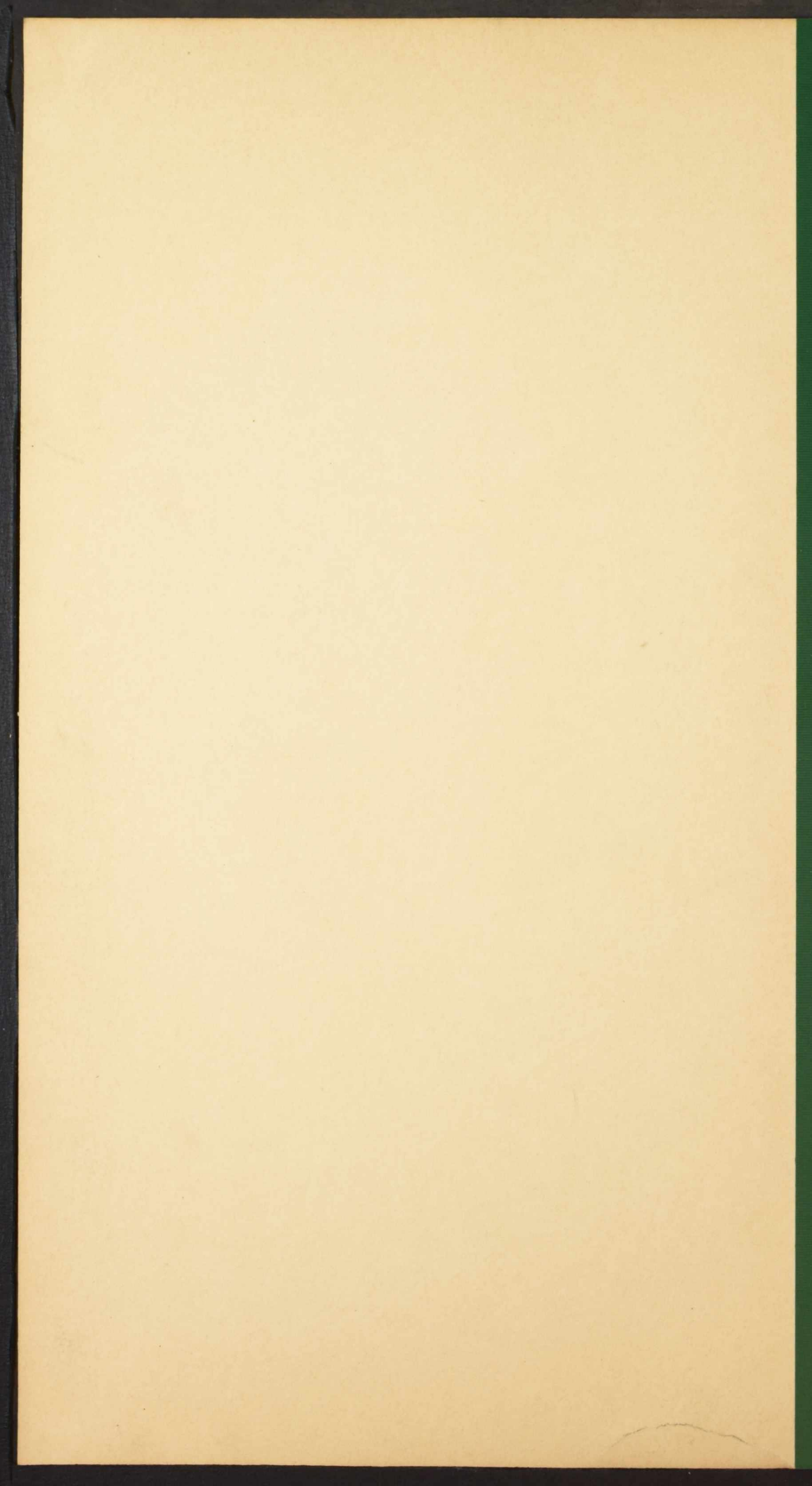
The number of solid post sections attached to the flexible posts should be somewhat less than the thickness of the sheets, so when locking binder you will compress the sheets.

PTD. IN U. S. A.



















B



9

Boyd, James, Grand-Complaint of Edwin Hutchins







Page

1

Cramer, J. Complainant vs Coy Mitchell

7

Cox-Miles - " - Charles Davis - Constable







6-11

Daniels, Maryland Ruth













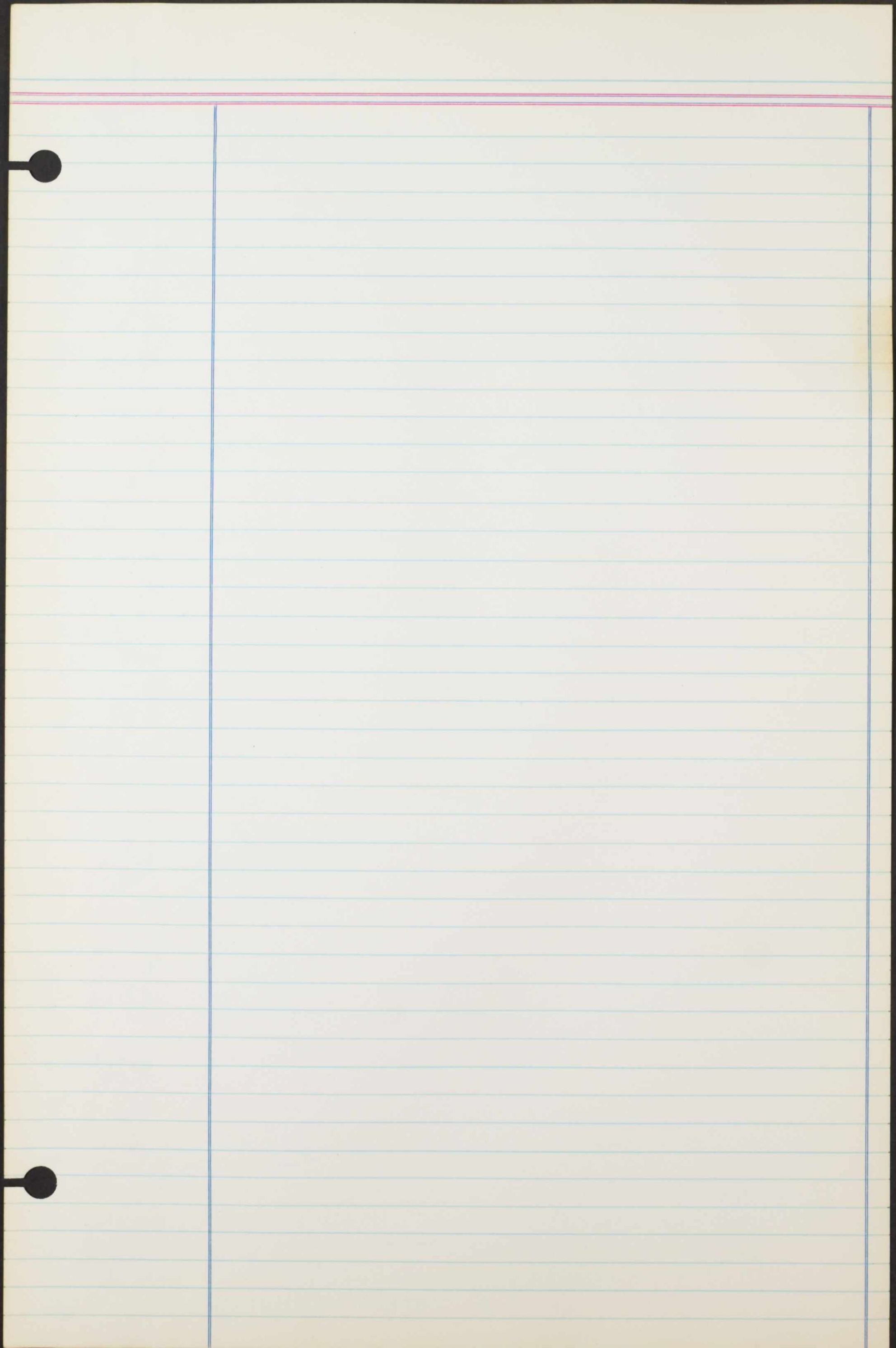










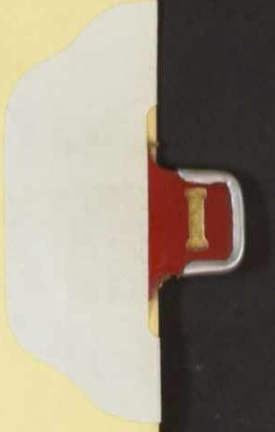


















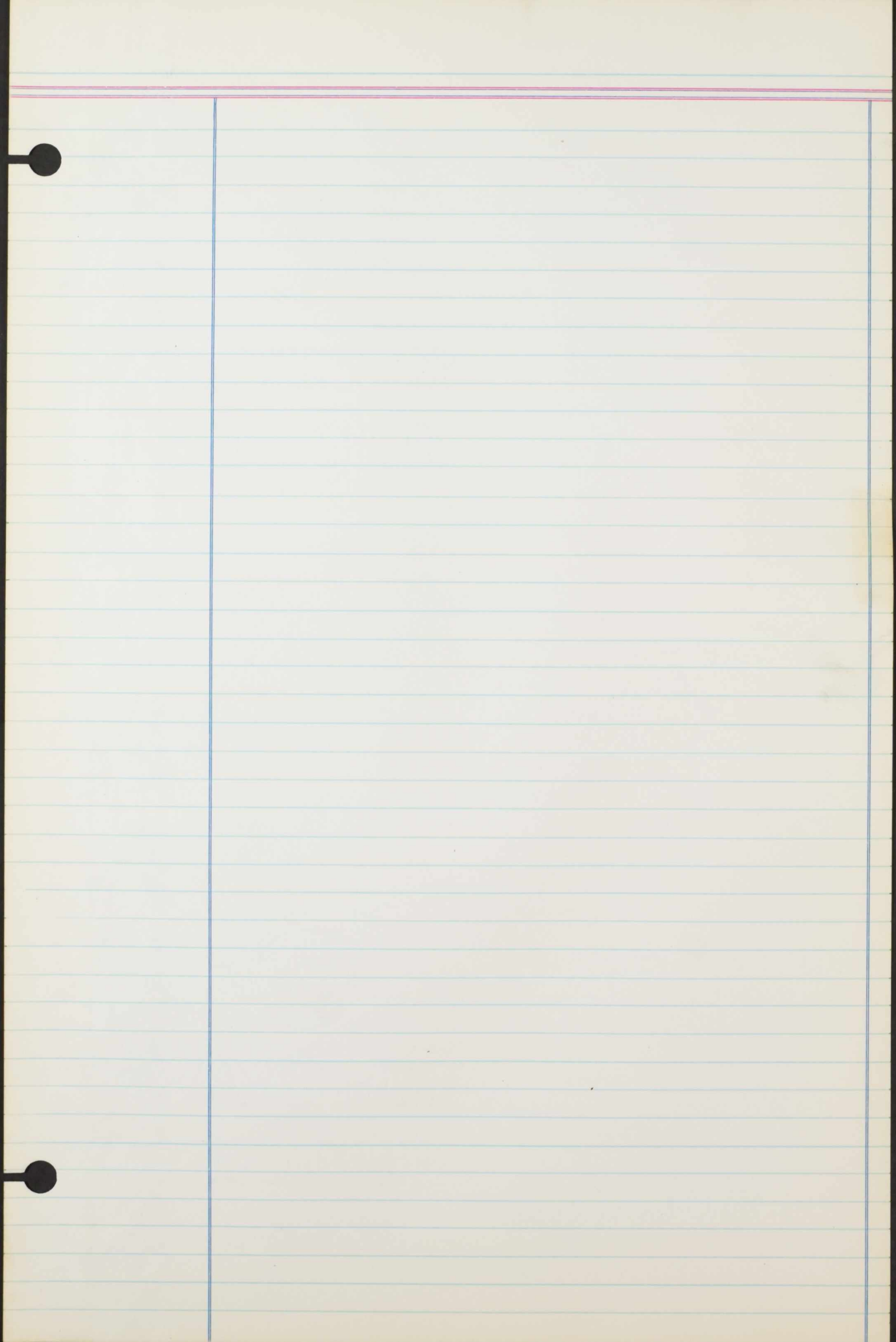






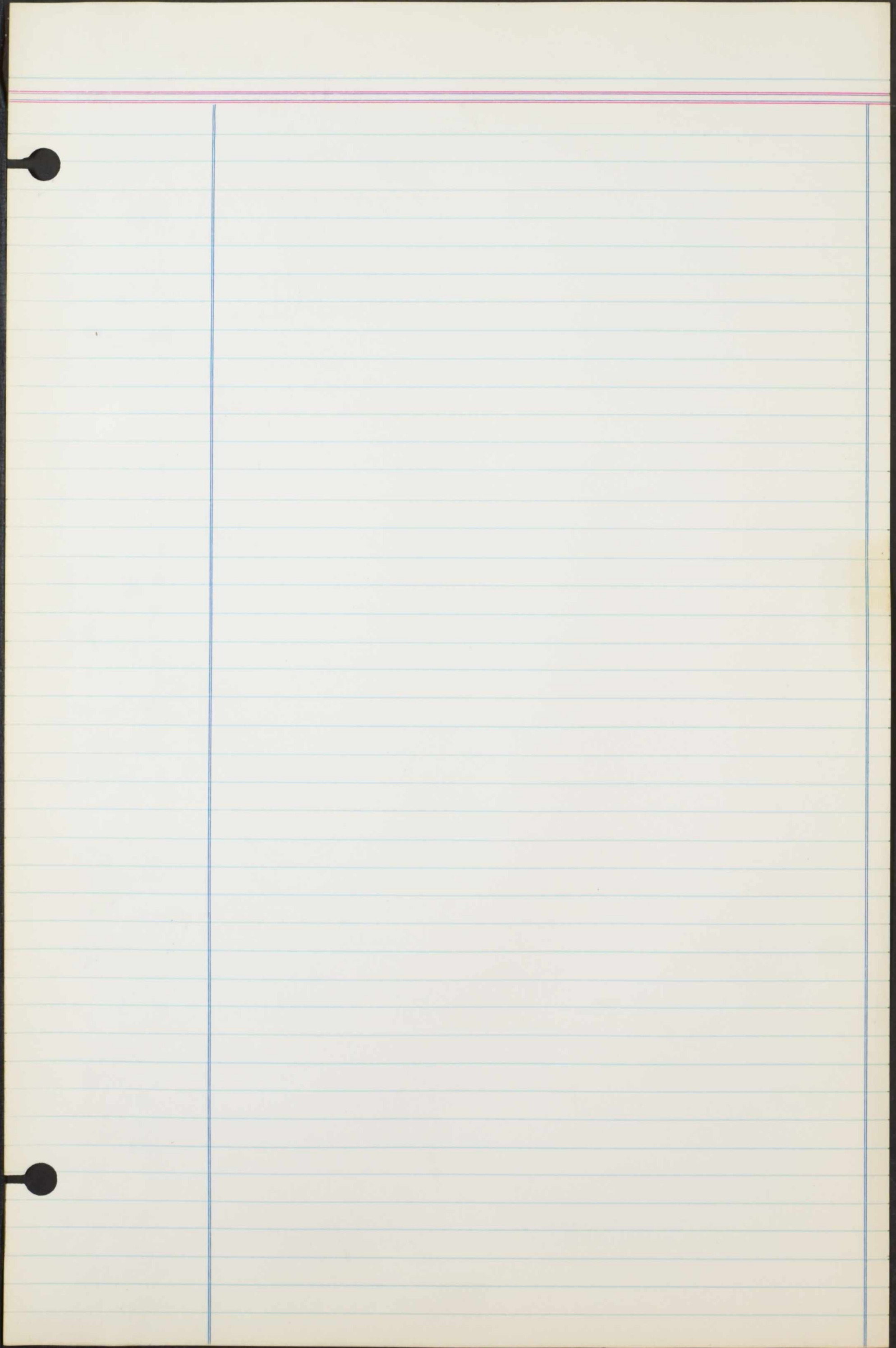
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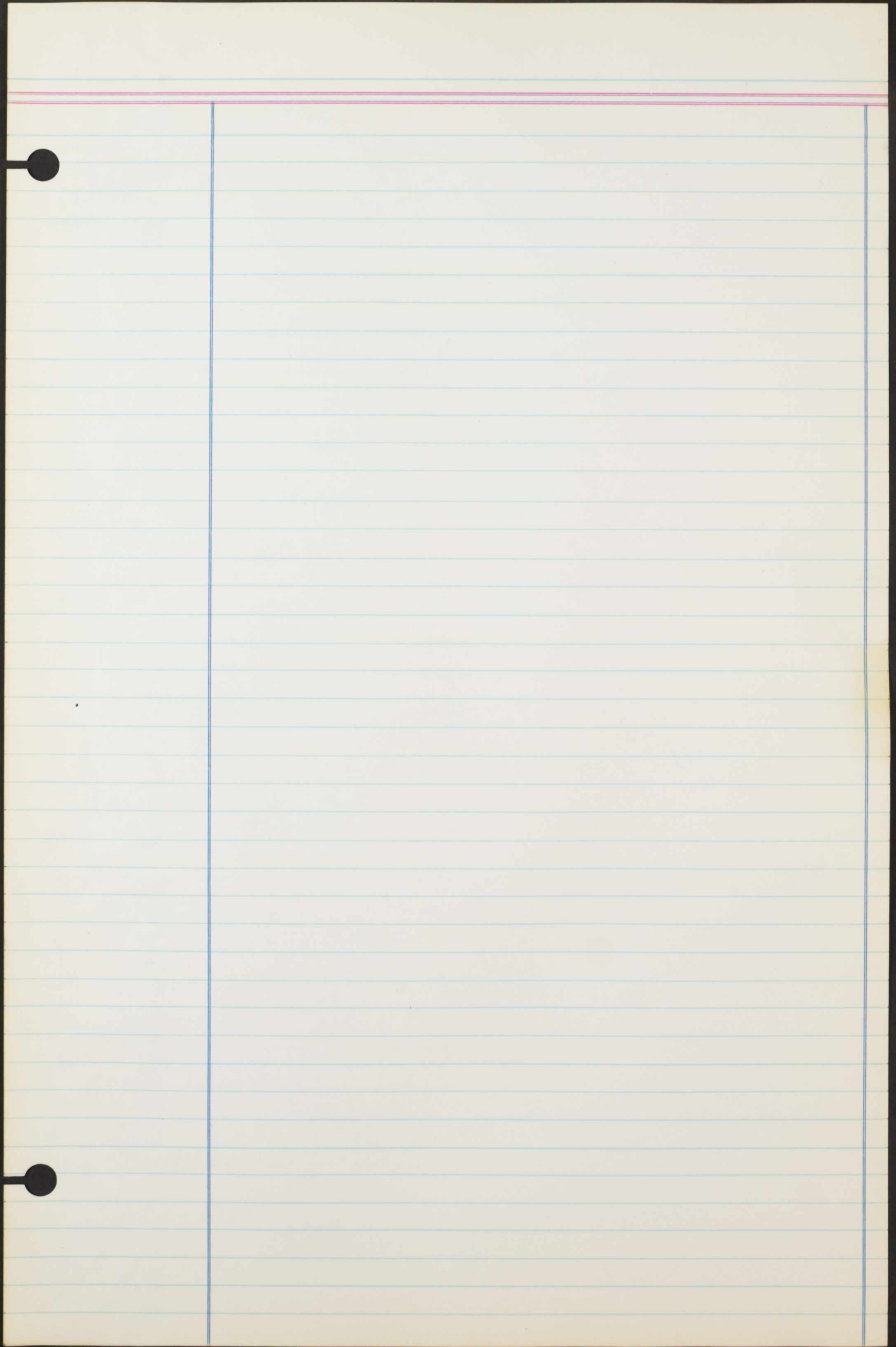


