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Bowie Herman

John. Boughner pug^r
Bowie Herman 42

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Erasmus Elisabeth

Erasmus Lewis Page

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Croy Lewis Page 41

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Gamble, Samuel 47

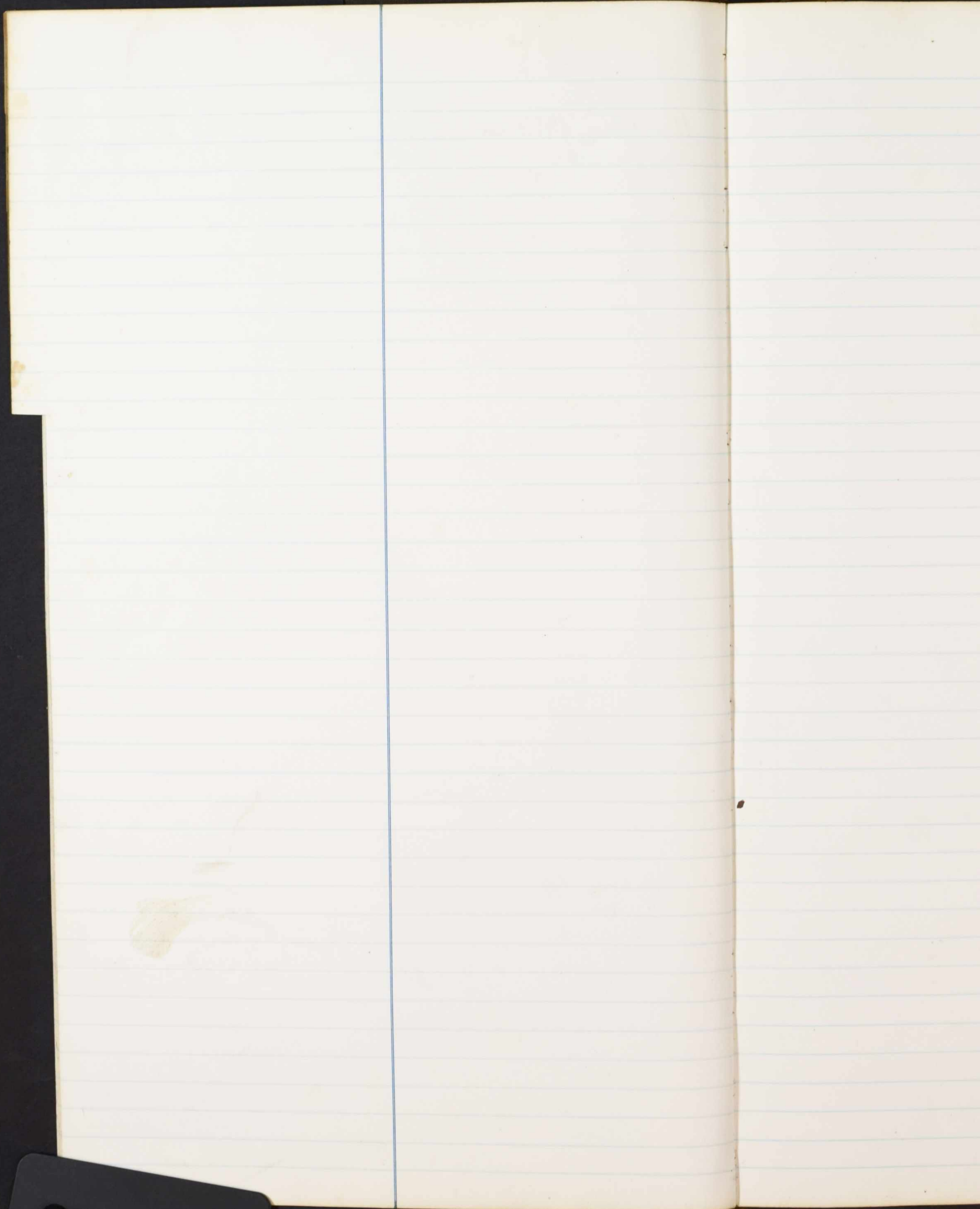
Henry Shible

Hutchinson Nicholson
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Henry Grubb Page 11

Hutchinson Nicholous 16
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Page
John Mathew and Lydia Stiner 2
William Hutchin and Frank Hutchin¹³
William Leonard stat. 0
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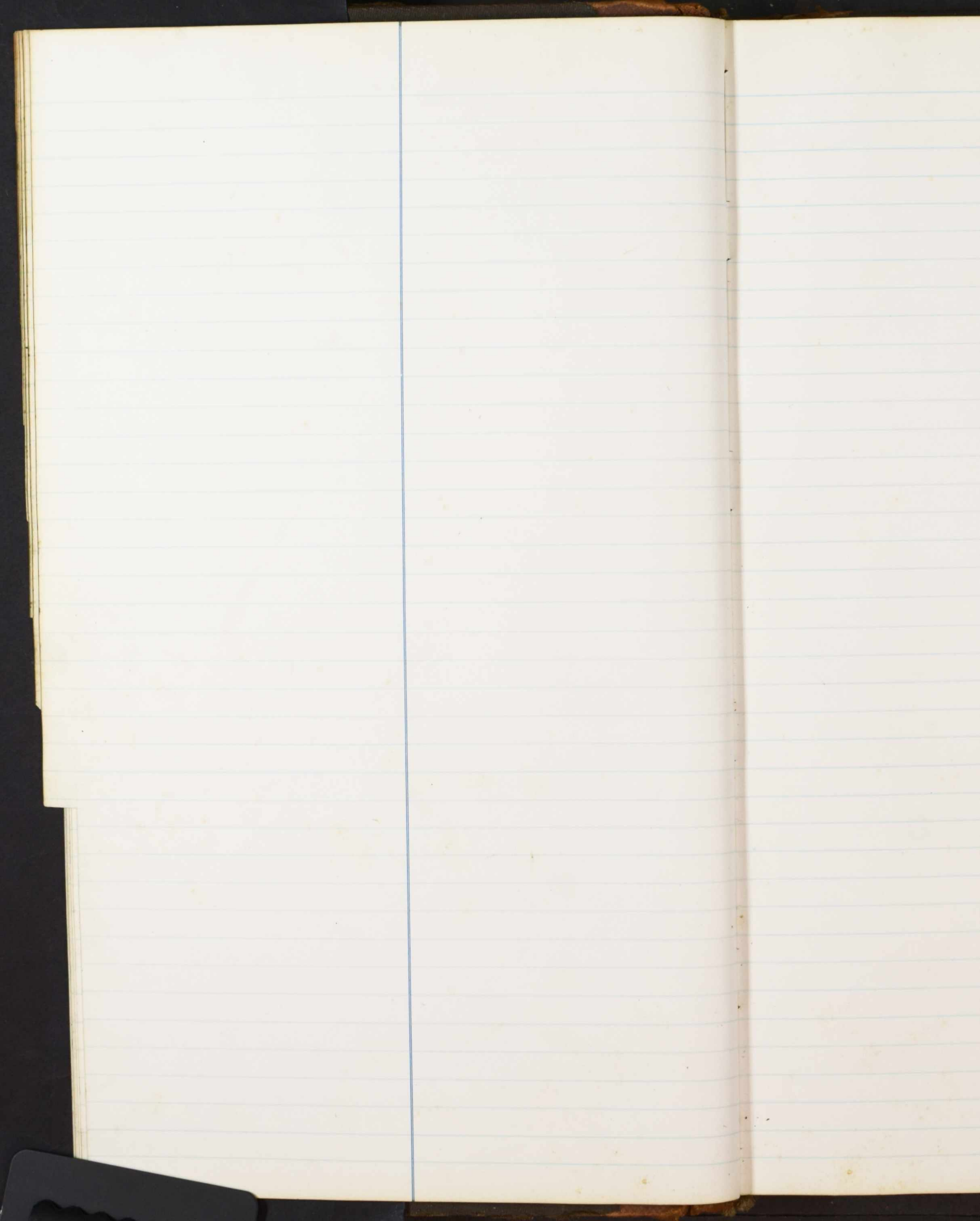
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State of Ohio

vs

John Rogers

64

State of Ohio

vs

George Snyder

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PL 47

Morey Thompson
vs
Joseph Low.

Morey Thompson

vs

Joseph Low.

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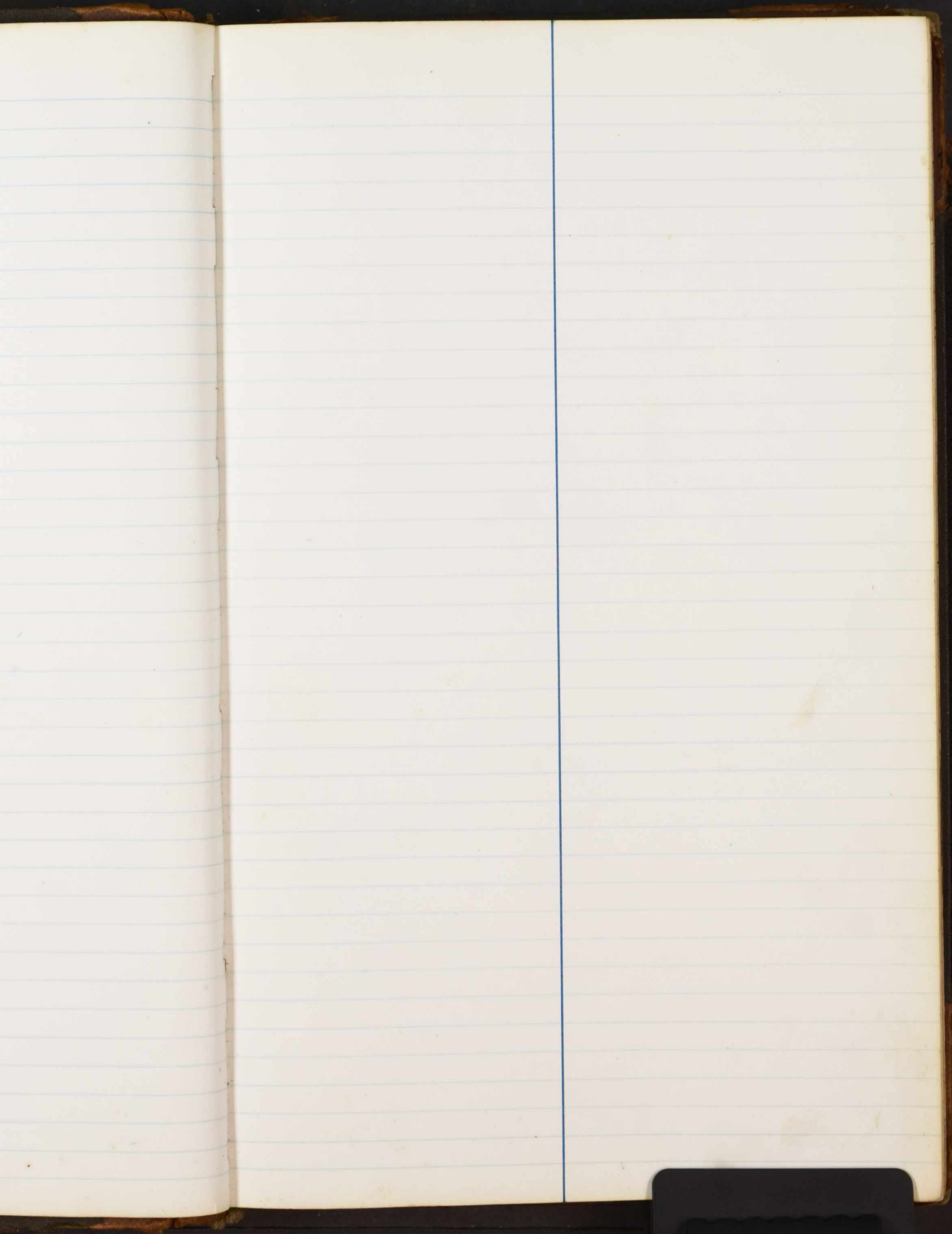
Warner, Arnold B. 32 ^{Page}

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June 18th 1870

State of Ohio
V. S.

