

JUSTICE'S
CRIMINAL
DOCKET

JEROME TWP.
1954-1955

3

3

COL. D. B. CO. COL. G.

THE COLUMBUS BLANK BOOK MFG. CO.

PRINTERS LOOSE LEAF DEVICES-STATIONERY-OFFICE FURNITURE

311 to 321 S. High St., COLUMBUS, OHIO

NO

ORDER DUPLICATES BY REFERRING TO THE ABOVE NUMBER

TELEPHONE ADAMS 5171

A
B
C
D
E
F
G
H
I
J
K
L
M
Mc
N
O
P
Q
R
S
T
U
V
W
X
Y
Z

Edward Blackmore
Kurt George Bolka

Page

Dec 3

14

15

Robert C. Con
Edgar Lee C

Blackmore
Bolka

Page

Dec 3

14

15

Robert C Compton
Edgar Lee Clark

Page

8

Clair E

38

Delbert D

Dane

Davis

Page

3

23

A
B
C
D
E
F
G
H
I
J
K
L
M
Mc
N
O
P
Q
R
S
T
U
V
W
X
Y
Z

E
F
G
H

Daniel Blau
Joe

Daniel Blaine
Joe

Gaber
Grimes

Page

22

34

Joseph E
Albert
Ralph Crooks

Hennant
Hirkenbery
Hamilton

Page

7

13

28

E
F
G
H
I
J
K
L
M
Mc
N
O
P
Q
R
S
T
U
V
W
X
Y
Z

I
J
K
L

		Page
Caanan	Jordan	4
Hubert D	Jackson	16
Earl	Isbell	24
Sam Roy	Jones	25
Harold Clayton	Johnson	30
awa junior Jones		40

Ludie

Kent

Page

11

Leonard

Kent

Page

11

Leonard

Lockhart

Page

6

I
J
K
L
M
Mc
N
O
P
Q
R
S
T
U
V
W
X
Y
Z

Calvin Q

Morgan

Page

36

Howard

Frank

Robert Lee

McClain

McArthur

McLendon

Page

12

21

27

M
Mc
N
O

McClain
McArthur
McLendon

Page

12

21

27

Issac Charles Nelson

Page

35

M
Mc
N
O
P
Q
R
S
T
U
V
W
X
Y
Z

P
Q
R
S

Milton E. Seas
Robert William Sherman
David / Shears

Page

5

18

19

John W. Seas
Robert
Jason Sumner

	Page
John Wesley Perkins	1
Robert Patterson	9
Jason Summer Pollack	20

P
Q
R
S
T
U
V
W
X
Y
Z

Harold
Sidney Lester

Tillman
Turner

Page

17

26

Van F

T
U
V
W

Van F

Vandale

Page

2

Lewis L

Ronald C

Jesse

Williams

Winters

Williams

Page

10

29

37

T
U
V
W
X
Y
Z

David Man

X
Y
Z

David Mark

Young

Page

39

X
Y
Z

Arrest No.

Sex

Color

Age

Birth

Date

X
Y
Z

CRIMINAL DOCKET

State Case No. County, Ohio

JUSTICE OF THE PEACE COURT,

Arrest No.

V. Lic. No.

State

Year

Township,

Op. Lic. No.

State

Year

THE COL. B. B. MFG. CO. 4-54-10

9184

Sex

Color

Age

Birth Date

THE STATE OF OHIO,

vs.

On Complaint of

Charge of

Defendant pleaded

Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$

Costs \$

Total \$

Date

19

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio,

JUSTICE OF THE PEACE COURT

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

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

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by h and filed, waived a jury and submitted to be tried by the Justice.

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

Thereupon the Court orders and decrees as follows:

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.

he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

⁴Said accused in a writing subscribed by h _____ and filed before—during the examination waived a jury and submitted to be tried by the Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

[illegible]

CRIMINAL DOCKET

John Dodge JUSTICE OF THE PEACE COURT, *Jerome* Township, *Union* County, Ohio
Arrest No. *A192304* V. Lic. No. *A166311* State *Ohio* Year *54* Op. Lic. No. State Year
THE COL. B. B. MFG. CO. 4-54-10 9184

Sex *male*
Color
Age
Birth Date

THE STATE OF OHIO,
vs.

John Wesley Perkins

On Complaint of *Ptl Robert H Harrah*
Charge of *excess speed*
Defendant pleaded *Guilty*
Defendant was acquitted—bound over—convicted
Amount of Bond, \$
Fine \$ *15.00* Costs \$ *5.00* Total \$ *20.00*
Disposition of case in Court above *found guilty*

Date *Sept 10th* 19*54* Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio, *Union* County, ss. *Jerome* Township
Before me, *John Dodge*, a Justice of the Peace of said County, personally came
Ptl Robert H Harrah, who being duly sworn according to law, deposes and says

that on or about the *10th* day of *September*, 19*54*, at the County of *Union*
one *John Wesley Perkins* did unlawfully operate a
motor vehicle to wit: a 1949 Oldsmobile Sedan bearing
Ohio License *A166311* over and upon U.S. Highway 42
at 6:00 P.M. in *Jerome Twp, Union County* by exceeding the
speed limit of 50 m.p.h. to wit: a speed of 75 m.p.h. a speed
that was greater and proper for the conditions then
existing. Contrary to and in violation of Sec 4511.21 of the
Revised Code of Ohio

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

Sworn to and subscribed before me, this *10* day of *September* 19*54*
John Dodge 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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by _____ and filed, waived a jury and submitted to be
tried by the Justice.

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 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 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 h and filed before—during the examination waived a jury and submitted to be tried by the Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

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

COSTS		NAME OF OFFICER		WITNESS FEES		
				Rev. C. 2335.05; .06; .07; .08		
				NAMES	No. of Miles	Amounts Certified
5.00 John Dodge Justice of the Peace		Constable				
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		Subpoenas 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	20	b. Summ'g and Swear'g Appraisers	2.00		
Trial by Jury			c. Advertising Property for Sale	1.00		
Pronouncing Judgment	.80	80	Taking Bond (or Recognizance), required by law, each	.80		
Numbering and Filing Papers, each	.10		Any Writ, Order or Notice not mentioned above, persons, each	.80		
Issuing Certificates of Fees to Witnesses and Jurors, each	.10		Mileage, 1st mile 50c, add'n'l m., ea.	.15		
Entering Fines and Costs on Cash Book	.40	40	Attending trial or hearing, etc., each case	2.50		
Issuing Mittimus to Jail or Work House, each	.80					
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		
				Jury Fee (Rev. Code 2947.23)		
				Sheriff, committing and discharging prisoner (Rev. Code 311.17)		
				Juror's Fees		

CRIMINAL DOCKET

John Dodge

JUSTICE OF THE PEACE COURT,

State Case No. 2

Arrest No. A 207833

V. Lic. No.

State

Year

Township,

Union

County, Ohio

Op. Lic. No.

State

Year

1954

THE COL. B. B. MFG. CO. 4-54-10

Sex

Color

Age

Birth Date

THE STATE OF OHIO,

vs.

Van F Vandale

On Complaint of Ptl C. E. Beams

Charge of excess speed

Defendant pleaded not Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Date September 15 1954

Fine \$ 20.00 Costs \$ 5.00 Total \$ 25.00

Disposition of case in Court above convicted

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio,

Union

County, ss.

JUSTICE OF THE PEACE COURT

Township

Before me,

John Dodge

, a Justice of the Peace of said County, personally came

Ptl C. E. Beams

, who being duly sworn according to law, deposes and says

that on or about the 15 day of September, 1954, at the County of Union one Van F Vandale did operate a semi tractor and trailer over and upon U.S. Highway 42 in said County, Jerome Township at about 6:30 A.M. date. Did drive at a speed which was in excess for road and weather condition then existing and did fail to stop in the assured clear distance ahead. Contrary to and in violation of Sec 4511-21 of the Revised Code of Ohio

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

Sworn to and subscribed before me, this 15th day of September

1954

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.

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

THE

Columbus Blank Book

MFG. CO.

317 SOUTH HIGH STREET

COLUMBUS 15, OHIO

ADAMS 5171

INVOICE

INVOICE NO.

24

INVOICE DATE

SEP 1 1954

IN REMITTING PLEASE USE
ABOVE INVOICE NO. AND
INVOICE DATE.

OFFICE SUPPLIES

OFFICE EQUIPMENT

PRINTING

LEGAL BLANKS

VISIBLE RECORDS

FILING SYSTEMS

PEN RULING

BINDING

SOLD TO

John Dodge, Justice of Peace
Route #3
Plain City, Ohio

COUNTY Madison
ORDER DATE 8/31/54
OUR JOB NO.
YOUR ORDER NO.
YOUR REQ. NO.
ORDERED BY J.P.
SALESMAN Dillon
DELIVERY DATE At Once

TERMS: NET 30 DAYS

SHIP TO

Above

QUANTITY

DESCRIPTION

AMOUNT

1

#9184-SB - 300 pg. Criminal Docket

38 00

p.p.&ins.

60

38 60

ALL CLAIMS FOR SHORTAGES
OR DAMAGES MUST BE MADE
WITHIN THIRTY DAYS AFTER
RECEIPT OF THIS INVOICE.

Shipping N? 8965

100
3820
40

4- 13,040,041

United States
Postal Money
Order

19.....

State to wit:

Trial had, t

PURCHASER'S RECEIPT

sses sworn and examined on behalf of the

and

the
theno
dercthe
it isbefo
tern
of s:

ORIGINAL

Nº 9972

TREASURER'S OFFICE, UNION COUNTY, OHIO

Marysville, Ohio,

9-17-

1954

THE TREASURER OF UNION COUNTY

Received of

the sum of

40 DOLLARS,

100

Credit

Fund

J. H. DAVIS, Treasurer

By

Deputy Treasurer.

THE COL. B. B. MFG. CO. BT 2211

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

pay a fine of

and that he be committed to and imprisoned in the jail of said County until

Dollars and the costs of prosecution, taxed at \$

STATE OF OHIO

Aud. N-150-6-53.

DEPARTMENT OF TREASURER OF STATE

\$ 52.50

RECEIPT

Columbus, Ohio

Nº 8899

Under the State Highway Patrol Act, 5503.04 Rev. Code (Sec. 1183-4 G. C.)

The AUDITOR OF STATE has paid into the STATE TREASURY one-half of fines collected in case of Ohio

vs.

the sum of Fifty-two Dollars and 50/100

Dollars,

John Dodge, JP

Union

County,

R3

Plain City, Ohio

Cashier

DEPUTY AUDITOR

Justice of the Peace

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

COSTS

NAME OF OFFICER

WITNESS FEES
Rev. C. 2335.05; .06; .07; .08

John Dodge Justice of the Peace				Constable		Rev. C. 2335.05; .06; .07; .08		
						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		Subpoenas 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	200	b. Summ'g and Swear'g Appraisers	2.00				
Trial by Jury			c. Advertising Property for Sale	1.00				
Pronouncing Judgment	.80	80	Taking Bond (or Recognizance), required by law, each	.80				
Numbering and Filing Papers, each	.10		Any Writ, Order or Notice not mentioned above, persons, each	.80				
Issuing Certificates of Fees to Witnesses and Jurors, each	.10		Mileage, 1st mile 50c, add'n'l m., ea.	.15				
Entering Fines and Costs on Cash Book	.40	40	Attending trial or hearing, etc., each case	2.50				
Issuing Mittimus to Jail or Work House, each	.80							
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							
		500						

RECAPITULATION		
Justice of the Peace		
Constable		
Jury Fee (Rev. Code 2947.23)		
Sheriff, committing and discharging prisoner (Rev. Code 311.17)		
Juror's Fees		

RECAPITULATION

Justice of the Peace

Constable

Jury Fee
(Rev. Code 2947.23)Sheriff, committing and
discharging prisoner
(Rev. Code 311.17)

Juror's Fees

CRIMINAL DOCKET

State Case No. 3

John Dodge

JUSTICE OF THE PEACE COURT,

Jerome

Township,

Union

County, Ohio

Arrest No. A207836

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. MFG. CO. 4-54-10

9184

Sex

THE STATE OF OHIO,

Color

vs.

Age

Birth Date

Clair & Dane

On Complaint of Ptl C. E. Beams

Charge of Failure to obey automatic traffic signal

Defendant pleaded ~~fourth~~ Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$10.00 Costs \$5.00 Total \$

Date Sept 16 1954

Disposition of case in Court above Convicted

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

The State of Ohio,

Union

County, ss.

Jerome

Township

Before me,

John Dodge

, a Justice of the Peace of said County, personally came

Ptl C. E. Beams

, who being duly sworn according to law, deposes and says

that on or about the 16th day of September, 1954, at the County of Union

one Clair & Dane did operate a motor vehicle over and upon U. S. Highway 42 at about 9:10 A.M. date. Did fail to obey the traffic signal at the intersection of U. S. 42 and 33. Contrary to and in violation of Sec 4571.12 of the Revised Code of Ohio

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

Sworn to and subscribed before me, this

16th day of September

1954

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.

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

John
Arrest No. 42

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 Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.
4. Efface this sentence if a jury is not waived.