Page 1

Mitchell, Coy - J. E. Cramer, Complainant



Mc



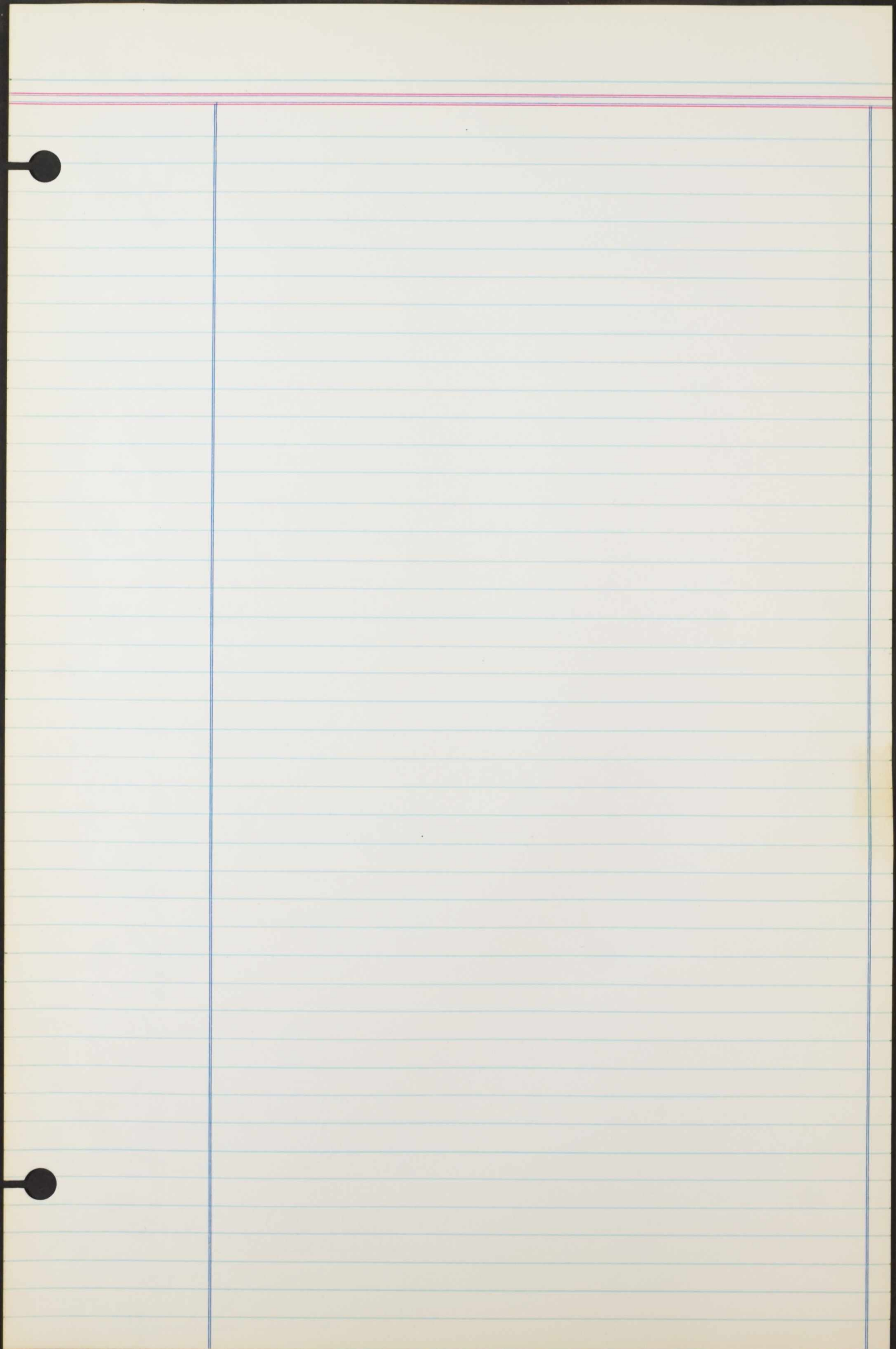






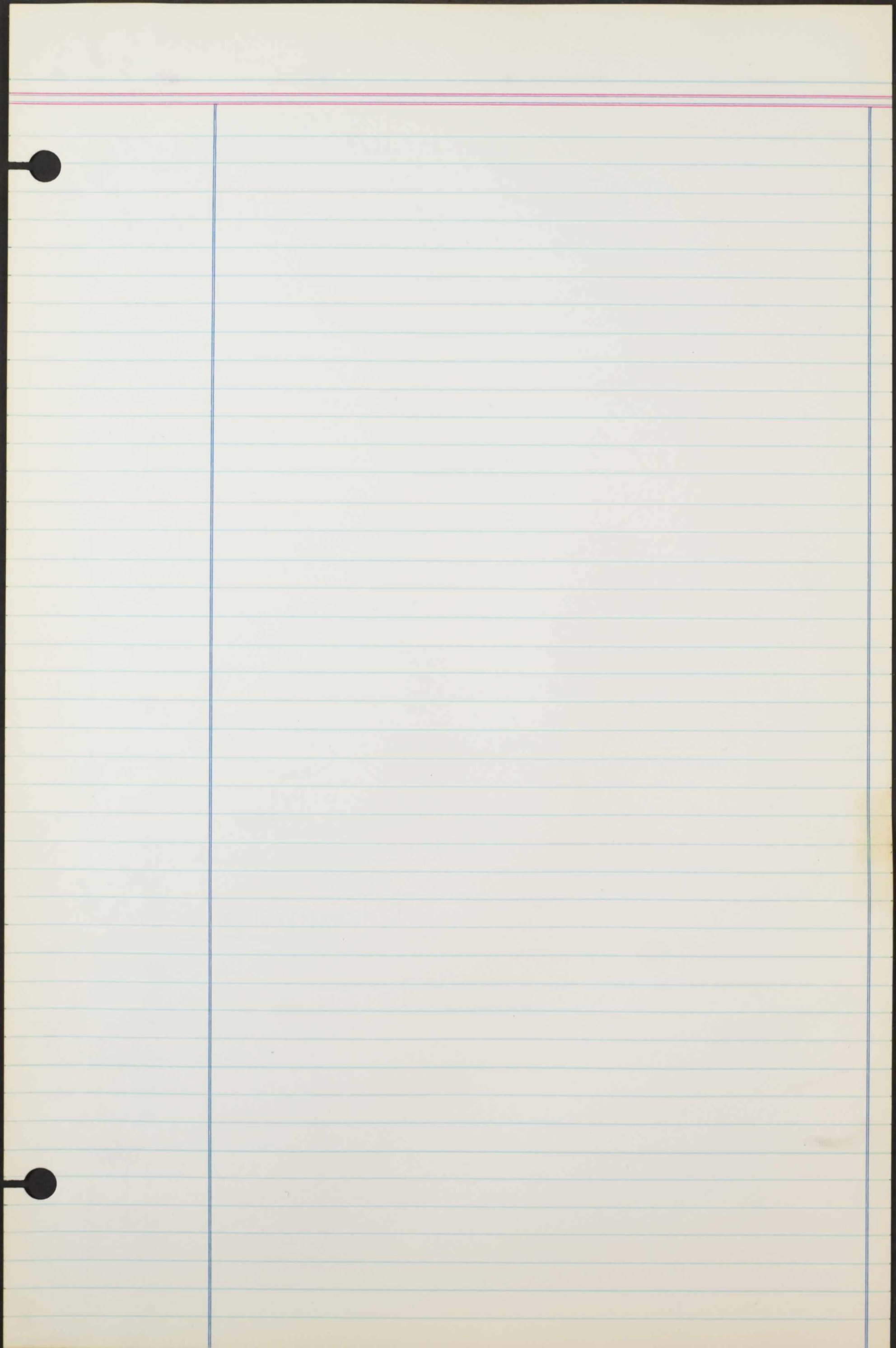












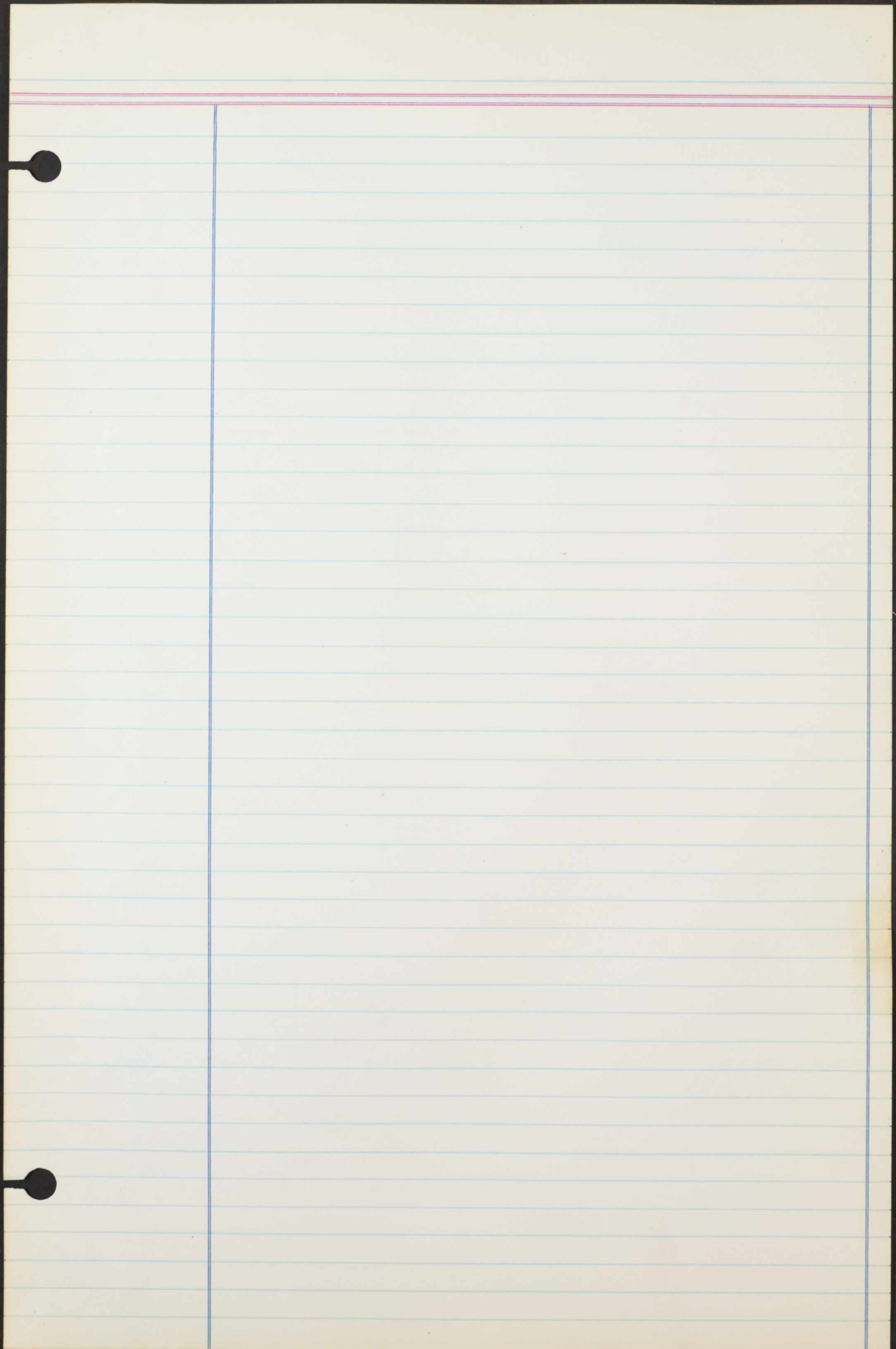






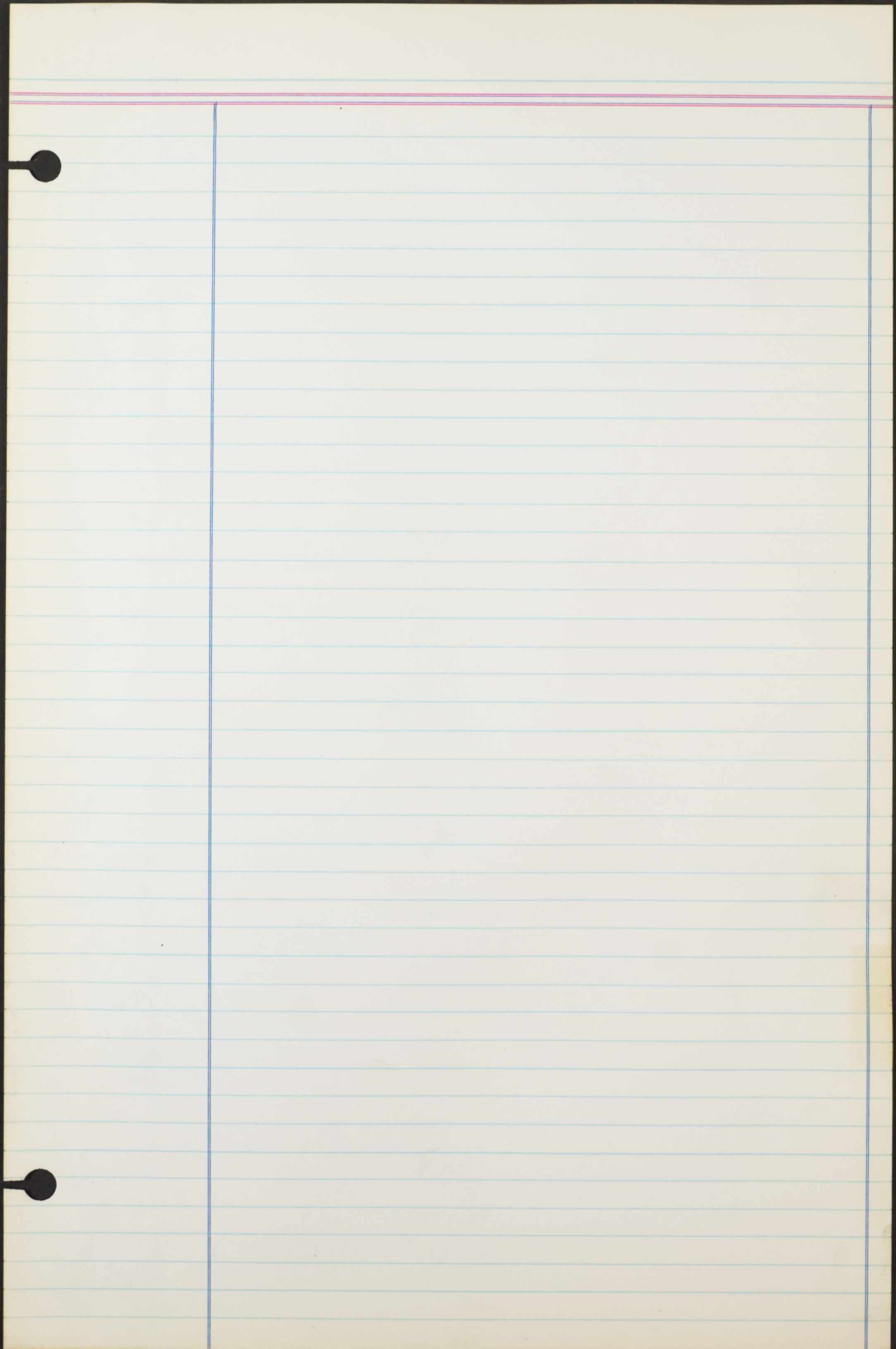






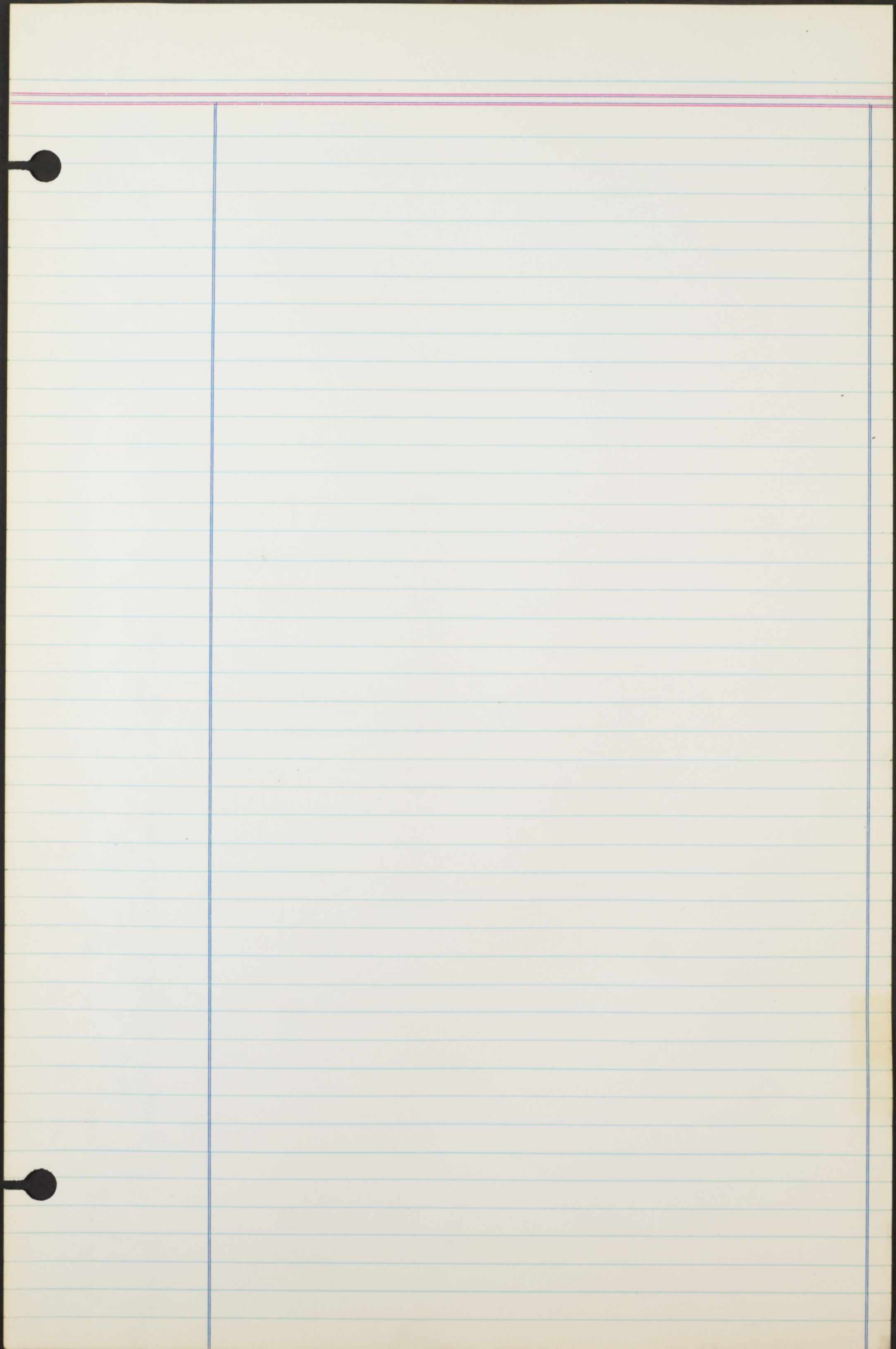






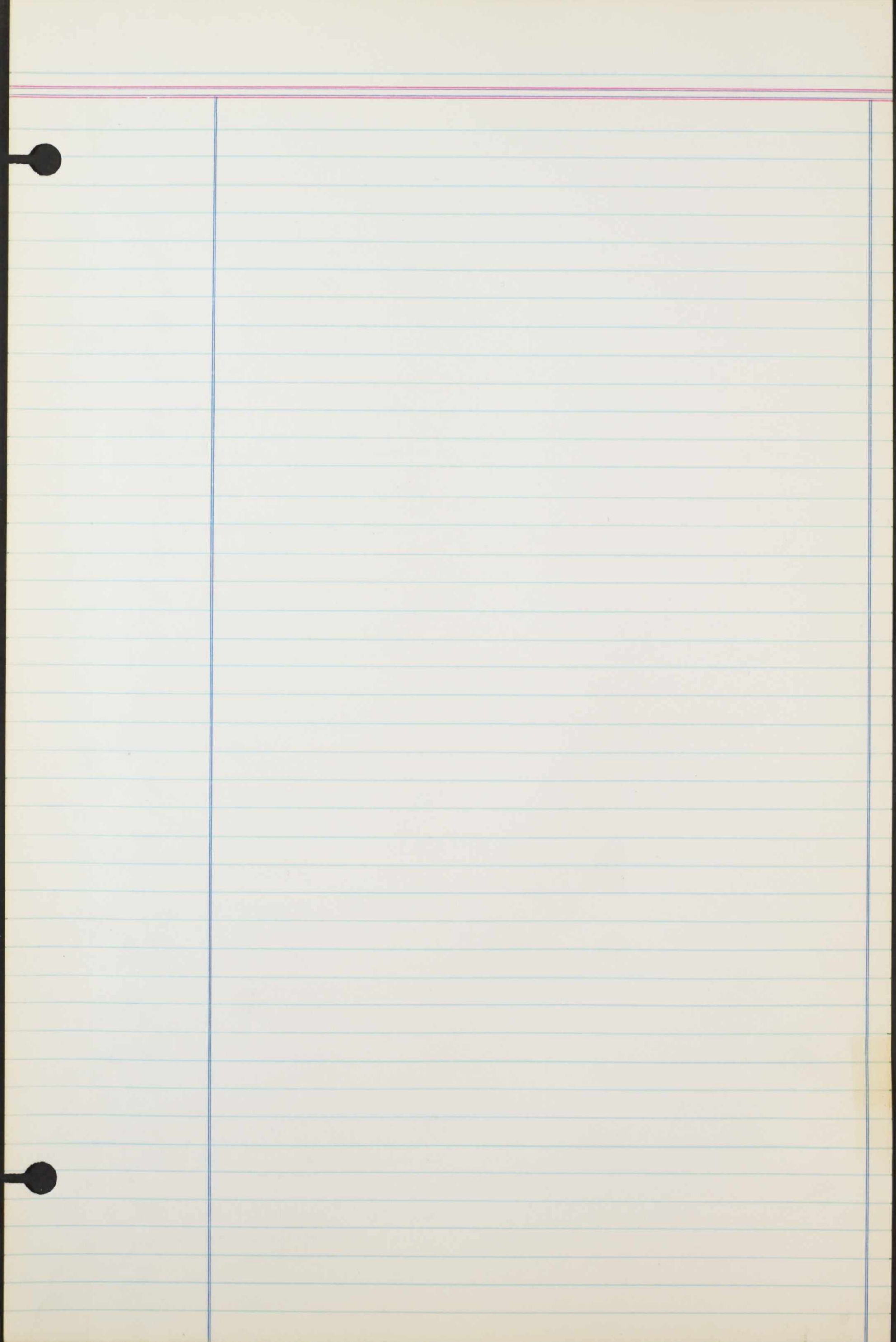
















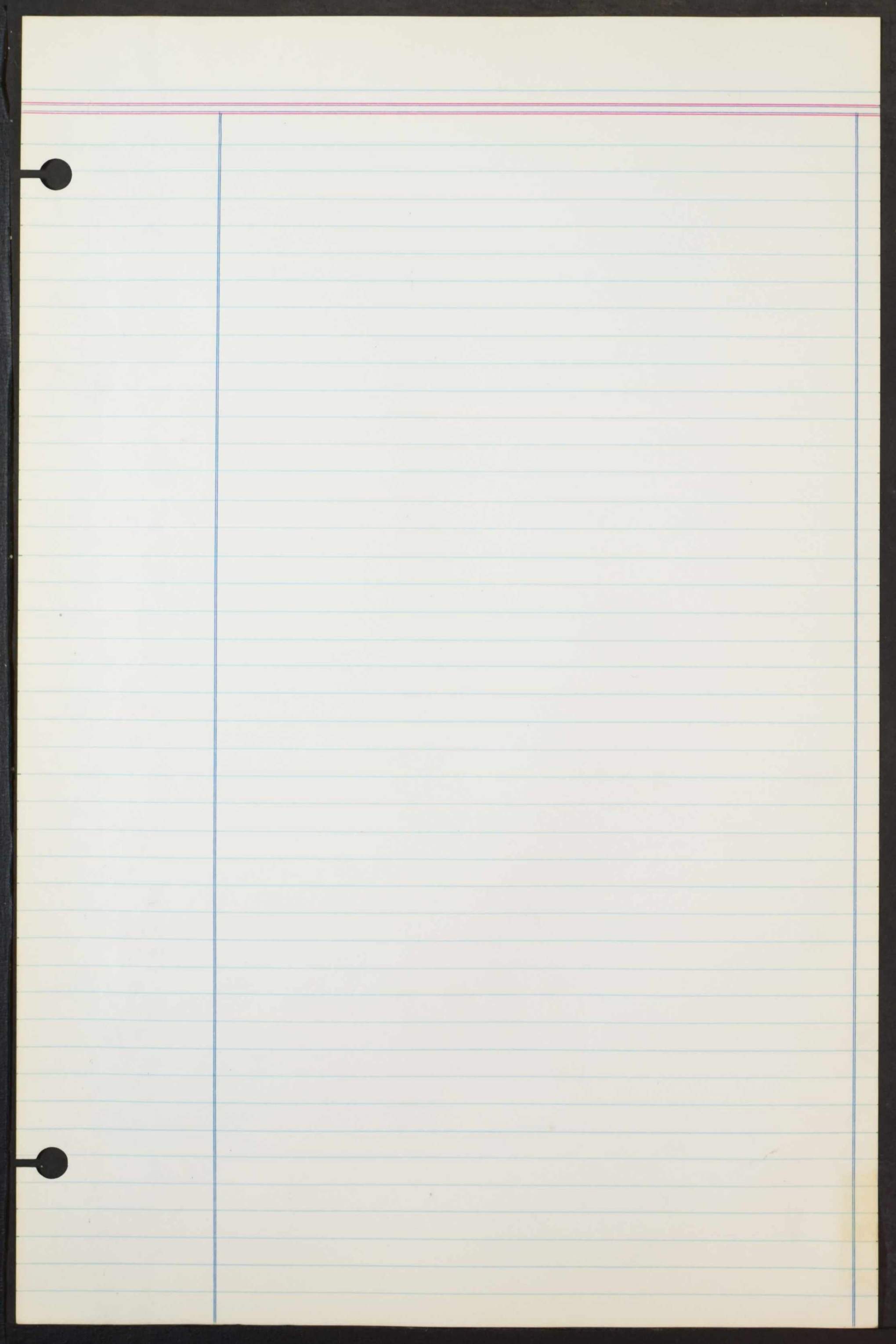






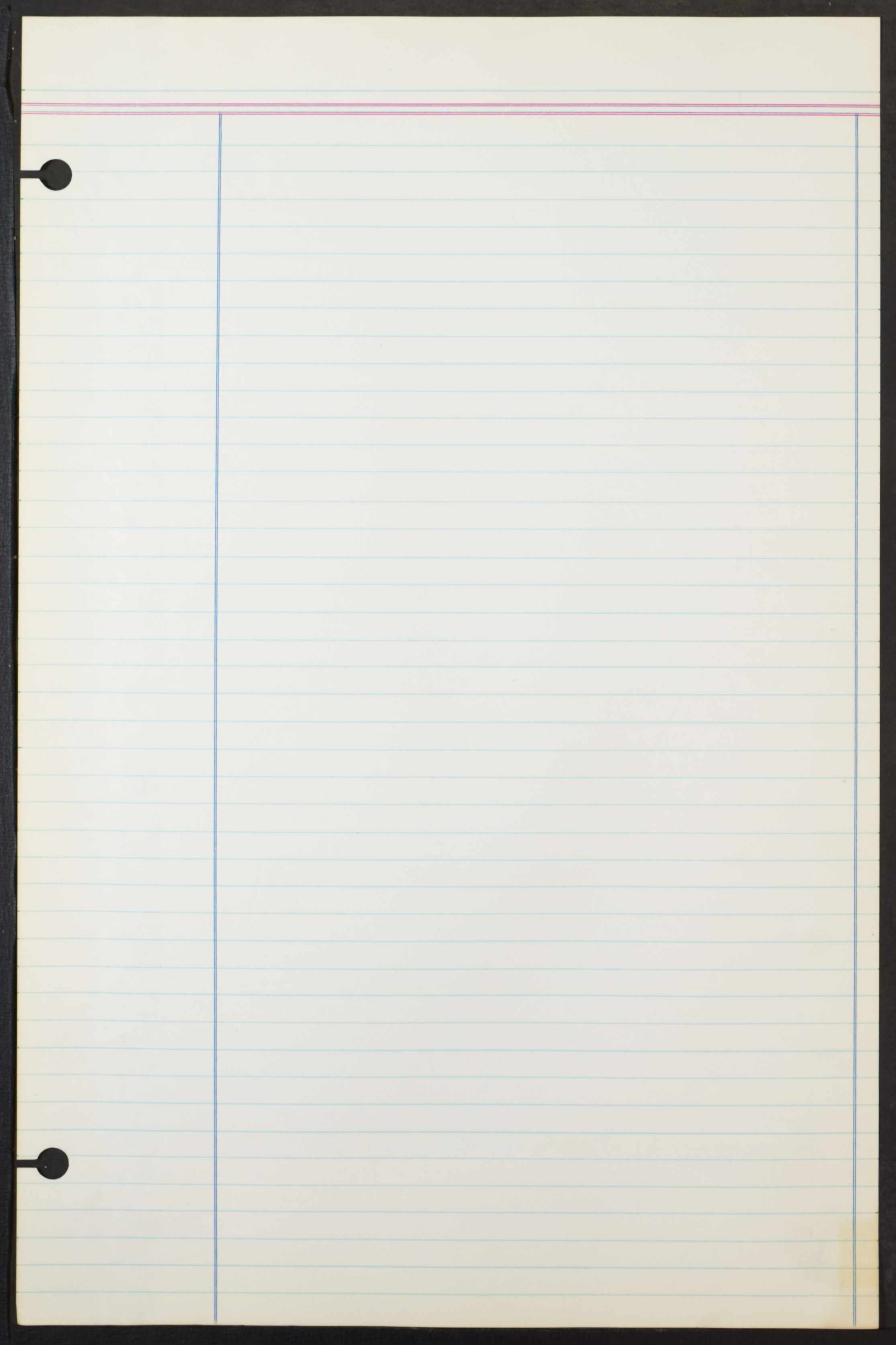


















CRIMINAL DOCKET

State Case No. |

JUSTICE OF THE PEACE COURT, *Claiborne* Township,

*Union*

County, Ohio

THE COL. B. B. MFG. CO. 5-47-5

9184

THE STATE OF OHIO,  
vs.

*Coy Mitchell*

On Complaint of *J. E. Mitchell*  
Charge of *Unlawfully dumping  
rubbish and trash on highway*

Defendant pleaded *Guilty*  
Defendant was acquitted—bound over—convicted

Fine \$      Costs \$      Total \$

Disposition of case in Court above

Date *26 March*  
*1948*

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

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

Before me, *Jester P. Smith*, a Justice of the Peace of said County, personally came *J. E. Cramer*, who being duly sworn according to law, deposes and says that on or about the *18* day of *March*, 1948, at the County of *Union*

one *Coy Mitchell* did unlawfully dump, or cause to be dumped, rubbish and trash on the county highway which bounds his property on the south, and at a point just east of the bridge which crosses *Fulton Creek*. Affiant further says the trash and rubbish which the said *Coy Mitchell* dumped, or caused to be dumped on the highway at that point rolled down the berm onto affiant's property thereby creating a nuisance to him, and resulting in a hazard to animals and livestock which run on his property. Contrary to the dignity of the State of Ohio, and of the statutes in such cases made and provided.

Sworn to and subscribed before me, this *26* day of *March*, 1948  
*Jester P. Smith*  
Justice of the Peace

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to *Charles Davis* Constable  
Summons returned and filed.

At ~~\_\_\_\_\_~~ o'clock ~~M.~~ said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.

Warrant to Arrest issued directed to \_\_\_\_\_ Constable

Warrant returned and filed

Case set for hearing \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M.

Precept for Subpoena filed. Subpoena issued directed to said Constable.

Subpoena returned and filed.

Defendant arraigned. Pleads *Guilty*.

Hearing of Case continued to *10 April* 1948, at *10* o'clock A. M., on Application of the State—Defendant. Defendant removed rubbish from premises of complainant. and agreed that there would be no more violations of the statute on his part. Case dismissed, Costs remitted.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to said Constable.

The accused, in a writing subscribed by h \_\_\_\_\_ and filed, waived a jury and submitted to be tried by the Justice.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.







CRIMINAL DOCKET

State Case No. 2

3

JUSTICE OF THE PEACE COURT, *Clabome* Township,

*Union*

County, Ohio

THE COL. B. B. MFG. CO. 5-47-5

9184

THE STATE OF OHIO,

vs.

*Edna Brown*

On Complaint of *C. A. Brown*  
Charge of Unlawful Operation  
of Motor Vehicle by Minor

Defendant pleaded *Guilty*  
Defendant ~~was acquitted~~ ~~bound over~~ ~~convicted~~  
Fine \$*5.00* Costs \$*4.20* Total \$*9.20*.

Atty. for Deft.

Date  
19

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

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

Before me, *Jucker P. Smith*, a Justice of the Peace of said County, personally came *C. A. Brown*, who being duly sworn according to law, deposes and says that on or about the *5* day of *September*, 19*48*, at the County of *Union* one *Edna Brown* of said County and State aforesaid did unlawfully permit a juvenile to operate a motor vehicle over and upon state Highway 37, who had no legal right to do so contrary to and in violation of section 6296-26 of the general Code of Ohio.

*C. A. Brown*

Sworn to and subscribed before me, this *5* day of *September* 19*48*  
*Jucker P. Smith* Justice of the Peace

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to \_\_\_\_\_ Constable  
Summons returned and filed.

At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.

Warrant to Arrest issued directed to \_\_\_\_\_ Constable  
Warrant returned and filed  
Case set for hearing \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.  
Precipe for Subpoena filed. Subpoena issued directed to said Constable.  
Subpoena returned and filed.  
Defendant arraigned. Pleads *Guilty*.

Hearing of Case continued to \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.,  
on Application of the State—Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to said Constable.

The accused, in a writing subscribed by h \_\_\_\_\_ and filed, waived a jury and submitted to be tried by the Justice.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit: *C.H. Brown*

and for Defendant, to-wit: *Edua Bruin*

Thereupon the Court orders and decrees as follows:

This day the accused was brought before the Court in the custody of the Constable. The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that

\*no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

\*the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of \_\_\_\_\_ Dollars, deemed reasonable for h appearance before the Court of Common Pleas of \_\_\_\_\_ County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

\*said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of *Five* Dollars, and the costs of prosecution, taxed at \$ *4.10* and that he be committed to and imprisoned in the jail of said County until

~~said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.~~

\*Said accused in a writing subscribed by h and filed before during the examination waived a jury and submitted to be tried by the Magistrate.

- Recognizance given as required.
- Fine and costs paid and defendant discharged.
- Commitment issued to said Constable.
- Commitment returned and filed.
- Execution issued to said Constable.
- Execution returned endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

*Tucker P. Smith*  
Justice of the Peace.

1. If the accused is bound over, or convicted, omit (efface) this paragraph, otherwise it remains and the remaining entries will be omitted (effaced)
2. If the accused is not bound over, but is convicted, omit (efface) this and the preceding paragraph.
3. If the accused is convicted, omit (efface) the two preceding paragraphs.
4. Efface this sentence if a jury is not waived.

COSTS	NAME OF OFFICER		WITNESS FEES (See Secs. 3005, 11, 13, 14)		
	Justice of the Peace	Constable	NAMES	No. of Bills	Amounts Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each 1.00				
Taking Security for Costs .50	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Indexing Case .20	Summons Persons, each .80				
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Issuing Search Warrant .80	Warrant to Arrest Defendants, ea. 1.00				
Issuing Summons .80	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Def'd's, ea. 1.00				
Issuing Commitments, each .75	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00				
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Issuing Venire for Jury, Persons, ea. .10	Subpoena persons, each .80				
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80				
Swearing Witnesses, each .10	Mileage, 1st mile 50c add'n'l m., ea. .15				
Swearing Jury .40	Execution .80				
Hearing Case, on appearance before Evidence is Introduced 1.00	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Hear'g Motions or Demurrers, ea. 1.00	a. Money made on Execution, 6% on \$				
Hearing where evidence is introduced 2.00	b. Summ'g and Swear'g Appraisers 2.00				
Pronouncing Judgment .50	c. Advertising Property for Sale 1.00				
Numbering and Filing Necessary Papers, each .10	Taking Bond (or Recognizance), required by law, each .80				
Issuing Certificates of Fees to Witnesses and Jurors, each .10	Any Writ, Order or Notice not mentioned above, persons, each .80				
Entering Fines and Costs on Cash Book .40	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Issuing Mittimus to Jail or Work House, each .80	Attending trial or hearing, etc., each case 2.50				
Taking Recognizances of Witnesses with not less than two sureties .75	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods, and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to				
Signing and Certify'g Bill of Exceptions .50					
Issuing Executions, each .75					
Making Transcript, including certificate 2.50					
Issuing other Orders, or Writs, ea. .75					
Making Itemized Cost Bill on Docket .50					

RECAPITULATION		
Justice of the Peace		
Constable		
Witness Fees		
Sheriff, Committing and discharging prisoner (Sec. 2845)		



CRIMINAL DOCKET

State Case No. 3

5

JUSTICE OF THE PEACE COURT, *Claiborne* Township,

*Union*

County, Ohio

THE COL. B. B. MFG. CO. 5-47-5

9184

THE STATE OF OHIO,  
vs.

*George Dowell*

On Complaint of *C. H. Brown, Patrolman*  
Charge of *refusing information*  
*at scene of accident*

Defendant pleaded *Guilty*  
~~Defendant was acquitted bound over convicted~~  
Fine \$*50.00* Costs \$*47.00* Total \$*547.00*

Date *5 September* Atty. for Deft.  
19 *48*

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

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

Before me, *Lester P. Smith*, a Justice of the Peace of said County, personally  
came *C. H. Brown*, who being duly sworn according to law, deposes and says

that on or about the *4* day of *September*, 19*48*, at the County of *Union*  
one *George Dowell*, being the driver of a *1944 Plymouth*  
*bedau*, bearing license *25993* fail to stop and give  
the information as required by law, upon being in-  
volved in an accident, contrary to and in violation  
of Section 12606 of the general Code of the State  
of Ohio

*C. H. Brown*

Sworn to and subscribed before me, this *5* day of *September* 19 *48*  
*Lester P. Smith* Justice of the Peace

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will  
appear upon a summons.

Summons issued directed to \_\_\_\_\_ Constable  
Summons returned and filed.

At \_\_\_\_\_ o'clock \_\_\_\_\_ M. said accused failed without reasonable cause to appear as commanded  