John Mathews &
Lydia Steiner

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de. oath
John
Ingram
pegs. in
threaten
Look
a woman
and de

Affidavit of 45
Warrant 40

1 Subpo 25

2. Subpoenas 80
Fees 40

Service of warrant
by const. 1.10
On Subpo 85

June 20/70
Subpoenas returned
enclosed & served. The
within subpoenas by
reading - fees \$5.00
J. Johnson Const

Judgement 40

June 19
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Issued
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J. M.
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June 18th 1870

State of Ohio Union Co. S.S.

June 18th A.D. 1870

State of Ohio
V. S.
John Mathews &
Lydia Stiner

this day, came Phineas Ingram, and made oath, that, that on the day aforesaid John Mathews & Lydia Stiner, upon my premises came, with clubs and weapons in their hands did assault, menace and threaten him with further violence to his person.

Affidavit filed
Warrant

45 Took his affidavit thereof; thereupon issued
40 a warrant against John Mathews & Lydia Stiner and delivered the same to J. Johnson, Const.,
Cyrus Phillips, J.P.

1 Subpo

25 June 19th 1870. Warrant returned with the bodies of the defendants. Fee; service & mileage \$1.10
J. Johnson, Const.

2. Subpoenas
Fees

80 Issued subpoenas for Uriah Ingram, Wm Michaels
40 Sabrina Ingram, Margaret Michaels, Wm Innot and J. C. McCreary, & Elisabeth Michaels on behalf of the State. Also issued subpoenas for Wm Shuler Thomas Becky and Ruth

Service of warrant
by const.

1.10 Stiner on the part of Defendants, and delivered the same to J. Johnson, Const.

On Subpoe

85 The aforesaid 19th day of June 1870, being Sabbath, - Prisoners were recognized to appear before me at my office on the 20th June/70 at 2 o'clock P.M. Cyrus Phillips, J.P.

June 20/70
Subpoenas returned & enclosed & served the within subpoenas by reading - fees \$5.00
J. Johnson Const.

June 20th 1870. 4. P.M.

Prisoner in court, after waiting some time none appearing as prosecutors, it was adjudged by me that the Prisoners, John Mathews & Lydia Stiner go hence without day, and that Phineas Ingram, pay the costs of this action herein taxed at four (\$4.65) ^{67/100} Dollars.
Cyrus Phillips, J.P.

Judgement

40

February 16th 1871 Paid
Three Dollars on the foregoing judgement for costs.
Cyrus Phillips, J.P.

State of Ohio
v. s.
G. W. Pritchard
Marshall Spain

State of Ohio Union Co., ss,

April 15th A.D. 1872

This day came James H. Myers, and made oath that on or about the 13th day of April 1872, George W. Pritchard and Marshall Spain, came upon the premises of Myers aforesaid, and did then & there without provocation maliciously assault cut wound and bruise and otherwise injure by striking with stones with intent to kill.

Took his his affidavit thereof, thereupon issued a warrant against G. W. Pritchard and Marshall Spain, and delivered the same to J. Johnson, Constable.

Cyrus Phillips J.P.

April 15th 1872. 11 o'clock A.M.

Warrant returned with the bodies of defendants: endorsed, I took the bodies of the within named G. W. Pritchard and Marshall Spain, and have them before the Justice, Cyrus Phillips April 15th 1872

J. Johnson Constable
Being satisfied that James H. Myers affiant in this action, from the effects of wounds received at the hands of defendants, not being able to proceed to trial, and other material witnesses not being at hand,

The defendants were by me the undersigned Justice of the Peace required to enter into recognizance for their appearance before me at my office on the 18th day of April 1872 at 9 o'clock A.M. which they did therefore this case was by me continued to the day and hour last written

Cyrus Phillips
Justice of Peace

Justice fees
Affidavits .50
Warrant .80
Recognizance .80
Continuance .20

Court fees { Mileage .50
Service .80

Justice fees on Depts
for state .85

Apr
The a
Berry
Joseph
D. a
18th da
behalf

issue
before
written

Justice fees on
Depts. in favor of
Defendants, .45

Defen
order
for
John
Be
done
J. Jo

Court fees on
Dep. on behalf of - alp of
State, on 1st Sub writ
for A. B. Beck & others upon
Mileage \$1.85
Service 1.05
Copy .25
2nd Subpoena
Mileage .40
Service .25

Apr
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writ
upon
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Fees on def
endants witnesses
Mileage .71
Service .65

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1872,
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 day came
 made oath
 13th day of
 N. Pritchard
 came upon the
 road, and did
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 out wound and
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 to kill.
 thereof... thereupon
 at G. W. Pritchard
 and delivered
 Constable.
 Phillips J. P.
 M.
 the bodies of
 and the bodies of
 Pritchard, and
 ve them before the
 il 15th 1842
 Johnson Constable
 H. Myers affiant
 icts of wounds
 Defendants, not
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 ing at hand,
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 d to enter into
 bearing before me
 day of April 1842
 h they did therefore
 turned to the day
 Phillips
 Justice of Peace

Justices fee on Subps
 for state .85

Justices fee on
 Subp. in favor of
 Defendants,
 .45

Court fee on
 Subp. on behalf of
 State, on 1st Subp
 for A. B. Beck & others
 Mileage \$1.85
 Service 1.05
 Copy .25
 2nd Subpoena
 Mileage .40
 Service .25

Fees on def
 endants witnesses
 Mileage .70
 Service .65

April 16th 1842. issued Subpoenas for
 the appearance of A. B. Beck, J. B. Sanas
 Berry Hanawalt, John McCray, Wm Shuler
 Joseph K. Myers, and Adam B. Myers.
 to appear before me at my office on the
 18th day of April at 9 o'clock A.M. on
 behalf of the State of Ohio, in the action aforesaid
 Also on the same days as above written
 issued Subpoena for Robt. Sharp, to appear
 before me at the time and place last
 written
 Cyrus Phillips J. P.

April 17th 1842
 Defendant George W. Pritchard came &
 ordered Subpoenas issued in his behalf
 for M. A. Shuler, C. Shullis, Lorenzo
 Johnson, John Partnell and
 Berry Hanawalt, which was by me
 done, and Subpoenas delivered to
 J. Johnson Constable
 Cyrus Phillips J. P.

April 17th 1842
 Subpoenas for witnesses in beh-
 alf of State returned endorsed received
 April 16th 1842, and served the same
 upon all the witnesses therein named by read-
 ing ^{same day} except David Thompson who was
 served with copy: A Subpoena for Robt-
 Sharp returned endorsed same as above &
 served by reading " J. Johnson Const
 C. Phillips J. P.

April 17th 1842
 Subpoenas for Defendants witnesses returned
 enclosed Received this writ April 17th
 1842, and served the same on the 17th inst
 upon all named in the writ, by reading
 J. Johnson Const
 Cyrus Phillips J. P.

April 18th, 1842 9 o'clock A.M.

Prisoners, Pritchard and Spain in court. The prosecuting witness James H. Maple withdrew the charge of assault with intent to kill, therefore exonerating Spain; it was therefore adjudged by the said Marshal Spain be discharged, which accordingly done. And G. W. Pritchard held to a charge of assault and battery, to the which the said G. W. Pritchard when arraigned; plead, guilty.

Thereupon it was adjudged by me that G. W. Pritchard be fined in the sum of Five (\$5.00) dollars, and costs of this prosecution

Justice's fees.

On affidavits	...	\$.80
" Warrant80
" Recognizance for appearance		.80
" Continuance		20
" Subpoenas		1.30
" Judgement		40
		<u>\$4.30</u>

Constable's Fees.	Attendance on trials	1.00
On warrant		1.30
" Subpoenas		5.10
		<u>\$6.40</u>

Fine assessed by court		\$ 5.00
		<u>\$ 10.40</u>

No. witnesses subpoenaed	on	Justice's fees	5.30
			<u>\$ 15.70</u>

This action claimed fees, it is ^{therefore} adjudged that G. W. Pritchard pay the sum of Twenty dollars for the use of the State of Ohio five dollars ^{for} costs of action

Cyrus Phillips J.P.

Feb. 29 Paid on fine \$9.95

State of Ohio
vs
R M Fogle

\$5.00

Ja
R.
up
and
and

Total costs
and fine
\$15.70

clock, A.M.
 Writcherd and
 officiating witness
 The charge of
 U, therefore exon-
 therefore, adjudged
 discharge.
 And G. W. -
 charge of assault
 the said G. W. Pitcairn
 guilty.
 Adjudged by me
 fined in the
 years, and costs
 fees.

... .. \$1.80
80
 appearance .80
 20
 1.30
 40
 \$4.30
 \$1.00
 \$5.30
 \$1.30
 5.10
 \$6.40
 \$5.00
 \$10.40
 Justice fees = 5.30
 paid on 3 \$15.70
 fees.

W. Pitcairn
 7 1/2 dollars
 Ohio five Dollars
 Phillips J.P.

5.90

State of Ohio
 vs
 R. M. Fogle

\$5.00
 (1111)

State of Ohio Union Co. S.P.

January 16, 1873 9.0 clock, A.M.
 This day come
 R. M. Fogle, and give him self
 up and plead guilty to an assault
 and Batre on Joseph Beard,
 and was fined five dollars

W. M. Borden
 J.P.

State of Ohio
vs
John Baughman

State of Ohio Union Co ss

January 12th 1876

This day came
Thomas J. Ormerod and made oath
that on or about January 11th 1876
John Baughman did willfully and
maliciously cause a disturbance at
writing school in the school house at
New Dover Dover T.P. Union Co Ohio
where I had leave of Directors and
Teacher of said school house to hold
hold writing school

Justices fees
Affidavit .40
Warrant .40

Took his Affidavit thereof +
thereupon issued a warrant against
John Baughman and delivered the
same to J. Johnson Constable
J. L. Richey, J.P.

Jan 12th 1876 issued subpoena for
the appearance of M. A. Smith
J. Griffith John Gault W. Griffith
H. Wood Esq & Vangorden W. Montgomery
to appear ^{before me} at my office forthwith
in behalf of the State of Ohio in
the action aforesaid delivered the same
to J. Johnson Constable
J. L. Richey, J.P.

Jan 17th 1876

John Baughman came
and gave himself up to me and
plead guilty to the charges set
forth in the affidavit filed by
T. J. Ormerod, of Jan. 12th 1876

I do find the Defendant guilty

It is ordered by me
as costs taxed at \$35
J. L. Richey, J.P.
Total costs
+ fine \$6.35

Signed
17th day

The
True
San

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Wmian Co ss

day came
made oath
11th / 1876
willfully and
unlawfully at
school house at
Wmian Co Ohio
directors and
house to hold

Therof +
arrant against
delivered the
instable
L. Richey, J.P.

Warrant for
James
Grippo
order to Montgomery
forthwith
of Ohio in
invered the same

L. Richey J.P.

Wmian came
to me and
charges set
it filed by
12th / 1876

endant guilty

as above charged and sentence him
to pay a fine of five Dollars and
the cost here taxed at 1,35 cents

It is therefore by me adjudged that J. Bangsman pay \$5 fine
and costs taxed at 1,35 I do hereby acknowledge
J. L. Richey J.P., my self bail for costs and the
above judgement against
John Bangsman
Total costs
+ fine \$6,35
N P Thompson

Signed and acknowledged before me this
17th day of Jan 1876
J L Richey J.P.

Received fine and costs on
the above and paid fine into co
Treas and took receipts for the
same
Jeff L Richey J.P.

State of Ohio Prison C^o 55

October 2^d 1877

State of Ohio

v s
Henry Griddle

Affidavit of
filing, 45

Warrant, 40
filing

Complaint in
writing upon oath and signed
by Margaret Black filed with
me charging that Henry Griddle
on or about the 26th day of Sept 1877
at the County of Union Ohio
on the public highway assault
her with intent to rape

Thereupon I issued a
warrant against Henry Griddle
and delivered the same to R
Cooby Const Oct 3^d 77
J. L. Richey J^r

Warrant returned endorsed
as follows I took the body of
the within named Henry Griddle
and have him before the Justice
J. L. Richey Oct 3^d 1877

Fees
mileage 40
service 40.