COSTS		NAME OF OFFICER		WITNESS FEES Rev. C. 2335.05; .05; .07; .08		
				NAMES	No. of Miles	Amounts Certified
		Constable				
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 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		Subpoenas 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	20	b. Summ'g and Swear'g Appraisers	2.00		
Trial by Jury			c. Advertising Property for Sale	1.00		
Pronouncing Judgment	.80	80	Taking Bond (or Recognizance), required by law, each	.80		
Numbering and Filing Papers, each	.10		Any Writ, Order or Notice not mentioned above, persons, each	.80		
Issuing Certificates of Fees to Witnesses and Jurors, each	.10		Mileage, 1st mile 50c, add'n'l m., ea.	.15		
Entering Fines and Costs on Cash Book	.40	40	Attending trial or hearing, etc., each case	2.50		
Issuing Mittimus to Jail or Work House, each	.80					
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					
	5 20					
				RECAPITULATION		
				Justice of the Peace		
				Constable		
				Jury Fee (Rev. Code 2947.23)		
				Sheriff, committing and discharging prisoner (Rev. Code 311.17)		
				Juror's Fees		

CRIMINAL DOCKET

State Case No. 4

John Dodge
Arrest No. 4207840

JUSTICE OF THE PEACE COURT, Jerome
V. Lic. No. State Year

Township, Union
Op. Lic. No. State Year

County, Ohio
9184

Sex
Color
Age
Birth Date

THE STATE OF OHIO,
vs.

Caanan Jordan

On Complaint of Ptl C. E. Beams
Charge of failure to obey traffic signal
Defendant pleaded found Guilty
Defendant was acquitted—bound over—convicted
Amount of Bond, \$

Date September 18th
1954

Atty. for Deft.

Fine \$ 10 Costs \$ 5.00 Total \$ 15.00

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio, Union County, ss. JUSTICE OF THE PEACE COURT Township

Before me, John Dodge, a Justice of the Peace of said County, personally came Ptl C. E. Beams, who being duly sworn according to law, deposes and says

that on or about the 18th day of September, 1954, at the County of Union one Caanan F Jordan did operate a motor vehicle over and upon U.S. Highway #33 in said County, Jerome, Ohio at about 7:41 P.M. Date. Did fail to obey the automatic traffic signal at the jct of U.S. #33 and 42. Contrary to and in violation of Sect 4511.12 of the Revised Code of Ohio

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

Sworn to and subscribed before me, this 18th day of September 1954

John Dodge 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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by h and filed, waived a jury and submitted to be tried by the Justice.

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.

^asaid 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 h and filed before—during the examination waived a jury and submitted to be tried by the Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

COSTS			NAME OF OFFICER			WITNESS FEES		
						Rev. C. 2335.05; .06; .07; .08		

CRIMINAL DOCKET

State Case No. 5

John Dodge
Arrest No. E93179

JUSTICE OF THE PEACE COURT, Jerome

Township, Union

County, Ohio

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. MFG. CO. 4-54-10

9184

Sex

THE STATE OF OHIO,

Color

vs.

Age

Milton E Sias

Birth Date

On Complaint of Ptl C. E. Copenhaver

Charge of failure to obey automatic traffic signal

Defendant pleaded Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$10.00 Costs \$57.00 Total \$67.00

Date September 18th 1954

Disposition of case in Court above Convicted

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio,

Union

County, ss.

JUSTICE OF THE PEACE COURT

Township

Before me,

John Dodge

, a Justice of the Peace of said County, personally came

Ptl C. E. Copenhaver

, who being duly sworn according to law, deposes and says

that on or about the 18th day of September, 1954, at the County of Union

one Milton E. Sias did unlawfully operate a motor vehicle over and upon Highway 33 in said County by failing to obey the automatic traffic signal at the intersection of highways 442 and 33. Contrary to and in violation of sec 4511.12 of the Revised Code of Ohio

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

Sworn to and subscribed before me, this 18th day of September

1954

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.

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

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 Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

COSTS		NAME OF OFFICER		WITNESS FEES Rev. C. 2335.05; .06; .07; .08		
				NAMES	No. of Miles	Amounts Certified
John Dodge Justice of the Peace		Constable				
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		Subpoenas 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	20	b. Summ'g and Swear'g Appraisers	2.00		
Trial by Jury			c. Advertising Property for Sale	1.00		
Pronouncing Judgment	.80	80	Taking Bond (or Recognizance), required by law, each	.80		
Numbering and Filing Necessary Papers, each	.10		Any Writ, Order or Notice not mentioned above, persons, each	.80		
Issuing Certificates of Fees to Witnesses and Jurors, each	.10		Mileage, 1st mile 50c, add'n'l m., ea.	.15		
Entering Fines and Costs on Cash Book	.40	40	Attending trial or hearing, etc., each case	2.50		
Issuing Mittimus to Jail or Work House, each	.80					
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		
				Jury Fee (Rev. Code 2947.23)		
				Sheriff, committing and discharging prisoner (Rev. Code 311.17)		
				Juror's Fees		

CRIMINAL DOCKET

State Case No. 6
County, Ohio

John Dodge

JUSTICE OF THE PEACE COURT, Jerome

Township, Union

Arrest No. 492314-80 V. Lic. No.

State Year

Op. Lic. No.

State Year

THE COL. B. B. WFS. CO. 4-54-10

9184

Sex
Color
Age
Birth Date

THE STATE OF OHIO,
vs.

Leonard W Lockhart

On Complaint of Ptl Robert H. Harrah

Charge of excess speed

Defendant pleaded Guilty
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$ 20.00 Costs \$ 5.00 Total \$ 25.00

Date
19

Disposition of case in Court above convicted

Affidavit—(Complaint) charging offense filed as follows:

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

Before me, John Dodge, a Justice of the Peace of said County, personally came

Ptl Robert H. Harrah, who being duly sworn according to law, deposes and says

that on or about the 22 day of September, 1934, at the County of Union

one Leonard W Lockhart did unlawfully operate a motor vehicle to wit: 1934 Chevrolet Convertible bearing Ohio license HW108 over and upon U.S. Highway 42 at 3:30 P.M. in Jerome Twp, Union County by exceeding the speed limit of 50 M.P.H. to wit: a speed of 70 M.P.H. a speed that was greater and proper for the conditions then existing. Contrary to and in violation of Sec 4511.21 of the Revised Code of Ohio

Sworn to and subscribed before me, this 22 day of September 1934

John Dodge 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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the 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 effaced accordingly.

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

Thereupon the Court orders and decrees as follows:

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.

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

[illegible]

CRIMINAL DOCKET

State Case No. 7

John Dodge
Arrest No. *4207841*

JUSTICE OF THE PEACE COURT,

V. Lic. No.

State

Year

Township,

Op. Lic. No.

State

Year

County, Ohio

Union

Jerome

THE COL. B. B. MFG. CO. 4-54-10

9184

Sex

Color

Age

Birth Date

THE STATE OF OHIO,

vs.

Joseph E. Himant

On Complaint of *Ptl C. E. Beams*

Charge of *illegal passing*

Defendant pleaded *Guilty*

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Date *September 25*
1934

Fine \$ *10.00* Costs \$ *5.00* Total \$ *15.00*

Disposition of case in Court above *Convicted*

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio,

Union

County, ss.

JUSTICE OF THE PEACE COURT

Township

Before me,

John Dodge

, a Justice of the Peace of said County, personally came

Ptl C. E. Beams

, who being duly sworn according to law, deposes and says

that on or about the *25* day of *September*, *1934*, at the County of *Union*

one *Joseph H. Himant* did operate a motor vehicle

over and upon U.S. Highway #33 in said County *Jerome Twp*

at about 2 P.M. date. Did pass another vehicle at the

exit of U.S. #33 and U.S. #44. Contrary to and in violation

of Sec. 4571.30 of the Revised Code of Ohio

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

Sworn to and subscribed before me, this *25* day of *September*, *1934*

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.

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

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

COSTS		NAME OF OFFICER		WITNESS FEES Rev. C. 2335.05; .06; .07; .08		
		Constable		NAMES	No. of Miles	Amounts Certified
Taking and Certifying Affidavits, ea.	.80	50	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		Subpoenas 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 Venire where evidence is introduced	2.00	2 00	b. Summ'g and Swear'g Appraisers	2.00		
Trial by Jury			c. Advertising Property for Sale	1.00		
Pronouncing Judgment	.80	80	Taking Bond (or Recognizance), required by law, each	.80		
Numbering and Filing Papers, each	.10		Any Writ, Order or Notice not mentioned above, persons, each	.80		
Issuing Certificates of Fees to Witnesses and Jurors, each	.10		Mileage, 1st mile 50c, add'n'l m., ea.	.15		
Entering Fines and Costs on Cash Book	.40	40	Attending trial or hearing, etc., each case	2.50		
Issuing Mittimus to Jail or Work House, each	.80		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			
Taking Recognizances of Witnesses with not less than two sureties	.75					
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					
		5 20				

RECAPITULATION		
Justice of the Peace		
Constable		
Jury Fee (Rev. Code 2947.23)		
Sheriff, committing and discharging prisoner (Rev. Code 311.17)		
Juror's Fees		

CRIMINAL DOCKET

State Case No.

John Dodge

JUSTICE OF THE PEACE COURT,

Jerome

Township,

Union

County, Ohio

Arrest No. A207847

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. MFG. CO. 4-54-10

9184

Sex

THE STATE OF OHIO,

Color

vs.

Age

Robert C Compton

Birth Date

On Complaint of Ptl C. E. Beams

Charge of wrong license plates

Defendant pleaded Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$ 10.00 Costs \$ 5.00 Total \$ 15.00

Date September 24 1934

Disposition of case in Court above Convicted

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio,

Union

County, ss.

JUSTICE OF THE PEACE COURT

Township

Before me,

John Dodge

, a Justice of the Peace of said County, personally came

Ptl C. E. Beams

, who being duly sworn according to law, deposes and says

that on or about the 24 day of September, 1934, at the County of Union

one Robert C. Compton did operate a motor vehicle over and upon State Highway 31 in said County, Paris Township at about 4 P.M. Said vehicle bearing license plates issued to another motor vehicle. Contrary to and in violation of Sec 4549.08 of the Revised Code of Ohio

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

Sworn to and subscribed before me, this 24 day of September 1934

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.

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

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

[illegible]

CRIMINAL DOCKET

State Case No. 9
County, Ohio

John Dodge
Arrest No. A220277

JUSTICE OF THE PEACE COURT, Jerome
V. Lic. No. State Year

Township, Union
Op. Lic. No. State Year

Sex
Color
Age
Birth Date

THE STATE OF OHIO,
vs.
Robert Patterson
Date October 1st 1934
Atty. for Deft.

On Complaint of Ptl C. E. Beams
Charge of not having tail light
Defendant pleaded Guilty
Defendant was acquitted—bound over—convicted
Amount of Bond, \$
Fine \$10.00 Costs \$5.00 Total \$15.00
Disposition of case in Court above Convicted

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

Affidavit—(Complaint) charging offense filed as follows:
JUSTICE OF THE PEACE COURT
The State of Ohio, Union County, ss. Jerome Township
Before me, John Dodge, a Justice of the Peace of said County, personally came
Ptl C. E. Beams, who being duly sworn according to law, deposes and says
that on or about the 1st day of October, 1934, at the County of Union
one Robert Patterson did operate a motor vehicle
pulling a trailer over and upon U.S highway
#42 in said County Jerome Twp at about 10:30 P.M. date
Said trailer not being equipped with a tail light as
required by Section 4513.05 of the Revised Code of Ohio

Sworn to and subscribed before me, this 1st day of October 1934
John Dodge 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 the 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 the Constable.
Warrant returned and filed.
Case set for hearing 19, at o'clock M.
Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by h and filed, waived a jury and submitted to be
tried by the Justice.

Arrest No. 422

Birth
Date

the accused was brought before

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	.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		Subpoenas	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	2.00	b. Summ'g and Swear'g Appraisers		2.00
Trial by Jury			c. Advertising Property for Sale		1.00
Pronouncing Judgment	.80	80	Taking Bond (or Recognizance), required by law, each		.80
Numbering and Filing Papers, each	.10		Any Writ, Order or Notice not mentioned above,	persons, each	.80
Issuing Certificates of Fees to Witnesses and Jurors, each	.10		Mileage, 1st mile 50c,	add'n'l m., ea.	.15
Entering Fines and Costs on Cash Book	.40	40	Attending trial or hearing, etc., each case		2.50
Issuing Mittimus to Jail or Work House, each	.80				
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				

CRIMINAL DOCKET

State Case No. 10
County, Ohio

John Dodge

Arrest No. 1220278 V. Lic. No. State Year Op. Lic. No.

JUSTICE OF THE PEACE COURT, Jerome Township, Union

Sex
Color
Age
Birth Date

THE STATE OF OHIO,
vs.

Lewis L Williams

On Complaint of Ptl C. E. Beams
Charge of failing to obey automatic traffic light
Defendant pleaded Guilty
Defendant was acquitted—bound over—convicted
Amount of Bond, \$
Fine \$ 10.00 Costs \$ 5.00 Total \$ 15.00
Disposition of case in Court above Convicted

Date October 2 1964 Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio, Union County, ss. Justice of the Peace Court Township

Before me, John Dodge, a Justice of the Peace of said County, personally came Ptl C. E. Beams, who being duly sworn according to law, deposes and says

that on or about the 2nd day of October, 1964, at the County of Union one Lewis L Williams did operate a semi tractor and trailer over and upon U.S. Highway #42 in said County, Jerome Twp. at about 5:45 P.M. did fail to obey the automatic traffic signal at the jct of U.S. #42 and 33. Contrary to and in violation of Sect 4511.12 of the Revised Code of Ohio

Sworn to and subscribed before me, this 2nd day of October 1964 John Dodge 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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the 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 effaced accordingly.

10-31-54

Ludie Kent

John Dodge
J.P.

fine - 20.00

Cost. 5.00

25.00

less out 3.00

day 22.00

Jail fee 1.00

21.00

June 20th

1 Day Job 30⁰⁰

2 17 00

850 State

850 County

John D.
Arrest No.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the

Aud. N-150-6-53.

STATE OF OHIO
DEPARTMENT OF TREASURER OF STATE

\$ 60.00

RECEIPT

Columbus, Ohio

No 8963

Under the State Highway Patrol Act, 5503.04 Rev. Code (Sec. 1183-4 G. C.)