by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which  
execution is awarded.

Warrant to Arrest issued directed to \_\_\_\_\_ Constable  
Warrant returned and filed  
Case set for hearing \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M.  
Precipe for Subpoena filed. Subpoena issued directed to said Constable.  
Subpoena returned and filed.  
Defendant arraigned. Pleads *Guilty*.

Hearing of Case continued to \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M.,  
on Application of the State—Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to said Constable.

The accused, in a writing subscribed by h \_\_\_\_\_ and filed, waived a jury and submitted to be  
tried by the Justice.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit: *Chas. Brown*

and for Defendant, to-wit: *George Dowell*  
*Defendant Entered Plea of "Guilty"*

Thereupon the Court orders and decrees as follows:

This day *the accused was brought before the Court in the custody of the Constable. The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that*

*no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.*

*the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of \_\_\_\_\_ Dollars, deemed reasonable for his appearance before the Court of Common Pleas of \_\_\_\_\_ County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.*

*said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant*

*pay a fine of 50 Dollars, and the costs of prosecution, taxed at \$ 4.70 and that he be committed to and imprisoned in the jail of said County until*

*~~said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.~~*

*Said accused in a writing subscribed by him and filed before during the examination waived a jury and submitted to be tried by the Magistrate.*

*Recognizance given as required.  
 Fine and costs paid and defendant discharged.  
 Commitment issued to said Constable.  
 Commitment returned and filed.  
 Execution issued to said Constable.  
 Execution returned endorsed:*

*I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:*

*Jesse P. Smith*  
 Justice of the Peace.

1. If the accused is bound over, or convicted, omit (efface) this paragraph, otherwise it remains and the remaining entries will be omitted (effaced)
2. If the accused is not bound over, but is convicted, omit (efface) this and the preceding paragraph.
3. If the accused is convicted, omit (efface) the two preceding paragraphs.
4. Efface this sentence if a jury is not waived.

COSTS	NAME OF OFFICER		WITNESS FEES (See Secs. 3005, 11, 13, 14)	
	Justice of the Peace	Constable	NAMES	No. of Miles
Taking and Certifying Affidavits, ea. .80	20	Search Warrant Defendants, each 1.00		
Taking Security for Costs .50		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Indexing Case .20	20	Summons Persons, each .50		
Issuing Warrant Persons, each .80		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Issuing Search Warrant .80		Warrant to Arrest Defendants, ea. 1.00		
Issuing Summons .80		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Taking Bonds or Recognizances, ea. .80		Order to commit to Jail Def'd's, ea. 1.00		
Issuing Commitments, each .75		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Granting Continuance, each .50		Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00		
Issuing Subpoenas, Persons, each .10		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Issuing Venire for Jury, Persons, ea. .10		Subpoena persons, each .80		
Issuing Orders on Jailer for Pris., ea. .75		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Taking Waivers of Trial by Jury, ea. .40		Venire, Persons, each .80		
Swearing Witnesses, each .10		Mileage, 1st mile 50c add'n'l m., ea. .15		
Swearing Jury .40		Execution .80		
Hearing Case, on appearance before Evidence is Introduced 1.00	100	Mileage, 1st mile 50c, add'n'l m., ea. .15		
Hear'g Motions or Demurrers, ea. 1.00		a. Money made on Execution, 6% on \$		
Hearing where evidence is introduced 2.00		b. Summ'g and Swear'g Appraisers 2.00		
Pronouncing Judgment .80	80	c. Advertising Property for Sale 1.00		
Numbering and Filing Necessary Papers, each .10	10	Taking Bond (or Recognizance), required by law, each .80		
Issuing Certificates of Fees to Witnesses and Jurors, each .10		Any Writ, Order or Notice not mentioned above, persons, each .80		
Entering Fines and Costs on Cash Book .40	40	Mileage, 1st mile 50c, add'n'l m., ea. .15		
Issuing Mittimus to Jail or Work House, each .80		Attending trial or hearing, etc., each case 2.50		
Taking Recognizances of Witnesses with not less than two sureties .75		Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods, and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to		
Signing and Certify'g Bill of Exceptions .50				
Issuing Executions, each .75				
Making Transcript, including certificate 2.50				
Issuing other Orders, or Writs, ea. .75				
Making Itemized Cost Bill on Docket .50	50			

RECAPITULATION	
Justice of the Peace	
Constable	
Witness Fees	
Sheriff, Committing and discharging prisoner (Sec. 2845)	



CRIMINAL DOCKET

State Case No. 4

JUSTICE OF THE PEACE COURT, *Claiborne* Township,

*Union*

County, Ohio

THE COL. B. B. MFG. CO. 5-47-5

9184

THE STATE OF OHIO,  
vs.

*Miles Cox*

On Complaint of *Charles Brown, Constable*  
Charge of Violation of GC 6307-64  
*Illegally Parked Vehicle*

Defendant pleaded *Guilty*  
~~Defendant was acquitted bound over convicted~~  
Fine \$5<sup>00</sup> Costs \$4<sup>80</sup> Total \$9<sup>80</sup>

Atty. for Deft.

Date *18 July,*  
19 *49*

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

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

Before me, *Tucker P. Smith*, a Justice of the Peace of said County, personally came *Charles Brown*, who being duly sworn according to law, deposes and says that on or about the *17* day of *July*, 19*49*, at the County of *Union* one *Miles Cox*, being the driver, *1932 Ford bearing Ohio License Number Z-6228*, parked the said car in the travelled portion of the Highway known as *Kenny Pike* in *Claiborne Township, Union County*, and went to sleep therein, contrary to and in violation of Section 6307-64 of the General Code of the State of Ohio, in such cases made and provided, and against the Peace and Dignity of the State of Ohio

Sworn to and subscribed before me, this *18* day of *July* 19*49*  
*Charles Brown* *Tucker P. Smith* Justice of the Peace

~~The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.~~

~~Summons issued directed to \_\_\_\_\_ Constable~~  
~~Summons returned and filed.~~

~~At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.~~

~~Warrant to Arrest issued directed to \_\_\_\_\_ Constable~~  
~~Warrant returned and filed~~  
~~Case set for hearing \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.~~  
~~Precipe for Subpoena filed. Subpoena issued directed to said Constable.~~  
~~Subpoena returned and filed.~~  
~~Defendant arraigned. Pleads \_\_\_\_\_ Guilty.~~

~~Hearing of Case continued to \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M., on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to said Constable.~~

~~The accused, in a writing subscribed by h \_\_\_\_\_ and filed, waived a jury and submitted to be tried by the Justice.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

Defendant arraigned and pleaded Guilty and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day the accused was brought before the Court in the custody of the Constable. The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that

no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of Dollars, deemed reasonable for his appearance before the Court of Common Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Five Dollars, and the costs of prosecution, taxed at \$ 4.80 and that he be committed to and imprisoned in the jail of said County until

said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Said accused in a writing subscribed by him and filed before during the examination waived a jury and submitted to be tried by the Magistrate.

- Recognizance given as required.
Fine and costs paid and defendant discharged.
Commitment issued to said Constable.
Commitment returned and filed.
Execution issued to said Constable.
Execution returned endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

Justice P. Smith
Justice of the Peace.

- 1. If the accused is bound over, or convicted, omit (efface) this paragraph, otherwise it remains and the remaining entries will be omitted (effaced)
2. If the accused is not bound over, but is convicted, omit (efface) this and the preceding paragraph.
3. If the accused is convicted, omit (efface) the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

COSTS

NAME OF OFFICER

WITNESS FEES (See Secs. 3005, 11, 13, 14)

Table with columns for Justice of the Peace, Constable, NAMES, No. of Miles, and Amounts Certified. Includes rows for Taking and Certifying Affidavits, Taking Security for Costs, Indexing Case, Issuing Warrant Persons, etc., and a RECAPITULATION section at the bottom.



Jim Boyd

384 Blaine Ave

Marion

Q

No. 5

Crim. Doc. 1 Page 9

**JUSTICE OF THE PEACE COURT**

Claiborne Township

Union County, Ohio

**THE STATE OF OHIO**

vs.

James Boyd

**AFFIDAVIT, CHARGING OFFENSE**

Fraud

Filed 24 March 1950

Lester P. Smith  
Justice of the Peace



## AFFIDAVIT, CHARGING OFFENSE

## Violation of State Law

Gen'l Code, Secs. 13432-9,-18

## JUSTICE OF THE PEACE COURT

The State of Ohio, UNION County, ss CLAIRBORNE TWP. TownshipBefore me, TUCKER P. SMITH, a Justice of the Peace of said County,personally came EDWIN HUTCHINS, who being duly sworn according tolaw, deposes and says that on or about the 8th day of March 19 50, at the

County of Union, one James Boyd did obtain possession of money in the sum of one hundred dollars (\$100.00) with the consent of Edwin Hutchens, such consent having been wrongfully, unlawfully and wilfully induced by the said James Boyd by means of a false and fraudulent representation, to-wit: that he the said James Boyd had the means of and would immediately deliver a bill of sale to a certain automobile belonging to one Stanley Thomas, the said James Boyd knowing full well that he would not deliver said bill of sale at the time he obtained possession of the one hundred dollars (\$100.00) aforesaid, contrary to Ohio General Code Section 12447-1.