Subpoena 20

Richard Cooby Const
Issued Subpoena in
part of State for Priscilla Johnson
and delivered the same to
R Cooby Const Oct 3^d 77

Subpoena returned endorsed as follows J. L. Richey J^r
received this writ Oct 3^d and served the same as shown by certified list

Subpoena returned endorsed as follows J. L. Richey J^r
received this writ Oct 3^d and served the same as shown by certified list
I left a copy of the subpoena at the residence of Priscilla Johnson
usual fee of 20
mileage 20
service 45

copy 15
R Cooby Const 70

Oct 3^d 12 o'clock M 1877
Henry Griddle Prisoner in
Court proceeded to examine into
complaint Margaret Black on
part of the State and P. Johnson
on part of the State examined

Henry Griddle defendant sworn
and examined and thereupon

for recognizance
of the accused
40^{cts}

for recognizance
two wit. .50

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justice

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 Complaint in
 and signed
 filed with
 Henry Griddle
 of Sept 1877
 now charged
 with assault
 to rape
 issued a
 Henry Griddle
 to R
 3rd 72
 S. Richey J^r
 enclosed
 the body of
 Henry Griddle
 re the justice
 Body Court
 an
 P. Johnson
 he same to
 at 3rd 72
 S. Richey J^r
 shown by certificate
 1877
 Prisoner in
 examine into
 t Black on
 P. Johnson
 removed
 defendant sworn
 thereupon

for recognizance
 of the accused
 40^{cts}

for recognizance
 two wit. .50

I find said offence has been committed,
 and there is cause to believe the
 defendant guilty; therefore I therefore
 ordered him to enter into a recognizance
 in the sum of Two hundred Dollars
 with sufficient sureties for his appearance
 at Court which was done accordingly
 H. Shuler
 his Sureties

Recognized the following witnesses
 for the State
 Margaret Black
 and Priscilla Johnson

Justice Fees for Affidavit & filing	4.50
" Warrant	40
" Subpoena for one wit	25
" recognizance of the accused & bail	40
" " " " two wit	50
For trying Case	1.00
" Transcript	50
" Certifying	25
Constables Fees on warrant service	40
on Subpoena	70
one days attendance	1.00
	<u>13.25</u>

Witnessed Margaret Black 50
 Priscilla Johnson 30
 \$13.25

J. S. Richey J^r

Nov 8th 1879
State of Ohio
V. S.

State of Ohio Union County S.S.
November 8th 1879

Motion
at 7th

Hutchinson
William Frank
Affidavit
Warrant

This day Came Otis
Millington and made oath that on
about Nov 6th 1879 William Hutchison
and Frank Hutchison upon the public highway
did openly and boldly assault said Otis
Millington by abusive language and
accusations took his Affidavit thereof
and thereupon Issued Warrant against
William Hutchison and Frank Hutchison
and delivered same to Jerry Johnson Const
Jesse L. Richey, J.P.

Issued Subpoena for
Def for Pff 50

Nov 13th 79
Issued Subpoena
for Def for 4 wit
40

Nov 10th 1879 This day Came The said
William Hutchison and Frank Hutchison
in Custody of Jerry Johnson Constable who
made return of Warrant read this warrant Nov 8th
79 and have the bodies of the said William &
Frank Hutchison. Jerry Johnson Const
fees mileage 20
Service 80

Const fees out

Jff 265
Def

There upon I required Compliment to
acknowledge himself responsible for costs
who signed the following - I acknowledge myself
responsible for costs in Case the above Complaint
shall be dismissed - signed Otis Millington
Signal and acknowledged before me this 9th day of
Nov 1879 Jesse L. Richey J.P.

on account of Defendants not being ready
for trial hearing adjourned to Sat Nov 15th 79 9th 10th
Therefore said William & Frank Hutchison with
J.P. Thompson entered into a recognizance before
me for their appearance at the time & place
above named for trial Recognizance on file
Jff Sub. returned Enchased
Wit. b.

By Copy Nov 10th 79

fees 265 Jerry Johnson Const

Nov 15th 1879 parties to the above
action present Jff Otis Millington
and Defendants William & Frank
Hutchison, Entered into a hearing
for Const Def moved to dismiss on the ground
that affidavit does not state facts sufficient
to constitute a cause of action
and sustain the charge

County S.S.

Came this
That on
William Hutchison
the public highway
at said this
magnate and
deavit. Thereof
ut against
ut Hutchison
of Johnson Const
L Richey, J.P.
The said
ut Hutchison
Constable who
this warrant Nov 8th
said William &
Johnson Const

not being ready
to Sat Nov 15th 1791
Hutchison with
recognition before
time & place
insance on full
rises

79
Johnson Const
to the above
is willing
in & Frank
to a hearing
on the ground
the facts sufficient
of action

Motion Sustained and action dismissed
at 7th Court

Jeff. L. Richey J.P.

The State of Ohio
v. S.
Thomas Gardner

Affidavit: & filing 45
Warrant 40
Bail 40

August 13th 1888
Complaint in writing an oath
Signed by E. W. Coleby J. L. Talat
with me charging that Thomas
Gardner on or about the 12th day
of August 1888 at the County of
Helaware of Taking one pair
fine Boots with copper Tacks in bottom
an socks one Smith & Wesson revolver
one Razor Strap and brush & cup
five Silver spoons and other articles
Took his Affidavit which is on
file in this office
Issued Warrant against
Thomas Gardner and Delivered
Same to J. Johnson Const

E. W. Coleby, deposited as
Bail for costs five Dollars in money
which was by me taken as security
for costs.
J. L. Richey J.P.

State of Ohio
v. S.
Kilous Hutchison

Affidavit & filing 45
Warrant 40
Bail 40
1.25

This
and
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Hutchin
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other
There g
again
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constable fees
warrant 40
mileage 20
60

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1887
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13th 1881

giving an oath
solely that

That Thomas

out the 12th day

The County of

of one pair

Factors in bottom

& wesson revealed

brush & cups

d other articles

which is our

against

all returned

upon Const

State of Ohio
v. S.
Nicholas Hutchinson

Affidavit of filing 45
Warrant 40
Bail 40
125

constable fees
warrant 40
mileage 20
60

State of Ohio Union Co. S. D. No 7
December 13 1881

This day come Austin Millington
and made oath that on or about the 11
day of December 1881 that Nicholas
Hutchinson did assault and abuse me on
the public road by abusive language and
other accusations took his affidavit
there of and thereupon issued warrant
against Nicholas Hutchinson and
delivered the same to Jerry Johnson
constable

W. M. Brown
J P

December 13 1881

This come the said
Nicholson Hutchinson in custody
of Jerry Johnson constable who
made return of warrant received this
warrant Dec 13 1881 and have the
body of the said Nicholson Hutchinson

Jerry Johnson
Const

December 13 1881

Defendant not being ready for trial
asked for an adjournment which was
set for hearing on the 20 day of December
1881 at one o'clock P.M.

Therefore said Nicholson Hutchinson
with James Thompson entered into
a recognizance before me for their
appearance at the time and place
above named for trial Recognizance
on file

Subpoena for
 State 2 35
 Recognizance
 & Bail $\frac{40}{75}$

December 19 1887
 Issued Subpoenas for the appearance
 Adam Miller John Good on the
 20 day of December 1887 at one o'clock
 P.M. in behalf of the State of Ohio in
 the action aforesaid
 W. M. Brown
 J.P.

and
 Recognizance was
 to court & Bail 40 in the
 Transcript + which
 & certifying same being
 45

Constables
 fees two writs
 and return
 \$1.50

December 20 1887
 Issued Subpoena for witness
 in behalf of the State returned endorsed
 as follows December 19 1887 received
 this writ and served the same on wit-
 nesses by copy Jerry Johnson
 Constable

Justice fees

Court fees
 one writ for
 State 25
 attending court 125

December 20 1887
 Subpoena for witness
 in behalf of the State returned endorsed
 as follows December 20 Received this
 writ and served the same by reading
 J Johnson
 Constable

December 20 1887
 one o'clock P.M. Prisoner Nicholas
 Hutchison in court the case called
 and A. H. Kollefuth Atty for deft
 filed a motion as follows now comes
 the defendant by his Atty and moved
 this court to dismiss this action of assa-
 ult for this reason that the affidavit
 does not show an allege facts sufficient
 to constitute a crime under the laws of
 the State of Ohio
 Court over ruled the motion
 and called the case and the defendant
 waived examination and was bound
 over to appear at the next term of court

and
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87
the appearance
Good on the
at our october
state of Ohio in

M. Brown
J.P.

for witness
turned endorsed
1887 received
same on writ
Johnson
Constable

for witness
turned endorsed
Receipt this
me by reading
Johnson
Constable

nor Nicholas
the case called
for debt
now comes
and moved
action of assw
to the affidavit
facts sufficient
for the laws of

a motion
the defendant
was bound
time of court

Recognizance
to court & Bail 40
Transcript
certifying same
75

Justice fees

and the said Nicholas Hutcheson
was required to enter into a recognizance
in the sum of Three Hundred dollars
which was done W. P. Thompson
being his Surety

M. M. Brown
J.P.

Affidavit & filing	45 ^{ct}
Warrant	40
Subpoena, two writs	25
Recognizance of ^{Bail} acm	40
For argument	20
Recognizance & Bail acm	40
Transcript certifying ^{same}	75
<hr/>	
	\$ 285

Constables fees	
Services on writ	
& mileage	60
two subpoenas mileage	
service of process	150
one writ	25
attending court	100
<hr/>	
	\$ 235

M. M. Brown
J.P.

State of Ohio
vs

Elisabeth

Crippin

Fis
and

affidavit and the 12
filing 45"

Elisab

Warrant 40"

Assault

Subpoena 45"

Millie

2 " " 80"

in a

Contumacious

The use

20"

language

Bond 40"

\$235

There o

Elisab

The bo

with

Crippin

Apr

Constables cost

was

warrant. 40

for

6 witness 90

1873

copy 150

put

ridays. 2.70

dollar

Defendant's cost

above

\$1.70

\$5.50

I see

same

sugg

Crippin

State of Ohio
vs

Elisabeth

Crippin

affidavit and
filing 45"
Warrant 40"
Subpoena 45"
" " " 80"
Contumacious
30"
Bond 40"
\$235

State of Ohio Union Co 33

April 12. 1883

This day come Peter Mackin
and made oath that on or about
the 12 day of April A.D. 1883 that
Elisabeth Crippin did commit an
assault on one Sara Mackin and
Millie Liggitt by threatening them
in a menacing manner and by
the use of Indecent and Obscene
language in their presence

Took his affidavit

there on I issued a warrant against
Elisabeth Crippin and delivered
the same to Jerry Johnson Constable.

W. M. Brown J.P.

April 17 A.D. 1883

Warrant Returned
with the Body of defendant Elisabeth
Crippin and had her before W. M. Brown J.P.

April 17 1883. J. Johnson, Constable

April 17. 1883

Constables cost
warrant. 40
6 witness 90
copy 150
miles. 2.40
Defendants cost
11.26

Prisoner in court and
was not prepared for trial and time
for hearing was set for the 25 day of April
1883 at one o'clock P.M. Prisoner was
put under her own Bond of one hundred
dollars for her appearance at the time
above stated

W. M. Brown J.P.

\$550

Issed Subpoena for State of Ohio
Sara Mackin Millie Liggitt Frore
Liggitt, Martha Mackin
and for defendant David
Crippin Prissillia Crippin
W. M. Brown J.P.

April 23 1883 Summons Returned Endorsed as follows I received this writ April 17 A.S. 1883 and served the same by copy saving witnesses on behalf of the State of Ohio

30
Boarding 40
60
180
240

April 28 1883

Summons Returned Endorsed as follows I received this writ April 17 1883 and served the same by copy on the defendants witnesses

J. Johnson
Constable

April 25 1883

Time for hearing the above motion of 25-1883 one o'clock P.M. parties present and examined witness for State But defendant refused examination and was bound over to appear at the next term of court Bond of fifty dollars was taken of the defendant for the same Witness for State of Ohio, Sara Washburn and Miller Biggitt

Constables fees
for conveyance
for disburse
100
att. disburse 100
200
550
750

total cost 385
410.35

W. M. Brown
J.P.

State of Ohio
vs

Jerry, Wash
Peace Warrant

Justice cost
Warrant .40
boarding witness
35 100
2 10
Trial 100
Bond 40
\$300
offdairt 45
\$345

July

Wash
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J. E.