The AUDITOR OF STATE has paid into the STATE TREASURY one-half of fines collected in case of Ohio
vs. Case number 3 to 10 and 246. Post Office Money Order 4-4,897,402
the sum of Sixty dollars and No/100 Dollars,

John Dodge, J.P.
Route 3
Plain City, Ohio

Union County,

Ethel Fortney
For Treasurer of State

Cashier

pay a fine of Dollars and the costs, 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.

CS
at

TREASURER'S OFFICE, UNION COUNTY, OHIO

Marysville, Ohio, Oct. 13, 1954

THE TREASURER OF UNION COUNTY

Received of John Dodge, J.P.
the sum of Sixty and no DOLLARS,

Case # 3-4-5-6-7-8-9-246-10
Traffic Violations - Arresting Off. State Patrol

Credit County Fund

J. H. DAVIS, Treasurer

By Deputy Treasurer.

Justice of the Peace

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

COSTS

NAME OF OFFICER

WITNESS FEES
Rev. C. 2335.05; .06; .07; .08

NAMES No. of Miles Amounts Certified

Taking and Certifying Affidavits, ea.	.80	2.0	Search Warrant Defendants, each	1.00
Taking Security for Costs	.50		Mileage, 1st mile 50c, add'n'l m., ea.	.15
Indexing Case	.20	2.0	Summons Persons, each	.80
Issuing Warrant Persons, each	.80	2.0	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		Subpoenas 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	2.0	b. Summ'g and Swear'g Appraisers	2.00
Trial by Jury			c. Advertising Property for Sale	1.00
Pronouncing Judgment	.80	2.0	Taking Bond (or Recognizance), required by law, each	.80
Numbering and Filing Necessary Papers, each	.10		Any Writ, Order or Notice not mentioned above, persons, each	.80
Issuing Certificates of Fees to Witnesses and Jurors, each	.10		Mileage, 1st mile 50c, add'n'l m., ea.	.15
Entering Fines and Costs on Cash Book	.40	4.0	Attending trial or hearing, etc., each case	2.50
Issuing Mittimus to Jail or Work House, each	.80			
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			

5.00

Juror's Fees

RECAPITULATION
Justice of the Peace
Constable
Jury Fee
(Rev. Code 2947.23)
Sheriff, committing and discharging prisoner
(Rev. Code 311.17)

CRIMINAL DOCKET

State Case No. 11

John Dodge

JUSTICE OF THE PEACE COURT,

Jerome

Township,

Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. WFS. CO. 4-54-10

9184

Sex

Color

Age

Birth
Date

THE STATE OF OHIO,

vs.

Ludie Kent

On Complaint of Ptl Robert H Harrah

Charge of excess speed

Defendant pleaded Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$20.00 Costs \$6.00 Total \$26.00

Date October 30
1954

Disposition of case in Court above found guilty

Sent to jail for payment of fine and costs

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

The State of Ohio,

Union

County, ss.

Jerome

Township

Before me,

John Dodge

, a Justice of the Peace of said County, personally came

Ptl Robert H Harrah, who being duly sworn according to law, deposes and says

that on or about the 30 day of October, 1954, at the County of Union

one Ludie Kent did unlawfully operate a motor vehicle to wit: a 1949 Ford Sedan bearing Ohio license RP 3946 over and upon U.S. Highway 42 at 7:00 P.M. Jerome Twp, Union County by exceeding the speed limit of 50 M.P.H. to wit: a speed of 70 M.P.H. a speed that was greater and proper for the conditions then existing. Contrary to and in violation of Sec 4511.21 of the Revised Code of Ohio

Sworn to and subscribed before me, this 30 day of October 1954

John Dodge 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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the 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 effaced accordingly.

8963

ase of Ohio

Dollars,

County,

Cashier

ed;
ent.ounts
rtified

John D.
Arrest No.

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

and for Defendant, to-wit:

Sex
Color
Age
Birth
Date

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 Justice.

Recognizance given as required.

Fine and costs paid and Defendant discharged.

Con

Com

Exec

Exec

I bound by the
Common Pleas, to

1. If the accused is bound
2. If the accused is not
3. If the accused is committed

COSTS

Amount \$1.00

Original

SHERIFF'S OFFICE
UNION COUNTY

Receipt No. 568

Marysville, Ohio, Nov. 1 1954

Received of John Dodge, J.P.

Number and Title of Case or Other Matter State of Ohio vs. Lucile Kent

For Jail Fee 100 Dollars

Walter T. Gallaway Sheriff

By Maymie M. Wilson Deputy

THE COL. B. B. MFG. CO. 85357

Justice of the Peace		Constable	NAMES	Miles	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	Subpoenas 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		
Trial by Jury		c. Advertising Property for Sale	1.00		
Pronouncing Judgment	.80	Taking Bond (or Recognizance), required by law, each	.80		
Numbering and Filing Necessary Papers, each	.10	Any Writ, Order or Notice not mentioned above, persons, each	.80		
Issuing Certificates of Fees to Witnesses and Jurors, each	.10	Mileage, 1st mile 50c, add'n'l m., ea.	.15		
Entering Fines and Costs on Cash Book	.40	Attending trial or hearing, etc., each case	2.50		
Issuing Mittimus to Jail or Work House, each	.80				
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	
Jury Fee (Rev. Code 2947.23)	
Sheriff, committing and discharging prisoner (Rev. Code 311.17)	
Juror's Fees	

CRIMINAL DOCKET

State Case No. 12
County, Ohio

John Dodge

JUSTICE OF THE PEACE COURT,

Jerome

Township,

Union

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. MFG. CO. 4-54-10

9184

Sex

Color

Age

Birth Date

THE STATE OF OHIO,

vs.

Howard McClain

On Complaint of Ptl R. H. Babcock

Charge of illegal passing of
Defendant pleaded Guilty
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$ 10.00 Costs \$ 5.00 Total \$

Date Nov 3
1904

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

The State of Ohio,

Union

County, ss.

Jerome

Township

Before me,

John Dodge

, a Justice of the Peace of said County, personally came

Ptl R. H. Babcock

, who being duly sworn according to law, deposes and says

that on or about the 3 day of November, 1904, at the County of Union

one Howard McClain did unlawfully operate a certain motor vehicle over and upon U.S. Highway #33 in the township of Jerome and the County of Union and the State of Ohio, and did pass another vehicle at the intersection of U.S. Highway #33 and U.S. Hwy #42, contrary to and in violation of Sec 4511.30 of the Revised Code of Ohio

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

Sworn to and subscribed before me, this 3 day of November 1904

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by h and filed, waived a jury and submitted to be tried by the Justice.

pt No. 568
1904
Dolls. Cents
llars
Sheriff
Deputy

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

the accused was brought before

2the 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.

^asaid 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.

⁴Said accused in a writing subscribed by him and submitted to be tried by the Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

[illegible]

CRIMINAL DOCKET

State Case No.

John Dodge

JUSTICE OF THE PEACE COURT,

Township,

Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. MFG. CO. 4-54-10

9184

Sex

THE STATE OF OHIO,

Color

vs.

Age

Birth
Date

Albert Hirkenbery

On Complaint of Ptl D Simpkins

Charge of

Defendant pleaded

Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$5.00 Costs \$5.00 Total \$

Date Nov 3
1934

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio,

Union

County, ss.

JUSTICE OF THE PEACE COURT

Township

Before me,

John Dodge

, a Justice of the Peace of said County, personally came

Ptl D Simpkins

, who being duly sworn according to law, deposes and says

that on or about the 3 day of November, 1934, at the County of Union

one Albert Hirkenbery did operate a 1931 one and one half ton Studebaker truck over and upon U.S. Highway #42 in Jerome Twp, Union County, State of Ohio and did drive said vehicle without first having mud flaps. This being contrary to and in violation of Sec 5577.11 of the Revised Code of Ohio

Sworn to and subscribed before me, this 3 day of November 1934

John Dodge 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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the 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 effaced accordingly.

counts
tified

John D
Arrest No.

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

and for Defendant, to-wit:

Sex

Color

Age

Birth Date

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

¹no 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.

²the 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.

³said 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.

⁴Said accused in a writing subscribed by h and filed before—during the examination waived a jury and submitted to be tried by the Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.
4. Efface this sentence if a jury is not waived.

COSTS		NAME OF OFFICER		WITNESS FEES		
				Rev. C. 2335.05; .06; .07; .08		
				NAMES	No. of Miles	Amounts Certified
John Dodge Justice of the Peace		Constable				
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		Subpoenas 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	2.00	b. Summ'g and Swear'g Appraisers	2.00		
Trial by Jury			c. Advertising Property for Sale	1.00		
Pronouncing Judgment	.80	80	Taking Bond (or Recognizance), required by law, each	.80		
Numbering and Filing Necessary Papers, each	.10		Any Writ, Order or Notice not mentioned above, persons, each	.80		
Issuing Certificates of Fees to Witnesses and Jurors, each	.10		Mileage, 1st mile 50c, add'n'l m., ea.	.15		
Entering Fines and Costs on Cash Book	.40	40	Attending trial or hearing, etc., each case	2.50		
Issuing Mittimus to Jail or Work House, each	.80					
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		
				Jury Fee (Rev. Code 2947.23)		
				Sheriff, committing and discharging prisoner (Rev. Code 311.17)		
				Juror's Fees		

CRIMINAL DOCKET

State Case No. 14
County, Ohio

John Dodge

JUSTICE OF THE PEACE COURT,

Jerome

Township,

Union

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. S. MFG. CO. 4-54-10

9184

Sex

Color

Age

Birth Date

THE STATE OF OHIO,

vs.

Edward Blackmore

On Complaint of Ptl R. H. Babcock
Charge of failure to obey automatic traffic signal
Defendant pleaded Guilty
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Date Nov 10
1953

Fine \$ 10.00 Costs \$ 5.00 Total \$15.00

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio,

Union

County, ss.

JUSTICE OF THE PEACE COURT

Township

Before me,

John Dodge

, a Justice of the Peace of said County, personally came

Ptl R. H. Babcock

, who being duly sworn according to law, deposes and says

that on or about the 10 day of November, 1954, at the County of Union

one Edward Blackmore did unlawfully operate a certain vehicle over and upon U.S. Hwy #42 in the township of Jerome and the County of Union at about 1:20 PM and did fail to obey an automatic traffic control device at the intersection of U.S. Hwy #42 and U.S. Hwy #33 contrary to and in violation of Sec 4511.12 of the Revised Code of Ohio

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

Sworn to and subscribed before me, this 10 day of October 1954

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by h and filed, waived a jury and submitted to be tried by the Justice.

19

State,

and fo

Tl

Tl

the Co

the ac

no off

dered

the o

it is c

before

term t

of said

TREASURER'S OFFICE, UNION COUNTY, OHIO
Marysville, Ohio, *Nov. 13*, 195*4*
136
THE TREASURER OF UNION COUNTY
Received of *John Dodge, J. P.*
the sum of *Twenty - 90 and 50* DOLLARS,
Case #11 - Ludie Kent 10.00
#12 - Howard McClain 5.00
#13 - Albert Hinkens 2.50
#14 - Edward Blackman 5.00
County Fund
J. H. DAVIS, Treasurer
By *[Signature]* Deputy Treasurer.
\$ *22.50*

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

pay a fine of

STATE OF OHIO

DEPARTMENT OF TREASURER OF STATE

RECEIPT

Columbus, Ohio

N^o 9544

\$ 22.50

Under the State Highway Patrol Act, 5503.04 Rev. Code (Sec. 1183-4 G. C.)

The AUDITOR OF STATE has paid into the STATE TREASURY one-half of fines collected in case of Ohio
Cases 11 thru 14 Report dated 11-12-54 P. O. MO. No. 4-9,059,753

vs.
the sum of

Twenty Two and 50/100

Dollars,

Union County,

John Dodge, J. P.
R. 3
Plain City, Ohio

Ethel Fortney Cashier
For Treasurer of State.

Justice of the Peace

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

COSTS		NAME OF OFFICER		WITNESS FEES		
				Rev. C. 2335.05; .06; .07; .08		
				NAMES	No. of Miles	Amounts Certified
<i>John Dodge</i> Justice of the Peace		Constable				
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	.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	Subpoenas	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			
Trial by Jury		c. Advertising Property for Sale	1.00			
Pronouncing Judgment	.80	Taking Bond (or Recognizance), required by law, each	.80			
Numbering and Filing Necessary Papers, each	.10	Any Writ, Order or Notice not mentioned above,	persons, each	.80		
Issuing Certificates of Fees to Witnesses and Jurors, each	.10	Mileage, 1st mile 50c, add'n'l m., ea.	.15			
Entering Fines and Costs on Cash Book	.40	Attending trial or hearing, etc., each case	2.50			
Issuing Mittimus to Jail or Work House, each	.80					
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		
				Jury Fee (Rev. Code 2947.23)		
				Sheriff, committing and discharging prisoner (Rev. Code 311.17)		
				Juror's Fees		

CRIMINAL DOCKET

State Case No. 15

John Dodge

JUSTICE OF THE PEACE COURT,

Jerome

Township,

Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. MFG. CO. 4-54-10

0184

Sex

Color

Age

Birth
Date

THE STATE OF OHIO,

vs.

Kurt George Bolka

On Complaint of Ptl Robert H. Harrah

Charge of *excess speed*Defendant pleaded *Guilty*

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$ 15.00 Costs \$ 5.00 Total \$ 20.00

Date
1964 November 16

Disposition of case in Court above—found guilty

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio,

Union

County, ss.