*Edwin Hutchins*

Sworn to and subscribed before me, this 24 day of MARCH 19 50.

*Tucker P. Smith*

Justice of the Peace

1. Here describe the offense committed as nearly according to the nature thereof as the case will admit, in ordinary and concise language.

West Mansfield Smoke house

---



RIDGEWAY, OHIO, Mar. 5 1950 No. \_\_\_\_\_

56-1127 THE RIDGEWAY BANKING COMPANY 56-1127

PAY TO THE ORDER OF Ed. Hutchins \$ 35<sup>00</sup>/<sub>xx</sub>

Thirty-Five and 00 DOLLARS  
xx

FOR Shop Shining 4 John L. Morris  
SAFE DEPOSIT BOXES FOR RENT

Ed Habermas  
Jim Boyd

PAY TO THE ORDER OF  
THE NATIONAL CITY BANK OF MARION

MARION, OHIO  
FOR DEPOSIT

BARATOBA

BANK OF MARION  
OHIO 56175  
CASHIER 212

3 1950

FOR THE ORDER OF ANY  
BANKER OR TRUST CO.  
ENDORSEMENTS GUARANTEED

6-1  
CLEVELAND  
CLEARING HOUSE

MAR 505.54 DRAIN

PRIOR ENDORSEMENTS GUARANTEED  
FEDERAL RESERVE BANK  
OF CLEVELAND



WEST MANSFIELD, OHIO,

*March 8, 1950* No. \_\_\_\_\_

56-777  
412

The UNION BANKING COMPANY

PAY TO THE  
ORDER OF

*Jim Boyd*

*\$ 65<sup>00</sup>*

*sixty five dollars*

*no*  
*100*

DOLLARS

FOR

*Edwin Hutchins*

COLUMBIAN BANK NOTE CO.

KNOW YOUR ENDORSER—REQUIRE IDENTIFICATION

Jim Boyd.

PAY TO THE ORDER OF  
THE NATIONAL CITY BANK OF MARION

MARION, OHIO

FOR DEPOSIT ONLY

SARATOGA GRL

PAY TO THE ORDER OF ANY  
BANK BANKER OR EXCHG  
OR ENDORSEMENT GUARANTEED

MAR - 10 1950

CITY BANK OF MARION

MARION, OHIO 56-175

WILLIAM W. ASHER 412

MAR 11 50 2566

FEDERAL RESERVE BANK  
OF CLEVELAND

PLANNING HOUSE  
5001 SHERBURN  
CLEVELAND, OHIO



UNIVERSAL COOLER  
DIVISION OF  
TECUMSEH PRODUCTS COMPANY

EMPLOYEE'S STATEMENT OF EARNINGS AND DEDUCTIONS

DATE	HOURS	GROSS EARNINGS	GROSS EARNINGS TO DATE	DEDUCTIONS					NET PAY
				F. I. C.	WITH. TAX	WITH. TAX TO DATE	UNION DUES	INSURANCE	
JUN 10 57	38.90	54.46	1,209.16	.82	.00	.00		2.20	

RETAIN THIS RECORD  
IT IS A STATEMENT OF YOUR EARNINGS AND TAX DEDUCTIONS  
AS REPORTED TO THE GOVERNMENT

Bill Lost  
Case - 37 -

70 - witness -  
Neuberg - near  
Bay.

---

These are therefore to command you to take the said James Boyd if he be found in your County, or, if he is not found in your County, that you pursue after him in any other County in this State, and take and safely keep the said James Boyd so that you have his body forthwith before me to answer the said complaint, and be further dealt with according to law.

Given under my hand this 26 day of MARCH 1950  
Queter P. Smith  
 Justice of the Peace

RETURN

Gen'l Code, Secs. 2834, 6, 3036, 3334 to 45, 13432-10 to-14

Received this Writ on the 27<sup>th</sup> day of March 1950, at 9 o'clock A.M., and pursuant to its command I forthwith on the 28<sup>th</sup> day of March 1950, executed it by taking the within named James Boyd \* and delivering to him a copy thereof, including a copy of the affidavit filed upon which said Writ was issued; and now have his body before the Court.

CONSTABLE'S FEES

Service and Return, ~~each~~ each \$1.00 \$ 1.00  
 Mileage, first mile, 50c - - - - -  
78 Additional miles, each 10<sup>00</sup> - 6.24  
 Total - - - - - \$ 7.24

Walter J. Gallman  
Union Co Sheriff

\* If no copy is delivered these two lines should be omitted (effaced.)

384 Clain Ave  
 Union, O.

No. 5  
 Crim. Doc. 1 Page 9

JUSTICE OF THE PEACE COURT,  
CLAI BORNE Township  
UNION County, Ohio  
 THE STATE OF OHIO  
 vs.  
EDWIN HUTCHINS

Warrant to Arrest  
 Violation of State Law  
 Returned and Filed,  
19  
 Justice of the Peace

2643



# WARRANT TO ARREST

Violation of State Law

Gen'l Code, Secs. 13432-6 to-14,-19

## JUSTICE OF THE PEACE COURT

The State of Ohio, UNION County, ss. CLAIBORNE Township  
COUNTY  
 To WALTER GALLOWAY, SHERRIFF /Constable/ of said Township, Greeting:

*WHREAS, there has been filed with me an affidavit, of which the following is a copy:*

## JUSTICE OF THE PECE COURT

The State of Ohio, UNION County, ss. CLAIBORNE Township

Before me, TUCKER P. SMITH a Justice of the Peace

of said County, personally came EDWIN HUTCHINS

who being duly sworn according to law, deposes and says that on or about the 8

day of MARCH 1950, at the County of UNION, one

JAMES BOYD DID OBTAIN POSSESSION OF MONEY IN THE SUM OF ONE HUNDRED

DOLLARS (\$100.00) WITH THE CONSENT OF EDWIN HUTCHINS, SUCH CONSENT

HAVING BEEN WRONGFULLY, UNLAWFULLY AND WILFULLY INDUCED BY THE SAID

JAMES BOYD BY MEANS OF A FALSE AND FRAUDLENT REPRESENTATION, TO-WIT:

THAT HE THE SAID JAMES BOYD HAD THE MEANS OF AND WOULD IMMEDIATELY

DELIVER A BILL OF SALE TO A CERTAIN AUTOMOBILE BELONGING TO ONE

STANLEY THOMAS, THE SAID JAMES BOYD KNOWING FULL WELL THAT HE WOULD

NOT DELIVER THE SAID BILL OF SALE AT THE TIME HE OBTAINED POSSESSION

OF THE ONE HUNDRED DOLLARS (100.00) AFORESAID, CONTRARY TO OHIO GEN-

ERAL CODE, SECTION 12447-1.

EDWIN HUTCHINS

Sworn to and subscribed before me, this 24 day of MARCH, 1950

Tucker P. Smith  
Justice of the Peace

F. LEROY ALLEN

ALLEN & ALLEN  
ATTORNEYS AT LAW  
RICHWOOD, OHIO

ROBERT F. ALLEN

August 6, 1948

Mr. Tucker P. Smith  
Justice of the Peace  
Richwood, Ohio

Dear Sir:

Enclosed is our check in the amount of \$4.90  
to cover costs in the Hunt Milling Co. vs. John  
Mulligan, case.

I am,

Yours very truly,

ALLEN & ALLEN

*F. Le Roy Allen*  
nb

By

FLA:rjb



CRIMINAL DOCKET

State Case No. 5

JUSTICE OF THE PEACE COURT, CLAIBORNE Township,

UNION

County, Ohio

THE COL. B. B. MFG. CO. 5-47-5

9184

THE STATE OF OHIO,

vs.

JAMES BOYD

On Complaint of EDWIN HUTCHINS

Charge of FRAUD

Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Fine \$ Costs \$ Total \$

Atty. for Deft.

Date 27 MARCH  
19 50

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

The State of Ohio, UNION County, ss. CLAIBORNE Township.

Before me, TUCKER P. SMITH, a Justice of the Peace of said County, personally came EDWIN HUTCHINS, who being duly sworn according to law, deposes and says that on or about the 8 day of MARCH, 19 50, at the County of UNION

one JAMES BOYD DID OBTAIN POSSESSION OF MONEY IN THE SUM OF ONE HUNDRE DOLLARS (\$100.00) with the consent of EDWIN HUTCHINS; SUCH CONSENT HAV\* ING BEEN WRONGFULLY; UNLAWFULLY; AND WILFULLY INDUCED BY THE SAID JAMES BOYD BY MEANS OF A FALSE AND FRAUDULENT REPRESENTATION, TO-WIT: THAT HE THE SAID JAMES BOYD HAD THE MEANS OF, AND WOULD IMMEDIATELY DELIVER A BILL OF SALE TO A CERTAIN AUTOMOBILE BELONGING TO ONE STANLEY THOMAS, THE SAID JAMES BOYD KNOWING FULL WELL THAT HE WOULD NOT DELIVER SAID BILL OF SALE AT THE TIME HE OBTAINED POSSESSION OF THE ONE HUNDRED DOL- LARS (\$100.00) AFORESAID, CONTRARY TO THE GENERAL CODE, SECTION 12447-1

Sworn to and subscribed before me, this 24 day of MARCH 19 50

TUCKER .P. SMITH Justice of the Peace

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to Constable  
Summons returned and filed.

At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued directed to WALTER GALLOWAY, SHERRIFF. / Constable  
Warrant returned and filed 3/28/50  
Case set for hearing 19, at o'clock M.  
Precipe for Subpoena filed. Subpoena issued directed to said Constable.  
Subpoena returned and filed.  
Defendant arraigned. Pleads Guilty.

Hearing of Case continued to 19, at o'clock M.,  
on Application of the State—Defendant.

Case dismissed at wishes of Plaintiff—Costs paid by Defendant. Costs taxed at 12.24 Sheriff 7.24 J.P. 4.00

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to said Constable.

The accused, in a writing subscribed by h and filed, waived a jury and submitted to be tried by the Justice.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.

To have State Examiner J.O. Ferguson



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day the accused was brought before the Court in the custody of the Constable. The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that

no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of \_\_\_\_\_ Dollars, deemed reasonable for his appearance before the Court of Common Pleas of \_\_\_\_\_ County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of \_\_\_\_\_ Dollars, and the costs of prosecution, taxed at \$ \_\_\_\_\_ and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment. Said accused in a writing subscribed by him and filed before—during the examination waived a jury and submitted to be tried by the Magistrate.

Recognizance given as required.  
 Fine and costs paid and defendant discharged.  
 Commitment issued to said Constable.  
 Commitment returned and filed.  
 Execution issued to said Constable.  
 Execution returned endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

Justice of the Peace.

1. If the accused is bound over, or convicted, omit (efface) this paragraph, otherwise it remains and the remaining entries will be omitted (effaced)
2. If the accused is not bound over, but is convicted, omit (efface) this and the preceding paragraph.
3. If the accused is convicted, omit (efface) the two preceding paragraphs.
4. Efface this sentence if a jury is not waived.

COSTS		NAME OF OFFICER		WITNESS FEES (See Secs. 3005, 11, 13, 14)		
Justice of the Peace		Constable		NAMES	No. of Miles	Amounts Certified
Taking and Certifying / Affidavits, ea.	.80	Search Warrant Defendants, each	1.00			
Taking Security for Costs	.50	Mileage, 1st mile 50c, add'n'l m., ea.	.15			
Indexing Case	.20	Summons Persons, each	.80			
Issuing Warrant / Persons, each	.80	Mileage, 1st mile 50c, add'n'l m., ea.	.15			
Issuing Search Warrant	1.00	Warrant to Arrest / Defendants, ea.	1.00			
Issuing Summons	.80	Mileage, 1st mile 50c, add'n'l m., ea.	.15			
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Def'd's, ea.	1.00			
Issuing Commitments, each	.75	Mileage, 1st mile 50c, add'n'l m., ea.	.15			
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each	1.00			
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, add'n'l m., ea.	.15			
Issuing Venire for Jury, Persons, ea.	.10	Subpoena persons, each	.80			
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, add'n'l m., ea.	.15			
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each	.80			
Swearing Witnesses, each	.10	Mileage, 1st mile 50c add'n'l m., ea.	.15			
Swearing Jury	.40	Execution	.80			
Hearing Case, on appearance before Evidence is Introduced	1.00	Mileage, 1st mile 50c, add'n'l m., ea.	.15			
Hear'g Motions or Demurrers, ea.	1.00	a. Money made on Execution, 6% on \$				
Hearing where evidence is introduced	2.00	b. Summ'g and Swear'g Appraisers	2.00			
Pronouncing Judgment	.80	c. Advertising Property for Sale	1.00			
Numbering and Filing Necessary Papers, each	.10	Taking Bond (or Recognizance), required by law, each	.80			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10	Any Writ, Order or Notice not mentioned above, persons, each	.80			
Entering Fines and Costs on Cash Book	.40	Mileage, 1st mile 50c, add'n'l m., ea.	.15			
Issuing Mittimus to Jail or Work House, each	.80	Attending trial or hearing, etc., each case	2.50			
Taking Recognizances of Witnesses with not less than two sureties	.75	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods, and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to				
Signing and Certify'g Bill of Exceptions	.50					
Issuing Executions, each	.75					
Making Transcript, including certificate	2.50					
Issuing other Orders, or Writs, ea.	.75					
Making Itemized Cost Bill on Docket	.50					

RECAPITULATION

Justice of the Peace		
Constable		
Witness Fees		
Sheriff, Committing and discharging prisoner (Sec. 2845)		



STATE WARRANT

THE STATE OF OHIO,

Union County, } ss.

To Walter T. Galloway, Sheriff ~~XXXXXXXXXXXXXXXXXXXX~~, GREETING:

Whereas, there has been filed before me an affidavit, the original of which is herewith attached and by reference made a part of this warrant.

These are, therefore, to command you to take the said Leona McCardle

if she be found in your County, or if she

shall have fled, that you pursue after her into any other County within this State and you

take and safely keep, so that you have her body forthwith before me, or some other Magistrate having competent jurisdiction, to answer said complaint, and be further dealt with according to law.

Given under my hand, this 11th day of February, A. D. 1952.

Walter C. Knight  
(Mayor) (Justice of the Peace)

RETURN

Feb 13, 1952

Fees, Items:

Service and Return, \$1.00  
Mileage, 60 mi., \$4.80  
Attending Trial - \$  
Conveyance, - - - \$  
Assistants, - - - \$  
Total - \$5.80

I took the body of the within named Leona McCardle

now in Court.

John E. Blawie  
(Chief of Police) (Marshal) (Constable)

Received this writ 19

SECURITY FOR COSTS

19

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

Witness:

WAIVER OF JURY

19

I hereby waive the right to trial by jury, and submit the within case to the (Mayor) (Justice of the Peace) for final hearing.

No. 7 Doc. 1 Page 13

AFFIDAVIT AND WARRANT STATE CASE

THE STATE OF OHIO

vs.

Leona McCardle

Filed 3-13, 1952

BEFORE

Walter C. Knight  
(Mayor) (Justice of the Peace)

# STATE AFFIDAVIT

STATE OF OHIO,

Union County, } ss.

Before me, Walter C. Knight (~~Mayor~~) (Justice of the Peace)  
of the (~~City~~) (~~Village~~) (Township) of Claibourne, in said County,  
personally came William H. Adams  
who being duly sworn according to law, deposes and says that on or about the 17th  
day of November, A. D. 1950, at the County of Union  
aforesaid, one Leona McCardle, with intent to defraud, unlawfully and know-  
ingly did falsely draw, utter and deliver to one William H. Adams, dba  
Adam's Service Station, a certain check for the payment of money, which  
said check is of the purport and value following: "Richwood, Ohio,  
November 17, 1950, No. The Richwood Banking Co., pay to the order of  
Leona McCardle \$5.00 Five-----00/100 Dollars, signed, Leona McCardle"  
well knowing that she, the said Leona McCardle, never had any funds or  
credit with the said bank with intent then and there to defraud the said  
William H. Adams,

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

Signed William H. Adams

Sworn to before me and subscribed before me, this 11 day of Feb 1952

A. D. 19.....

Walter C. Knight  
(Mayor) (Justice of the Peace)



Returned  
by

The Richwood Banking Co., Richwood, Ohio

REASON CHECKED

- |                                     |                             |                          |                       |
|-------------------------------------|-----------------------------|--------------------------|-----------------------|
| <input type="checkbox"/>            | Account attached            | <input type="checkbox"/> | No response to notice |
| <input type="checkbox"/>            | Account closed              | <input type="checkbox"/> | No funds              |
| <input type="checkbox"/>            | Alteration                  | <input type="checkbox"/> | Not properly drawn    |
| <input type="checkbox"/>            | Body and figures differ     | <input type="checkbox"/> | Pass book necessary   |
| <input type="checkbox"/>            | Certify before returning    | <input type="checkbox"/> | Payment refused       |
| <input type="checkbox"/>            | Date                        | <input type="checkbox"/> | Payment stopped       |
| <input type="checkbox"/>            | Drawn on uncollected items  | <input type="checkbox"/> | Post dated            |
| <input type="checkbox"/>            | Endorsement missing         | <input type="checkbox"/> | Protested             |
| <input type="checkbox"/>            | Endorsement of bank missing | <input type="checkbox"/> | Recalled              |
| <input type="checkbox"/>            | Endorsement not correct     | <input type="checkbox"/> | Receipt not signed    |
| <input type="checkbox"/>            | Filling                     | <input type="checkbox"/> | Refused               |
| <input type="checkbox"/>            | Guarantee amount            | <input type="checkbox"/> | Sent us in error      |
| <input checked="" type="checkbox"/> | Insufficient funds          | <input type="checkbox"/> | Signature incorrect   |
| <input type="checkbox"/>            | Maker deceased              | <input type="checkbox"/> | Signature missing     |
| <input type="checkbox"/>            | Never pays drafts           | <input type="checkbox"/> | Witness to mark       |
| <input type="checkbox"/>            | No account                  | <input type="checkbox"/> |                       |
| <input type="checkbox"/>            | No authority to pay         | <input type="checkbox"/> |                       |

Gaylord Bros., Inc., Makers, Syracuse, N. Y.

RICHWOOD, OHIO.

*Nov,*

19

*120.*

THE RICHWOOD BANKING CO. 56-658

PAY TO THE  
ORDER OF

*Lena McCall*

\$

*5.00*

*Five*

DOLLARS

OR

*Clarence McCall*



*Wm. H. Adams*

WM. H. ADAMS      351-725  
BLANCKOV & CLINTON BRIDGE  
RICHMOND, VA      23139

These are therefore to command you to take the said  
Maryland Ruth Daniels if she be found in your County, or, if she  
is not found in your County, that you pursue after her in any other County in this  
State, and take and safely keep the said Maryland Ruth Daniels  
so that you have her body forthwith before me to answer the said complaint, and  
be further dealt with according to law.

Given under my hand this 16th day of

July 1951  
W. H. Landerberg  
Justice of the Peace

RETURN

Gen'l Code, Secs. 2834, 6, 3038, 3334 to 45, 13432-10 to 14

Acclaimed Ohio July 16 1951

Received this Writ on the 16th day of July 1951, at  
6 o'clock P.M., and pursuant to its command I forthwith on the 16th  
day of July 1951, executed it by taking the within named  
Maryland Ruth Daniels \* and delivering to her a copy  
thereof, including a copy of the affidavit filed upon which said Writ was issued; and  
now have her body before the Court.

CONSTABLE'S FEES

Service and Return,..... Defs., each \$1.00 \$

Mileage, first mile, 50c - - - - -

Additional miles, each 15c - - - - -

Total - - - - - \$3.00

W. H. Landerberg  
OSHP  
Constable

\* If no copy is delivered these two lines should be omitted (effaced.)

No. 6

Crim. Doc. 1 Page 11

JUSTICE OF THE PEACE COURT,

Charlottesville Township  
Union County, Ohio

THE STATE OF OHIO

vs.

Maryland Ruth  
Daniels  
#1 Salona, Ohio

Warrant to Arrest  
Violation of State Law

Returned and Filed,

July 16 1951

Justice of the Peace



# WARRANT TO ARREST

Violation of State Law

Gen'l Code, Secs. 13432-6 to-14,-19

JUSTICE OF THE PEACE COURT

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

To any State Highway Patrolman, Constable of said Township, Greeting:

WHEREAS, there has been filed with me an affidavit, of which the following is a copy:

JUSTICE OF THE PEACE COURT

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

Before me, F. G. Vandegriff a Justice of the Peace of said County, personally came Ptl. Mark E. Shanklin

who being duly sworn according to law, deposes and says that on or about the 16th day of July 1951, at the County of Union, one

Marland R. Daniels did operate a certain motor vehicle to wit: 1941 Pontiac Sedan Ohio license P-1869 over and upon the public roads and highways of the state of Ohio to wit: State Highway # 147 in Union County and did operate said vehicle without due regard for the safety and rights of all other lawful users of said highway and so as to endanger the life, limb and property of Mr. Williams East. This being contrary to and in violation of sections 6304-20 of the General Code of the State of Ohio.

Sworn to and subscribed before me, this 16th day of July, 1951  
F. G. Vandegriff  
Justice of the Peace



CRIMINAL DOCKET

State Case No. 6

JUSTICE OF THE PEACE COURT, *Clabane* Township, *Union* County, Ohio

THE COL. B. B. MFG. CO. 5-47-5

9184

THE STATE OF OHIO,  
vs.

*Maryland B. Daniels*

On Complaint of *ptl. Merle E. Shanklin*  
Charge of *Reckless Operation*  
*Sec. 6307-20*

Defendant pleaded *Guilty*  
Defendant was acquitted—bound over—convicted  
Fine \$ 10. Costs \$ 4<sup>30</sup> Total \$ 14.30

Atty. for Deft.

Date *July 16, 1951*

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

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

Before me, *F G Vandergym*, a Justice of the Peace of said County, personally came *ptl. Merle E. Shanklin* who being duly sworn according to law, deposes and says that on or about the *16* day of *July*, 1951, at the County of *Union* one *Maryland B. Daniels* did operate a certain motor Vehicle to wit: *1941 Pontiac Sedan, Ohio License P. 1869* over and upon the public Roads and highways of the State of Ohio to wit: *State Highway 47 in Union Co.* and did operate said Vehicle with out due regard for the safety and rights of all others lawfully users of said highway and so as to endanger the life limb and property of *Mr. William Gast*. This being contrary to and in Violation of section 6307-20 of the Gen. Code of the State of Ohio Signed *Merle E. Shanklin*

Sworn to and subscribed before me, this *16<sup>th</sup>* day of *July* 19 *51*

*F G Vandergym* Justice of the Peace

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to \_\_\_\_\_ Constable  
Summons returned and filed.