July

Constable cost
Warrant " 40
Board " 40
Miles 50
Trial 100
\$330

I to
Jerry
Justice

July

Know
Mou
an
Recog
time

Endorsed as
 write April 17
 name by copy
 Ohio
 Johnson
 Constable

Returned
 void this write
 the same by
 witnesses
 Johnson
 Constable

hearing the above
 the P.M. parties
 stress for state
 annihilation
 as at the next
 fifty dollars
 for the same
 Sara Washburn

W. Brown
 J.P.

State of Ohio
 vs
 Jerry Wash
 Peace Warrant

Justice cost
 Warrant 40c
 bringing witness
 3 10c
 2 10
 Trial 100
 Bond 40
 \$3.00
 affidavit 45
 \$3.45

Constable cost
 Warrant 40c
 Return 40
 Mileage 50
 Trial 100
 \$3.30

State of Ohio Union County 38

July 25 1884

This day came Margaret Wash and made oath and says that she is a resident of Union County and that she has just cause to fear and does fear that one Jerry Wash of said County will unlawfully maliciously and willfully kill her
 Signed Margaret Wash

July 25 1884

Issued warrant for the defendant and delivered same to J. Edleblute Constable
 W. M. Brown J.P.

July 25 1884

warrant Returned as follows
 I took the Body of the within named Jerry Wash and have him before the Justice W. M. Brown 1884
 Jacob Edleblute
 Constable

July 25 1884

Prisoner in court and ~~known~~ ~~was~~ ~~in~~ ~~formed~~ by Justice until Monday 28 day of July 1884 at 8 o'clock a.m. and let Prisoner go on his own recognizance until the above named time
 W. M. Brown J.P.

July 35 1884

Witnesses for the State appeared
and Issued warrant to Arrest the Prisoner
and delivered warrant to J. Eddeblute
Constable

W. M. Brown J P

July. 35. 1884

Warrant Returned

I took the body of the within named Jerry
Wash and have him before the Justice
W M Brown J P 1884

J Eddeblute Const

Incl had witnesses for the State
Examined testimony heard then the
Defendant was Examined testimony heard
found the Prisoner guilty as charged
and Bound him over to appear at court
but Prisoner Escaped from Constable
and is still at large

W M Brown J P

State appeared
at the Prisoner
Eddleblute

M. Brown J P

turned
named Jerry
the Justice

Eddleblute Const

the State
and then the
testimony heard
by as charged
appear at court
constable

M. Brown J P

State of Ohio
 v. S.

Arnold B. Warner Co
 oath

Perk

Justice fees that

Affidavit and the 11

filing 70.40 Count

Warrant .40 his

Subpoena 30 to la

Swearing 7 I can

witnesses .35 whole

Rec'd. 500 ^{Judgment} 40 and

words 75 therefo

Certificate 25 was

filing 4 papers 20 secur

Constables fees 300 resp

warrant

Mileage 1.35

Service .40 Issue

Assistant 1.50 and

Attendance 0 0

On Subpoena

Mileage 3. 25 Warr

Service 25 I too

copy 25 ed A

Mileage 20 before

Service 25

45.45 Issue

Witness fees for

Geo. Edelblut behal

.50 Edelb

Frank Baker .25

Rachael Perkins .25

Adam C. Myers 60 Sub

Matilda Warner 25 ent

\$1.85 sam

State of Ohio
V.S.

December 6, 1889

Arnold B. Warner Complaint in writing upon oath and signed by John M. Perkins filed with me charging that Arnold B. Warner on or about the 11th Day of November at the County of Union did come upon his premises hunting contrary to law

Justice fees 20.40
 Affidavit and filing 20.40
 Warrant .40
 Subpoena 2 30
 Swearing 7
 Witnesses 36
 Record ^{Judgment} 500 40
 words 76
 Certificate 25
 filing 4 papers 20
 Constables fees 300
 warrant
 Mileage 1.35
 Service .40
 Assistant 1.50
 Attendance 0 0
 On Subpoena
 Mileage 3. 25
 Service 25
 copy 25
 Mileage 20
 Service 25
 26.45
 Witness fees for Adam C. Myers and in
 Geo. Edelblute behalf of the Defendant Jacob Edelblute delivered the same to A.W. Griffith - Constable

Frank Baker 25
 Rachael Perkins 25
 Adam C. Myers 60
 Matilda Warner 25
 \$1.85

that Arnold B. Warner on or about the 11th Day of November at the County of Union did come upon his premises hunting contrary to law

I considered the complainant wholly irresponsible for costs and required ^{him} to procure security thereupon Rachael J. Perkins was accepted as satisfactory security. I acknowledge myself responsible for the costs

John M. Perkins + Rachael J. Perkins
 December 6, 1889

Issued warrant for the Defendant and delivered same to A.W. Griffith

December 7, 1889 } C. D. Rogers J.P.

Warrant returned endorsed as follows I took the body of the within named Arnold B. Warner and have him before the Justice A.W. Griffith. Con

Issued subpoena in behalf of the state for for Adam C. Myers and in behalf of the Defendant Jacob Edelblute delivered the same to A.W. Griffith - Constable

December 7, 1889

Subpoena for the state returned endorsed as follows served the same by copy A.W. Griffith. Con

Dec. 7. 1889

Subpoena for the Defendant returned endorsed as follows served the same by reading A. W. Griffith Esq.

May 12 1890

Received my costs

J. Edelblute

Oct 15 1890

Received my cost

in full

F. H. Baker

December. 7. 1889. 4 O'clock P. M.

Present in court ready for trial

Johns. M. Perkins Rachael J. Perkins

and Adam C. Meyers sworn as

witnesses for the State and Jacob

Edelblute Frank Baker Matilda Warner

and the Defendant Arnold B. Warner

for the Defence

Johns. M. Perkins Rachael J. Perkins and

Adam C. Meyers examined for the State

and Jacob Edelblute Frank Baker

Arnold B. Warner and Matilda Warner

examined for the Defence

On hearing the testimony I ~~dismissed~~ dismissed this complaint and discharged the Defendant in my opinion the testimony was not sufficient to convict the Defendant so it is therefore ordered by me that the said Johns. M. Perkins and Rachael J. Perkins pay the costs taxed at \$16.³⁵ Judgment therefore is hereby rendered against them

C. D. Rogers J. P.

May 16 1890

Received costs in full C. D. Rogers J. P.

May 10 1890

Received my costs in full

A. W. Griffith Constable

...ndent returned
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... Griffith tes.

4 O'clock P. M.
... for trial
... J. Perkins
... sworn as
... and Jacob
... Matilda Warner
... B. Warner

... J. Perkins and
... for the State
... Baker
... Matilda Warner
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Rogers J. P.
... D. Rogers J. P.

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State of Ohio

July 14: 1890

V.S. Riley Napier

Complaint in writing upon oath and signed by one Mary Columbus filed with me charging that Riley Napier on the 13th day of July at the Village of New Dover did cruelly assault her with menacing words also by striking her with a banal stove. I considered the complainant irresponsible for costs there upon Benson Bowie deposited Ten Dollars as security for complainant. I thereupon issued a warrant and delivered the same to A.W. Griffith Con. C. D. Rogers J.P.

J.P. Costs Affidavit and filing 45 Warrant fily 45 Undertaking and filing 45 adjournment 20 5 Subpoenas 45 2 " 30 1 " 25 2 " 30 1 " 25 Docketing 13. notices 8 5 Filing 8 Papers 40 Sitting in court 15 Judgment on docket 15 Record 90 Constable 40 on Warrant Mileage 35 Service 40 assistant 1.08 Recourse 50

July 14. 1890
Warrant returned endorsed as follows. I took the body of the within named Riley Napier and have him before the Justice this 14th Day of July A.D. 1890
A.W. Griffith Con

July 14. 1890. 10 o'clock A.M.
Prisoner in court
The Defendant asked for and adjournment on the grounds that Thomas Cady one of his witnesses was sick and could not attend the case was thereupon adjourned until July 17. at 9 o'clock A.M. by the Defendant entering into an undertaking to the amount of one Hundred Dollars with Hugh C. Stewart for his surety

C. D. Rogers J.P.

July
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 amount of
 with Hugh
 s surety
 Rogers J.

July 14. 1890
 Issued subpoena on behalf of the
 State for Thomas Cody Austin
 Millington Lorina Edelblute
 Laura Edelblute and Lon Wilson
 and delivered same to A. W. Griffith
 C. D. Rogers J.

July 14. 1890
 Issued subpoena on behalf
 of the Defence for Lewis Thompson Sr
 and Thomas Cody and delivered
 the same to A. W. Griffith Cor
 C. D. Rogers J.

July 14. 1890
 Issued subpoena on behalf
 of the state for S. E. Thompson
 and delivered the same to
 A. W. Griffith Cor
 C. D. Rogers J.

July 19. 1890
 Issued subpoena on behalf of
 the Defence for William S. Napier
 and Julia Napier and delivered
 same to A. W. Griffith Cor
 C. D. Rogers J.

July 19. 1890
 Issued subpoena on behalf of the
 State for Selena Trindy and
 delivered same to A. W. Griffith Cor
 C. D. Rogers

July 19 1890
 Subpoena on behalf of the State
 returned endorsed as follows
 Received this writ July 14. 1890 and
 served same on the within named
 Thomas Cody Austin Millington
 Lorina Edelblute Laura Edelblute
 and Lon Wilson by copy
 A. W. Griffith Cor

July 19. 1890

Subpoena on behalf of the State for
R. E. Thompson returned endorsed
as follows received this writ July
14. 1890 and served same by copy
A. W. Griffith
Com

July 19. 1890

Subpoena on behalf of the Defence
returned endorsed as follows
received this writ July 14. 1890
and served same by copy on the
within named Lewis Thompson &
and Thomas Coady A. W. Griffith Com

July 19. 1890

Subpoena returned on behalf of
the Defence returned endorsed as
follows received this writ July
19. 1890. and served same by copy
on the within named William G. Kapier
and Julia Kapier A. W. Griffith Com

July 19. 1890

Subpoena on behalf of the state
returned endorsed as follows
received this writ July 11. 1890 and
served same on the within named
Selena Trimble by copy
A. W. Griffith

July 19. 1890

9. O'clock A. M. time set for hearing
the above case, court called. The Prisoners
in court ready for trial. The Defendants
att. made a motion calling for a
jury trial motion heard and granted
by Hon. W. A. P. Thompson
William Coady Jacob Edelblute
Calvin Esteppe John Samble
were thereupon called as jury men
Jury sworn witnesses for the State

called a
witnesses
testimony

State of
W.
Riley

We the
jury
charge

It is
the
is

called and sworn, testimony heard
witnesses for the Defence called and
testimony heard.

Jury Verdict

State of Ohio

vs

Riley Napier

We the Jury in this case find
the Defendant not guilty as
charged in the affidavit

J. C. DeBlute Foreman

It is therefore ordered by me that
the Complainant pay all the costs
in this case.

C. D. Rogers J. P.

the State of
ed enclosed
write July
by copy
W. Griffith
Con

the Defence
follows
14. 1890
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Thompson &
Griffith Con

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William S. Napier
Griffith Con

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follows
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Griffith

at for hearing
The Prisoner
The Defendants
King for re
and granted
Thompson
DeBlute
Ramble
2 Jury men
the State

The State of Ohio February 3rd 1893

Lewis Croy

Affidavit and
returning 45
Warrant plus 45
Return 30
120

Recd of Lewis Croy
my costs in full

Constables fee
return 1.50

Recd my costs
in full
A.W. Griffith

Complaint - in writing
upon oath and signed by Jas. Y.
Sevin filed with me charging that
Lewis Croy on or about the 2nd day
of Feb - A.D. 1893 at the County of Union
and the Village of New Dover,
that one Lewis Croy did willfully
disturb a religious meeting in
New Dover M.E. Church by certain
gestures and by talking and unduly
moving about and in various
other ways disturbing a religious
meeting then in progress. The complainant
G.D. Rogus acknowledges him self responsible for the costs

I therefore issued a warrant and
delivered the same to A.W. Griffith Con

Feb. 11. 1893

The Warrant returned endorsed as
follows I took the body of the within
named Lewis Croy and have him
before the Justice A. W. Griffith Con

Feb 11. 1893, 10 o'clock, P.M.