JUSTICE OF THE PEACE COURT

Township

Before me,

John Dodge

, a Justice of the Peace of said County, personally came

Ptl Robert H. Harrah

, who being duly sworn according to law, deposes and says

that on or about the 16 day of November, 1964, at the County of Union

one Kurt George Bolka did unlawfully operate a motor vehicle to wit: a 1963 Mercury bearing Ohio license C.H.529 over and upon U.S. Highway 42, about 2:30 P.M. Jerome Twp, Union County by exceeding the speed limit of 50 M.P.H. to wit: a speed of 70 M.P.H. a speed that was greater and proper for the conditions then existing. Contrary to and in violation of Sec. 4511.21 of the Revised Code of Ohio

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

Sworn to and subscribed before me, this 16 day of November

1964

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.

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

9544

se of Ohio

Dollars,

County,

Cashier

John Dodge
Arrest No. A

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

¹no 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.

²the 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.

³said 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.

⁴Said accused in a writing subscribed by him and filed before—during the examination waived a jury and submitted to be tried by the Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.
4. Efface this sentence if a jury is not waived.

COSTS
John Dodge
Justice of the Peace

NAME OF OFFICER

WITNESS FEES
Rev. C. 2335.05; .06; .07; .08

NAMES No. of Miles Amounts Certified

Taking and Certifying Affidavits, ea.	.80	9.5	Search Warrant Defendants, each	1.00
Taking Security for Costs	.50		Mileage, 1st mile 50c, add'n'l m., ea.	.15
Indexing Case	.20	2.0	Summons Persons, each	.80
Issuing Warrant Persons, each	.80	8.0	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		Subpoenas 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	2.00	b. Summ'g and Swear'g Appraisers	2.00
Trial by Jury			c. Advertising Property for Sale	1.00
Pronouncing Judgment	.80	8.0	Taking Bond (or Recognizance), required by law, each	.80
Numbering and Filing Necessary Papers, each	.10		Any Writ, Order or Notice not mentioned above, persons, each	.80
Issuing Certificates of Fees to Witnesses and Jurors, each	.10		Mileage, 1st mile 50c, add'n'l m., ea.	.15
Entering Fines and Costs on Cash Book	.40	4.0	Attending trial or hearing, etc., each case	2.50
Issuing Mittimus to Jail or Work House, each	.80			
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
Jury Fee
(Rev. Code 2947.23)
Sheriff, committing and discharging prisoner
(Rev. Code 311.17)
Juror's Fees

CRIMINAL DOCKET

State Case No. 16

John Dodge

JUSTICE OF THE PEACE COURT,

Jerome

Township,

Union

County, Ohio

Arrest No. A 7967

V. Lic. No.

State

Year

Op. Lic. No.

State

Year 1954

THE COL. B. B. MFG. CO. 4-54-10

9184

Sex
Color
Age
Birth
Date

THE STATE OF OHIO,
vs.

Hubert D Jackson

On Complaint of Ptl Robert H Harrah
Charge of Excess speed
Defendant pleaded Guilty
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$ 15.00 Costs \$ 5.00 Total \$ 20.00

Date
19

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

The State of Ohio, Union

County, ss.

Jerome

Township

Before me, John Dodge

, a Justice of the Peace of said County, personally came

Ptl Robert H Harrah

, who being duly sworn according to law, deposes and says

that on or about the 16 day of November, 1954, at the County of Union

one Hubert D. Jackson did unlawfully operate a motor vehicle to wit: a 1953 Chevrolet Coach bearing Illinois license 899084 over and upon U.S. Highway 42 at 3:40 P.M. in Jerome Twp Union County by exceeding the speed limit of 50 M.P.H. to wit: a speed of 70 M.P.H. a speed that was greater and proper for the conditions then existing. Contrary to and in violation of Sec 4511.21 of the revised Code of Ohio.

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

Sworn to and subscribed before me, this 16 day of November 1954

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by h and filed, waived a jury and submitted to be tried by the Justice.

John Dodge
Arrest No.

19. State, to
and for
The
The
the Co
the acc
no offe
dered th
the off
it is or
before t
term th
of said

Aud. N-150-6-53.

STATE OF OHIO
DEPARTMENT OF TREASURER OF STATE

RECEIPT

Columbus, Ohio

No 9617

Under the State Highway Patrol Act, 5503.04 Rev. Code (Sec. 1183-4 G. C.)

The AUDITOR OF STATE has paid into the STATE TREASURY one-half of fines collected in case of Ohio vs. Cases 15 and 16 Report dated 12-29-54 P. O. MO. No. 4-9,070,689 the sum of Fifteen and no Dollars,

Union County,

John Dodge, J. P.
R 3
Plain City, Ohio

Ethel Fortney
For Treasurer of State. Cashier

said Defendant is guilty as charged in the complaint and does damage 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

Said ac
and sub

219

TREASURER'S OFFICE, UNION COUNTY, OHIO
Marysville, Ohio, Dec 30, 1954

THE TREASURER OF UNION COUNTY

Received of John Dodge J.P.
the sum of \$15.00 DOLLARS,
Kurt Eugene Balpa case # 15 - Patrol 75c
Hubert D. Jackson case # 16 - Patrol 75c

Credit County Fund

J. H. DAVIS, Treasurer
By J. H. Davis Deputy Treasurer.

\$ 15.00

I bo
Common

Justice of the Peace

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

COSTS		NAME OF OFFICER		WITNESS FEES Rev. C. 2335.05; .06; .07; .08		
				NAMES	No. of Miles	Amounts Certified
John Dodge Justice of the Peace		Constable				
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	Subpoenas 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			
Trial by Jury		c. Advertising Property for Sale	1.00			
Pronouncing Judgment	.80	Taking Bond (or Recognizance), required by law, each	.80			
Numbering and Filing Necessary Papers, each	.10	Any Writ, Order or Notice not mentioned above, persons, each	.80			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10	Mileage, 1st mile 50c, add'n'l m., ea.	.15			
Entering Fines and Costs on Cash Book	.40	Attending trial or hearing, etc., each case	2.50			
Issuing Mittimus to Jail or Work House, each	.80					
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		
				Jury Fee (Rev. Code 2947.23)		
				Sheriff, committing and discharging prisoner (Rev. Code 311.17)		
				Juror's Fees		

CRIMINAL DOCKET

State Case No. 17

John Dodge

JUSTICE OF THE PEACE COURT,

Township, Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. WFS. CO. 4-54-10

9184

Sex

Color

Age

Birth Date

THE STATE OF OHIO,
vs.

Harold Tillman

On Complaint of *Stl R. H. Babcock*

Charge of *excess speed*

Defendant pleaded *Guilty*

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$ *10.00* Costs \$ *suspended* Total \$ *10.00*

Date
19

Disposition of case in Court above *found guilty*

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio, *Union*

County, ss.

JUSTICE OF THE PEACE COURT

Township

Before me, *John Dodge*

, a Justice of the Peace of said County, personally came

Stl R. H. Babcock

, who being duly sworn according to law, deposes and says

that on or about the *20* day of *January*, 19*53*, at the County of *Union*

one *Harold Tillman* did unlawfully operate a certain motor vehicle over and upon *Watkins road* in the township and the County of *Union* and the State of *Ohio* at about *10:00 a.m.* and did operate said vehicle at a rate of speed in excess of the legal limit to wit: *65 m.p.h.* in a *50 m.p.h.* zone. Contrary to and in violation of *Sec 4511.21* of the revised code of *Ohio*

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

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

19*53*

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by _____ and filed, waived a jury and submitted to be tried by the Justice.

John R. Babcock
Stl R. H. Babcock
March 11, 1953

John Doe
Arrest No.

Sex
Color
Age
Birth Date

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

and for
T
T
the C
the ac
no off
dered
the o
it is o
before
term t
of said
said I

TREASURER'S OFFICE, UNION COUNTY, OHIO
Marysville, Ohio, March 3, 1955
390
THE TREASURER OF UNION COUNTY
Received of John Dodge, J.P.
the sum of Five DOLLARS,
100
Case # 17 Harold Tillman - Traffic Via State Highway
Credit County Fund
J. H. DAVIS, Treasurer
By [Signature] Deputy Treasurer.
\$ 5.00

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 h and filed before—during the examination waived a jury
and submitted to be tried by the Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the Constable.

Aud. N-150-6-53.

STATE OF OHIO
DEPARTMENT OF TREASURER OF STATE

RECEIPT

Columbus, Ohio

N^o 9073

\$ 5.00 - Postal Money Order
#4-20,568,710

Under the State Highway Patrol Act, 5503.04 Rev. Code (Sec. 1183-4 G. C.)

The AUDITOR OF STATE has paid into the STATE TREASURY one-half of fines collected in case of Ohio
vs. Case No. 17
the sum of Five and no/100 _____ Dollars,

Mr. John Dodge,
Justice of the Peace
Rt. #3
Plain City, O.

Union County,

Juanita Hall Cashier
For Treasurer of State.

Taking Bonds or Recognizances, ea.	.80	Order to commit to jail					
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	Subpoenas 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				
Trial by Jury		c. Advertising Property for Sale	1.00				
Pronouncing Judgment	.80	Taking Bond (or Recognizance), re- quired by law, each	.80				
Numbering and Filing Necessary Papers, each	.10	Any Writ, Order or Notice not men- tioned above, persons, each	.80				
Issuing Certificates of Fees to Witnesses and Jurors, each	.10	Mileage, 1st mile 50c, add'n'l m., ea.	.15				
Entering Fines and Costs on Cash Book	.40	Attending trial or hearing, etc., each case	2.50				
Issuing Mittimus to Jail or Work House, each	.80						
Taking Recognizances of Witnesses with not less than two sureties	.75	Actual amount paid solely for the trans- portation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal pro- cess, 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			
Jury Fee (Rev. Code 2947.23)			
Sheriff, committing and discharging prisoner (Rev. Code 311.17)			
Juror's Fees			

CRIMINAL DOCKET

John Dodge

JUSTICE OF THE PEACE COURT,

Jerome

Township,

State Case No. 18

Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. WFS. CO. 4-54-10

9184

Sex

Color

Age

Birth Date

THE STATE OF OHIO,

vs.

Robert William Sherman

On Complaint of Ptl Robert H. Hannah

Charge of passing over a yellow line

Defendant pleaded Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Date March 5th 1955

Fine \$ 10.00 Costs \$ 5.00 Total \$ 15.00

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

The State of Ohio,

Union

County, ss.

Jerome

Township

Before me,

John Dodge

, a Justice of the Peace of said County, personally came

Ptl Robert H. Hannah

, who being duly sworn according to law, deposes and says

that on or about the 5th day of March, 1955, at the County of Union

one Robert William Sherman did unlawfully operate a motor vehicle to wit: a 1952 Chrysler, bearing Ohio license CC 5792 over and upon U.S. highway 42 at 6:40 P. M. Jerome Twp. Union County by passing over a yellow line in a clearly marked hazard zone. Contrary to and in violation of Sec. 4511.30 of the revised code of Ohio

NOTE—Printed words or lines not conforming to the facts in the case should be changed or affixed accordingly.

Sworn to and subscribed before me, this

5th day of March

1955

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.

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

Arrest No.

Sex

Color

Ago

Birth
Date

the accused was brought before

¹no 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."

³said 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 _____

he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

⁴Said accused in a writing subscribed by him and filed before—during the examination waived a jury and submitted to be tried by the Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

[illegible]

CRIMINAL DOCKET

State Case No. 19

John Dodge

JUSTICE OF THE PEACE COURT,

Township,

Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. WFS. CO. 4-54-10

9184

Sex

THE STATE OF OHIO,

Color

vs.

Age

David W Shears

Birth Date

On Complaint of Ptl C. E. Beams

Charge of passing over yellow line

Defendant pleaded Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Date April 7th 1955

Fine \$ 10. Costs \$ 5.00 Total \$15.00

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio, Union County, ss. Justice of the Peace Court Township

Before me, John Dodge, a Justice of the Peace of said County, personally came

Ptl C. E. Beams, who being duly sworn according to law, deposes and says

that on or about the 7th day of April, 1955, at the County of Union

one David W Shears did operate a motor vehicle over and upon U.S. highway 42 in said county, Jerome townships at about 10:30 P.M. and did pass another vehicle across a clearly visible yellow line contrary to and in violation of Sect 4511.31 of the Revised Code of Ohio

Sworn to and subscribed before me, this 7th day of April 1955

John Dodge 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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the 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 effaced accordingly.

Sex
Color
Age
Birth Date

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:

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.

³said 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 _____

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.

⁴Said accused in a writing subscribed by him and filed before—during the examination waived a jury and submitted to be tried by the Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

[illegible]

CRIMINAL DOCKET

State Case No. 20

John Dodge

JUSTICE OF THE PEACE COURT,

Jerome Township,

Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. S. MFG. CO. 4-54-10

9184

Sex

Color

Age

Birth
Date

THE STATE OF OHIO,

vs.

Jason Summer Pollack

On Complaint of Ptl Robert H. Harrah

Charge of *excess speed*Defendant pleaded *Guilty*

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Date *April 8th*
1953

Fine \$ 15.00 Costs \$ 5.00 Total \$

Disposition of case in Court above *found guilty*

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio,

Union

County, ss.

JUSTICE OF THE PEACE COURT

Township

Before me, John Dodge

, a Justice of the Peace of said County, personally came

Ptl Robert H. Harrah, who being duly sworn according to law, deposes and says

that on or about the *8th* day of *April*, 1953, at the County of *Union*

one Jason Summer Pollack did unlawfully operate a motor vehicle bearing Ohio license *4196 AA* over and upon U.S. highway *42* about *8:20 P.M.* in *Jerome* township *Union* County by exceeding the speed limit of *50 M.P.H.* to wit: a speed of *70 M.P.H.* a speed that was greater and proper for the conditions then existing. Contrary to and in violation of *Sec 4511.21* of the *Revised Code of Ohio*

Sworn to and subscribed before me, this *8th* day of *April*

1953

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by _____ 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 effaced accordingly.