At \_\_\_\_\_ o'clock \_\_\_\_\_ M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.

Warrant to Arrest issued directed to *ptl. Merle E. Shanklin* Constable  
Warrant returned and filed *7-16-51*

Case set for hearing \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M.

Precipe for Subpoena filed. Subpoena issued directed to said Constable.

Subpoena returned and filed.

Defendant arraigned. Pleads *not* Guilty.

*Defendant waived examination*

Hearing of Case continued to \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M.,  
on Application of the State—Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to said Constable.

✓ The accused, in a writing subscribed by *h W* and filed, waived a jury and submitted to be tried by the Justice.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.



1957 Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

*Merle E. Shanklin*

and for Defendant, to-wit:

*Maryland Ruth Daniels*

Thereupon the Court orders and decrees as follows:

This day *Maryland R. Daniels* the accused was brought before the Court in the custody of the Constable. The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that

~~no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.~~

~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that she enter into a recognizance, with good and sufficient surety, in the amount of \_\_\_\_\_ Dollars, deemed reasonable for her appearance before the Court of Common Pleas of \_\_\_\_\_ County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.~~

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant~~

pay a fine of *Ten* Dollars, and the costs of prosecution, taxed at \$ *4.30* and that he be committed to and imprisoned in the jail of said County until

said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Said accused in a writing subscribed by her and filed before—during the examination waived a jury and submitted to be tried by the Magistrate.

- Recognizance given as required.
- Fine and costs paid and defendant discharged.
- Commitment issued to said Constable.
- Commitment returned and filed.
- Execution issued to said Constable.
- Execution returned endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

Justice of the Peace.

1. If the accused is bound over, or convicted, omit (efface) this paragraph, otherwise it remains and the remaining entries will be omitted (effaced)
2. If the accused is not bound over, but is convicted, omit (efface) this and the preceding paragraph.
3. If the accused is convicted, omit (efface) the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

COSTS	NAME OF OFFICER		WITNESS FEES (See Secs. 3005, 11, 13, 14)	
	Justice of the Peace	Constable	NAMES	Amounts Certified
Taking and Certifying Affidavits, ea. .80	80	Search Warrant Defendants, each 1.00		
Taking Security for Costs .50		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Indexing Case .20	20	Summons Persons, each .80		
Issuing Warrant Persons, each .80	80	Mileage, 1st mile 50c, add'n'l m., ea. .15		
Issuing Search Warrant .80		Warrant to Arrest Defendants, ea. 1.00		
Issuing Summons .50		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Taking Bonds or Recognizances, ea. .80		Order to commit to Jail Def'd's, ea. 1.00		
Issuing Commitments, each .75		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Granting Continuance, each .50		Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00		
Issuing Subpoenas, Persons, each .10		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Issuing Venire for Jury, Persons, ea. .10		Subpoena persons, each .80		
Issuing Orders on Jailer for Pris., ea. .75		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Taking Waivers of Trial by Jury, ea. .40		Venire, Persons, each .80		
Swearing Witnesses, each .10		Mileage, 1st mile 50c add'n'l m., ea. .15		
Swearing Jury .40		Execution .80		
Hearing Case, on appearance before Evidence is Introduced 1.00	100	Mileage, 1st mile 50c, add'n'l m., ea. .15		
Hear'g Motions or Demurrers, ea. 1.00		a. Money made on Execution, 8% on \$		
Hearing where evidence is introduced 2.00		b. Summ'g and Swear'g Appraisers 2.00		
Pronouncing Judgment .50		c. Advertising Property for Sale 1.00		
Numbering and Filing / Necessary Papers, each .10	50	Taking Bond (or Recognizance), required by law, each .80		
Issuing Certificates of Fees to Witnesses and Jurors, each .10	10	Any Writ, Order or Notice not mentioned above, persons, each .80		
Entering Fines and Costs on Cash Book .40	40	Mileage, 1st mile 50c, add'n'l m., ea. .15		
Issuing Mittimus to Jail or Work House, each .80		Attending trial or hearing, etc., each case 2.50		
Taking Recognizances of Witnesses with not less than two sureties .75		Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods, and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to		
Signing and Certify'g Bill of Exceptions .50				
Issuing Executions, each .75				
Making Transcript, including certificate 2.50				
Issuing other Orders, or Writs, ea. .75				
Making Itemized Cost Bill on Docket .50	50			
	430			

RECAPITULATION	
Justice of the Peace	430
Constable	
Witness Fees	
Sheriff, Committing and discharging prisoner (Sec. 2845)	



Original

SHERIFF'S OFFICE  
UNION COUNTY

Receipt No. **117**

Marysville, Ohio, Feb. 19 1952

Received of Walter C. Knight J.P.

Number and Title of Case or Other Matter

State of Ohio

vs

Leona McCordle

Five 80 Dollars

Dolls.	Cents
<u>5</u>	<u>80</u>

For Milage (60) \$4.80  
Service + Returns 1.00

Walter T Galloway Sheriff

By John E. Slaughter Deputy

CRIMINAL DOCKET

State Case No. 7

JUSTICE OF THE PEACE COURT, *Clairbourne* Township,

*Union*

County, Ohio

THE COL. B. B. MFG. CO. 5-47-5

9184

THE STATE OF OHIO,  
vs.

*Leona McCardle*

On Complaint of *William H. Adams*.  
Charge of *Fraud*.

Defendant pleaded *Guilty*  
Defendant was acquitted—bound over—convicted  
Fine \$      Costs \$      Total \$

Atty. for Deft.

Date *Feb 11 1952*

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

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

Before me, *Walter C Knight*, a Justice of the Peace of said County, personally came *William H. Adams*, who being duly sworn according to law, deposes and says that on or about the *17* day of *November*, 1950, at the County of *Union* one *Leona McCardle*, with intent to defraud, unlawfully and knowingly did falsely draw, utter and deliver to one *William H. Adams*, d/b/a *Adams Service Station*, a certain check for the payment of money, which said check is of the purport and value following: "*Richwood, Ohio, November 17, 1950, No. The Richwood-Banking Co., pay to the order of Leona McCardle \$5.00 Five---00/100 Dollars, signed Leona McCardle*" Well knowing that she, the said *Leona McCardle*, never had any funds or credit with the said bank with intent then and there to defraud the said *William H. Adams*.

Sworn to and subscribed before me, this *11* day of *February*, 1952

Justice of the Peace

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to \_\_\_\_\_ Constable  
Summons returned and filed.

At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.

Warrant to Arrest issued directed to *Walter T. Galloway, Sheriff* Constable  
Warrant returned and filed *1-13-52*.

Case set for hearing \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.

Precipe for Subpoena filed. Subpoena issued directed to said Constable.

Subpoena returned and filed.

Defendant arraigned. Pleads *Guilty*.

Hearing of Case continued to \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.,  
on Application of the State—Defendant.

*Case dismissed at wishes of Plaintiff, - Costs paid by Defendant.*  
*Costs taxed at \$9.80. Sheriff \$5.80 J.P. \$4.00*

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to said Constable.

The accused, in a writing subscribed by h \_\_\_\_\_ and filed, waived a jury and submitted to be tried by the Justice.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day the accused was brought before the Court in the custody of the Constable. The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that

no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of \_\_\_\_\_ Dollars, deemed reasonable for his appearance before the Court of Common Pleas of \_\_\_\_\_ County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

Said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant

pay a fine of \_\_\_\_\_ Dollars, and the costs of prosecution, taxed at \$ \_\_\_\_\_ and that he be committed to and imprisoned in the jail of said County until

said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Said accused in a writing subscribed by him and filed before—during the examination waived a jury and submitted to be tried by the Magistrate.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to said Constable.

Commitment returned and filed.

Execution issued to said Constable.

Execution returned endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

Justice of the Peace.

1. If the accused is bound over, or convicted, omit (efface) this paragraph, otherwise it remains and the remaining entries will be omitted (effaced)
2. If the accused is not bound over, but is convicted, omit (efface) this and the preceding paragraph.
3. If the accused is convicted, omit (efface) the two preceding paragraphs.
4. Efface this sentence if a jury is not waived.

COSTS		NAME OF OFFICER		WITNESS FEES (See Secs. 3005, 11, 13, 14)		
Justice of the Peace		Walter J. Galloway, Sheriff Constable		NAMES	No. of Miles	Amounts Certified
Taking and Certifying/ Affidavits, ea.	.80	80	Search Warrant Defendants, each	1.00		
Taking Security for Costs	.50		Mileage, 1st mile 50c, add'n'l m., ea.	.15		
Indexing Case	.20	20	Summons Persons, each	.80		
Issuing Warrant / Persons, each	.80	20	Mileage, 1st mile 50c, add'n'l m., ea.	.15		
Issuing Search Warrant	.80		Warrant to Arrest / Defendants, ea.	1.00	1.00	
Issuing Summons	.80		Mileage, 1st mile 50c, add'n'l m., ea.	.15	4.80	
Taking Bonds or Recognizances, ea.	.80		Order to commit to Jail Def'd's, ea.	1.00		
Issuing Commitments, each	.75		Mileage, 1st mile 50c, add'n'l m., ea.	.15		
Granting Continuance, each	.50		Order on Jailer for Prisoner or Prisoners, Defendants, each	1.00		
Issuing Subpoenas, Persons, each	.10		Mileage, 1st mile 50c, add'n'l m., ea.	.15		
Issuing Venire for Jury, Persons, ea.	.10		Subpoena persons, each	.80		
Issuing Orders on Jailer for Pris., ea.	.75		Mileage, 1st mile 50c, add'n'l m., ea.	.15		
Taking Waivers of Trial by Jury, ea.	.40		Venire, Persons, each	.80		
Swearing Witnesses, each	.10		Mileage, 1st mile 50c add'n'l m., ea.	.15		
Swearing Jury	.40		Execution	.80		
Hearing Case, on appearance before Evidence is Introduced	1.00	1.00	Mileage, 1st mile 50c, add'n'l m., ea.	.15		
Hear'g Motions or Demurrers, ea.	1.00		a. Money made on Execution, 6% on \$			
Hearing where evidence is introduced	2.00		b. Summ'g and Swear'g Appraisers	2.00		
Pronouncing Judgment	.50		c. Advertising Property for Sale	1.00		
Numbering and Filing Necessary Papers, each	.10	30	Taking Bond (or Recognizance), required by law, each	.80		
Issuing Certificates of Fees to Witnesses and Jurors, each	.10		Any Writ, Order or Notice not mentioned above, persons, each	.80		
Entering Fines and Costs on Cash Book	.40	40	Mileage, 1st mile 50c, add'n'l m., ea.	.15		
Issuing Mittimus to Jail or Work House, each	.80		Attending trial or hearing, etc., each case	2.50		
Taking Recognizances of Witnesses with not less than two sureties	.75		Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods, and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to			
Signing and Certify'g Bill of Exceptions	.50					
Issuing Executions, each	.75					
Making Transcript, including certificate	2.50					
Issuing other Orders, or Writs, ea.	.75					
Making Itemized Cost Bill on Docket	.50	50				
				RECAPITULATION		
				Justice of the Peace	4	00
				Constable Sheriff	5	80
				WITNESS FEES		
				Sheriff, Committing and discharging prisoner (Sec. 2845)		
					9	80

No. 8

Crim. Doc. 1 Page 15

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**JUSTICE OF THE PEACE COURT**

.....*Township*

.....*County, Ohio*

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**THE STATE OF OHIO**

*vs.*

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**AFFIDAVIT, CHARGING OFFENSE**

**Violation of State Law**

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Filed.....19.....

.....*Justice of the Peace*



# AFFIDAVIT, CHARGING OFFENSE

Violation of State Law

Gen'l Code, Secs. 13432-9,-18

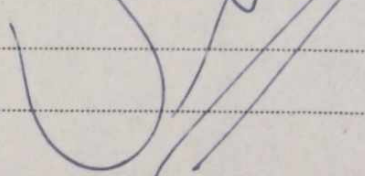
## JUSTICE OF THE PEACE COURT

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

Before me, Walter C Knight, a Justice of the Peace  
of said County, personally came William H Adams

who being duly sworn according to law, deposes and says that on or about the 3  
day of August 1951, at the County of Union, one

Grant Swift, with intent to  
defraud unlawfully and knowingly  
did falsely draw letter and  
delivered to one William H Adams  
aka Adams Service Station a  
Certain Check for the payment  
of money which said check is  
of the Deposit and Value  
following: Columbus Ohio Aug. 3/19/51 on  
The Ohio National Bank Lincoln Branch  
Mt. Vernon ave pay to the order  
of W. H. Adams \$15.00 Fifteen  
signed Grant Swift well knowing  
that he the said Grant Swift  
owner had no funds of credit with  
the said Bank with intent then  
and there to defraud the  
said William H Adams



Sworn to and subscribed before me, this 11 day of Feb 1952

Justice of the Peace

1. Here describe the offense committed as nearly according to the nature thereof as the case will admit, in ordinary and concise language.  
2. If this Form is used in case of Application to the Governor for Requisition for a Fugitive from Justice in this State, here insert: "Affiant further says that he has actual knowledge of the facts constituting the offense so charged."

Case transferred to  
Mayor's Court.



JUSTICE OF THE PEACE COURT, *Claibourne* Township, *Union*, County, Ohio

County, Ohio

THE COL. B. B. MFG. CO. 5-47-5

9184

THE STATE OF OHIO,  
vs.

*Grant Swift*

On Complaint of *William H. Adams*  
Charge of *Fraud*

Defendant pleaded *Guilty*  
Defendant was acquitted—bound over—convicted  
Fine \$      Costs \$      Total \$

Atty. for Deft.

Date *Feb. 11 - 1952*

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

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

Before me, \_\_\_\_\_, a Justice of the Peace of said County, personally

came *William H. Adams*, who being duly sworn according to law, deposes and says that on or about the *3* day of *August*, 1951, at the County of *Union* one *Grant Swift*, with intent to defraud, unlawfully and knowingly did falsely draw, utter and deliver to one *William H. Adams d/b/a Adams Service Station*, a certain check for the payment of money, which said check is of the purport and value following: "Columbus, Ohio, Aug. 3-1951 No. The Ohio National Bank, Lincoln Branch, Mt. Vernon Ave, pay to the order of *William H. Adams*, \$15<sup>00</sup>, Fifteen and 00/100 Dollars, signed *Grant Swift*" Well knowing that he, the said *Grant Swift*, never had any funds of credit with the said bank with intent then and there to defraud the said *William H. Adams*.

Sworn to and subscribed before me, this \_\_\_\_\_ day of \_\_\_\_\_ 19

Justice of the Peace

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to \_\_\_\_\_ Constable  
Summons returned and filed.

At \_\_\_\_\_ o'clock *M.* said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.

Warrant to Arrest issued directed to *Walter J. Galloway - Sheriff* Constable  
Warrant returned and filed  
Case set for hearing \_\_\_\_\_ 19, at \_\_\_\_\_ o'clock *M.*  
Precipe for Subpoena filed. Subpoena issued directed to said Constable.  
Subpoena returned and filed.  
Defendant arraigned. Pleads *Guilty*.

Hearing of Case continued to \_\_\_\_\_ 19 at \_\_\_\_\_ o'clock *M.*  
on Application of the State—Defendant.

Recognizance given, approved and filed.  
Recognizance not given, custody of Defendant committed to said Constable.

The accused, in a writing subscribed by h \_\_\_\_\_ and filed, waived a jury and submitted to be tried by the Justice.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.

*Case transferred to Mayor Council, Richmond, Ohio*



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day the accused was brought before the Court in the custody of the Constable. The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that

no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of \_\_\_\_\_ Dollars, deemed reasonable for his appearance before the Court of Common Pleas of \_\_\_\_\_ County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of \_\_\_\_\_ Dollars, and the costs of prosecution, taxed at \$ \_\_\_\_\_ and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment. Said accused in a writing subscribed by him and filed before—during the examination waived a jury and submitted to be tried by the Magistrate.

Recognizance given as required.  
 Fine and costs paid and defendant discharged.  
 Commitment issued to said Constable.  
 Commitment returned and filed.  
 Execution issued to said Constable.  
 Execution returned endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

Justice of the Peace.

1. If the accused is bound over, or convicted, omit (efface) this paragraph, otherwise it remains and the remaining entries will be omitted (effaced)
2. If the accused is not bound over, but is convicted, omit (efface) this and the preceding paragraph.
3. If the accused is convicted, omit (efface) the two preceding paragraphs.
4. Efface this sentence if a jury is not waived.

COSTS	NAME OF OFFICER		WITNESS FEES (See Secs. 3005, 11, 13, 14)	
	Justice of the Peace	Constable	NAMES	No. of Miles Amounts Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each 1.00			
Taking Security for Costs .50	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Indexing Case .20	Summons Persons, each .80			
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Issuing Search Warrant .80	Warrant to Arrest Defendants, ea. 1.00			
Issuing Summons .80	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Def'd's, ea. 1.00			
Issuing Commitments, each .75	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00			
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Issuing Venire for Jury, Persons, ea. .10	Subpoena persons, each .80			
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80			
Swearing Witnesses, each .10	Mileage, 1st mile 50c add'n'l m., ea. .15			
Swearing Jury .40	Execution .80			
Hearing Case, on appearance before Evidence is Introduced 1.00	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Hear'g Motions or Demurrers, ea. 1.00	a. Money made on Execution, 6% on \$			
Hearing where evidence is Introduced 2.00	b. Summ'g and Swear'g Appraisers 2.00			
Pronouncing Judgment .50	c. Advertising Property for Sale 1.00			
Numbering and Filing Necessary Papers, each .10	Taking Bond (or Recognizance), required by law, each .80			
Issuing Certificates of Fees to Witnesses and Jurors, each .10	Any Writ, Order or Notice not mentioned above, persons, each .80			
Entering Fines and Costs on Cash Book .40	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Issuing Mittimus to Jail or Work House, each .80	Attending trial or hearing, etc., each case 2.50			
Taking Recognizances of Witnesses with not less than two sureties .75	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods, and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to			
Signing and Certify'g Bill of Exceptions .50				
Issuing Executions, each .75				
Making Transcript, including certificate 2.50				
Issuing other Orders, or Writs, ea. .75				
Making Itemized Cost Bill on Docket .50				

RECAPITULATION	
Justice of the Peace	
Constable	
Witness Fees	
Sheriff, Committing and discharging prisoner (Sec. 2845)	







*Case No # D 118668-80*

### STATE AFFIDAVIT

STATE OF OHIO,

Union

County,

} ss.

Before me, F. G. Vandergriff (~~Mayor~~) (Justice of the Peace)

of the (~~City~~) (~~Village~~) (Township) of Claibourne, in said County,

personally came Ptl. G. E. Moore - Ohio State Highway Patrol

who being duly sworn according to law, deposes and says that on or about the 7th

day of July, A. D. 19 52, at the County of Union

aforesaid, one David Lewis Boggs did knowingly permit a minor under

the age of # 18 years to operate a motor vehicle to wit:

a 1952 Cushman Motor Scooter bearing Ohio registration #

954 K over and upon a public highway, said minor failing to

have first obtained a valid license or permit to operate

said vehicle contrary to, and in violation of Section #

6296-26 of the General Code 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.

Signed

Ptl. *G. E. Moore*

OSHP

Sworn to before me and subscribed before me, this 7th day of July

A. D. 19 52

*F. G. Vandergriff*  
(~~Mayor~~) (Justice of the Peace)



THE STATE OF OHIO,

vs.  
*David Lewis Boggs.*

On Complaint of *State Patrol*  
Charge of *permitting minor to operate vehicle.*

Defendant pleaded *Guilty*  
Defendant was ~~acquitted~~—bound over—convicted  
Fine \$*10.00*—Costs \$ *remitted* Total \$ *10.00*

Atty. for Deft.

Date *July 7, 1952*

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

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

Before me, *F. G. Vandergoff*, a Justice of the Peace of said County, personally came *D. E. Moore, State Patrol*, who being duly sworn according to law, deposes and says that on or about the *7<sup>th</sup>* day of *July*, 1952, at the County of *Union*

one *David Lewis Boggs* did knowingly permit a minor under age of 18 years to operate a motor vehicle to wit: a 1952 Lushman motor scooter bearing Ohio registration # 954K over and upon a public highway, said minor failing to have first obtained a valid license or permit to operate said vehicle contrary to, and in violation of Sec. # 6296-26 of the Gen. Code of Ohio.

Sworn to and subscribed before me, this *7<sup>th</sup>* day of *July* 1952

*F. G. Vandergoff* Justice of the Peace

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to \_\_\_\_\_ Constable  
Summons returned and filed.

At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.

Warrant to Arrest issued directed to *State Patrol* Constable  
Warrant returned and filed  
Case set for hearing *7-7* 1952, at \_\_\_\_\_ o'clock M.  
Precipe for Subpoena filed. Subpoena issued directed to said Constable.  
Subpoena returned and filed.  
Defendant arraigned. Pleads *Guilty*.

Hearing of Case continued to \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.,  
on Application of the State—Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to said Constable.

The accused, in a writing subscribed by h \_\_\_\_\_ and filed, waived a jury and submitted to be tried by the Justice.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

*A. E. Moore, State Patrol*

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day the accused was brought before the Court in the custody of the Constable. The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that

no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of Dollars, deemed reasonable for his appearance before the Court of Common Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of \$10.00 Dollars, and the costs of prosecution, taxed at \$ remitted and that he be committed to and imprisoned in the jail of said County until

said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Said accused in a writing subscribed by him and filed before—during the examination waived a jury and submitted to be tried by the Magistrate.

Recognizance given as required.  
 Fine and costs paid and defendant discharged.  
 Commitment issued to said Constable.  
 Commitment returned and filed.  
 Execution issued to said Constable.  
 Execution returned endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

*J. B. Vanderhoff*  
 Justice of the Peace.

1. If the accused is bound over, or convicted, omit (efface) this paragraph, otherwise it remains and the remaining entries will be omitted (effaced)
2. If the accused is not bound over, but is convicted, omit (efface) this and the preceding paragraph.
3. If the accused is convicted, omit (efface) the two preceding paragraphs.
4. Efface this sentence if a jury is not waived.