The prisoner plead guilty to the
charge as defined in the affidavit
of the complainant. I therefore fined
the said prisoner Lewis Croy five
(\$5.00) dollars and costs, to be paid
inside of 5 days or he shall be
committed to the Jail of Union Co
until said fine and costs be paid

G.D. Rogus J.P.

Feb. 14. 1893

Recievd of Lewis Croy Five Dollars
in full of the above fine G.D. Rogus J.P.

State of Ohio
V.S

Human Bowie

Justice fees
Affidavit 40
Filing 5
Warrant 40
Filing 5
Record 30
120

Constables fees
Mileage 20
Services 40
attend 1.00
1.60

Recd my costs
in full

A.W. Griffith

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Warrant

I took
before
A.W. Griffith

1893

State of Ohio

January 9th 1894

V.S

Herman Bowie

Justice fees

Affidavit	40
Filing	5
Warrant	40
Filing	5
Record	30
	<u>120</u>

Constable fees	
mileage	20
services	40
attend	100
	<u>160</u>

Recd my costs in full

A. W. Griffith

Complaint in writing on oath and signed by George Boyer filed with me stating that one Herman Bowie on or about the 9th Day of January A.D. 1894 at the County of Union State of Ohio did unlawfully strike the said George Boyer in the face with his fist without any provocation whatever breaking one of his front teeth and lacerating his lip

I considered the complainant wholly irresponsible for the costs and I required him to furnish responsible security, thereupon J. R. Dodge was accepted for security

I therefore issued a warrant for the said Herman Bowie and delivered the same to
 A. W. Griffith Con
 C. D. Rogers J. P.

January 9, 1894, 9:15 P.M.
 Warrant returned enclosed as follows
 I took the body of the within named Herman Bowie and have him before the Justice C. D. Rogers A.D. 1894
 A. W. Griffith Con

January 9, 1894, 9:20 P.M.
 I read the affidavit of the complainant to the prisoner Herman Bowie he thereupon pled guilty to the charge
 I thereupon fined him the sum of one \$5 and costs

C. D. Rogers J. P.

in writing
 ed, by Jas. Y.
 charging that
 t- the 2nd day
 county of Union
 did willfully
 striking in
 h by certain
 g and unduly
 in serious
 g a religious
 ness. The complainant
 the costs
 warrant and
 W. Griffith Con

advised as
 the within
 I have him
 Griffith Con

lock, P.M.
 y to the
 the affidavit
 therefore fined
 is to be paid
 he shall be
 of Union
 d costs be paid

D. Rogers J. P.
 Five Dollars
 C. D. Rogers J. P.

State of Ohio
V.S

Continued.

The aforesaid fine and ^{costs} to be paid
in 10 Days or the said German Bowie
May be committed to the Jail of Union
County until paid

T. D. Rogers

Jan 16, 1894

Recd of German Bowie \$2.00 in
payment of fine and part payment
of costs

T. D. Rogers J.P.

Feb. 10, 1894

Recd of German Bowie \$1.00 in full of
costs

T. D. Rogers

State of Ohio

Affidavit

V.S

Before

Samuel Semble

Justice

Affidavit 40

accord

filing 5

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Warrant 40

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to be paid
 to Germain Bowler
 to Jail of Union
 C. D. Rogers
 \$2.00 in
 full payment
 C. Rogers J.P.
 \$2.00 in full
 C. Rogers

State of Ohio April 16, 1894

W.S.
 Samuel Gamble
 Affidavit 40
 Filing 5
 Warrant 40
 Filing 5
 Record 40
 Misc 1.00

Before me C. D. Rogers one of the Justices of the Peace for said County, personally came W. A. Shuler, who being duly sworn according to law deposes and says that on or about the first of April at the said County the following goods and chattels the property of the said W. A. Shuler to wit One leather belt about nine inches wide, was a ten (10) in. belt when new, about twenty (20) feet long, was by some person or persons feloniously taken stolen and carried away out of the mill of the said W. A. Shuler of the said County, and that the said goods and chattels as the deponent verily believes and has good reason to believe are concealed by one Samuel Gamble, he knowing the same to have been taken ^{from} the deponent's mill in New Dover and that the said Samuel Gamble has the above named goods and chattels secreted at his mill in Paris T. P. east of the George Weaver farm Union Co. Ohio

W. A. Shuler
 sworn to and subscribed before me this 16th day of April A. D. 1894
 C. D. Rogers, J.P.

The deponent acknowledged himself responsible for the costs.
 I thereupon issued a warrant for the goods and chattels named in the affidavit and for the body of the within named Samuel Gamble, and delivered same

State of Ohio

Continued

vs

to Michael Meyers Constable

Samuel Smith

T. D. Rogers J.P.

April 18, 1894.

Warrant returned enclosed as I have the property and the body of the prisoner before the Justice

Michael Meyers Constable

April 18, 1894. Read the affidavit to the prisoner. He thereupon plead not guilty and upon examination was found not guilty. I therefore make my judgement not guilty.

T. D. Rogers J.P.

State of Ohio

June

vs
Ivon Meyers
Victor Weller

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Thompson

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Costs

Justice costs
Affidavit 80
filing 5
Warrant 40
filing 5
Record 30

\$1,40

Received of Ivon
Meyers & Victor
Weller my costs
in full

LoB White
J. P

Const Fees
Services, 80

Received my
costs in full

Const

State of Ohio
vs

June 25th 1894

Ivon Meyus
Victor Weller

Complainant-in writing
upon oath and signed by H. G
Thompson filed with me charging
that Ivon Meyus and Victor
Weller on or about the 11th day
of June at the county of Union
did engage in fighting at
fisticuffs thereby committing a
breach of the Peace.

Justice costs
Affidavit 80
filing 5
Warrant 40
filing 5
Record 30

Thereupon I required the complainant
to acknowledge himself responsible
for costs who then signed the
following

\$1,60
Received of Ivon
Meyus & Victor
Weller my costs
in full

I acknowledge myself
responsible for costs in case the
above complainant shall be dismissed
H. G Thompson

L B White
J. P
Const Elias
Sorvico, 80

signed and acknowledged before
me this 25th day of June 1894
I therefore issued a warrant and
delivered the same to Michael Myers Const

Received my
costs in full

June 25th 1894 The Warrant returned
endorsed as follows I took the bodies
the within named Ivon Meyus & Victor
Weller and have them before the
Justice Michael Myers Const

Const

June 25th 1894. 7 o'clock P M
The Prisoners plead guilty to the charge
as defined in the Affidavit of the complain-
ant. I therefore fined the said Prisoners
Ivon Meyus & Victor Weller. One Dollar
(\$1.00) and costs each

June 25th 1894. Received of Ivon Meyus
and Victor Weller One Dollar each and
costs in full of the above fine.

L B White J P

stable
Rogers J.
Ivon Meyus
upon plead
guilt
therefore make
Rogers J.

State of Ohio

May 15th 1895

do
Luc Meyers

Complaint in writing upon oath and signed by Jennette Hanawalt filed with me charging that Luc Meyers on or about the 15th day of May at the County of Union did assault her by striking, hitting and scratching while in the performance of her duties as School Teacher.

Justice Fees
Affidavit 40
Filing 5
Warrant 40
Filing 5
Judgments 40

\$1.30

I acknowledge myself responsible for the ^{costs} in the above case

Signed Jennette Hanawalt

Signed and acknowledged before me this 15th day of May 1895

L B White J P

May 15th 1895. I therefore issued a warrant and delivered the same to Michael Meyers Constable

May 15th 1895. The Warrant returned indorsed as follows I took the body of within named Luc Meyers and have him before the Justice

Signed Michael Meyers
Fees Mileage 25cts Surca 40cts Constable

May 15th 1895. Prisoner plead guilty to the charge as defined in the affidavit of the complainant I therefore assessed a fine of Ten Dollars \$10⁰⁰, and costs at \$1.95 on the Defendant Luc Meyers
May 15th 1895 Received the above fine and costs in full.

L B White J P

Const Fees
Surca - 40
Mileage 25
65

State of Ohio No 3

B.S

Comp

Arthur Healy Oath

Snyd

Justice Fees Charged

Affidavit 40 on a

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Warrant 40 did

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Judgments 40 concea

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Constable Fees

Mileage - 35

Surca 40

75

State of Ohio No 3

February 7th 1898

Complainant in writing upon
 Arthur Hawley Oath and signed by James
 Snyder filed with me
 Justice of the Peace charging that - Arthur Hawley
 Affidavit 40 on or about the 5th day of February
 filing 5 1898 at the County of Union
 Warrant 40 did enter his place of
 filing 5 business with a revolver
 Judgment - 40 concealed about his person
 \$1,300 and did then and there
 point the revolver at him in
 a menacing manner and
 threatened him that he would
 blow his brains out if he
 did not shut up after
 he had ordered him to be quiet.

Signed James Snyder
 Signed and acknowledged before
 me this 7th day of February
 1898 L B White J P

I consider the complainant wholly
 irresponsible for costs and require
 him to procure some responsible
 security therefor. Thompson J H
 Constable fees 35. Hush was accepted as
 mileage - 35. satisfactory security and entered
 Service 40 into the following acknowledgment
 , 75 I acknowledge myself security
 and responsible for the costs
 in case the above complaint
 shall be dismissed.

J H Hush
 Taken and acknowledged before
 me this 7th day of February
 A D 1898

L B White
 J P

Constable fees
 mileage - 35
 Service 40
 , 75

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 White J P
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 Constable
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 d Lee Myers
 the Justice
 ed Myers
 Constable
 d guilty
 defined in
 complainant
 ris of
 nd costs
 at Lee Myers
 above James
 White J P

February 7th 1898. I therefore issued a warrant and delivered the same to C D Hoopes constable

Feb 7th 1898 The warrant returned indorsed. as follows I took the body of the within named Arthur Hawley and have him before the justice signed C D Hoopes Const
Fees Mileage 35 cts Service 40 cts

Feb 7th 1898. Prisoner plead guilty to the charge as defined in the affidavit of the complainant I therefore assessed a fine of Fifteen Dollars (\$15⁰⁰) and costs at Two Dollars & ten cents \$2¹⁰ on the Defendant Arthur Hawley
L B White J. P.

Feb 7th 1898 Received the above fine and costs in full.
L B White
J. P.

State of Ohio
vs
Lewis Estep

No 4. c
Com

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filed

Justice Fees

Affidavit

110

Filing same

5

Warrant

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Filing

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Judgment

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\$130

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Hooley
to J. P.
above

White
J. P.

State of Ohio
vs
Lewis Estep

No 4. November 30th 1898

Justice Fees
Affidavit 110
Filing same 5
Warrant 40
Filing 5
Judgment 40
\$130

Complaint in writing and upon
Oath and signed by Michael Body
filed with me charging that Lewis
Estep on or about the 25th day of November
at the County of Union. That one
Lewis Estep did enter upon the premises
of the said Michael Body for the purpose
of killing Birds and Game without
permission, and that the said Lewis Estep
did know that he the said Michael Body
did not allow anyone to hunt on his
premises without permission, and that
the said Lewis Estep did say that
he would hunt whenever he pleased

Whereupon I required the Complainant
to acknowledge himself responsible for
costs who then signed the following
I acknowledge myself responsible for
costs in case the above Complaint
shall be dismissed

Const Fees
Mileage 25
Service 40
65

Signed and acknowledged before me
this 30th day of November 1898
Lewis B White J. P.
November 30th 1898; I therefore issued
a warrant and delivered the same
to C D Hoopes Constable

L B White J. P.
December 10th 1898 The warrant returned
indorsed as follows I took the body
of the within named Lewis Estep
and have him before the Justice
Fees Mileage 25 cts Service 40 cts
Signed C D Hoopes Const

over

Dec 10th 1898 Prisoner plead guilty to the charge as defined in the affidavit of the complainant & therefore discharged the Prisoner by him paying the costs of said action and giving him a reprimand
L B White J. P

No 5
State of Ohio
vs
John Meyers Compa
upon
W. O. K.
charge
Justice Fee on a
affidavit - 40 1900 a
filing 5 That
warrant 40 persist
filing 5 in S
Recognition 40 do as
Filing 5 dismiss
1 Subpoena . 25 of said
Recognition 40 said
adjournment - 20 been
Fees 800 75 to de
cutting 25
Total 100 sum
4,20 this 9

Thurs
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follow
myse
case
Constables Fees
Warrant Service 40 be d
Mileage 30
Subpoena 1 25 Sign
Copy 25 me t
Mileage 30
attendants 1,00 Feb 9
2,50 wana
to be

the charge
of the
discharged the
costs of
in a return and
to J. P.