John D
Arrest No.

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:

the accused was brought before the presence of

I
the C
the a
no o
deree

the
it is

befor
term
of sa

said

pay
and

542
246

TREASURER'S OFFICE, UNION COUNTY, OHIO
Marysville, Ohio, April 13, 1955

THE TREASURER OF UNION COUNTY

Received of John Dodge, J.P.
the sum of Seventeen and 50/100 DOLLARS,

Case #18 Robert William Sherman, Traffic Vio. State Patrol 5.00
Case #19 David W. Sears, Traffic Vio. State Patrol 5.00
Case #20 Jason S. Pollack Traffic Vio. State Patrol 7.50

Credit County Fund

J. H. DAVIS, Treasurer
By B. Stilling, Deputy Treasurer.

\$ 17.50

he to receive
Said accused in a writing subscribed by n
and submitted to be tried by the Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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:

Aud. N-150-6-53.

STATE OF OHIO
DEPARTMENT OF TREASURER OF STATE

RECEIPT

Columbus, Ohio

Nº 9151

\$ 17.50 - Postal Money Order
#4-32,332,344

Under the State Highway Patrol Act, 5503.04 Rev. Code (Sec. 1183-4 G. C.)

The AUDITOR OF STATE has paid into the STATE TREASURY one-half of fines collected in case of Ohio vs. Case no. 18, 19, 20

the sum of Seventeen and 50/100 Dollars,

John Dodge
Justice of the Peace
Rt. #3
Plain City, Ohio

Union County,

Juanita Hall Cashier
For Treasurer of State.

1. If
2. If
3. If

COSTS

Taking
Taking
Indexing
Issuing
Issuing
Issuing
Taking
Issuing
Granting
Issuing
Issuing
Issuing
Taking
Swearing

Swearing Jury	.40	Mileage, 1st mile 50c, add'n'l m., ea.	.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
Trial by Jury		c. Advertising Property for Sale	1.00
Pronouncing Judgment	.80	Taking Bond (or Recognizance), required by law, each	.80
Numbering and Filing Papers, each	.10	Any Writ, Order or Notice not mentioned above, each	.80
Issuing Certificates of Fees to Witnesses and Jurors, each	.10	Mileage, 1st mile 50c, add'n'l m., ea.	.15
Entering Fines and Costs on Cash Book	.40	Attending trial or hearing, etc., each case	2.50
Issuing Mittimus to Jail or Work House, each	.80	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	
Taking Recognizances of Witnesses with not less than two sureties	.75		
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	
Jury Fee (Rev. Code 2947.23)	
Sheriff, committing and discharging prisoner (Rev. Code 311.17)	
Juror's Fees	

CRIMINAL DOCKET

State Case No. 21

John Dodge

JUSTICE OF THE PEACE COURT,

Jerome

Township,

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. WFG. CO. 4-54-10

9164

Sex

Color

Age

Birth
Date

THE STATE OF OHIO,

vs.

On Complaint of Ptl Robert H. Harrah

Charge of Crossing a double yellow line

Defendant pleaded Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$ 10.00 Costs \$ 5.00 Total \$

Date April 15th
1955

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio, Union

County, ss.

JUSTICE OF THE PEACE COURT

Township

Before me,

John Dodge

, a Justice of the Peace of said County, personally came

Ptl Robert H. Harrah, who being duly sworn according to law, deposes and says

that on or about the 15th day of April, 1955, at the County of Union

one Frank McArthur did unlawfully operate
a motor vehicle to wit: a 1954 Chevrolet bearing
Ontario License 95292 over and upon U.S. Highway 42
at 8:00 P.M., Jerome Twp., Union County by passing a
commercial vehicle over a double yellow line at the
intersection of U.S. Highway 42 & U.S. Highway 33. Contrary to
and in violation of sec 4511.30 of the Revised Code of Ohio

Sworn to and subscribed before me, this 15th day of April

1955

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the 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 effaced accordingly.

9151

in case of Ohio

Dollars,

County,

Cashier

John Doe
Arrest No.

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

¹no 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.

²the 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.

³said 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.

⁴Said accused in a writing subscribed by him and filed before—during the examination waived a jury and submitted to be tried by the Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

COSTS		NAME OF OFFICER		WITNESS FEES Rev. C. 2335.05; .06; .07; .08		
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	Subpoenas	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			
Trial by Jury		c. Advertising Property for Sale	1.00			
Pronouncing Judgment	.80	Taking Bond (or Recognizance), required by law, each	.80			
Numbering and Filing Papers, each	Necessary .10	Any Writ, Order or Notice not mentioned above,	persons, each .80			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10	Mileage, 1st mile 50c,	add'n'l m., ea. .15			
Entering Fines and Costs on Cash Book	.40	Attending trial or hearing, etc., each case	2.50			
Issuing Mittimus to Jail or Work House, each	.80					
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		
				Jury Fee (Rev. Code 2947.23)		
				Sheriff, committing and discharging prisoner (Rev. Code 311.17)		
				Juror's Fees		

CRIMINAL DOCKET

State Case No. 22

John Dodge

JUSTICE OF THE PEACE COURT,

Township,

Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. WFS. CO. 4-54-10

9184

Sex

THE STATE OF OHIO,

Color

vs.

Age

On Complaint of Ptl Robert H. Hannah

Birth Date

Charge of crossing over yellow line

Defendant pleaded Guilty

Defendant was acquitted—bound over—convicted

Daniel Blaine gaber

Amount of Bond, \$

Atty. for Deft.

Fine \$10.00 Costs \$5.00 Total \$

Date April 15 1955

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

The State of Ohio, Union

County, ss.

Township

Before me, John Dodge

, a Justice of the Peace of said County, personally came

Ptl Robert H. Hannah

, who being duly sworn according to law, deposes and says

that on or about the 15 day of April, 1955, at the County of Union

one Daniel Blaine gaber did unlawfully operate a motor vehicle to wit: a 1954 Ford Sedan bearing Ohio license 5P349 over and upon U.S. highway 42 about 9:35 PM. Jerome Twp., Union County by passing another vehicle bearing Ohio license B736X over a yellow line in a clearly marked hazard zone. Contrary to and in violation of Sec. 4511.30 of the revised code of Ohio

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

Sworn to and subscribed before me, this 15th day of April

1955

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by h and filed, waived a jury and submitted to be tried by the Justice.

John D
Arrest No.

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

and for

Th
Th
the Co
the ac

no off
dered t

the of
it is or

before
term ti
of said

said L

TREASURER'S OFFICE, UNION COUNTY, OHIO
Marysville, Ohio, April 22, 1955
566
THE TREASURER OF UNION COUNTY
Received of John Dodge, J.P.
the sum of Ten + 00 DOLLARS,
State Patrol Cases - J.P. Fines
Case no. 21 Frank McArthur Traffic
Case no. 22 Daniel Blaine Sulu County
Credit Fund
J. H. DAVIS, Treasurer
By [Signature] Deputy Treasurer.
\$ 10.00

pay a fine, 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 Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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:

Aud. N-150-6-53.

STATE OF OHIO
DEPARTMENT OF TREASURER OF STATE

RECEIPT

Columbus, Ohio

Nº 9691

\$ 10.00

Postal M.O. #4-33,484,523

Under the State Highway Patrol Act, 5503.04 Rev. Code (Sec. 1183-4 G. C.)

The AUDITOR OF STATE has paid into the STATE TREASURY one-half of fines collected in case of Ohio vs. Case Nos. 21 and 22 the sum of Ten Dollars and 00/100-----

Dollars,

John Dodge
Justice of the Peace
Jerome Township
RR 3
Plain City, Ohio

Union County,

Elena J. Richards Cashier
For Treasurer of State.

TAKING					
Swearing	Witnesses, each	.10	Mileage, 1st mile	.80	
Swearing Jury		.40	Execution	.15	
Hearing Case, on appearance before			Mileage, 1st mile 50c, add'n'l m., ea.	2.00	
Evidence is introduced	1.00		a. Money made on Execution, 6% on \$	1.00	
Hear'g Motions or Demurrers, ea.	1.00		b. Summ'g and Swear'g Appraisers	2.50	
Hearing where evidence is introduced	2.00		c. Advertising Property for Sale	.80	
Trial by Jury			Taking Bond (or Recognizance), re-	.80	
Pronouncing Judgment	.80		quired by law, each	.15	
Numbering and Filing	Necessary	.10	Any Writ, Order or Notice not men-	.80	
Papers, each			tioned above, persons, each	.15	
Issuing Certificates of Fees to			Mileage, 1st mile 50c, add'n'l m., ea.	2.50	
Witnesses and Jurors, each	.10		Attending trial or hearing, etc., each		
Entering Fines and Costs on Cash Book	.40		case		
Issuing Mittimus to Jail or Work			Actual amount paid solely for the trans-		
House, each	.80		portation, meals and lodging of prisoners,		
Taking Recognizances of Witnesses			and the moving and storage of goods and		
with not less than two sureties	.75		the care of animals taken on any legal pro-		
Signing and Certify'g Bill of Exceptions	.50		cess, the same as specifically itemized on		
Issuing Executions, each	.75		the back of the writs and sworn to		
Making Transcript, including certificate	2.50				
Issuing other Orders, or Writs, ea.	.75				
Making itemized Cost Bill on Docket	.50				

CRIMINAL DOCKET

State Case No. 23

John Dodge JUSTICE OF THE PEACE COURT, *Jerome* Township, *Union* County, Ohio
Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

THE COL. B. B. MFS. CO. 4-34-10

9184

Sex
Color
Age
Birth
Date

THE STATE OF OHIO,
vs.

On Complaint of *Ptl C. E. Beams*
Charge of *failing to obey automatic traffic signal*
Defendant pleaded *Guilty*
Defendant was acquitted—bound over—convicted

Delbert D. Davis

Amount of Bond, \$

Date *April 22*
19*53*

Atty. for Deft.

Fine \$*10.00* Costs \$*3.00* Total \$

Disposition of case in Court above *found guilty*

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

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

Before me, *John Dodge*, a Justice of the Peace of said County, personally came
Ptl C. E. Beams, who being duly sworn according to law, deposes and says

that on or about the *22* day of *April*, 19*53*, at the County of *Union*
one *Delbert D. Davis* did operate a motor vehicle
over and upon U.S. Highway 33 in said County *Jerome Twp*
at about 2:40 P.M. date and did fail to obey the automatic
Traffic Signal at the Jct of U.S 42 and 33. Contrary to
and in violation of Sec 4511.12 of the Revised Code of Ohio

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

Sworn to and subscribed before me, this *22* day of *April*, 19*53*

John Dodge 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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by h and filed, waived a jury and submitted to be
tried by the Justice.

9691

se of Ohio
Dollars,
County,
Cashier

COSTS		NAME OF OFFICER		WITNESS FEES Rev. C. 2335.05; .06; .07; .08		
				NAMES	No. of Miles	Amounts Certified
Justice of the Peace		Constable				
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	Subpoenas 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			
Trial by Jury		c. Advertising Property for Sale	1.00			
Pronouncing Judgment	.80	Taking Bond (or Recognizance), required by law, each	.80			
Numbering and Filing Necessary Papers, each	.10	Any Writ, Order or Notice not mentioned above, persons, each	.80			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10	Mileage, 1st mile 50c, add'n'l m., ea.	.15			
Entering Fines and Costs on Cash Book	.40	Attending trial or hearing, etc., each case	2.50			
Issuing Mittimus to Jail or Work House, each	.80					
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		
				Jury Fee (Rev. Code 2047.23)		
				Sheriff, committing and discharging prisoner (Rev. Code 311.17)		
				Juror's Fees		

CRIMINAL DOCKET

State Case No. 24

John Dodge

JUSTICE OF THE PEACE COURT, Jerome

Township,

Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. D. B. WFS. CO. 4-54-10

9154

Sex

THE STATE OF OHIO,

Color

vs,

Age

Earl B Isbell

Birth Date

On Complaint of Ptl C. E. Beams

Charge of not having drivers license

Defendant pleaded Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$5.00 Costs \$5.00 Total \$10.00

Date 19

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio,

Union

County, ss.

JUSTICE OF THE PEACE COURT

Township

Before me,

John Dodge

, a Justice of the Peace of said County, personally came

Ptl C. E. Beams

, who being duly sworn according to law, deposes and says

that on or about the 27 day of May, 1933, at the County of Union

one Earl B. Isbell did operate a motor vehicle over and upon U.S. Highway #42 in said County Jerome twp at about 10:20 P.M. date and did fail to have a drivers license contrary to and in violation of Sec 4507.02 of the Revised Code of Ohio

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

Sworn to and subscribed before me, this 27 day of May

1933

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by h and filed, waived a jury and submitted to be tried by the Justice.

John L
Arrest No.

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

¹no 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.

²the 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.

³said 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.

⁴Said accused in a writing subscribed by him and filed before—during the examination waived a jury and submitted to be tried by the Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

COSTS		NAME OF OFFICER		WITNESS FEES Rev. C. 2335.05; .06; .07; .08		
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	Subpoenas	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			
Trial by Jury		c. Advertising Property for Sale	1.00			
Pronouncing Judgment	.80	Taking Bond (or Recognizance), required by law, each	.80			
Numbering and Filing Papers, each	.10	Any Writ, Order or Notice not mentioned above,	persons, each .80			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10	Mileage, 1st mile 50c,	add'n'l m., ea. .15			
Entering Fines and Costs on Cash Book	.40	Attending trial or hearing, etc., each case	2.50			
Issuing Mittimus to Jail or Work House, each	.80					
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		
				Jury Fee (Rev. Code 2947.23)		
				Sheriff, committing and discharging prisoner (Rev. Code 311.17)		
				Juror's Fees		

CRIMINAL DOCKET

State Case No. 25

John Dodge

JUSTICE OF THE PEACE COURT,

Township,

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. MFG. CO. 4-54-10

9184

Sex

Color

Age

Birth
Date

THE STATE OF OHIO,

vs.