COSTS	NAME OF OFFICER		WITNESS FEES (See Secs. 3005, 11, 13, 14)	
	Justice of the Peace	Constable	NAMES	No. of Miles Amounts Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each 1.00			
Taking Security for Costs .50	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Indexing Case .20	Summons Persons, each .80			
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Issuing Search Warrant .80	Warrant to Arrest Defendants, ea. 1.00			
Issuing Summons .80	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Def'd's, ea. 1.00			
Issuing Commitments, each .75	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Granting Continuance, each .50	Order on Jailor for Prisoner or Prisoners, Defendants, each 1.00			
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Issuing Venire for Jury, Persons, ea. .10	Subpoena persons, each .80			
Issuing Orders on Jailor for Pris., ea. .75	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80			
Swearing Witnesses, each .10	Mileage, 1st mile 50c add'n'l m., ea. .15			
Swearing Jury .40	Execution .80			
Hearing Case, on appearance before Evidence is Introduced 1.00	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Hear'g Motions or Demurrers, ea. 1.00	a. Money made on Execution, 6% on \$			
Hearing where evidence is introduced 2.00	b. Summ'g and Swear'g Appraisers 2.00			
Pronouncing Judgment .50	c. Advertising Property for Sale 1.00			
Numbering and Filing Necessary Papers, each .10	Taking Bond (or Recognizance), required by law, each .80			
Issuing Certificates of Fees to Witnesses and Jurors, each .10	Any Writ, Order or Notice not mentioned above, persons, each .80			
Entering Fines and Costs on Cash Book .40	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Issuing Mittimus to Jail or Work House, each .80	Attending trial or hearing, etc., each case 2.50			
Taking Recognizances of Witnesses with not less than two sureties .75	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods, and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to			
Signing and Certify'g Bill of Exceptions .50				
Issuing Executions, each .75				
Making Transcript, including certificate 2.50				
Issuing other Orders, or Writs, ea. .75				
Making Itemized Cost Bill on Docket .50				

*Costs remitted*

RECAPITULATION	
Justice of the Peace	
Constable	
Witness Fees	
Sheriff, Committing and discharging prisoner (Sec. 2845)	







# STATE AFFIDAVIT

STATE OF OHIO,  
Union }  
County, } ss.

Before me, F. G. Vandergriff (~~Mayor~~) (Justice of the Peace)

of the (~~City~~) (~~Village~~) (Township) of Claibourne, in said County,

personally came Ptl. G. E. Moore- Ohio State Highway Patrol

who being duly sworn according to law, deposes and says that on or about the 9th

day of July, A. D. 1952, at the County of Union

aforsaid, one John Niznik did operate unlawfully a motor vehicle

to wit: a 1948 Chevrolet Panel Truck bearing Ohio

registration # 4 GR 31 over and upon a public highway

in Union County to wit: State Highway # 47, at a rate of

speed which was greater than was reasonable and proper

having due regard for the conditions then and there existing

to wit: # 65 miles per hour, a speed of # 50 miles per hour,

being Prima Facie lawful, all of which occurring at the appro

ximate hour of 8:05 PM, contrary to, and in violation of

Section # 6307-21a of the General Code of Ohio -

*Arrested with D118473-80*

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

Signed Ptl. G. E. Moore OSHP

Sworn to before me and subscribed before me, this 9th day of July

A. D. 1952

F. G. Vandergriff  
(~~Mayor~~) (Justice of the Peace)



JUSTICE OF THE PEACE COURT, *Claborn* Township, *Union*

County, Ohio

THE COL. B. B. MFG. CO. 5-47-5

9184

THE STATE OF OHIO,  
vs.

*John Niznik*

On Complaint of *State Patrol*  
Charge of *Speeding*

Defendant pleaded *-* *Guilty*  
Defendant was ~~acquitted~~ *bound over* ~~convicted~~  
Fine \$ *10.00* - Costs \$ *4.00* Total \$ *\$14.00*

Atty. for Deft.

Date *July 9, 1952*

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

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

Before me, *F G Vanderguy*, a Justice of the Peace of said County, personally came *ptd G E Moore*, who being duly sworn according to law, deposes and says

that on or about the *9<sup>th</sup>* day of *July*, 19*52* at the County of *Union*

one *John Niznik* did operate unlawfully a motor vehicle

to wit: a 1948 Chevrolet panel truck bearing Ohio reg. #*4 DR31*

over and upon a public highway in Union County

to wit: State highway #*47*, at a rate of speed which

was greater than was reasonable & proper having

due regard for the condition then & there existing

to wit: 65 miles per hour, a speed of 50 MPH. being

prima facie lawful, all of which occurring at the

approximately hour of *8:05 PM*, contrary to, and in

Violation of Sec 6307-21a of the Gen. Code of Ohio

Sworn to and subscribed before me, this *9<sup>th</sup>* day of *July* 19*52*

*F G Vanderguy* Justice of the Peace

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to \_\_\_\_\_ Constable  
Summons returned and filed.

At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.

Warrant to Arrest issued directed to *G E Moore, State Patrol* Constable  
Warrant returned and filed  
Case set for hearing *7-9* 19*52*, at \_\_\_\_\_ o'clock M.  
Precipe for Subpoena filed. Subpoena issued directed to said Constable.  
Subpoena returned and filed.  
Defendant arraigned. Pleads *Guilty*.

Hearing of Case continued to \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M., on Application of the State—Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to said Constable.

The accused, in a writing subscribed by h \_\_\_\_\_ and filed, waived a jury and submitted to be tried by the Justice.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.



1952

Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

*D E Moore*

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day the accused was brought before the Court in the custody of the Constable. The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that

no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of Dollars, deemed reasonable for his appearance before the Court of Common Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Ten Dollars, and the costs of prosecution, taxed at \$ 4.60 and that he be committed to and imprisoned in the jail of said County until

said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Said accused in a writing subscribed by him and filed before—during the examination waived a jury and submitted to be tried by the Magistrate.

Recognizance given as required.  
 Fine and costs paid and defendant discharged.  
 Commitment issued to said Constable.  
 Commitment returned and filed.  
 Execution issued to said Constable.  
 Execution returned endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

*F J Vandenberg*  
 Justice of the Peace.

1. If the accused is bound over, or convicted, omit (efface) this paragraph, otherwise it remains and the remaining entries will be omitted (effaced)
2. If the accused is not bound over, but is convicted, omit (efface) this and the preceding paragraph.
3. If the accused is convicted, omit (efface) the two preceding paragraphs.
4. Efface this sentence if a jury is not waived.

COSTS	NAME OF OFFICER		WITNESS FEES (See Secs. 3005, 11, 13, 14)	
	Justice of the Peace	Constable	NAMES	No. of Miles Amounts Certified
Taking and Certifying Affidavits, ea. .50	30	Search Warrant Defendants, each 1.00		
Taking Security for Costs .50		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Indexing Case .20	20	Summons Persons, each .80		
Issuing Warrant Persons, each .80	30	Mileage, 1st mile 50c, add'n'l m., ea. .15		
Issuing Search Warrant .80		Warrant to Arrest Defendants, ea. 1.00		
Issuing Summons .80		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Taking Bonds or Recognizances, ea. .80		Order to commit to Jail Def'd's, ea. 1.00		
Issuing Commitments, each .75		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Granting Continuance, each .50		Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00		
Issuing Subpoenas, Persons, each .10		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Issuing Venire for Jury, Persons, ea. .10		Subpoena persons, each .80		
Issuing Orders on Jailer for Pris., ea. .75		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Taking Waivers of Trial by Jury, ea. .40		Venire, Persons, each .80		
Swearing Witnesses, each .10	10	Mileage, 1st mile 50c add'n'l m., ea. .15		
Swearing Jury .40		Execution .80		
Hearing Case, on appearance before Evidence is Introduced 1.00	1.00	Mileage, 1st mile 50c, add'n'l m., ea. .15		
Hear'g Motions or Demurrers, ea. 1.00		a. Money made on Execution, 8% on \$		
Hearing where evidence is introduced 2.00		b. Summ'g and Swear'g Appraisers 2.00		
Pronouncing Judgment .50		c. Advertising Property for Sale 1.00		
Numbering and Filing Necessary Papers, each .10	30	Taking Bond (or Recognizance), required by law, each .80		
Issuing Certificates of Fees to Witnesses and Jurors, each .10		Any Writ, Order or Notice not mentioned above, persons, each .80		
Entering Fines and Costs on Cash Book .40	40	Mileage, 1st mile 50c, add'n'l m., ea. .15		
Issuing Mittimus to Jail or Work House, each .50		Attending trial or hearing, etc., each case 2.50		
Taking Recognizances of Witnesses with not less than two sureties .75		Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods, and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to		
Signing and Certify'g Bill of Exceptions .50				
Issuing Executions, each .75				
Making Transcript, including certificate 2.50				
Issuing other Orders, or Writs, ea. .75				
Making Itemized Cost Bill on Docket .50	50			
			RECAPITULATION Justice of the Peace 4.60 Constable Witness Fees Sheriff, Committing and discharging prisoner (Sec. 2845)	
				4.60



**AFFIDAVIT AND WARRANT  
STATE CASE**

THE STATE OF OHIO

vs.

Filed ..... 19.....

**BEFORE**

(Mayor) (Justice of the Peace)

**STATE WARRANT**

THE STATE OF OHIO,

ss. }  
County,

To Carl Thompson (Game Protector) (Sheriff) (Chief of Police) (Constable)

Whereas, there has been filed before me an affidavit, the original of which is herewith attached and by reference made a part of this warrant.

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

if he be found in your County, or if he

shall have fled, that you pursue after him into any other County within this State, and seize take and safely keep, so that you have his body forthwith before me, or some other Magistrate having competent jurisdiction, to answer said complaint, and be further dealt with according to law.

Given under my hand, this 5<sup>th</sup> day of August, A. D. 1952

(Mayor) (Justice of the Peace)

**RETURN**

**Constable's Fees, Items:**

Service and Return, \$.....		....., 19.....
Mileage, ..... mil., \$.....	I took the body..... of the within named.....	
Attending Trial - \$.....		..... now in Court.
Conveyance, - - - \$.....		
Assistance, - - - \$.....		
..... \$.....	(Game Protector) (Chief of Police) (Sheriff) (Constable)	
Total - \$.....	Rec'd this writ.....	19.....

**SECURITY FOR COSTS**

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

Witness:

**WAIVER OF JURY**

I hereby waive the right to trial by jury, and submit the within case to the (Mayor) (Justice of the Peace) for final hearing.



STATE AFFIDAVIT

STATE OF OHIO

Union County, ss.

Before me, F.G. Vandegriff (Mayor) (Justice of the Peace)

of the (City) (Village) (Township) of Claibourne, in said County,

personally came Carl E Thompson

who being by me first duly sworn according to law, deposes and says: That he is a Game Protector of the

State of Ohio and that on or about the 5th day of August, A. D. 1952,

in the County of Union, and State of Ohio, one

Ralph Linn did unlawfully have in his possession a wild fur bearing animal to wit: a raccoon and the said Ralph Linn failed to procure a permit to keep said raccoon contrary to Council order 172-50 paragraph B

and in violation of Section 1391 of the General Code of Ohio, and that such offense was committed in the presence of the undersigned deponent and further affiant saith not; contrary to the statute in such case made and provided and against the peace and dignity of the State of Ohio.

Carl E Thompson Game Protector,

Sworn to before me and subscribed in my presence this 5th

day of August, A. D. 1952

F.G. Vandegriff Justice of the Peace.

This offense not having been committed in the presence of the Protector, I hereby authorize and direct that said be prosecuted.

Attorney General.

Prosecuting Attorney.

Describe the offense.

32231

Columbus, O., Apr. 16, 1953

Received of F. G. Vandergriff, J. P., Richwood, Ohio for \$7.50

(Name and Title of Court)

SEVEN - - - - - 50 Dollars, for fines assessed and collected in the  
100

case of State of Ohio vs. Ralph Linn

for violation of Section 1391 conservation laws.

Arrested by Carl E. Thompson

OHIO DEPARTMENT OF NATURAL RESOURCES  
DIVISION OF WILDLIFE

By *H. F. West*  
Auditor *mb*

This Receipt Must be Attached to Your Docket.

ORIGINAL



CRIMINAL DOCKET

State Case No. 11

JUSTICE OF THE PEACE COURT, *Clairborne* Township, *Union* County, Ohio

THE COL. B. D. MFG. CO. 5-47-5

9184

THE STATE OF OHIO,

vs.

*Ralph Linn*

On Complaint of *Carl E. Thompson*  
Charge of possession of Wild  
Fire Bearing Animal

Defendant pleaded *Not* Guilty  
Defendant was ~~acquitted~~ ~~found~~ ~~over~~ convicted  
Fine \$*15.00* Costs \$ — Total \$ *15.00*

Atty. for Deft.

Date

19

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

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

Before me, *F. D. Vandergiff*, a Justice of the Peace of said County, personally came *Carl E. Thompson*, who being duly sworn according to law, deposes and says that on or about the *5<sup>th</sup>* day of *August*, 19*52*, at the County of *Union* one *Ralph Linn* did unlawfully have in his possession a wild fire bearing animal, to wit, a raccoon and the said *Ralph Linn* failed to procure a permit to keep said raccoon contrary to Council order par. B, - 172-50 and in violation of Sec 1391 of the Gun Code of Ohio and that such offence was committed in the presence of the undersigned deponent and further saith not: contrary to the statute in such case made and provided any against the peace & Dignity of the state of Ohio

Sworn to and subscribed before me, this *5<sup>th</sup>* day of *August* 19*52*

*F. D. Vandergiff* Justice of the Peace

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to \_\_\_\_\_ Constable  
Summons returned and filed.

At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.

Warrant to Arrest issued directed to *Carl E. Thompson* *protector* Constable  
Warrant returned and filed *Aug 5, 1952*  
Case set for hearing *Aug 5, 1952*, at *8<sup>00</sup>* o'clock P M.  
Precipe for Subpoena filed. Subpoena issued directed to said Constable.  
Subpoena returned and filed.  
Defendant arraigned. Pleads *not* Guilty.

Hearing of Case continued to \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.,  
on Application of the State—Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to said Constable.

The accused, in a writing subscribed by *him* and filed, waived a jury and submitted to be tried by the Justice.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

*Carl E Thompson*

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows: **3**

This day the accused was brought before the Court in the custody of the Constable. The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that

no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of \_\_\_\_\_ Dollars, deemed reasonable for his appearance before the Court of Common Pleas of \_\_\_\_\_ County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of *Fifteen* Dollars, and the costs of prosecution, ~~to be~~ *suspended* and that he be committed to and imprisoned in the jail of said County until

said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Said accused in a writing subscribed by him and filed before—during the examination waived a jury and submitted to be tried by the Magistrate. *It is the order of the court that*

*\$7.50 of said fine be suspended.*

- Recognizance given as required.
- Fine and costs paid and defendant discharged.
- Commitment issued to said Constable.
- Commitment returned and filed.
- Execution issued to said Constable.
- Execution returned endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

*F B Vanduyne*  
Justice of the Peace.

1. If the accused is bound over, or convicted, omit (efface) this paragraph, otherwise it remains and the remaining entries will be omitted (effaced)
2. If the accused is not bound over, but is convicted, omit (efface) this and the preceding paragraph.
3. If the accused is convicted, omit (efface) the two preceding paragraphs.
4. Efface this sentence if a jury is not waived.

COSTS	NAME OF OFFICER		WITNESS FEES (See Secs. 3005, 11, 13, 14)	
	Justice of the Peace	Constable	NAMES	Amounts Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each 1.00			
Taking Security for Costs .50	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Indexing Case .20	Summons Persons, each .80			
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Issuing Search Warrant .80	Warrant to Arrest Defendants, ea. 1.00			
Issuing Summons .80	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Def'd's, ea. 1.00			
Issuing Commitments, each .75	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Granting Continuance, each .50	Order on Jailor for Prisoner or Prisoners, Defendants, each 1.00			
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Issuing Venire for Jury, Persons, ea. .10	Subpoena persons, each .80			
Issuing Orders on Jailor for Pris., ea. .75	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80			
Swearing Witnesses, each .10	Mileage, 1st mile 50c add'n'l m., ea. .15			
Swearing Jury .40	Execution .80			
Hearing Case, on appearance before Evidence is Introduced 1.00	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Hear'g Motions or Demurrers, ea. 1.00	a. Money made on Execution, 6% on \$			
Hearing where evidence is introduced 2.00	b. Summ'g and Swear'g Appraisers 2.00			
Pronouncing Judgment .50	c. Advertising Property for Sale 1.00			
Numbering and Filing Necessary Papers, each .10	Taking Bond (or Recognizance), required by law, each .80			
Issuing Certificates of Fees to Witnesses and Jurors, each .10	Any Writ, Order or Notice not mentioned above, persons, each .80			
Entering Fines and Costs on Cash Book .40	Mileage, 1st mile 50c, add'n'l m., ea. .15			
Issuing Mitimus to Jail or Work House, each .80	Attending trial or hearing, etc., each case 2.50			
Taking Recognizances of Witnesses with not less than two sureties .75	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods, and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to			
Signing and Certify'g Bill of Exceptions .50				
Issuing Executions, each .75				
Making Transcript, including certificate 2.50				
Issuing other Orders, or Writs, ea. .75				
Making Itemized Cost Bill on Docket .50				

*Cost suspended*

RECAPITULATION	
Justice of the Peace	
Constable	
Witness Fees	
Sheriff, Committing and discharging prisoner (Sec. 2845)	



**AFFIDAVIT AND WARRANT  
STATE CASE**

THE STATE OF OHIO

vs.

Filed \_\_\_\_\_, 19\_\_\_\_

BEFORE

(Mayor) (Justice of the Peace)

**STATE WARRANT**

THE STATE OF OHIO,

Union County, } ss.

To Charles E. Thompson  
(Game Protector) (Sheriff) (Chief of Police) (Constable)

Whereas, there has been filed before me an affidavit, the original of which is herewith attached and by reference made a part of this warrant.

These are, therefore, to command you to take the said he if he be found in your County, or if he

shall have fled, that you pursue after him into any other County within this State, and seize take and safely keep, so that you have his bod. Y forthwith before me, or some other Magistrate having competent jurisdiction, to answer said complaint, and be further dealt with according to law.

Given under my hand, this 5th day of August, A. D. 1952  
F. G. Hancley  
(Mayor) (Justice of the Peace)

**RETURN**

**Constable's Fees, Items:**

Service and Return, \$	.....	
Mileage, ..... mil., \$	.....	I took the bod..... of the within named....., 19.....
Attending Trial - \$	.....	
Conveyance, - - - \$	.....	..... now in Court.
Assistance, - - - \$	.....	
..... \$	.....	
Total - \$	.....	Rec'd this writ..... 19.....

**SECURITY FOR COSTS**

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

Witness:

**WAIVER OF JURY**

I hereby waive the right to trial by jury, and submit the within case to the (Mayor) (Justice of the Peace) for final hearing.



STATE AFFIDAVIT

STATE OF OHIO

Union County, ss.

Before me, F. G. Vandergriff (Mayor) (Justice of the Peace) of the (City) (Village) (Township) of Claibourne, in said County,

personally came Carl E. Thompson

who being by me first duly sworn according to law, deposes and says: That he is a Game Protector of the State of Ohio and that on or about the 5th day of August, A. D. 1952, in the County of Union, and State of Ohio, one

Ralph Linn did unlawfully have in his possession a wild fur bearing animal, to wit: a raccoon and the said Ralph Linn failed to procure a permit to keep said raccoon Contrary to Council order ~~172-50~~ paragraph B 172-50

and in violation of Section 1391 of the General Code of Ohio, and that such offense was committed in the presence of the undersigned deponent and further affiant saith not; contrary to the statute in such case made and provided and against the peace and dignity of the State of Ohio.

Carl E. Thompson Game Protector.

Sworn to before me and subscribed in my presence this 5th day of August, A. D. 1952 F. G. Vandergriff Justice of the Peace.

This offense not having been committed in the presence of the Protector, I hereby authorize and direct that said be prosecuted.

Describe the offense. A. W. Marion, Director, Dep. of Nat. Resources, State Office Bldg, Col. 12 Ohio Attorney General. Prosecuting Attorney.



32232

Columbus, O., Apr. 16, 1953

Received of F. G. Vandergriff, J. P., Richwood, Ohio for \$7.50  
(Name and Title of Court)

SEVEN - - - - - 50 Dollars, for fines assessed and collected in the  
100

case of State of Ohio vs. Ralph Linn

for violation of Section 1391 conservation laws.

Arrested by Carl E. Thompson

OHIO DEPARTMENT OF NATURAL RESOURCES  
DIVISION OF WILDLIFE

By *F. F. West* Auditor *me*

This Receipt Must be Attached to Your Docket.

ORIGINAL



CRIMINAL DOCKET

State Case No.

12 23

JUSTICE OF THE PEACE COURT,

Township,

County, Ohio

THE COL. B. B. MFG. CO. 5-47-5

9184

THE STATE OF OHIO,  
vs.

Ralph Linn

On Complaint of Carl E. Thompson

Charge of possession of Wild  
fur bearing animal

Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ ~~convicted~~

Fine \$150<sup>00</sup> Costs \$ Total \$ 750

750<sup>00</sup> of fine suspended  
Disposition of case in Court above

Atty. for Deft.

Date

19

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

The State of Ohio,

Union

County, ss.

Clairborne

Township.

Before me, F. J. Vandergiff, a Justice of the Peace of said County, personally came Carl E. Thompson, who being duly sworn according to law, deposes and says that on or about the 5<sup>th</sup> day of ~~May~~ August, 1952, at the County of Union one Ralph Linn did unlawfully have in his possession a wild fur bearing animal, to wit: a raccoon and the said Ralph Linn failed to procure a permit to keep said raccoon contrary to council order par. B. 172-50 and in violation of Sec 1391 Gen Code of Ohio.

Sworn to and subscribed before me, this 5<sup>th</sup> day of August 1952

F. J. Vandergiff Justice of the Peace

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to  
Summons returned and filed.

Constable

At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued directed to  
Warrant returned and filed

Carl E. Thomas Game protector  
Constable

Case set for hearing Aug 5 1952, at o'clock M.

Precipe for Subpoena filed. Subpoena issued directed to said Constable.

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to  
on Application of the State—Defendant.

19, at o'clock M.,

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to said Constable.

The accused, in a writing subscribed by h and filed, waived a jury and submitted to be tried by the Justice.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

*Carl E. Thomas*

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day the accused was brought before the Court in the custody of the Constable. The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of \_\_\_\_\_ Dollars, deemed reasonable for his appearance before the Court of Common Pleas of \_\_\_\_\_ County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of *Fifteen* Dollars, and the costs of prosecution, taxed at \$ *remitted* and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Said accused in a writing subscribed by him and filed before—during the examination waived a jury and submitted to be tried by the Magistrate.

*Seven dollars & 50¢ of Fine is remitted*

Recognizance given as required.  
Fine and costs paid and defendant discharged.  
Commitment issued to said Constable.  
Commitment returned and filed.  
Execution issued to said Constable.  
Execution returned endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

*F. Vandenberg*  
Justice of the Peace.