No 5

State of Ohio
vs
Iron Mays

February 9th 1900

Judicial Fees	
affidavit	40
filing	5
warrant	40
filing	5
Recognition	40
filing	5
1 Subpoena	25
Recognition	40
adjournment	20
transcript	500
certifying	25
total	100
	<u>420</u>

Complaint in writing and
upon oath and signed by
W M Brown filed with me
charging that Iron Mays
on or about the 8th day of Feb
1900 at the County of Union
That one Iron Mays did
persistently disturb the School
in Sub Dist No 2 Dover Locality
so as to cause the Teacher to
dismiss the School on account
of said disturbance. In the
said Iron Mays having
been notified three times
to desist from the same
Signed W M Brown
sworn to and subscribed before
this 9th day of Feb 9 1900
L B White J P

Constables Fees	
Warrant service	40
Mileage	30
Subpoena 1	25
Copy	25
Mileage	30
attendants	100
	<u>250</u>

Thereupon I required the complainant
to acknowledge himself responsible
for costs who then signed the
following. I acknowledge
myself responsible for costs in
case the above complaint shall
be dismissed
Signed W M Brown
Signed and acknowledged before
me this 9 day of Feb. 1900
L B White J P
Feb 9th 1900 I therefore issued a
warrant and delivered the same
to Charles Shuler Constable
L B White J P

Feb 9th 1900. This day came
 the said Iron Meyers in custody
 of Charles Shuler Constable who
 made return of the warrant - Feb
 9th 1900. Received this warrant -
 and have the body of said Iron Meyers
 Signed Charles Shuler Const

On motion of Iron Meyers and in
 account of the absence of witnesses
 trial adjourned to Thursday next
 Feb 13th 1900 at 1 o'clock P.M. at
 my office. Thereupon the said
 Iron Meyers with J G Stoll
 his surety approved by me entered
 into a recognizance before me
 for his appearance etc at the time
 and place above named for trial
 I B White J P

Feb 12th 1900. Issued subpoena
 on behalf of State for Meinie
 Cartmell and delivered same to
 Charles Shuler Constable
 I B White J P

Feb 13th 1900. 1 o'clock P.M. time
 set for hearing the above case. Court called
 Attorney for Defendant made a motion
 that the court dismiss this action
 for the following reasons. To-wit:-
 1st Because the affidavit filed herein
 does not set forth any facts
 constituting the alleged crime
 charged so that the accused
 may have notice of what
 he is to meet

2nd Because
 state the
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Motion

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 B White J P

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 Court called
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 L crime
 accused
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2" Because said affidavit does not state that any willful act was committed in said alleged disturbance

Me L Myers
 for Defendant

Motion overruled except as taken
 L B White J P

The accused pleads not guilty and waives examination of witnesses to sustain the charge and submits to be bound over without such examination. Thereupon the accused was required by me to give bail for ~~his~~ in the sum of Three Hundred Dollars for his appearance before the Court of Common Pleas of said county on the first day of the next term thereof which was done. accordingly. Jacob Edelbute and J S Stoll his sureties

April 16" 1900. Received the fees in the said action

L B. White
 J. P.

State of Ohio

vs

Mrs Clark Brown

December 22 1903

Justice cost

affidavit 40

filing 40

warrant 40

judgement 40

Trial 100

260

Received cost

in full

constable cost

warrant 40

mileage 20

Trial 100

160

Received my cost

in full

Daniel Hall

constable

fine 1.00

fine retained

for necessary

papers

Personally appeared before me J. W. Jessup
one of the justices of the Peace for said
county. Joseph Lindledecker made oath

That on or about ^{the} 22 of December 1903
at the county of Union near Dover one
Mrs Clark Brown did assault one
Joseph Lindledecker by threatening to
strike and calling him a liar and ill
treat and other wrongs to the said
Joseph Lindledecker then and there
did contrary to the form of the
statutes in such case made and
provided and further this deponent
saith not. Signed Joseph Lindledecker
sworn to and subscribed before me
at the county aforesaid.

This 22nd day of December 1903.

J. W. Jessup J. P.

I have this day 22nd December 1903
issued a state warrant and
delivered the same to the constable
Samuel Hall to serve.

warrant returned endorsed as
follows. I have arrested the within
named Mrs Clark Brown and
have her now in court this 22. Dec 1903
warrant was read and the defendant
pled guilty to the above charges it
is therefore considered and adjudged
by me this day that she pay a fine
of one dollar and cost attached
there to J. W. Jessup J. P.

Stand committed until fine
and cost paid

Fine and cost paid in full

J. W. Jessup J. P.

J. M. Passy
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December 1903
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This 22. Dec 1903
Defendant
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State of Ohio Aug
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 Bucke Cady This d
 Return 15 gave his
 Recognizance 40 of an
 Bond 40 Earl
 Transcript - 15 and ora
 Certificate 25 to sustain
 #135 with out
 of one h

Aug 24
 returned

State of Ohio Aug. 14. 1906. 11 o'clock a.m.
vis

Michel Cody
Rent 15
Recognizanc. 40
Bond 40
Transcript 15
Certificate 25
#135

This day came Michel Cody and gave him self up on a charge of an assault and Battery on one Earl Hall. and pled not guilty and waived Examination of witnesses to sustain charges and was bound over with out such Examination in the sum of One hundred dollars

W. M. Brown
Justice of Peace

Aug 24 1906
Transcript Taken and returned to Court-

W. M. Brown
J P

State of Ohio

William Leonard

U.S.

C. A. Mahaffy

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State of Ohio

William Leonard August 13 - 1910

U.S.
C. A. Mahaffy

Complaint in Writing and oath signed by William Leonard filed with me charging that one said C. A. Mahaffy did unlawfully leave a board Bill and leave the county whereupon he makes his affidavit

afid 40
filing 40
warrant 40

State of Ohio county of union William Leonard Personally appeared before me a justice of the Peace in and for said county of union who being duly sworn deposes and says that one C. A. Mahaffy obtained board and lodging and other accommodations at his boarding house from July 1st 1910 to August 11 1910 to the amount of \$13.75 with interest which is due and unpaid and the said C. A. Mahaffy left his boarding house with out notice and pretending to do local painting at Milford center Ohio but after drawing all of his money left for Lima Ohio with intent to defraud the owner or keeper thereof of said boarding house out of the amount due him being \$13.75 as aforesaid and further deponent saith that Wm Leonard

I Wares to before me and signed in my presence this 13 day of August 1910 J. Edelblute J.P. and Warrant issued and delivered to constable To serve J. Edelblute J.P.

Thereupon I required the complainant to acknowledge himself responsible for costs I acknowledge myself responsible in case the above complaint is dismissed

Signed

State of Ohio
 U.S.
 Mahaffy
 affidavit 40
 Record 40
 Warrant 40
 judg 40
 Trial 100
 Transc
 Returns 200

August 15 - 1910
 Warrant Returned Endorsed
 Received this Write August 13 - 1910
 and served the same by
 arresting the said C A Mahaffy
 before J Edelblute Justice of the
 Peace B F Hudson constable
 130 o clock P M trial called
 and defendant C A Mahaffy
 Plead guilty it is therefor
 adjudged by the court that he
 defendant C A Mahaffy be
 sentenced to the Work house
 at Columbus Ohio for thirty
 (30) days and that he pay the costs
 of this Prosecution taxed at
 \$15.05 and in default of such
 Payment of costs as aforesaid
 and he shall stand committed
 in said Work house of said
 city of Columbus Ohio
 until said costs is paid
 by his Labor at 60 cents Per
 day or until he is otherwise
 Legally discharged of Edelblute J.P.

constables fees
 for return
 and transcription
 \$10.45
 B F Hudson
 constable

A portion of the within court
 costs in this case, were disallowed
 by the Prosecuting attorney, and the same
 was refunded by me, and paid to
 The Treasurer of Union County, Ohio, See
 Auditors, ^{and Treasurer} Record Union County, Ohio,
 J. Edelblute J.P.

State of Ohio
 U.S.
 John Rodgers
 affidavit 40
 filing 40
 Warrant 40
 filing sum 40

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 Edelblute, J.P.

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State of Ohio
 US
 John Rodgers
 affidavit 40
 filing 40
 warrant 40
 filing same 40

Sept 20 - 1910

Whereas Complaint in Writing
 and signed in my Presence by
 A Marion Holy cross and filed
 with me charging the said John Rodgers
 of unlawfully hunting Raccoons.
 State of Ohio county of Union Before
 Me Jacob Edelblute a Justice of the Peace
 in and for the county of Union and
 state of Ohio Personally came A Marion
 Holy cross Game Warden, Who being
 by Me first sworn deposes and says
 that on or about the 29th day of October
 1909 ~~who being by me first sworn~~
 in the county of Union and state of
 Ohio one John Rodgers did unlawfully
 Pursue a raccoon with intent the said
 raccoon then and there to Kill the
 same being then and there
 Prohibited by Law (990 L 364 E 28)
 further affiant saith not contrary
 to ~~the~~ the statutes in such case

Made and provided and against the
 Peace and dignity of the state of Ohio

Signed A Marion Holy cross Game
 Warden Sworn to and subscribed
 in my Presence this 20th day of Sept
 1910 J. Edelblute, J.P.

I therefore issued a state warrant
 this 20 day of Sept 1910 and delivered
 the same to A Marion Holy cross
 Game Warden to serve

J. Edelblute, J.P.
 The said John Rodgers appeared + Plead
 not guilty in the above charges and Trial
 set for October 3rd 10. clock P.M.
 1910 J. Edelblute, J.P.

Return of warrant, I have arrested the within
 named John Rodgers and now have him in Court
 A Marion Holy cross Game Warden
 Charge read to him the defendant John Rodgers
 he entered a plea of not guilty I thereupon on
 request of John Rodgers deft continued case
 over

Witnesses

Henry C. Hill	2.30
George Rayner	1.55
J. A. Colman	2.30
J. Charles Niccol	2.30
Lewis Niccol	2.30
W. R. Smith	1.15
<hr/>	
O. H. Tharpe	40
justice fees	40
appellant	40
fil	40
Warrant	40
fil	40
att	1.00
att	1.00
Subp	50
Swearing Witn	45
filing 2 bonds	10
taking 2...	80
judgment	40
total	8.85

continuance	20
judgment	40
transcript	1.65
certifying	25
judg	15
signing Bill	10
cop transcript	1.00
filing Papers	30
Continuance	20
8.20	
11.25	

J. Edelblute, J.P.

Wardens
Fees \$ 8.85

until Oct 3rd 1910 1 P M

State of Ohio
vs
John Rodgers

Subp Witness
60 ct

Left
By Reg
I issued
Subp
Named
Henry
George
Monroe
Henry
Dr Th

Trial continued
to Oct 10-1910
1.0 clock
P.M.

October
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Trial
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 \$165
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 \$100
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 20
 \$125

State of Ohio
 vs
 John Rodgers

Subj. Witnesses
 60 cts

Sept 27th 1910
 By Request of Plaintiff issued
 to game warden of Marion Holy cross
 I issued to him the following
 Subpoenas for the following
 named persons witnesses
 Henry Trimbe Francis Trimbe
 George Rayner John Coleman
 Monroe American
 Henry ofihle Mr smith
 Dr Tharpe ~~Edelblute justice of the~~

October 1st 1910
 By Request of Plaintiff issued
 the following subpoenas for Charles
 Nicolas Lewis, Nicolas J. Edelblute, J.P.

October 3rd 1910
 By his attorney Defendant appeared
 and demanded Jury Trial
 continued & hearing
 Trial set for October 10 1910 at
 1:00 clock P.M. of Edelblute J.P.

Trial continued
 to Oct 10-1910
 1:00 clock
 P.M.

I therefore demanded a bond
 for the sum of \$100 before me
 for his appearance received bond
 and on file bond signed by
 O H Tharpe
 J. Edelblute, J.P.