Sam Roy Jones

On Complaint of Ptl Robert H Hannah,

Charge of failing to obey automatic traffic light

Defendant pleaded Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$10.00 Costs \$ 5.00 Total \$ 15.00

Date

19

Disposition of case in Court above Found guilty

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio,

Union

County, ss.

JUSTICE OF THE PEACE COURT

Township

Before me,

John Dodge

, a Justice of the Peace of said County, personally came

Ptl Robert H. Hannah

, who being duly sworn according to law, deposes and says

that on or about the 28 day of May, 1953, at the County of Union

one Sam Roy Jones did unlawfully operate a motor vehicle to wit: a 1950 Chevrolet Coupe, bearing Ohio license GE 4291, Jerome twp, Union County by failing to stop at automatic traffic light erected at the jct of U.S. Highway 42 and U.S. Highway 33. Contrary to and in violation of Sec. 4571.12 of the Revised Code of Ohio

Sworn to and subscribed before me, this 28 day of May

1953

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the 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 effaced accordingly.

John Doe
Arrest No.

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

no
dere

the
it is

befc
tern
of s

sai

pay
and

h

S

and submitted to be used by the

662

TREASURER'S OFFICE, UNION COUNTY, OHIO

Marysville, Ohio, June 1, 1955

THE TREASURER OF UNION COUNTY

Received of John Dodge, J.P.

the sum of Twelve and 00/100 DOLLARS,

Case # 23, 24, 25

Office Patrol

Credit County Fund

J. H. DAVIS, Treasurer

By B. Stilling Deputy Treasurer.

\$12.50

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Aud. N-150-6-53.

STATE OF OHIO
DEPARTMENT OF TREASURER OF STATE

RECEIPT

Columbus, Ohio

Nº 9217

\$ 12.50
Postal M.O.#4-32,342,676
Under the State Highway Patrol Act, 5503.04 Rev. Code (Sec. 1183-4 G. C.)

The AUDITOR OF STATE has paid into the STATE TREASURY one-half of fines collected in case of Ohio vs. Case Nos. 23, 24 and 25 the sum of Twelve and 50/100 Dollars,

John Dodge
Justice of the Peace
Jerome Township
RR 3
Plain City, Ohio

Union County,

Caro J. Richards Cashier
For Treasurer of State

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	Subpoenas 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
Trial by Jury		c. Advertising Property for Sale	1.00
Pronouncing Judgment	.80	Taking Bond (or Recognizance), required by law, each	.80
Numbering and Filing Necessary Papers, each	.10	Any Writ, Order or Notice not mentioned above, persons, each	.80
Issuing Certificates of Fees to Witnesses and Jurors, each	.10	Mileage, 1st mile 50c, add'n'l m., ea.	.15
Entering Fines and Costs on Cash Book	.40	Attending trial or hearing, etc., each case	2.50
Issuing Mittimus to Jail or Work House, each	.80		
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
Jury Fee (Rev. Code 2947.23)
Sheriff, committing and discharging prisoner (Rev. Code 311.17)
Juror's Fees

John Dodge

CRIMINAL DOCKET

State Case No. 26
County, Ohio

JUSTICE OF THE PEACE COURT, Jerome

Township, Union

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. H. B. WFE. CO. 4-54-10

9184

Sex

Color

Age

Birth
Date

THE STATE OF OHIO,

vs.

Sidney Lester Turner

On Complaint of Ptl Robert H. Harrah

Charge of passing over a yellow line

Defendant pleaded Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$10.00 Costs \$5.00 Total \$

Date
19

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio, Union

County, ss. Jerome

JUSTICE OF THE PEACE COURT

Township

Before me, John Dodge

, a Justice of the Peace of said County, personally came

Ptl Robert H. Harrah

, who being duly sworn according to law, deposes and says

that on or about the 3rd day of June, 1955, at the County of Union

one Sidney Lester Turner did unlawfully operate a motor vehicle to wit a 1955 Chevrolet bearing Texas license G 241 over and upon U.S. Highway 42 at about 1:45 P.M. Jerome Twp, Union County by passing a semi bearing Ohio license 8J993 over a yellow line, at the approach to a crest of a hill. Contrary to and in violation of Sec. 4511.30 of the Revised Code of Ohio

Sworn to and subscribed before me, this 3rd day of June

1955

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by h and filed, waived a jury and submitted to be tried by the Justice.

9217

e of Ohio

00Dollars,

County,

Cashier

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

Arrest No.

Sex

Color

Age

Birth
Date

³said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant

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.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

[illegible]

CRIMINAL DOCKET

State Case No. 27

John Dodge

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

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

THE COL. B. B. MFG. CO. 4-54-10

9184

Sex

THE STATE OF OHIO,

On Complaint of *Det Robert H. Harrah*

Color

vs.

Charge of *excess speed*

Age

Sober Lee Mc Lendon

Defendant pleaded *Guilty*

Birth Date

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$10.00 Costs \$5.00 Total \$

Date 19

Disposition of case in Court above *found guilty*

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

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

Before me, *John Dodge*, a Justice of the Peace of said County, personally came

Det Robert H. Harrah, who being duly sworn according to law, deposes and says

that on or about the 3rd day of *June*, 1955, at the County of *Union*

one *Sober Lee Mc Lendon* did unlawfully operate a motor vehicle to wit: a 1950 Cadillac coach bearing City license 241-787 over and upon U.S. Highway 42 about 7:30 P.M. *Jerome* Twp *Union* County by exceeding the speed limit of 50 M.P.H. to wit: a speed of 70 M.P.H. a speed that was greater and proper for the conditions then existing, contrary to and in violation of Sec 4511.12 of the Revised Code of Ohio

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

Sworn to and subscribed before me, this 3rd day of *June* 1955

John Dodge 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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by h and filed, waived a jury and submitted to be tried by the Justice.

Arrest No. _____

Sex

Color

Age

Birth
Date

the accused was brought before

¹no 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.

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.

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—during the examination waived a jury and submitted to be tried by the Justice.*

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

[illegible]

CRIMINAL DOCKET

State Case No. 28

John Dodge

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

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

THE COL. S. B. MFG. CO. 4-54-10

9184

Sex

THE STATE OF OHIO,

Color

vs.

Age

Ralph Crooks Hamilton

Birth Date

On Complaint of *Ptl Robert H. Hannah*Charge of *excess speed*Defendant pleaded *Guilty*

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$ *15*. Costs \$ *5.00* Total \$Date
19Disposition of case in Court above *found guilty*

Affidavit—(Complaint) charging offense filed as follows:

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

JUSTICE OF THE PEACE COURT

Before me, *John Dodge*, a Justice of the Peace of said County, personally came*Ptl Robert H. Hannah*, who being duly sworn according to law, deposes and saysthat on or about the *3rd* day of *June*, 19*55*, at the County of *Union*

one *Ralph Crooks Hamilton* did unlawfully operate a motor vehicle bearing N.Y. license *2 Y 92 94* over and upon U.S. Highway *42* about *8:45 P.M.* *Jerome* *Twp Union* County, by exceeding the speed limit of *50 M.P.H.* to wit a speed of *70 M.P.H.* a speed that was greater and proper for the conditions then existing. Contrary to and in violation of Sec *4511.21* of the Revised Code of Ohio.

Sworn to and subscribed before me, this *3rd* day of *June*, 19*55**John Dodge* 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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the 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 effaced accordingly.

[illegible]

CRIMINAL DOCKET

State Case No. 29

John Dodge

JUSTICE OF THE PEACE COURT,

Jerome

Township,

Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. S. MFG. CO. 4-54-10

9184

Sex
Color
Age
Birth
Date

THE STATE OF OHIO,
vs.

Ronald C Winters

On Complaint of Ptl Robert H Hanah
Charge of passing vehicle over yellow line
Defendant pleaded Guilty
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$ 10.00 Costs \$ 5.00 Total \$

Date
19

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio, Union County, ss. JUSTICE OF THE PEACE COURT Jerome Township

Before me, John Dodge, a Justice of the Peace of said County, personally came Ptl Robert H. Hanah, who being duly sworn according to law, deposes and says

that on or about the 3rd day of June, 1955, at the County of Union one Ronald C Winters did unlawfully operate a motor vehicle to wit: a 1954 Mercury Sedan bearing Ohio license 2752 RR over and upon U.S. Highway 42 about 7:40 P.M. Jerome Twp Union County by passing vehicles over yellow lines in hazard zones. Contrary to and in violation of sec 4511.30 of the revised code of Ohio

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

Sworn to and subscribed before me, this 3rd day of June 1955

John Dodge 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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by h and filed, waived a jury and submitted to be tried by the Justice.

OX

Color

Age

Birth
Date

Date _____

This day

the accused was brought before

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.

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.

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.

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

Fine and costs paid and defendant discharged.

Commitment returned and filed.

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

[illegible]

CRIMINAL DOCKET

John Dodge

JUSTICE OF THE PEACE COURT,

Jerome

Township,

Union

County, Ohio

Arrest No. A 253885

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. MFG. CO. 4-54-10

0164

Sex

Color

Age

Birth Date

THE STATE OF OHIO,

vs.

Harold Crayton Johnson

On Complaint of Ptl Robert H. Hannah

Charge of not displaying two lighted head lights

Defendant pleaded Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Date 19

Fine \$ 6.00 Costs \$ — Total \$ 6.00

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio,

Union

County, ss.

JUSTICE OF THE PEACE COURT

Township

Before me, John Dodge

, a Justice of the Peace of said County, personally came

Ptl Robert H. Hannah

, who being duly sworn according to law, deposes and says

that on or about the 1 day of July, 1955, at the County of Union

one Harold Crayton Johnson did unlawfully operate

a commercial vehicle bearing Ohio license

8 E 198 over and upon U.S. Highway #42 about 10:10 P.M.

Jerome twp, Union County by driving said vehicle

without displaying two lighted head lights on

said vehicle during the night season. Contrary

to and in violation of Sec 4513.04 of the Revised

Code of Ohio

Sworn to and subscribed before me, this

1

day of

July

1954

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the 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 effaced accordingly.

John Doe
Arrest No.

Sex

Color

Age

Birth Date

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

Aud. N-150-6-53.

STATE OF OHIO
DEPARTMENT OF TREASURER OF STATE

RECEIPT

Columbus, Ohio N^o 9305

and for

The
Thi
the Cou
the acci

\$ 25.50
(Postal M.O. #4-38,150,197)
Under the State Highway Patrol Act, 5503.04 Rev. Code (Sec. 1183-4 G. C.)

'no offer
dered th

The AUDITOR OF STATE has paid into the STATE TREASURY one-half of fines collected in case of Ohio vs. Case Nos. 26,27,28,29 and 30 the sum of Twenty-Five and-----50/100 Dollars,

'the offer
it is or

John Dodge
Justice of the Peace
Jerome Township
RR 3
Plain City, Ohio

Union County,

before t
term th
of said (

John G. Richards
For Treasurer of State. Cashier

'said De

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 h and filed before—during the examination waived a jury
and submitted to be tried by the Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Con

Ex

Ex

I bound by
Common Pleas, t

- 1. If the accused is bo
- 2. If the accused is no
- 3. If the accused is co

COSTS

Taking and Certifying
Taking Security for Costs

Indexing Case	.20
Issuing Warrant Persons, each	.80
Issuing Search Warrant	.80
Issuing Summons	.80
Taking Bonds or Recognizances, ea.	.80
Issuing Commitments, each	.75
Granting Continuance, each	.50
Issuing Subpoenas, Persons, each	.10
Issuing Venire for Jury, Persons, ea.	.10
Issuing Orders on Jailer for Pris., ea.	.75
Taking Waivers of Trial by Jury, ea.	.40
Swearing Witnesses, each	.10
Swearing Jury	.40
Hearing Case, on appearance before Evidence is introduced	1.00
Hear'g Motions or Demurrers, ea.	1.00
Hearing where evidence is introduced	2.00
Trial by Jury	
Pronouncing Judgment	.80
Numbering and Filing Necessary Papers, each	.10
Issuing Certificates of Fees to Witnesses and Jurors, each	.10
Entering Fines and Costs on Cash Book	.40
Issuing Mittimus to Jail or Work House, each	.80
Taking Recognizances of Witnesses with not less than two sureties	.75
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

Summons Persons, each	.80
Mileage, 1st mile 50c, add'n'l m., ea.	.15
Warrant to arrest Defendants, ea.	1.00
Mileage, 1st mile 50c, add'n'l m., ea.	.15
Order to commit to jail Def'd's, ea.	1.00
Mileage, 1st mile 50c, add'n'l m., ea.	.15
Order on Jailer for Prisoner or Prisoners, Defendants, each	1.00
Mileage, 1st mile 50c, add'n'l m., ea.	.15
Subpoenas persons, each	.80
Mileage, 1st mile 50c, add'n'l m., ea.	.15
Venire, persons, each	.80
Mileage, 1st mile 50c, add'n'l m., ea.	.15
Execution	.80
Mileage, 1st mile 50c, add'n'l m., ea.	.15
a. Money made on Execution, 6% on \$	
b. Summ'g and Swear'g Appraisers	2.00
c. Advertising Property for Sale	1.00
Taking Bond (or Recognizance), re- quired by law, each	.80
Any Writ, Order or Notice not men- tioned above, persons, each	.80
Mileage, 1st mile 50c, add'n'l m., ea.	.15
Attending trial or hearing, etc., each case	2.50
Actual amount paid solely for the trans- portation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal pro- cess, the same as specifically itemized on the back of the writs and sworn to	

Credit County Fund
J. H. DAVIS, Treasurer
By _____ Deputy Treasurer.