1. If the accused is bound over, or convicted, omit (efface) this paragraph, otherwise it remains and the remaining entries will be omitted (effaced)
2. If the accused is not bound over, but is convicted, omit (efface) this and the preceding paragraph.
3. If the accused is convicted, omit (efface) the two preceding paragraphs.
4. Efface this sentence if a jury is not waived.

COSTS	NAME OF OFFICER		WITNESS FEES (See Secs. 3005, 11, 13, 14)		
	Justice of the Peace	Constable	NAMES	No. of Miles	Amounts Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each 1.00				
Taking Security for Costs .50	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Indexing Case .20	Summons Persons, each .80				
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Issuing Search Warrant .80	Warrant to Arrest Defendants, ea. 1.00				
Issuing Summons .80	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Def'd's, ea. 1.00				
Issuing Commitments, each .75	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00				
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Issuing Venire for Jury, Persons, ea. .10	Subpoena persons, each .80				
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Taking Walvers of Trial by Jury, ea. .40	Venire, Persons, each .80				
Swearing Witnesses, each .10	Mileage, 1st mile 50c add'n'l m., ea. .15				
Swearing Jury .40	Execution .80				
Hearing Case, on appearance before Evidence is Introduced 1.00	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Hear'g Motions or Demurrers, ea. 1.00	a. Money made on Execution, 6% on \$				
Hearing where evidence is introduced 2.00	b. Summ'g and Swear'g Appraisers 2.00				
Pronouncing Judgment .50	c. Advertising Property for Sale 1.00				
Numbering and Filing Necessary Papers, each .10	Taking Bond (or Recognizance), required by law, each .80				
Issuing Certificates of Fees to Witnesses and Jurors, each .10	Any Writ, Order or Notice not mentioned above, persons, each .80				
Entering Fines and Costs on Cash Book .40	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Issuing Mittimus to Jail or Work House, each .80	Attending trial or hearing, etc., each case 2.50				
Taking Recognizances of Witnesses with not less than two sureties .75	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods, and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to				
Signing and Certify'g Bill of Exceptions .50					
Issuing Executions, each .75					
Making Transcript, including certificate 2.50					
Issuing other Orders, or Writs, ea. .75					
Making Itemized Cost Bill on Docket .50					
			RECAPITULATION		
			Justice of the Peace		
			Constable		
			Witness Fees		
			Sheriff, Committing and discharging prisoner (Sec. 2845)		



CRIMINAL DOCKET

State Case No. 73

JUSTICE OF THE PEACE COURT,

Township,

County, Ohio

THE COL. B. B. MFG. CO. 5-47-5

9184

THE STATE OF OHIO,  
vs.

*Glenna Stout*

On Complaint of *Clifford O. Stout*  
Charge of *assault & Battery*

Defendant pleaded *Guilty*  
Defendant was acquitted—bound over—convicted  
Fine \$      Costs \$      Total \$

Atty. for Deft.

Date  
19

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

The State of Ohio,

County, ss.

Township.

Before me, \_\_\_\_\_, a Justice of the Peace of said County, personally  
came \_\_\_\_\_, who being duly sworn according to law, deposes and says  
that on or about the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, at the County of  
\_\_\_\_\_ one

*Voic*

Sworn to and subscribed before me, this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

Justice of the Peace

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will  
appear upon a summons.

Summons issued directed to \_\_\_\_\_ Constable  
Summons returned and filed.

At \_\_\_\_\_ o'clock \_\_\_\_\_ M. said accused failed without reasonable cause to appear as commanded  
by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which  
execution is awarded.

Warrant to Arrest issued directed to \_\_\_\_\_ Constable  
Warrant returned and filed  
Case set for hearing \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M.  
Precipe for Subpoena filed. Subpoena issued directed to said Constable.  
Subpoena returned and filed.  
Defendant arraigned. Pleads *Guilty*.

Hearing of Case continued to \_\_\_\_\_ 19\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M.,  
on Application of the State—Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to said Constable.

The accused, in a writing subscribed by h \_\_\_\_\_ and filed, waived a jury and submitted to be  
tried by the Justice.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day the accused was brought before the Court in the custody of the Constable. The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that

no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of Dollars, deemed reasonable for his appearance

before the Court of Common Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$ and that he be committed to and imprisoned in the jail of said County until

said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Said accused in a writing subscribed by him and filed before—during the examination waived a jury and submitted to be tried by the Magistrate.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to said Constable.

Commitment returned and filed.

Execution issued to said Constable.

Execution returned endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

Justice of the Peace.

1. If the accused is bound over, or convicted, omit (efface) this paragraph, otherwise it remains and the remaining entries will be omitted (effaced)
2. If the accused is not bound over, but is convicted, omit (efface) this and the preceding paragraph.
3. If the accused is convicted, omit (efface) the two preceding paragraphs.
4. Efface this sentence if a jury is not waived.

COSTS	NAME OF OFFICER		WITNESS FEES (See Secs. 3005, 11, 13, 14)		
	Justice of the Peace	Constable	NAMES	No. of Miles	Amounts Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each 1.00				
Taking Security for Costs .50	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Indexing Case .20	Summons Persons, each .80				
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Issuing Search Warrant .80	Warrant to Arrest Defendants, ea. 1.00				
Issuing Summons .80	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Def'd's, ea. 1.00				
Issuing Commitments, each .75	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00				
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Issuing Venire for Jury, Persons, ea. .10	Subpoena persons, each .80				
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80				
Swearing Witnesses, each .10	Mileage, 1st mile 50c add'n'l m., ea. .15				
Swearing Jury .40	Execution .80				
Hearing Case, on appearance before Evidence is Introduced 1.00	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Hear'g Motions or Demurrers, ea. 1.00	a. Money made on Execution, 6% on \$				
Hearing where evidence is introduced 2.00	b. Summ'g and Swear'g Appraisers 2.00				
Pronouncing Judgment .80	c. Advertising Property for Sale 1.00				
Numbering and Filing Necessary Papers, each .10	Taking Bond (or Recognizance), required by law, each .80				
Issuing Certificates of Fees to Witnesses and Jurors, each .10	Any Writ, Order or Notice not mentioned above, persons, each .80				
Entering Fines and Costs on Cash Book .40	Mileage, 1st mile 50c, add'n'l m., ea. .15				
Issuing Mittimus to Jail or Work House, each .80	Attending trial or hearing, etc., each case 2.50				
Taking Recognizances of Witnesses with not less than two sureties .75	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods, and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to				
Signing and Certify'g Bill of Exceptions .50					
Issuing Executions, each .75					
Making Transcript, including certificate 2.50					
Issuing other Orders, or Writs, ea. .75					
Making Itemized Cost Bill on Docket .80					
			RECAPITULATION		
			Justice of the Peace		
			Constable		
			Witness Fees		
			Sheriff, Committing and discharging prisoner (Sec. 2845)		







# STATE AFFIDAVIT

STATE OF OHIO,

Union County, } ss.

Before me, F. J. Vandergriff ~~Mayor~~ (Justice of the Peace)

of the ~~(City)~~ ~~(Village)~~ (Township) of Crane Clairborn, in said County,

personally came Pt. J. E. Moore - Ohio State Highway Patrol

who being duly sworn according to law, deposes and says that on or about the 20th

day of August, A. D. 1952, at the County of Union

aforesaid, one Val Dudley Hopkins did operate unlawfully a motor vehicle to wit: a 1950 Chevrolet Coupe bearing Ohio registration # VR 369 over and upon a public highway in Union County at a rate of speed which was greater than was reasonable and proper to wit: 65 miles per hour, all of which occurred at the approximate hour of 4:00 PM, a speed of 50 miles per hour being Prima Facie lawful, contrary to and in violation of Section # 6307-21a of the General Code of Ohio -

*Handwritten:* Oaken Hill # D154559-80

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

Signed Pt. J. E. Moore OSHP

Sworn to before me and subscribed before me, this 20th day of August

A. D. 1952

F. J. Vandergriff  
(Justice of the Peace)



CRIMINAL DOCKET

State Case No. 13

JUSTICE OF THE PEACE COURT, *Claborn* Township, *Union* County, Ohio

THE COL. B. B. MFG. CO. 5-47-5

9184

THE STATE OF OHIO,  
*Val Dudley Hopkins* vs.

On Complaint of *State patrol*  
Charge of *Speeding*

Defendant pleaded *Guilty*  
Defendant was ~~acquitted~~ ~~bound over~~ ~~convicted~~  
Fine \$15<sup>00</sup> - Costs \$460 Total \$ 19.60

Atty. for Deft.

Date  
19

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

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

Before me, *F G Vandergryff*, a Justice of the Peace of said County, personally came *G. E. Moore, State patrol*, who being duly sworn according to law, deposes and says that on or about the *20<sup>th</sup>* day of *August*, 1952, at the County of *Union* one *Val Dudley Hopkins* did operate unlawfully a motor vehicle to wit: a 1950 Chev. Coupe bearing Ohio registration *VR-369* over and upon a public highway in *Union Co* at a rate of speed which was greater than was reasonable and proper to wit: *65 MPH*, all of which occurred at the approx hour of *4:00 PM* a speed of *50 MPH* being *Prima Facie* lawful, contrary to and in violation of *Sec 6307-21a* of the *Gen. Code of Ohio*

Sworn to and subscribed before me, this *20<sup>th</sup>* day of *August* 1952  
*F G Vandergryff* Justice of the Peace

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to \_\_\_\_\_ Constable  
Summons returned and filed.

At \_\_\_\_\_ o'clock \_\_\_\_\_ M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.

Warrant to Arrest issued directed to *G. E. Moore, State patrol* Constable  
Warrant returned and filed  
Case set for hearing *8-20* 1952, at \_\_\_\_\_ o'clock \_\_\_\_\_ M.  
Precipe for Subpoena filed. Subpoena issued directed to said Constable.  
Subpoena returned and filed.  
Defendant arraigned. Pleads *Guilty*.

Hearing of Case continued to \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M.,  
on Application of the State—Defendant.

Recognizance given, approved and filed.  
Recognizance not given, custody of Defendant committed to said Constable.

The accused, in a writing subscribed by h \_\_\_\_\_ and filed, waived a jury and submitted to be tried by the Justice.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.





No.....

Crim. Doc..... Page.....

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**JUSTICE OF THE PEACE COURT,**

..... Township,

..... County, Ohio

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**THE STATE OF OHIO,**

'sa

.....

.....

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Charge of .....

.....

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**WAIVER OF JURY**

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Filed..... 19.....

.....

*Justice of the Peace*



## WAIVER OF JURY

### Misdemeanor

Gen'l Code, Sec. 13433-10

JUSTICE OF THE PEACE COURT

*Carbone*

Township,

*Union*

County, Ohio

THE STATE OF OHIO

vs.

No. *14*

Offense: \_\_\_\_\_

WAIVER OF JURY

*On examination of the complaint, made in behalf of the State against me on a charge of*

*I hereby waive a jury and submit to be tried by said Justice.*

Dated this

*11<sup>th</sup>*

day of

*November*

19*52*

*Walter F. Greene*

These are therefore to command you to take the said  
Maxson F. Greene if he be found in your County, or, if he  
is not found in your County, that you pursue after him in any other County in this  
State, and take and safely keep the said Maxson F. Greene  
so that you have him <sup>is</sup> body forthwith before me to answer the said complaint, and  
be further dealt with according to law.

Given under my hand this 11th day of November 19 52  
F. Van Dusen  
Justice of the Peace

RETURN

Gen'l Code, Secs. 2834, 6, 3038, 3334 to 45, 13432-10 to-14

Received this Writ on the 11th day of November 19 52 at  
Richwood Ohio November 11, 19 52  
2:30 o'clock P. M., and pursuant to its command I forthwith on the 11th  
day of November 19 52, executed it by taking the within named  
Maxson F. Greene \* and delivering to him a copy  
thereof, including a copy of the affidavit filed upon which said Writ was issued; and  
now have him <sup>is</sup> body before the Court.

CONSTABLE'S FEES

Service and Return.....	Defts., each \$1.00 \$
Mileage, first mile, 50c - - - -	- - - -
Additional miles, each 15c - -	- - - -
Total - - - - -	\$

\* If no copy is delivered these two lines should be omitted (effaced.)

Pt. 1.  
Ohio State Patrol  
Sergeant

No. .... Page .....

JUSTICE OF THE PEACE COURT,  
Township  
County, Ohio  
THE STATE OF OHIO  
vs.

Warrant to Arrest  
Violation of State Law

Returned and Filed,  
19  
Justice of the Peace



# WARRANT TO ARREST

Violation of State Law

Gen'l Code, Secs. 13432-6 to-14,-19

## JUSTICE OF THE PEACE COURT

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

To Ptl. G. E. Moore, OSHP, Constable of said Township, Greeting:

WHEREAS, there has been filed with me an affidavit, of which the following is a copy:

## JUSTICE OF THE PEACE COURT

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

F. G. Vandergriff

Before me, a Justice of the Peace

of said County, personally came Ptl. G. E. Moore - Ohio State Patrol

who being duly sworn according to law, deposes and says that on or about the 11 day of November 1952, at the County of Union, one

Maxson F. Greene did operate unlawfully a motor vehicle to wit: a 1946 Ford Coach bearing Ohio registration # 208 WM over and upon a public highway in Union County to wit: State Highway # 347, and did fail to bring said vehicle to a full and complete stop at a intersection where a stop sign is erected to wit: State Highway # 37, in said county contrary to and in violation of Section # 6307-22b of the General Code of Ohio

Ptl. G. E. Moore OSHP

Sworn to and subscribed before me, this 11th day of November, 1952

F. G. Vandergriff Justice of the Peace

State patrol # D-196454

JUSTICE OF THE PEACE COURT, *Clubaine* Township,

*Union* County, Ohio

THE COL. B. B. MFG. CO. 5-47-5

9184

THE STATE OF OHIO,

vs.

*Maxson F. Greene.*

On Complaint of *State patrol*  
Charge of *failure to stop*  
*at stop sign*

Defendant pleaded  Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ ~~convicted~~  
Fine \$5<sup>00</sup> Costs \$4<sup>00</sup> Total \$9<sup>00</sup>

Atty. for Deft.

Date *Nov. 11, 1952*

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

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

Before me, *F G Vandergriff*, a Justice of the Peace of said County, personally came *G. E. Moore*, who being duly sworn according to law, deposes and says

that on or about the *11<sup>th</sup>* day of *November*, 1952, at the County of *one Maxson F. Greene* did operated unlawfully a Motor Vehicle to wit: a 1946 Ford Coach bearing Ohio Registration #208 WM 000 and upon a public highway in Union County, to wit: State Highway #349, and did fail to bring said vehicle to a full & complete stop at a intersection where a stop sign is erected to wit: State Highway #37, in said county contrary to and in violation of Sec. 6307-2 b of the Gen. code of Ohio

Signed *G. E. Moore*.

Sworn to and subscribed before me, this *11<sup>th</sup>* day of *November* 1952

Justice of the Peace

*F G Vandergriff*

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to \_\_\_\_\_ Constable  
Summons returned and filed.

At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.

Warrant to Arrest issued directed to *pt. G. E. Moore* *St. patrol* Constable  
Warrant returned and filed  
Case set for hearing \_\_\_\_\_ 19, at \_\_\_\_\_ o'clock M.  
Precipe for Subpoena filed. Subpoena issued directed to said Constable.  
Subpoena returned and filed.  
Defendant arraigned. Pleads *Guilty*.

Hearing of Case continued to \_\_\_\_\_ 19, at \_\_\_\_\_ o'clock M.,  
on Application of the State—Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to said Constable.

The accused, in a writing subscribed by *him* and filed, waived a jury and submitted to be tried by the Justice.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit: J. E. Moore.

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day the accused was brought before the Court in the custody of the Constable. The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of Dollars, deemed reasonable for h appearance before the Court of Common Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of \$500 Dollars, and the costs of prosecution, taxed at \$ 4.60 and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.  
Said accused in a writing subscribed by h m and filed before—during the examination waived a jury and submitted to be tried by the Magistrate.

- ✓ Recognizance given as required.
- ✓ Fine and costs paid and defendant discharged.
- Commitment issued to said Constable.
- Commitment returned and filed.
- Execution issued to said Constable.
- Execution returned endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

Justice of the Peace.

1. If the accused is bound over, or convicted, omit (efface) this paragraph, otherwise it remains and the remaining entries will be omitted (effaced)
2. If the accused is not bound over, but is convicted, omit (efface) this and the preceding paragraph.
3. If the accused is convicted, omit (efface) the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

COSTS	NAME OF OFFICER		WITNESS FEES (See Secs. 3005, 11, 13, 14)	
	Justice of the Peace	Constable	NAMES	Amounts Certified
Taking and Certifying Affidavits, ea. .80	80	Search Warrant Defendants, each 1.00		
Taking Security for Costs .50		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Indexing Case .20	20	Summons Persons, each .80		
Issuing Warrant Persons, each .80	80	Mileage, 1st mile 50c, add'n'l m., ea. .15		
Issuing Search Warrant .80		Warrant to Arrest Defendants, ea. 1.00		
Issuing Summons .80		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Taking Bonds or Recognizances, ea. .80		Order to commit to Jail Def'd's, ea. 1.00		
Issuing Commitments, each .75		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Granting Continuance, each .50		Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00		
Issuing Subpoenas, Persons, each .10		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Issuing Venire for Jury, Persons, ea. .10		Subpoena persons, each .80		
Issuing Orders on Jailer for Pris., ea. .75		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Taking Waivers of Trial by Jury, ea. .40		Venire, Persons, each .80		
Swearing Witnesses, each .10	10	Mileage, 1st mile 50c add'n'l m., ea. .15		
Swearing Jury .40		Execution .80		
Hearing Case, on appearance before Evidence is Introduced 1.00	100	Mileage, 1st mile 50c, add'n'l m., ea. .15		
Hear'g Motions or Demurrers, ea. 1.00		a. Money made on Execution, 6% on \$		
Hearing where evidence is introduced 2.00		b. Summ'g and Swear'g Appraisers 2.00		
Pronouncing Judgment .50	80	c. Advertising Property for Sale 1.00		
Numbering and Filing Necessary Papers, each .10		Taking Bond (or Recognizance), required by law, each .80		
Issuing Certificates of Fees to Witnesses and Jurors, each .10		Any Writ, Order or Notice not mentioned above, persons, each .80		
Entering Fines and Costs on Cash Book .40	40	Mileage, 1st mile 50c, add'n'l m., ea. .15		
Issuing Mitimus to Jail or Work House, each .80		Attending trial or hearing, etc., each case 2.50		
Taking Recognizances of Witnesses with not less than two sureties .75		Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods, and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to		
Signing and Certify'g Bill of Exceptions .50				
Issuing Executions, each .75				
Making Transcript, including certificate 2.50				
Issuing other Orders, or Writs, ea. .75				
Making Itemized Cost Bill on Docket .50	50			
			<b>RECAPITULATION</b> Justice of the Peace 4.60 Constable Witness Fees Sheriff, Committing and discharging prisoner (Sec. 2845)	
				4.60



STATE WARRANT

THE STATE OF OHIO,

*Union*

County,

ss.

To *pl. P. E. Copenhagen*

(Chief of Police) (Marshal) (Constable), GREETING:

Whereas, there has been filed before me an affidavit, the original of which is herewith attached and by reference made a part of this warrant.

These are, therefore, to command you to take the said *Walter E. Steven*

shall have fled, that you pursue after..... into any other County within this State and..... if..... be found in your County, or if.....

take and safely keep, so that you have..... body forthwith before me, or some other Magistrate having competent jurisdiction, to answer said complaint, and be further dealt with according to law.

Given under my hand, this *25<sup>th</sup>* day of *March*, A. D. 19*53*.

*W. B. Chandler*  
(Mayor) (Justice of the Peace)

RETURN

Fees, Items:

Service and Return, \$	.....	19.....
Mileage, ..... mi., \$	.....	.....
Attending Trial - \$	.....	.....
Conveyance, - \$	.....	.....
Assistants, - \$	.....	.....
Total - \$	.....	.....

I took the body of the within named..... now in Court.  
*P. E. Copenhagen*  
(Chief of Police) (Marshal) (Constable)

Received this writ..... 19.....

SECURITY FOR COSTS

19.....

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

Witness:

WAIVER OF JURY

I hereby waive the right to trial by jury, and submit the within case to the (Mayor) (Justice of the Peace) for final hearing. ...., 19.....

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

AFFIDAVIT AND WARRANT  
STATE CASE

THE STATE OF OHIO

vs.

Filed....., 19.....

BEFORE

(Mayor) (Justice of the Peace)



STATE AFFIDAVIT

STATE OF OHIO,

Union County, } ss.

Before me, F. G. Vandergriff (Mayor) (Justice of the Peace) of the (City) (Village) (Township) of Clarborne, in said County, personally came P. C. E. Capen Kaver

who being duly sworn according to law, deposes and says that on or about the 25th day of March, A. D. 1953, at the County of Union

aforsaid, one Harold E. Stevens did unlawfully operate a 1948 GMC truck and trailer over and upon State Highway #47 in said county without first having due regard for pedestrians, occupants, and drivers of all other vehicles so as to endanger the life, limb and property of all other persons in the lawful use of the highways, Contrary to and in violation of section 6307-20 of the General Code 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.

Signed P. C. E. Capen Kaver

Sworn to before me and subscribed before me, this 25th day of March

A. D. 1953

F. G. Vandergriff (Mayor) (Justice of the Peace)



JUSTICE OF THE PEACE COURT, *Sabons* Township, *Union* County, Ohio

THE COL. B. B. MFG. CO. 5-47-5

9184

THE STATE OF OHIO,  
vs.

*Harold E Stevens*

On Complaint of *State patrol*  
Charge of *Unsafe operation*

Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ ~~convicted~~  
Fine \$*15.00* Costs \$*4.60* Total \$ *19.60*

Atty. for Deft.

Date *March 25,*  
19 *53*

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

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

Before me, *F B Vandergroff*, a Justice of the Peace of said County, personally came *C E Copenhagen*, who being duly sworn according to law, deposes and says that on or about the *25<sup>th</sup>* day of *March*, 1953, at the County of *Union* one *Harold E. Stevens* did unlawfully operate a *1948 GMC truck and trailer* over and upon *State Highway #47* in said county without first having due regard for pedestrians, occupants, and drivers of all other vehicles so as to endanger the life, limb and property of all other persons in the lawful use of the highway, contrary to and in violation of Section 6307-20 of the Gen. Code of Ohio

Sworn to and subscribed before me, this *25<sup>th</sup>* day of *March* 1953

*F B Vandergroff* Justice of the Peace

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to \_\_\_\_\_ Constable  
Summons returned and filed.

At \_\_\_\_\_ o'clock \_\_\_\_\_ M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.