Warrant Returned Endorsed Recid
 this writ Sept 20th 1910 and served
 the same I A Marion Holy cross Game
 Warden have arrested the within named
 John Rogers and now have him in
 your court A Marion Holy cross Warden

Jus Servis 40 cts Milage 40 cts conveyance 150
 Attendance 81.00 Total \$3.30

Sept 27 1910 Subpoened the following
 witnesses Henry ofihle John colman
 George Rayner Wm smith Charles
 Nicol Lewis Nicol served by copies

Continued
on the William named Person

Copies	\$2.40
Milage	3.15
Total	\$5.55
Warrant	3.30
Total	\$8.85

October 10th 1910 1 o'clock P.M.
Trial called witnesses sworn and
upon request of plaintiff witnesses operated
testified I hereby find by the
evidence that the said John Rogers
was guilty of the offence charged
for pursuing with intent to
kill said Raccoon ~~with intent~~
I therefore see a fine of twenty
five Dollars and costs attached
thereto as per margin
J. Edelblute, J. P.

also the said Defendant
John Rogers did on this 10 day
of October give bonds in the
sum of one Hundred Dollars
that he would prosecute the above
case before the common Pleas court
if the said John Rogers fails the
above bonds is valid
Signed John Rogers O H Tharp
J. Edelblute, J. P.

The defendant
following bond with
The State
since, but it remains
of October in the year
appeared before me
acknowledged the sum
the sum of \$100.00
goods and chattels
made in the condition
of this recognizance
named John Rogers
me at my office in
said County at one
October in the year
to answer to a charge
intent to kill and
depart without
shall be void, this
remain in full

Oct 10 1910 1 PM
Trial called witness
of plaintiff witness
State examined as
opprobrious, Charles Nicol
State examined as
rested, the follow
dant that he be de
there was not suff
which motion I
offered his witness
of the case, George
Price witness
by A H Kellefram
for defendant, a
defendant guilty
and addressed a
stand committed

The defendant John Rogers gave the following bond which is a copy for his appearance, ^{The State of Ohio} ~~Be it remembered~~ that on the 3 day of October in the year 1910 O H Sharpe and personally appeared before me and jointly and severally acknowledged themselves to owe the State of Ohio the sum of \$100.00 dollars to be levied of their goods and chattels lands & tenements if default be made in the condition following to wit, The condition of this recognizance is such that if the above named John Rogers personally be and appear before me at my office in the Township of Dover in the said County at one o'clock PM on the 10th day of October in the year aforesaid then and there to answer to a charge of pursuing racoons with intent to kill and abide my order and not depart without leave, then this recognizance shall be void otherwise it shall be and remain in full force and virtue in law

John Rogers
O H Sharpe

Oct 10 1910 1 PM

Trial called witnesses sworn upon request of Plaintiff witnesses separated, witnesses for the State examined as follows John Coleman, Henry Oppible, Charles Lewis Nicol, thereupon the State examined as follows John Coleman rested, the following named motion by defendant that he be discharged for the reason that there was not sufficient evidence to convict which motion I overruled, then the defendant offered his witnesses to sustain his side of the case. George Parthemore Wolford & Price witnesses examined & the case argued by A H Kellegram for the State, and J H Willis for defendant, after which I found the defendant guilty as charged in affidavit and assessed a fine of twenty five dollars and committed until fine and costs

now

at one o'clock P.M.
witnesses and
separated
by the
John Rogers
was charged
to
to
to attached

10 day
the
Dollars
the above
Plea cause
fails the
O H Sharp

are paid.
Defendant by his attorney made a motion to appeal the case on error and gave the following bond for the appearance of the defendant at Court of Common Pleas and abide the result of the appeal in error.

The following is a copy of the bond.
The State of Ohio Union County
Be it remembered that on the 10th day of October 1910 John Rogers and W. H. Thorpe personally appeared before me Jacob Edelblute one of the justices of the peace in and for the County of Union aforesaid and jointly and severally acknowledge themselves to owe the State of Ohio the sum of one hundred dollars to be levied of their goods & chattels lands and tenements if default be made in the conditions following to wit, The conditions of this recognizance is such that if the above bound John Rogers shall prosecute errors to the hearing of the Common Pleas Court of Union County Ohio and abide the determination of said Court then this recognizance shall be void, otherwise shall be and remain in full virtue in law.
John W. Rogers
W. H. Thorpe

Taken and acknowledged before me this day of year above first written
J. Edelblute J. P.

The following motion for New Trial by defendant In Justice Court Dover Township

Union
The State

John Rogers

The def
for a re
reasons

1. That
 2. That
 3. Error
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J. Ed

Union County Ohio
 The State of Ohio
 vs
 John Rogers Deft
 Before Jacob Edelblute
 Justice of the Peace within
 and for said County
 Motion for New Trial

The defendant moves the Court for a new trial for the following reasons to wit:

1. That the verdict and judgment of the Court is not sustained by sufficient evidence and is contrary to the law and the evidence.
 2. That the Court erred in overruling the motion of the defendant to return a verdict of not guilty for the reason that the plaintiff had failed to prove the allegations of the affidavit by the degree of evidence required in criminal cases.
 3. Error of law occurring at the trial and excepted to by the defendant and manifest upon the face of the record.
- J. H. Willis atty for defendant.

By the Court motion overruled and excepted to by the defendant October 18 1910 Bill of exceptions presented by defendant and the same being examined by me and found to take cannot I thereupon signed the said Bill of exceptions and filed the same and noted the signing and filing thereof upon the docket
 J. Edelblute J.P.

made an error and for defendant not to abide the bond of the County in the 10th Rogers mally b Edelblute all in and fore said ly acknow State of dred their goods mand if conditions tions of that if the shall earing of of Union the dete ten this void, other ain in law W Rogers Thorpe lged before ve first ite J. P. iver defendant over Towne

October 18 - 1910
 I have this day issued a
 Transcript and delivered the
 same to the defendant
 J. Edelblute, J.P.

The State of Ohio,
 - 18 -

George Snyder
 Complainant

To Jacob Edelblute
 Justice
 Township, Union
 according to law
 of said Township,
 Office of said Town
 following complaint
 That Geo
 between the age
 said George Snyder
 recognized school
 guardian or the
 said George Snyder
 said George Snyder
 school, I Myron
 complaint that
 act passed by the
 1893, and subsequ
 children under 14
 attend school a
 year, the said
 disorderly person
 and subject to the
 such cases made
 In witness
 hand this 14th day

Treasurer Office Dorr
 Received and Filed

The State of Ohio,
- 18 -

George Snyder

Complaint Against Juvenile Disorderly Person
New Dover, Ohio Dec. 14th 1911.

To Jacob Edleblute,
Justice of Peace, in and for Dover
Township, Union County, Ohio,

I Myron B. Gabriel, duly appointed
according to law, by the Board of Education
of Dover Township, Union County, Ohio, as Trustee
of said Township, hereby make the
following complaint:

That George Snyder is a minor
between the ages of 14 and 16 years; that the
said George Snyder does not attend any
recognized school; and whereas the parent,
guardian or other person having charge of the
said George Snyder, has failed to cause the
said George Snyder to attend any recognized
school, I Myron B. Gabriel hereby make
complaint that under the provisions of an
act passed by the General Assembly April 25th
1893, and subsequent amendments, to compel
children under fourteen to 16 years of age to
attend school a certain length of time each
year, the said George Snyder is a juvenile
disorderly person within the meaning of the statute,
and subject to the penalties of the law in
such cases made and provided.

In witness whereof, I have hereunto set my
hand this 14th day of Dec. 1911.

Myron B. Gabriel
Trustee Dover Township, Union County, Ohio
Received and Filed Dec. 15th 1911.

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ured the
nt

The State of Ohio
1911.
George Snyder

"Affidavit"

New Dorn, O. Dec. 15th - 1911.

The State of Ohio
Union County, ss.

Reasonably appeared before me, a Justice of the Peace, in and for said County, Myron B. Gabriel, Eminent Officer of Dorn Township, Union County, Ohio who, being duly sworn deposes and says that, George Snyder is a minor between the ages of 14 & 16 years, - that the said George Snyder does not attend any recognized school, and whereas the parent guardian or other person having charge of the said George Snyder has failed & caused the said George Snyder to attend any recognized school, I Myron B. Gabriel hereby made complaint, that under the provisions of an act passed by the General Assembly April 25th, 1893 and subsequent amendments to compel children under the age of 16 years to attend school a certain length of time each year, the said George Snyder is a juvenile disorderly person within the meaning of the Statute and subject to the penalty of the law in such cases made and provided and further deponent with out.

Myron B. Gabriel

Sworn to before me and signed in my presence, this 15th day of December 1911.

J. Edleblute

Justice of Peace in and for Dorn Township, Union Co. Ohio

Filed Dec. 15 - 1911

J. Edleblute, J.P.

Warrant
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Justice
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Warrant issued, and the same delivered to the constable, B. F. Hudson, this 15th day of December A.D., 1911. -

Q. Dec, 15th - 1911. -

heard before
in and
hill, Union
County, Ohio
poses and says
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attend any
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Place in and
ship, Union Co. Ohio.

I find that on the day of December A.D., 1911, after the execution of the State Warrant, for the said George Snider, to the constable B. F. Hudson, that the said constable has arrested the said George Snider, and he now has him in his custody, and presented him before me in open court this day of December A.D., 1911. -

I, further order that the said constable deliver the said George Snider to the Probate Court, of Union County, Ohio, and be subject to such further orders as the court may direct, as provided for in Sec. 7774, of the Revised Statute of Ohio, and said case be certified to the Probate Court. -

J. Edelblute
Justice of Peace in and for
Dove Township Union Co, Ohio. -

I, certify to the Probate Court, Union, County Ohio, that the foregoing is a complete transcript, and a true copy of all proceedings before me.

J. Edelblute, J.P.
Justice of Peace, in and for Dove Township,
Union Co Ohio. -
This day of December A.D. 1911. -

The following are the cost in the foregoing case;

For Docketing	# 1.05
For Certifying25
" Affidavit40
" Filing Affidavit40
" Warrant40
" Filing Warrant40
" Transcript	1.05
" Livery ^{1.50} to Marysville and mileage ^{.20} .	
Total	1.70
Total cost justices	# 5.65

I, certify here above are the amount of costs of Edelblut, Justice of Peace.

January 27 - 1912 Warrant Returned Endorsed Rec this writ Dec 15 1911 on the 4th day of January 1912 Went to Marion Ohio and the Prisoner not found B J Hudson const

Milage \$1.95
 Car fare 1.40
 Total 3.35

J. Edelblut, J.P.

Sept. 20/12

Audited to date

E. G. Archer

State Examiner

State of Ohio

U.S.

~~James [unclear]~~

William Luke

justice fees
 affidavit 40
 Warrant 40
 docket 40

constable costs
Paid in full

Audited
 8/7/1931
 J. C. Bell, Examiner

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Warrant

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State of Ohio
 U.S.
~~James Bump~~
 William Luke

justice fees	
affidavit	40
Warrant	40
docket	40

constable cost
 Paid in full

Audited
 8/7/1931
 J.C. Bell, Examiner

New Dover Ohio

November 13 - 1918

on Complaint under oath Before
 of Edelblute justice of the Peace for said
 county Personally appeared James
 Bump who being duly sworn according
 to Law deposeth and saith that on
 about the 12 of November A.D. 1918
 at the county of Union and within
 thirty days last past the following
 goods and chattels to wit about three
 bushels of corn in the ear have bin
 by some Person or Persons feloniously
 taken stolen and carried away from the
 field of James Bump in Town T.P.
 of said county and that the said
 Goods + chattels as he verily believes
 + has good reason to believe are concealed
 by in the house + Premises of the said
 William Luke in which he resides of
 the Township of Dover in the county
 of Union State of Ohio

Signed J.B. Bump

Sworn to and subscribed before me
 at the county aforesaid this 13 day of
 November 1918 J. Edelblute justice
 of the Peace issued stat Warrant and
 Delivered the same to B. E. Hudson
 constable to serve this 13 day of November
 1918 of Edelblute of Warrant Returned
 enclosed Received this writ Nov 13 1918 +
 served the same day above mentioned +
 found nothing constable fees 60 cts. P. 10
 B. E. Hudson constable J. Edelblute J.P.

The State of Ohio, Dover Township
Union Co. ss.