\$ 25.50

TREASURER'S OFFICE, UNION COUNTY, OHIO

766

Marysville, Ohio, July 7, 195

THE TREASURER OF UNION COUNTY

Received of John Dodge J.P.
the sum of Twenty five and 50/100 DOLLARS,
Case No. 26, 27, 28, 29, 30 State Ohio Traffic fines

RECAPITULATION	
Justice of the Peace	
Constable	
Jury Fee (Rev. Code 2947.23)	
Sheriff, committing and discharging prisoner (Rev. Code 311.17)	
Juror's Fees	

CRIMINAL DOCKET

State Case No. 31

John Dodge

JUSTICE OF THE PEACE COURT,

Jerome

Township,

Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. S. MFG. CO. 4-54-10

9184

Sex

THE STATE OF OHIO,

On Complaint of Ptl Robert H. Harrah

Color

vs.

Charge of excess speed

Age

Defendant pleaded Guilty

Birth Date

James Zollicoffer

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$ 10.00 Costs \$ 5.00 Total \$

Date

19

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

The State of Ohio,

Union

County, ss.

Jerome

Township

Before me,

John Dodge

, a Justice of the Peace of said County, personally came

Ptl Robert H. Harrah

, who being duly sworn according to law, deposes and says

that on or about the 6th day of July, 1955, at the County of Union

one James Zollicoffer did unlawfully operate a motor vehicle to wit: a 1954 Ford, bearing Ohio license F.S. 966 over and upon U.S. Highway 42 about 10:10 P.M. Jerome Twp, Union County by exceeding the speed limit of 50 M.P.H. to wit: a speed of 70 M.P.H. a speed that was greater and proper for the conditions then existing, contrary to and in violation of Sec. 4571.21 of the Revised Code of Ohio

Sworn to and subscribed before me, this

6th day of July

1955

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the 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 effaced accordingly.

Nº 9305

ted in case of Ohio

—50/100 Dollars,

ion County,

Chard Cashier

, 1955

DOLLARS,

Fund

Treasurer.

John Doe
Arrest No.

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 Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.
4. Efface this sentence if a jury is not waived.

COSTS		NAME OF OFFICER		WITNESS FEES Rev. C. 2335.05; .06; .07; .08		
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	Subpoenas	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			
Trial by Jury		c. Advertising Property for Sale	1.00			
Pronouncing Judgment	.80	Taking Bond (or Recognizance), required by law, each	.80			
Numbering and Filing Papers, each	Necessary .10	Any Writ, Order or Notice not mentioned above,	persons, each .80			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10	Mileage, 1st mile 50c,	add'n'l m., ea. .15			
Entering Fines and Costs on Cash Book	.40	Attending trial or hearing, etc., each case	2.50			
Issuing Mittimus to Jail or Work House, each	.80					
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		
				Jury Fee (Rev. Code 2947.23)		
				Sheriff, committing and discharging prisoner (Rev. Code 311.17)		
				Juror's Fees		

CRIMINAL DOCKET

State Case No. 32

John Dodge

JUSTICE OF THE PEACE COURT,

Jerome

Township,

Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. MFG. CO. 4-54-10

9184

Sex

THE STATE OF OHIO,

Color

vs.

Age

Birth
Date

Glen Gilbert Smith

On Complaint of Ptl Robert H. Hannah

Charge of excess speed

Defendant pleaded Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$ 15.00 Costs \$ 4.00 Total \$

Date

19

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

The State of Ohio,

Union

County, ss.

Township

Before me, John Dodge

, a Justice of the Peace of said County, personally came

Ptl Robert H. Hannah, who being duly sworn according to law, deposes and says

that on or about the 24th day of July, 1955, at the County of Union

one Glen Gilbert Smith did unlawfully operate a motor vehicle to wit: a 1953 Mercury bearing Indiana license AG-2024 over and upon U.S. Highway 42 about 8:00 P.M. Jerome Twp Union County by exceeding the speed limit of 50 M.P.H. to wit: a speed of 70 M.P.H. a speed that was greater and proper for the conditions then existing. Contrary to and in violation of Sec 4511.21 of the revised Code of Ohio

Sworn to and subscribed before me, this 24 day of July

1955

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the 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 effaced accordingly.

Arrest No

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

Sex

Color

Age

Birth
Date

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.

^asaid 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 Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

COSTS			NAME OF OFFICER			WITNESS FEES Rev. C. 2335.05; .06; .07; .08		
Justice of the Peace			Constable			NAMES	No. of Miles	Amount 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		Subpoenas 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				
Trial by Jury			c. Advertising Property for Sale	1.00				
Pronouncing Judgment	.80		Taking Bond (or Recognizance), required by law, each	.80				
Numbering and Filing Papers, each Necessary	.10		Any Writ, Order or Notice not mentioned above, persons, each	.80				
Issuing Certificates of Fees to Witnesses and Jurors, each	.10		Mileage, 1st mile 50c, add'n'l m., ea.	.15				
Entering Fines and Costs on Cash Book	.40		Attending trial or hearing, etc., each case	2.50				
Issuing Mittimus to Jail or Work House, each	.80							
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		
						Jury Fee (Rev. Code 2947.23)		
						Sheriff, committing and discharging prisoner (Rev. Code 311.17)		
						Juror's Fees		

CRIMINAL DOCKET

State Case No. 33

John Dodge

JUSTICE OF THE PEACE COURT, Jerome

Township, Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. S. B. MFG. CO. 4-54-10

9184

Sex

THE STATE OF OHIO,

Color

vs.

Age

Birth
Date

Evan arye Nieman

On Complaint of Ptl Robert H. Hannah

Charge of Crossing over double yellow line

Defendant pleaded Guilty
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$ 5.00 Costs \$ 3.00 Total \$

Date
19

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

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

JUSTICE OF THE PEACE COURT

Before me, John Dodge, a Justice of the Peace of said County, personally came
Ptl Robert H. Hannah, who being duly sworn according to law, deposes and says

that on or about the 24 day of July, 1955, at the County of Union
one Evan arye Nieman did unlawfully operate a
motor vehicle to wit: a 1954 Chevrolet bearing arizona
license C 69635 over and upon U.S. Highway 42 about
9:00 P.M. Jerome Twp, Union County by passing a patrol
car over a double yellow line at the crest of a grade,
contrary to and in violation of Sec 4511.30 of the revised
code of Ohio

NOTE—Printed words or lines not conforming to the facts in the case should be changed or affixed accordingly.

Sworn to and subscribed before me, this 24 day of July 1955

John Dodge 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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by h and filed, waived a jury and submitted to be
tried by the Justice.

Arrest No

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.

³said 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 h and filed before—during the examination waived a jury and submitted to be tried by the Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

[illegible]

CRIMINAL DOCKET

State Case No. 34

John Dodge

JUSTICE OF THE PEACE COURT,

Jerome

Township,

Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. MFG. CO. 4-54-10

9184

Sex

Color

Age

Birth Date

THE STATE OF OHIO,

vs.

Joe Grimes

On Complaint of Ptl Robert H Harrah

Charge of disobeying automatic traffic signal

Defendant pleaded Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$ 8.00 Costs \$ 5.00 Total \$ 13.00

Date 19

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

The State of Ohio,

Union

County, ss.

Jerome

Township

Before me,

John Dodge

, a Justice of the Peace of said County, personally came

Ptl Robert H Harrah

, who being duly sworn according to law, deposes and says

that on or about the 4th day of August, 1955, at the County of Union

one Joe Grimes did unlawfully operate a motor vehicle to wit: a 1951 Ford bearing Ohio license 458 WE over and upon U.S. Highway 33 about 9:15 P.M. Jerome Twp, Union County by failing to obey an automatic traffic signal. Contrary to and in violation of Sec 4511.12 of the Revised Code of Ohio

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

Sworn to and subscribed before me, this 4th day of August

1955

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by h and filed, waived a jury and submitted to be tried by the Justice.

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

Thereupon the Court orders and decrees as follows:
This day

¹no 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 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 Justice.

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

[illegible]

CRIMINAL DOCKET

State Case No. 35

John Dodge

JUSTICE OF THE PEACE COURT,

Township,

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. M. MFG. CO. 4-54-10

9184

Sex

Color

Age

Birth
Date

THE STATE OF OHIO,

vs.

Issac Charles Nelson

On Complaint of Ptl Robert H Hanah

Charge of unlawfully passing motor vehicle

Defendant pleaded Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$10.00 Costs \$5.00 Total \$14.00 pd.

Date
19Disposition of case in Court above
4.00 pd

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio,

Union

County, ss.

JUSTICE OF THE PEACE COURT

Township

Before me, John Dodge

, a Justice of the Peace of said County, personally came

Ptl Robert H Hanah

, who being duly sworn according to law, deposes and says

that on or about the 4th day of August, 1935, at the County of Union

one Issac Charles Nelson did unlawfully operate a motor vehicle to wit: a 1930 Packard bearing Ohio license Q 182 over and upon U.S. highway 42 about 9:00 P.M. Jerome Twp, Union County by passing a motor vehicle without first ascertaining he had the assured clear distance ahead. Contrary to and in violation of Sec 4511.29 of the Revised Code of Ohio

Sworn to and subscribed before me, this 4th day of August

1935

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the 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 effaced accordingly.

John Doe
Arrest No.

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 Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.
4. Efface this sentence if a jury is not waived.

COSTS		NAME OF OFFICER		WITNESS FEES Rev. C. 2335.05; .06; .07; .08		
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	Subpoenas 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			
Trial by Jury		c. Advertising Property for Sale	1.00			
Pronouncing Judgment	.80	Taking Bond (or Recognizance), required by law, each	.80			
Numbering and Filing Necessary Papers, each	.10	Any Writ, Order or Notice not mentioned above, persons, each	.80			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10	Mileage, 1st mile 50c, add'n'l m., ea.	.15			
Entering Fines and Costs on Cash Book	.40	Attending trial or hearing, etc., each case	2.50			
Issuing Mittimus to Jail or Work House, each	.80					
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		
				Jury Fee (Rev. Code 2947.23)		
				Sheriff, committing and discharging prisoner (Rev. Code 311.17)		
				Juror's Fees		

CRIMINAL DOCKET

State Case No. 36

John Dodge

JUSTICE OF THE PEACE COURT, Jerome

Township,

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. WFG. CO. 4-54-10

9184

Sex

THE STATE OF OHIO,

Color

vs.

Age

Birth
Date

Calvin R Morgan

On Complaint of Ptl Robert H. Hannah

Charge of Illegal parking on highway

Defendant pleaded Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$ 10.00 Costs \$ 3.00 Total \$ 13.00

Date
19

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio,

Union

County, ss.

JUSTICE OF THE PEACE COURT

Township

Before me, John Dodge

, a Justice of the Peace of said County, personally came

Ptl Robert H. Hannah

, who being duly sworn according to law, deposes and says

that on or about the 4th day of August, 1935, at the County of Union

one Calvin R. Morgan did unlawfully operate a motor vehicle to wit: a 1934 white tractor bearing Ohio license 11 R56 and a 1934 Pennsylvania Trailer bearing Ohio license 95A15 over and upon U.S. Highway 42 about 9:05 P.M. Jerome Twp, Union County by parking said Commercial vehicle on said Highway so as to block the normal flow of traffic, Contrary to and in violation of Sec 4571.66 of the Revised Code of Ohio

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

Sworn to and subscribed before me, this 4th day of August

1935

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by h and filed, waived a jury and submitted to be tried by the Justice.

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

¹no 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.

³said 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 h and filed before—during the examination waived a jury
and submitted to be tried by the Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

[illegible]

CRIMINAL DOCKET

State Case No. 37

John Dodge

JUSTICE OF THE PEACE COURT,

Jerome

Township,

Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. MFG. CO. 4-54-10

9184

Sex

THE STATE OF OHIO,

On Complaint of *Det Robert H Hanah*

Color

vs.

Charge of *excess speed*

Age

Jesse Williams

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

Birth Date

Amount of Bond, \$

Atty. for Deft.

Fine \$*15.00* Costs \$*5.00* Total \$

Date
19

Disposition of case in Court above *found guilty*

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

The State of Ohio, *Union*

County, ss.

Jerome

Township

Before me, *John Dodge*, a Justice of the Peace of said County, personally came

Det Robert H Hanah, who being duly sworn according to law, deposes and says

that on or about the *12* day of *August*, 19*35*, at the County of *Union*

one *Jesse Williams* did unlawfully operate a

motor vehicle to wit: a 1953 Oldsmobile bearing

Ohio license C V 323 over and upon U.S. Highway 42

about 5:30 P.M. *Jerome Twp, Union County* by exceeding

the speed limit of 50 M.P.H. to wit: a speed of 80 M.P.H.

a speed that was greater and proper for the

conditions then existing. Contrary to and in violation

of Sec 4511.21 of the Revised Code of Ohio

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

Sworn to and subscribed before me, this *12* day of *August* 19*35*

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by _____ and filed, waived a jury and submitted to be tried by the Justice.

Arrest No.

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

[illegible]

CRIMINAL DOCKET

State Case No. 38

John Dodge

JUSTICE OF THE PEACE COURT, Jerome

Township, Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. MFG. CO. 4-54-10

9184

Sex

THE STATE OF OHIO,

Color

vs.

Age

Birth
Date

Edgar Lee Clark

On Complaint of Ptl Robert H. Hannah

Charge of reckless operation

Defendant pleaded Guilty
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$10.00 Costs \$5.00 Total \$15.00

Date
19

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

The State of Ohio,

Union

County, ss.