Warrant to Arrest issued directed to *C. E Copenhagen* *patrol Constable*  
Warrant returned and filed  
Case set for hearing *3/25 1953*, at \_\_\_\_\_ o'clock \_\_\_\_\_ M.  
Precipe for Subpoena filed. Subpoena issued directed to said Constable.  
Subpoena returned and filed.  
Defendant arraigned. Pleads *Guilty*.

Hearing of Case continued to \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M.,  
on Application of the State—Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to said Constable.

The accused, in a writing subscribed by h \_\_\_\_\_ and filed, waived a jury and submitted to be tried by the Justice.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day the accused was brought before the Court in the custody of the Constable. The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of Dollars, deemed reasonable for his appearance before the Court of Common Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Fifteen Dollars, and the costs of prosecution, taxed at \$ 4<sup>60</sup> and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment. Said accused in a writing subscribed by him and filed before—during the examination waived a jury and submitted to be tried by the Magistrate.

Recognizance given as required.  
 Fine and costs paid and defendant discharged.  
 Commitment issued to said Constable.  
 Commitment returned and filed.  
 Execution issued to said Constable.  
 Execution returned endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

Justice of the Peace.

1. If the accused is bound over, or convicted, omit (efface) this paragraph, otherwise it remains and the remaining entries will be omitted (effaced)
2. If the accused is not bound over, but is convicted, omit (efface) this and the preceding paragraph.
3. If the accused is convicted, omit (efface) the two preceding paragraphs.
4. Efface this sentence if a jury is not waived.

COSTS	NAME OF OFFICER		WITNESS FEES (See Secs. 3005, 11, 13, 14)	
	Justice of the Peace	Constable	NAMES	No. of Miles Amounts Certified
Taking and Certifying Affidavits, ea. .80	80	Search Warrant Defendants, each 1.00		
Taking Security for Costs .50		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Indexing Case .20	20	Summons Persons, each .80		
Issuing Warrant Persons, each .80	80	Mileage, 1st mile 50c, add'n'l m., ea. .15		
Issuing Search Warrant .80		Warrant to Arrest Defendants, ea. 1.00		
Issuing Summons .80		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Taking Bonds or Recognizances, ea. .80		Order to commit to Jail Def'd's, ea. 1.00		
Issuing Commitments, each .75		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Granting Continuance, each .50		Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00		
Issuing Subpoenas, Persons, each .10		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Issuing Venire for Jury, Persons, ea. .10		Subpoena persons, each .80		
Issuing Orders on Jailer for Pris., ea. .75		Mileage, 1st mile 50c, add'n'l m., ea. .15		
Taking Waivers of Trial by Jury, ea. .40		Venire, Persons, each .80		
Swearing Witnesses, each .10	10	Mileage, 1st mile 50c add'n'l m., ea. .15		
Swearing Jury .40		Execution .80		
Hearing Case, on appearance before Evidence is Introduced 1.00	1.00	Mileage, 1st mile 50c, add'n'l m., ea. .15		
Hear'g Motions or Demurrers, ea. 1.00		a. Money made on Execution, 6% on \$		
Hearing where evidence is introduced 2.00		b. Summ'g and Swear'g Appraisers 2.00		
Pronouncing Judgment .50		c. Advertising Property for Sale 1.00		
Numbering and Filing Necessary Papers, each .10	80	Taking Bond (or Recognizance), required by law, each .80		
Issuing Certificates of Fees to Witnesses and Jurors, each .10		Any Writ, Order or Notice not mentioned above, persons, each .80		
Entering Fines and Costs on Cash Book .40	40	Mileage, 1st mile 50c, add'n'l m., ea. .15		
Issuing Mittimus to Jail or Work House, each .80		Attending trial or hearing, etc., each case 2.50		
Taking Recognizances of Witnesses with not less than two sureties .75		Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods, and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to		
Signing and Certify'g Bill of Exceptions .50				
Issuing Executions, each .75				
Making Transcript, including certificate 2.50				
Issuing other Orders, or Writs, ea. .75				
Making Itemized Cost Bill on Docket .50	50			
	4.60			
			RECAPITULATION	
			Justice of the Peace	4.60
			Constable	
			Witness Fees	
			Sheriff, Committing and discharging prisoner (Sec. 2845)	
				4.60

No. 16

Crim. Doc. 1 Page 33

Before F.G.Vandergriff  
~~Mayor of~~  
Justice of the peace  
Claiborne Township, Ohio.

THE STATE OF OHIO,

vs.

Herbert Oberdier

RECOGNIZANCE TO KEEP THE PEACE

Filed April 29th, 19 53

E. G. Vandergriff  
Justice of the peace ~~MAYOR~~



## RECOGNIZANCE TO KEEP THE PEACE.

Gen'l Code, Secs. 13466,-552

The State of Ohio, UNION County, ss.

BE IT REMEMBERED, That on the 29th day of April in the year of 1953, James G. Oberdier and Irene Oberdier

Justice of the Peace personally appeared before me, ~~Mayor of the Village~~ of Claiborne Township in said County, and jointly and severally acknowledged themselves to owe the State of Ohio, the sum of Three hundred dollars 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 Herbert Oberdier keep the peace and be of good behavior for six months from April 29th, 1953.; then this Recognizance shall be void; otherwise it shall be and remain in full force and virtue in law.

*James G. Oberdier*  
*Irene Oberdier*

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

*F. G. Vandergriff*  
F. G. Vandergriff, Justice of the Peace

THE STATE OF OHIO

STATE WARRANT

UNION

County, } ss.

To ~~WALTER KNIGHT~~ Deputy Sheriff ~~Henry of Police~~ (Marshal) ~~County~~ (Constable), GREETING:

Whereas, there has been filed before me an affidavit, the original of which is herewith attached and by reference made a part of this warrant.

These are, therefore, to command you to take the said ~~Herbert~~ OBERDIER if he be found in your County, or if he

shall have fled, that you pursue after him into any other County within this State and take and safely keep, so that you have his body forthwith before me, or some other Magistrate having competent jurisdiction, to answer said complaint, and be further dealt with according to law.

Given under my hand, this 28th day of April, A. D. 1953.

F. G. Vandergriff (Mayor) (Justice of the Peace)

RETURN

*Sherriff* Fees, Items: April 29 1953

Service and Return,	\$ 1.92	I took the body of the within named	
Mileage, 6.8 mil.,	\$ 5.44	<i>Herbert Oberdier</i>	now in Court.
Attending Trial	- \$	<i>Walter Ballman</i>	(Chief of Police) (Marshal) (Constable)
Conveyance,	- \$		
Assistants,	- \$		
Total	- \$ 6.44	Received this Writ	19

SECURITY FOR COSTS

19

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

Witness:

WAIVER OF JURY

19

I hereby waive the right to trial by jury, and submit the within case to the (Mayor) (Justice of the Peace) for final hearing.

No. Doc. Page

AFFIDAVIT AND WARRANT STATE CASE

THE STATE OF OHIO, vs.

Filed, 19

BEFORE

(Mayor) (Justice of the Peace)





# STATE AFFIDAVIT

STATE OF OHIO,

UNION

County,

} ss.

Before me, F. G. VANDERGRIFF (~~Mayor~~) (Justice of the Peace)

of the ~~(City)~~ ~~(Village)~~ (Township) of ~~ELLETTSVILLE~~ CLAIRBORNE, in said County,

personally came CLAIR WHITE

who being duly sworn according to law, deposes and says that on or about the 28th

day of April, A. D. 1953, at the County of UNION

aforesaid, one ~~Harles~~ <sup>Herbert</sup> Oberdier, did threaten to do bodily harm to the

undersigned if he did not haul his ~~brother~~ brother on the school bus, and he

has just cause to fear, and does fear that the above named ~~Harlan~~ <sup>Herbert</sup>

Oberdier will do him bodily harm.

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

Signed Clair White

Sworn to before me and subscribed before me, this 28th day of April

A. D. 1953

F.G. Vandergriff

F. G. Vandergriff (~~Mayor~~) (Justice of the Peace)

CRIMINAL DOCKET

State Case No. 16

JUSTICE OF THE PEACE COURT, *Laiborne* Township,

*Union*

County, Ohio

THE COL. B. D. MFG. CO. 5-47-5

9184

THE STATE OF OHIO,  
vs.

*Herbert Oberdier*

On Complaint of *Clair White*.  
Charge of *Complaint to keep the peace.*

Defendant pleaded *Guilty*  
Defendant was acquitted—bound over—convicted

Fine \$      Costs \$      Total \$

Atty. for Deft.

Date *April 27 - 1953*

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

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

Before me, *F. L. Vandergripp*, a Justice of the Peace of said County, personally came *Clair White*, who being duly sworn according to law, deposes and says that on or about the *28<sup>th</sup>* day of *April*, 19*53*, at the County of *Union* one *Herbert Oberdier*, did threaten to do bodily harm to the undersigned if he did not haul his brother on the School Bus, and he has just cause to fear, and does fear, that the above named *Herbert Oberdier* will do him bodily harm.

Sworn to and subscribed before me, this *28<sup>th</sup>* day of *April* 19*53*  
*F. L. Vandergripp* Justice of the Peace

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to \_\_\_\_\_ Constable  
Summons returned and filed.

At \_\_\_\_\_ o'clock \_\_\_\_\_ M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.

*April 28, 53* Warrant to Arrest issued directed to *Sheriff* Constable  
Warrant returned and filed  
Case set for hearing *April 29 1953*, at *10<sup>00</sup>* o'clock *A.M.*  
Precipe for Subpoena filed. Subpoena issued directed to said Constable.  
Subpoena returned and filed.  
Defendant arraigned. Pleads *Guilty.*

Hearing of Case continued to \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M.,  
on Application of the State—Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to said Constable.

The accused, in a writing subscribed by h \_\_\_\_\_ and filed, waived a jury and submitted to be tried by the Justice.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.







STATE WARRANT

THE STATE OF OHIO

UNION

County,

ss.

To Charles Davis ~~FOR OFFICIAL USE ONLY~~ (Constable), GREETING: Whereas, there has been filed before me an affidavit, the original of which is herewith attached and by reference made a part of this warrant.

These are, therefore, to command you to take the said William Levering

if he be found in your County, or if he shall have fled, that you pursue after him into any other County within this State and take and safely keep, so that you have his body forthwith before me, or some other Magistrate having competent jurisdiction, to answer said complaint, and be further dealt with according to law.

Given under my hand, this 22nd day of February, A. D. 1955.

F. G. Vandergift (Mayor) (Justice of the Peace)

RETURN

Fret R.R., 1955.

Fees, Items:

Service and Return, \$ 80  
Mileage, ..... mil., \$ 50  
Attending Trial - \$ \_\_\_\_\_  
Conveyance, - - - \$ \_\_\_\_\_  
Assistants, - - - \$ \_\_\_\_\_  
Total - \$ 130

I took the body of the within named William Levering street now in Court.

Charles Davis  
(Chief of Police) (Marshal) (Constable)

Received this Writ Fret R.R. 1955

SECURITY FOR COSTS

19

I, \_\_\_\_\_ do acknowledge myself security for all costs which may accrue by reason of prosecuting the within named defendant for the offense specified in the within warrant, to be paid by me in case of the said Defendant shall be discharged by the Magistrate, or not indicted by the Grand Jury.

Witness:

WAIVER OF JURY

19

I hereby waive the right to trial by jury, and submit the within case to the (Mayor) (Justice of the Peace) for final hearing.

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

AFFIDAVIT AND WARRANT  
STATE CASE

THE STATE OF OHIO,  
vs.

Filed ....., 19

BEFORE

(Mayor) (Justice of the Peace)



# STATE AFFIDAVIT

STATE OF OHIO,  
UNION County, } ss.

Before me, F. G. VANDERGRIFF (XXXX) (Justice of the Peace)  
of the ~~City of XXXXX~~ (Township) of CLAIBORNE, in said County,

personally came VERNON COWGILL

who being duly sworn according to law, deposes and says that on or about the 22nd  
day of ~~22nd~~ Feb., A. D. 19 55, at the County of UNION

aforesaid, one William Levering, did, unlawfully, dispose on a public  
highway in Claiborne Township, Union County, Ohio, certain garbage, refuse  
and junk, contrary to provisions of Article 3760-20, general code 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.

Signed *Vernon B Cowgill*

Sworn to before me and subscribed before me, this 22nd day of February

A. D. 19 55

*F G Vandergriff*  
F.G. Vandergriff (XXXX) (Justice of the Peace)

CRIMINAL DOCKET

State Case No. 17

JUSTICE OF THE PEACE COURT, *Claborn* Township,

*Union* County, Ohio

THE COL. B. B. MYG. CO. 5-47-5

9184

THE STATE OF OHIO,  
vs.

*William Levering*

On Complaint of *Vernon Crogill*  
Charge of dumping Garbage  
on public Highway:

Defendant pleaded *Guilty*  
Defendant was ~~acquitted~~ ~~bound over~~ ~~convicted~~  
Fine \$10<sup>00</sup> Costs \$5<sup>70</sup> Total \$15<sup>70</sup>  
*fine suspended - Cost paid*  
Disposition of case in Court above

Atty. for Deft.

Date *Feb. 22*  
1955

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

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

Before me, *F G Vandergiff*, a Justice of the Peace of said County, personally came *Vernon Crogill*, who being duly sworn according to law, deposes and says that on or about the *22nd* day of *February*, 1955, at the County of *Union* one *William Levering*, did unlawfully, despoise on a public highway in *Claborn* Township, *Union Co, Ohio*, certain garbage, refuse and junk, contrary to provisions of *Article 3700-20 Gen Code of Ohio*.

Sworn to and subscribed before me, this *22nd* day of *Feb.* 1955

*F G Vandergiff* Justice of the Peace

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to \_\_\_\_\_ Constable  
Summons returned and filed.

At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.

Warrant to Arrest issued directed to *Charles Davis* Constable  
Warrant returned and filed  
Case set for hearing \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.  
Precipe for Subpoena filed. Subpoena issued directed to said Constable.  
Subpoena returned and filed.  
Defendant arraigned. Pleads *Guilty*.

Hearing of Case continued to \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.,  
on Application of the State—Defendant.

Recognizance given, approved and filed.  
Recognizance not given, custody of Defendant committed to said Constable.

The accused, in a writing subscribed by h \_\_\_\_\_ and filed, waived a jury and submitted to be tried by the Justice.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.







THE STATE OF OHIO

STATE WARRANT

To \_\_\_\_\_ County, } ss.

(Chief of Police) (Marshal) (Constable), GREETING:
Whereas, there has been filed before me an affidavit, the original of which is herewith attached and by reference made a part of this warrant.

These are, therefore, to command you to take the said \_\_\_\_\_ if \_\_\_\_\_ be found in your County, or if \_\_\_\_\_ shall have fled, that you pursue after \_\_\_\_\_ into any other County within this State and \_\_\_\_\_ take and safely keep, so that you have \_\_\_\_\_ body forthwith before me, or some other Magistrate having competent jurisdiction, to answer said complaint, and be further dealt with according to law.

Given under my hand, this \_\_\_\_\_ day of \_\_\_\_\_, A. D. 19\_\_\_\_\_.

(Mayor) (Justice of the Peace)

RETURN

Fees, Items:

Table with 2 columns: Fees, Items and Amount. Rows include Service and Return, Mileage, Attending Trial, Conveyance, Assistants, and Total.

SECURITY FOR COSTS

I took the body of the within named \_\_\_\_\_ now in Court.
Received this Writ \_\_\_\_\_ 19\_\_\_\_\_

I, \_\_\_\_\_ do acknowledge myself security for all costs which may accrue by reason of prosecuting the within named defendant for the offense specified in the within warrant, to be paid by me in case the said Defendant shall be discharged by the Magistrate, or not indicted by the Grand Jury.
Witness: \_\_\_\_\_

WAIVER OF JURY

I hereby waive the right to trial by jury, and submit the within case to the (Mayor) (Justice of the Peace) for final hearing. \_\_\_\_\_, 19\_\_\_\_\_

No. \_\_\_\_\_ Doc. \_\_\_\_\_ Page \_\_\_\_\_

AFFIDAVIT AND WARRANT STATE CASE

THE STATE OF OHIO, vs.

Filed \_\_\_\_\_, 19\_\_\_\_\_

BEFORE

(Mayor) (Justice of the Peace)





### STATE AFFIDAVIT

STATE OF OHIO,

Union County, } ss.

Before me, Nelson Blue (Mayor) (Justice of the Peace)

of the (City) (Village) (Township) of Richwood, in said County,

personally came Fred Cianflora

who being duly sworn according to law, deposes and says that on or about the 24<sup>th</sup> day of March, A. D. 1955, at the County of Union

aforsaid, one Edward Pfeiffer owner of the business house known as "Eds' Place" on South Franklin St. in Richwood, Ohio did unlawfully fail to have Ohio sales tax stamps on hand for use by his employees in the conducting of said business

In violation of Section # 5739.08 of the Revised Code 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.

Signed Fred Cianflora

Sworn to before me and subscribed before me, this 29<sup>th</sup> day of March

A. D. 1955

Nelson Blue (Mayor) (Justice of the Peace)

TREASURER'S OFFICE, UNION COUNTY, OHIO

2308

Marysville, Ohio,

Jan. 10., 1958

THE TREASURER OF UNION COUNTY

Received of F. G. Vandergriff, J. P.  
the sum of Twenty-five and ~~no~~ <sup>100</sup> DOLLARS,

Case # 18

Credit County Fund  
WILLARD CLEVINGER, Treasurer

\$ 25.00

By M. M.  
Deputy Treasurer.



CRIMINAL DOCKET

State Case No. 18

37

JUSTICE OF THE PEACE COURT,

Township, Union

County, Ohio

THE COL. B. B. MFG. CO. 5-47-5

9184

THE STATE OF OHIO,  
vs.  
Edward Pfeiffer

On Complaint of Fred Cianflona  
Charge of Sales Tax Violation

Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted  
Fine \$25<sup>00</sup> Costs \$ Total \$ 25<sup>00</sup>

Date March 29, 1955

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

The State of Ohio, Union County, ss. Clabane Township.  
Before me, Nelson Blue, a Justice of the Peace of said County, personally

came Fred. Cianflona, who being duly sworn according to law, deposes and says that on or about the 24<sup>th</sup> day of March, 1955, at the County of Union one Edward Pfeiffer owner of the business house known as "Edo place" on South Franklin St in Richwood, Ohio did unlawfully bail to have Ohio Sales Tax stamps on hand for use by his employees in the conducting of said business, in violation of Sec 5739.08 of the revised Code of the State of Ohio

Sworn to and subscribed before me, this 29<sup>th</sup> day of March 1955

(Signed) Nelson Blue Mayor Justice of the Peace

This case transferred to J. P. Court. by Mayor Blue.

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to Charles Davis Constable  
Summons returned and filed. March 29, 1955

At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued directed to Constable

Warrant returned and filed

Case set for hearing 19, at o'clock M.

Precipe for Subpoena filed. Subpoena issued directed to said Constable.

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to 19, at o'clock M.,  
on Application of the State—Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to said Constable.

The accused, in a writing subscribed by h and filed, waived a jury and submitted to be tried by the Justice.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or omitted (effaced) accordingly.

To be filed with the State Examiners



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day the accused was brought before the Court in the custody of the Constable. The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that

no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of Dollars, deemed reasonable for his appearance

before the Court of Common Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

Said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of *Twenty five* Dollars, and the costs of prosecution, taxed at \$ *suspended* and that he be committed to and imprisoned in the jail of said County until

said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Said accused in a writing subscribed by him and filed before—during the examination waived a jury and submitted to be tried by the Magistrate.

Recognizance given as required.

Fine and costs paid and defendant discharged. *March 29, 1954*

Commitment issued to said Constable.

Commitment returned and filed.

Execution issued to said Constable.

Execution returned endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

*F. G. Vandenberg*  
Justice of the Peace.

1. If the accused is bound over, or convicted, omit (efface) this paragraph, otherwise it remains and the remaining entries will be omitted (effaced)
2. If the accused is not bound over, but is convicted, omit (efface) this and the preceding paragraph.
3. If the accused is convicted, omit (efface) the two preceding paragraphs.
4. Efface this sentence if a jury is not waived.

COSTS	NAME OF OFFICER		WITNESS FEES (See Secs. 3005, 11, 13, 14)		
	Justice of the Peace	Constable	NAMES	No. of Miles	Amounts Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each 1.00				
Taking Security for Costs .50	Mileage, 1st mlie 50c, add'n'l m., ea. .15				
Indexing Case .20	Summons Persons, each .80				
Issuing Warrant Persons, each .80	Mileage, 1st mlie 50c, add'n'l m., ea. .15				
Issuing Search Warrant .80	Warrant to Arrest Defendants, ea. 1.00				
Issuing Summons .80	Mileage, 1st mlie 50c, add'n'l m., ea. .15				
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Def'd's, ea. 1.00				
Issuing Commitments, each .75	Mileage, 1st mlie 50c, add'n'l m., ea. .15				
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00				
Issuing Subpoenas, Persons, each .10	Mileage, 1st mlie 50c, add'n'l m., ea. .15				
Issuing Venire for Jury, Persons, ea. .10	Subpoena persons, each .80				
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mlie 50c, add'n'l m., ea. .15				
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80				
Swearing Witnesses, each .10	Mileage, 1st mlie 50c add'n'l m., ea. .15				
Swearing Jury .40	Execution .80				
Hearing Case, on appearance before Evidence is Introduced 1.00	Mileage, 1st mlie 50c, add'n'l m., ea. .15				
Hear'g Motions or Demurrers, ea. 1.00	a. Money made on Execution, 6% on \$				
Hearing where evidence is introduced 2.00	b. Summ'g and Swear'g Appraisers 2.00				
Pronouncing Judgment .50	c. Advertising Property for Sale 1.00				
Numbering and Filing Necessary Papers, each .10	Taking Bond (or Recognizance), required by law, each .80				
Issuing Certificates of Fees to Witnesses and Jurors, each .10	Any Writ, Order or Notice not mentioned above, persons, each .80				
Entering Fines and Costs on Cash Book .40	Mileage, 1st mlie 50c, add'n'l m., ea. .15				
Issuing Mittimus to Jail or Work House, each .80	Attending trial or hearing, etc., each case 2.50				
Taking Recognizances of Witnesses with not less than two sureties .75	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods, and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to				
Signing and Certify'g Bill of Exceptions .50					
Issuing Executions, each .75					
Making Transcript, including certificate 2.50					
Issuing other Orders, or Writs, ea. .75					
Making Itemized Cost Bill on Docket .50					
			RECAPITULATION		
			Justice of the Peace		
			Constable		
			Witness Fees		
			Sheriff, Committing and discharging prisoner (Sec. 2845)		