Morey Thompson
vs
Joseph Low

Before J.B. Th
Justice of

Comes and
for wages
defendant-
oath that
yet due him
(\$11.60) He o

Monday Oct
Tuesday Oct
Wed. "
Thurs. "
Fri. "
Sat. "
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Signed a
of October

October 26
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October 26
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October 24th 1933

Morey Thompson
vs

Account for labor.

Joseph Low

Before J.B. Thompson
Justice of the Peace.

The said plaintiff, Morey Thompson comes and makes oath that the claim in this action is for wages yet due him for labor performed for said defendant - Joseph Low. And the plaintiff also makes oath that the said claim is just and that there is yet due him the sum of eleven dollars and sixty cents (\$11.60) He also makes oath that he worked the following hours.

- Monday Oct. 2, 1933 - 10 hrs.
- Tuesday Oct 3, " - 10 hrs.
- Wed. " 4th Hearing com 80 cts
- Thurs. " 5th, 1933 - 10 hrs.
- Fri. " 6, " - 5 hrs.
- Sat. " 7 " - 10 hrs.
- Mon " 9 " - 10 hrs.
- Tue " 10 " - 10 hrs.
- Wed " 11 " - 10 hrs.
- Thurs " 12 " - 10 hrs.
- Fri " 13 " - 9 hrs.

The total sum of hours being 94 hrs. With a credit of eight dollars which was paid him by Mrs Low. Five dollars was paid on Oct 7th and three dollars the next time on Oct 14th making a balance due of eleven dollars and sixty cents, at twenty cents per hour. The Plaintiff asks judgement for this amount and for the costs of the case.

Signed and acknowledged before me this 24th day of October 1933

* Morey Thompson.

Thomas B Thompson J.P.

October 26 1933 Issued summons of that date Returnable Oct: 30 1933 at 7.30 P.M. and delivered same to Constable R.E. Shuler.

October 26 1933 Summons returned.

Received this writ October 26 1933 and I served the same on the 26th day of Oct. 1933 on the defendant by leaving a certified copy thereof and of the indorsement thereon with Joseph Low. Personally

Ralph E. Shuler. Constable.

79 The State of Ohio
Union Co., SS.

Dover Township

In Justice's Court

Before J.B. Thompson, Justice of the Peace

Morey Thompson
vs
Joseph Low.

October 30 1933 Parties appeared at 7:30 P.M.
after being sworn and examined
judgement - was withheld until 7:30 P.M.

October 31st 1933

Whereupon it is on said, 31st day of October
1933 considered by me that the plaintiff
Morey Thompson recover from the defendant
Joseph Low the money now due him
the sum of eleven dollars and sixty cents \$11.60
and the costs of the court.

J B Thompson J.P.

Justice's Fees.

Affidavit:	
Index	0.20
Index	
Index for docketing	0.20
Summons	0.40
Swor Wit	2.00
Sitting in trial	2.00
Entering judgement	.80
Costs bill	.50
Transcript	2.50
	7.30
	4.80

Nov 4, 1933 - Defendant gave notice
of appeal, asked for transcript
and being paid the legal
fee therefor, a transcript is
prepared and delivered to
his attorney, Guyer Sanders.

Constable's Fees.

Service of Return	.80
Mileage 1 st mile 50cts	.50
additional miles each 15¢	.60
Attending trial	1.50
	3.40

340
480
220
1160
1960

Justice's Court
of the Peace

at 7.30 P.M.
examined
until 7.30 P.M.

1st day of October
to the plaintiff
from the defendant
we owe him
sixty cents \$1.60

Thompson J.P.
has notice
aut script
legal
script is
entered to
unders.

The State of Ohio
Union Co. SS.

M.O. Mather
vs.

George Gregg, Sr.
Guardian of May Bowdre

Dove Township

Justice's Court

Before Thomas B. Thompson, J. of P.

August 4th 1934

Account for groceries & necessities

The said Plaintiff, M.O. Mather, being duly sworn, says that the claim ⁱⁿ this action is for money due him for groceries and necessities bought by the said defendant Geo Gregg, Sr. Guardian of May Bowdre. The plaintiff also makes oath that the said claim is just and that there is due him the sum of eleven dollars and ninety-five cents. He also makes oath that the defendant - George Gregg, Sr. Guardian of May Bowdre, fraudently obtained receipts from him for said bill of groceries & necessities.

Aug. 11, 1934.

Thomas B. Thompson, J.P.

The defendant - George Gregg, Sr. came and paid the sum of eleven dollars and ninety-five cents and for the costs of the case. Fifteen dollars and ninety cents -

Justices Fees

Index	20
Filing papers.	20
Docketing	50
Summons.	40
Sitting in trial	20
Swearing witnesses.	20
Entering judgment.	70
Issuing order of attachment.	70
	<hr/>
	210

Constable Fees.

Service & Return.	.80
Attachment -	1.00
Mileage @ .50 cts, 4 mi	
each additional mile 15c	2.45
4 Witnesses.	
Service & Return	3.20
Mileage - 26 -	4.25
	<hr/>
	11.70

11.70
2.20

13.90
11.95

25.85

In Justice's Court

J. P.

1934

groceries & necessities

being duly
in this action
groceries and
defendant Geo

The plaintiff
said claim is
him the sum
cents. He also
George Gregg, Jr.
ntly obtained
bill of groceries of

B. Thompson, Jr.
Dr. came and
dars and ninety-
of the case
cents-



Good Morning, Doctor!
This is the Columbus Pharmacal Company,
wishing you a Merry, Merry, Christmas and
a Happy and Prosperous New Year.....
..... Thank-you, Doctor, - Good-Bye.

No. _____

B. B. Gardner
BEFORE ~~A. M. GARDNER~~, JUSTICE OF
THE PEACE, IN AND FOR DOVER
TOWNSHIP, UNION COUNTY,
OHIO.

Milo L. Myers,
Plaintiff,
vs.
Henry Lowe,
Defendant.

AFFIDAVIT IN REPLEVIN

F. B. Gardner
 BEFORE A. M. GARDNER, JUSTICE OF THE PEACE,
 IN AND FOR DOVER TOWNSHIP,
 UNION COUNTY, OHIO.

Milo L. Myers,	:	
	:	
Plaintiff,	:	NO. _____
	:	
vs.	:	
	:	
Henry Lowe,	:	AFFIDAVIT IN REPLEVIN
	:	
Defendant.	:	

On this 18th. day of February, 1935, personally appeared before me, the undersigned, a notary public within and for said county and state aforesaid, Milo L. Myers, who being first duly sworn according to law says that he is a resident within the Village of Marysville, within said county and state aforesaid.

That, he has a special ownership and interest in the following described property to-wit:-

One roan, standard bred, horse colt of about the age of 10 months. By reason of a lien thereon, under Section 8355 of the General Code of Ohio, for service of a stallion to beget said colt, alicant being the owner of the stallion at the time of said service.

That, alicant is entitled to immediate possession of said colt, and the said colt is wrongfully detained by one, Henry Lowe.

That, the said colt was not taken on execution, order or judgment, or for the payment of any tax, fine or assessment, and is not claimed under any title acquiring mediately or immediately by transfer from one from whom such colt had been taken by execution, order, process, or any other mesne or final process.

Sworn to before me and signed in my presence this 25th. day of February, 1935.

Milo L. Myers

John H. ...

NO. _____

BEFORE *J.B. Thompson*
J.B. THOMPSON, JUSTICE OF
THE PEACE, IN AND FOR DOVER
TOWNSHIP, UNION COUNTY,
OHIO.

Milo L. Myers,
Plaintiff,

vs.

Henry Lowe,
Defendant.

ORDER OF REPLEVIN

0261
006
028
048
084

Returns

Rec. this writ and
delivered same to

Henry Lowe Feb
28-1935.

R. E. Shuler

Service Fee	\$ 10.00
Justice Fees	\$ 1.25
Constable "	\$ 2.25
	<hr/>
	\$ 13.50

Settled in full.

J.B. Thompson
J.P.

J.B. Thompson
BEFORE ~~A. M. GARDNER~~, JUSTICE OF THE PEACE,
IN AND FOR DOVER TOWNSHIP,
UNION COUNTY, OHIO.

Milo L. Myers, :
Plaintiff, :
vs. : No. _____
Henry Lowe, : ORDER OF REPLEVIN
Defendant. :

To any Constable of Dover Township, in said County:

You are commanded to immediately seize and take into your custody, wherever it may be found in said count, one standard bred, roan, horse colt of the age of about 10 months, sired by "Agile", dam by "Cochato" and deliver the same, to the plaintiff, MilonL. Myers.

You will make due return of this writ forthwith.

Witness my hand this 25th. day of February, 1935.

J.B. Thompson.
Justice of the Peace.

No. _____

BEFORE *P.B. Gardner*
~~K.M. GARDNER~~, JUSTICE OF

THE PEACE FOR DOVER TOWNSHIP.
~~UNION COUNTY, OHIO.~~

Milo L. Myers,
Plaintiff,

vs.

Henry Lowe,
Defendants.

FOLD ON DOTTED LINE

BILL OF PARTICULARS

MILO L. MYERS,
ATTORNEY-AT-LAW,
MARYSVILLE, OHIO.

T. B. Simpson
BEFORE ~~A. H. GARDNER~~, JUSTICE OF THE PEACE,
IN AND FOR DOVER TOWNSHIP,
UNION COUNTY, OHIO.

Milo L. Myers, :
Plaintiff, :
vs. : No. _____
Henry Lowe, : BILL OF PARTICULARS
Defendant.

Now comes the plaintiff, Milo L. Myers, and for cause of action says that on or about the 19th. day of May, 1933, one Harrison Nicely, now deceased, was the owner of a mare named Mable Cochato, and on said date, the said mare was served to Agile, a stallion, then and now owned by the plaintiff, and as a result of said service to said stallion, said mare produced a roan, horse colt now of the age of about 10 months.

That, on the death of the said Harrison Nicely, the said mare was sold and the defendant, Henry Lowe, became the owner thereof and in whose possession the said colt was foaled, and who still has said colt in his possession.

That, the service fee, in the sum of \$10.00 is unpaid and the defendant refuses to pay the same.

That, the plaintiff Under Section 8355 of the General Code of Ohio, has and holds a lien on said colt for the payment of the said service fee, and is entitled to immediate possession of said colt.

Wherefore, the plaintiff asks for an order of replevin for the said colt, and for such other orders and judgment in the premises as may be just and equitable.

Milo L. Myers

State of Ohio,
Union County, ss.

Milo L. Myers, being duly sworn says that the facts stated and the allegations made and contained in the foregoing are true as he believes.

Milo L. Myers

Sworn to before me and signed in my presence this 18th.
day of February, 1935.

John H. Kistner
Notary Public

No.

Civ. Doc. Page

Before *T. B. Thompson*
A. M. Gardner
Justice of the Peace,

Dover

In and for ~~Union~~ Township,

Union County, Ohio.

Milo L. Myers

Plaintiff,

vs.

Henry Lowe

Defendant

**BOND BY PLAINTIFF, IN REPLEVIN
To the Satisfaction of the Constable.**

Filed 19.....

Justice of the Peace.

Constable.

BOND BY PLAINTIFF IN REPLEVIN,
To Take Possession of the Property. To the Satisfaction of the Constable.

Gen'l Code, Sec. 10465

Milo L. Myers
vs.
Henry Lowe
Plaintiff
Defendant

No. *T.B. Thompson*
Before *J. B. Gardner*
Justice of the Peace,
In and for Dover Township,
Union County, Ohio.

IN REPLEVIN

WE BIND OURSELVES to the Defendant *Henry Lowe*

in the sum of *Fifty Dollars* ~~Dollars~~ that the said Plaintiff

Milo L. Myers will duly prosecute the action
designated above, and also, in the event that the suit be decided against said Plaintiff, that the said
Plaintiff will pay the costs made upon the order, and the expenses incurred in the care and management
of the property to be taken.

Signed by us and dated this *25th.* day of *February* 1935

This Bond with the sureties thereon, being suf-
ficient is approved by me, and is to my satisfaction.

Constable.

Milo L. Myers Plaintiff
James H. Meyer Sureties.

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Proceedings juvenile 7774, - R.S.
7768 R.S.
attorney fees, 4783. -