Jerome

Township

Before me,

John Dodge

, a Justice of the Peace of said County, personally came

Ptl Robert H. Hannah

, who being duly sworn according to law, deposes and says

that on or about the 6th day of September, 1935, at the County of Union

one Edgar Lee Clark did unlawfully operate a motor vehicle to wit: a 1946 Chrysler convertible bearing Indiana license DK 7968 over and upon U.S. Highway 33, Jerome Twp, Union County about 8:15 P.M. in an unsafe manner so as to endanger the life, limb, and property of others in the lawful use of the highway. Contrary to and in violation of Sec 4511.20 of the Revised Code of Ohio

Sworn to and subscribed before me, this 6th day of September

1935

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the 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 effaced accordingly.

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

Sex

Color

Age

Birth
Date

This day

the accused was brought before

the accused 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.

³said 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 h and filed before—during the examination waived a jury and submitted to be tried by the Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

COSTS			NAME OF OFFICER			WITNESS FEES Rev. C. 2335.05; .06; .07; .08		
Justice of the Peace			Constable			NAMES	No. of Miles	Amount 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		Subpoenas 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				
Trial by Jury			c. Advertising Property for Sale	1.00				
Pronouncing Judgment	.80		Taking Bond (or Recognizance), required by law, each	.80				
Numbering and Filing Necessary Papers, each	.10		Any Writ, Order or Notice not mentioned above, persons, each	.80				
Issuing Certificates of Fees to Witnesses and Jurors, each	.10		Mileage, 1st mile 50c, add'n'l m., ea.	.15				
Entering Fines and Costs on Cash Book	.40		Attending trial or hearing, etc., each case	2.50				
Issuing Mittimus to Jail or Work House, each	.80							
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

Jury Fee
(Rev. Code 2947.23)

Sheriff, committing and discharging prisoner
(Rev. Code 311.17)

Juror's Fees

CRIMINAL DOCKET

State Case No. 39

John Dodge

JUSTICE OF THE PEACE COURT,

Jerome

Township,

Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. MFG. CO. 4-54-10

9184

Sex

Color

Age

Birth Date

THE STATE OF OHIO,

vs.

David Mark Young

On Complaint of Ptl Robert H Hanah

Charge of disobeying traffic light

Defendant pleaded Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$ 10.00 Costs \$ 5.00 Total \$ 15.00

Date

19

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

The State of Ohio, Union

County, ss.

Jerome

Township

Before me, John Dodge

, a Justice of the Peace of said County, personally came

Ptl Robert H Hanah

, who being duly sworn according to law, deposes and says

that on or about the 6 day of September, 1935, at the County of Union

one David Mark Young did unlawfully operate a

Tractor bearing Michigan license 8553C and a

Freuhauf Trailer bearing Indiana license 44724

over and upon U.S. Highway 42, Jerome Twp, Union County

by failing to stop at a traffic light at the intersection

of U.S. 42 & U.S. 33, contrary to and in violation of

Sec 4511.12 of the revised Code of Ohio

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

Sworn to and subscribed before me, this 6th day of September 1935

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by h and filed, waived a jury and submitted to be tried by the Justice.

John Dodge
Arrest No.

Sex

Color

Age

Birth
Date

19

State, to-wi

and for De

There

This o

the Court

the accus

no offens

dered that

the offen

it is orde

before th

term thereo

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

and that he

be committed

to and imprisoned

in the jail of

said County

until

paid and costs

are paid or

secured to be

paid, or he

is otherwise

legally discharged;

he t

Said

and su

Comm

TREASURER'S OFFICE, UNION COUNTY, OHIO
Marysville, Ohio, September 10, 1955
116
Received of John Dodge, J.P.
the sum of Fifty-One and 50/100 DOLLARS,
Case No. 31, 32, 33, 34, 35, 36, 37, 38, 39 and 40
Highway Patrol Traffic Violations
Credit County Fund
J. H. DAVIS, Treasurer
By [Signature] Deputy Treasurer.
\$ 51.50

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 paid and costs are paid or secured to be paid, or he is otherwise legally discharged;

STATE OF OHIO
DEPARTMENT OF TREASURER OF STATE
Columbus, Ohio
RECEIPT
No 9446
\$ 51.50
(Postal M.O. #4--38,162,963)
Under the State Highway Patrol Act, 5503.04 Rev. Code (Sec. 1183-4 G. C.)
The AUDITOR OF STATE has paid into the STATE TREASURY one-half of fines collected in case of Ohio vs. Case Nos. 31, 32, 33, 34, 35, 36, 37, 38, 39 and 40 the sum of Fifty-One and 50/100 Dollars,
John Dodge
Justice of the Peace
Jerome Township
RR 3
Plain City, Ohio
Cashier
For Treasurer of State.

Justice of the Peace

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

COSTS	NAME OF OFFICER	WITNESS FEES	
		Rev. C. 2335.05; .06; .07; .08	
		NAMES	No. of Miles Amounts Certified
Justice of the Peace	Constable		
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	Subpoenas 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		
Trial by Jury	c. Advertising Property for Sale 1.00		
Pronouncing Judgment .80	Taking Bond (or Recognizance), required by law, each .80		
Numbering and Filing Necessary Papers, each .10	Any Writ, Order or Notice not mentioned above, persons, each .80		
Issuing Certificates of Fees to Witnesses and Jurors, each .10	Mileage, 1st mile 50c, add'n'l m., ea. .15		
Entering Fines and Costs on Cash Book .40	Attending trial or hearing, etc., each case 2.50		
Issuing Mittimus to Jail or Work House, each .80			
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	
		Jury Fee (Rev. Code 2947.23)	
		Sheriff, committing and discharging prisoner (Rev. Code 311.17)	
		Juror's Fees	

CRIMINAL DOCKET

State Case No. 40

John Dodge

JUSTICE OF THE PEACE COURT,

Jerome

Township,

Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. MFG. CO. 4-54-10

9184

Sex

Color

Age

Birth
Date

THE STATE OF OHIO,

vs.

Ava Junior Jones

On Complaint of Ptl Robert H. Hanah

Charge of excess speed

Defendant pleaded Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$ 10. Costs \$ 5.00 Total \$ 15.00

Date

19

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

The State of Ohio,

Union

County, ss.

Jerome

Township

Before me,

John Dodge

, a Justice of the Peace of said County, personally came

8th Robert H. Hanah

, who being duly sworn according to law, deposes and says

that on or about the 6 day of September, 1935, at the County of Union

one Ava Junior Jones did unlawfully operate a motor vehicle to wit: a 1930 Oldsmobile bearing Ohio license 170 HF over and upon U.S. Highway 42 Jerome Twp, Union County about 11:20 P.M. to wit: a speed of 75 M.P.H. a speed that was greater and proper for the conditions then existing, contrary to and in violation of Sec 4511.21 of the Revised Code of Ohio

Sworn to and subscribed before me, this 6th day of September

1935

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the 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 effaced accordingly.

9446

n case of Ohio

Dollars,

-50/100

County,

Cashier

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

Sex

Color

Age

Birth
Date

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.

^asaid 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 h and filed before—during the examination waived a jury and submitted to be tried by the Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the 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, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs. 4. Efface this sentence if a jury is not waived.

[illegible]

CRIMINAL DOCKET

State Case No. 41

John Dodge

JUSTICE OF THE PEACE COURT, Jerome

Township, Union

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. MFG. CO. 4-54-10

9184

Sex

THE STATE OF OHIO,

Color

vs.

Age

Birth
Date

Clarence Arthur Schuler

On Complaint of Pcl Robert H. Hannah
 Charge of illegal use of license plates
 Defendant pleaded Guilty
 Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$50, suspended \$40 Costs \$ 5.00 Total \$ 15.00

Date
19

Disposition of case in Court above found guilty

Affidavit—(Complaint) charging offense filed as follows:

JUSTICE OF THE PEACE COURT

The State of Ohio, Union

County, ss.

Township

Before me, John Dodge

, a Justice of the Peace of said County, personally came

Pcl Robert H. Hannah, who being duly sworn according to law, deposes and says

that on or about the 11 day of October, 1955, at the County of Union

one Clarence Arthur Schuler did unlawfully
 operate a motor vehicle to wit: a 1946 Pontiac
 bearing Ohio license D 3317 over and upon U.S.
 Highway 33 about 9:35 A.M. Jerome Twp, Union
 County by having said Registration on the said
 1946 Pontiac; the said Registration belonging
 on a 1951 Kaiser. Contrary to and in violation
 of Sec. 4549.08 of the Revised Code of Ohio

Sworn to and subscribed before me, this 11 day of October

1955

John Dodge

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 the 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 the Constable.

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the 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 effaced accordingly.

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

and

the
theno
derthe
itbef
ter
of

sa

303

TREASURER'S OFFICE, UNION COUNTY, OHIO

Marysville, Ohio, Dec. 19, 1955

THE TREASURER OF UNION COUNTY

Received of John Dodge

the sum of Five 00 DOLLARS,

Justice of Peace Fees

State Patrol Traffic Violations

Credit

Fund

J. H. DAVIS, Treasurer

By Willard Chappin Deputy Treasurer.

\$ 5.00

pay a fine of Dollars and the costs of prosecution, 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 Justice.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Commitment issued to the Constable.

Commitment returned and filed.

Execution issued to the Constable.

Execution returned endorsed:

Comm

Aud. N-150-6-53.

STATE OF OHIO
DEPARTMENT OF TREASURER OF STATE

\$5.00 U. S. Postal M. O.
#4-62,170,008

RECEIPT

Columbus, Ohio

Nº 10085

Under the State Highway Patrol Act, 5503.04 Rev. Code (Sec. 1183-4 G. C.)

The AUDITOR OF STATE has paid into the STATE TREASURY one-half of fines collected in case of Ohio vs. Case #41 the sum of Five and no/100-----

Dollars,

Union

County,

Mr. John Dodge
R. 3
Plain City, Ohio

Margaret Hill
For Treasurer of State

Cashier

COSTS

Taking and
Taking Sec
Indexing C
Issuing Wi
Issuing Se
Issuing Su
Taking
Issuing
Granting
Issuing S

Issuing Venire for jury

Issuing Orders on Jailer for Pris., ea. .75

Taking Waivers of Trial by Jury, ea. .40

Swearing Witnesses, each .10

Swearing Jury .40

Hearing Case, on appearance before Evidence is introduced 1.00

Hear'g Motions or Demurrers, ea. 1.00

Hearing where evidence is introduced 2.00

Trial by Jury

Pronouncing Judgment .80

Numbering and Filing Necessary Papers, each .10

Issuing Certificates of Fees to Witnesses and Jurors, each .10

Entering Fines and Costs on Cash Book .40

Issuing Mittimus to Jail or Work House, each .80

Taking Recognizances of Witnesses with not less than two sureties .75

Signing and Certify'g Bill of Exceptions .50

Issuing Executions, each .75

Making Transcript, including certificate .250

Issuing other Orders, or Writs, ea. .75

Making itemized Cost Bill on Docket .50

Subpoenas

Mileage, 1st mile 50c, add'n'l m., ea. .15

Venire, persons, each .80

Mileage, 1st mile 50c, add'n'l m., ea. .15

Execution .80

Mileage, 1st mile 50c, add'n'l m., ea. .15

a. Money made on Execution, 6% on \$

b. Summ'g and Swear'g Appraisers 2.00

c. Advertising Property for Sale 1.00

Taking Bond (or Recognizance), re- .80

quired by law, each

Any Writ, Order or Notice not men- .80

tioned above, persons, each

Mileage, 1st mile 50c, add'n'l m., ea. .15

Attending trial or hearing, etc., each .250

case

Actual amount paid solely for the trans- .80

portation, meals and lodging of prisoners, .80

and the moving and storage of goods and .80

the care of animals taken on any legal pro- .80

cess, the same as specifically itemized on .80

the back of the writs and sworn to

RECAPITULATION

Justice of the Peace

Constable

Jury Fee

(Rev. Code 2947.23)

Sheriff, committing and

discharging prisoner

(Rev. Code 311.17)

Juror's Fees

CRIMINAL DOCKET

State Case No. _____
County, Ohio

JUSTICE OF THE PEACE COURT,

Township,

Arrest No. _____ V. Lic. No. _____ State _____ Year _____ Op. Lic. No. _____ State _____ Year _____
THE COL. B. B. MFG. CO. 4-54-10

Sex	THE STATE OF OHIO, vs.	On Complaint of
Color		Charge of
Age		Defendant pleaded Guilty
Birth Date		Defendant was acquitted—bound over—convicted
		Amount of Bond, \$
		Fine \$ Costs \$ Total \$
Date 19		Disposition of case in Court above

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

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 _____

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 the 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 the Constable.
Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the 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 the Defendant committed to the Constable.
The accused, in a writing subscribed by _____ and filed, waived a jury and submitted to be
tried by the Justice.

10085

case of Ohio
--- Dollars,
County,
Cashier

COSTS		NAME OF OFFICER		WITNESS FEES Rev. C. 2335.05; .06; .07; .08		
				NAMES	No. of Miles	Amounts Certified
Justice of the Peace		Constable				
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 Prison- ers, 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	Subpoenas 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			
Trial by Jury		c. Advertising Property for Sale	1.00			
Pronouncing Judgment	.80	Taking Bond (or Recognizance), re- quired by law, each	.80			
Numbering and Filing Necessary Papers, each	.10	Any Writ, Order or Notice not men- tioned above, persons, each	.80			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10	Mileage, 1st mile 50c, add'n'l m., ea.	.15			
Entering Fines and Costs on Cash Book	.40	Attending trial or hearing, etc., each case	2.50			
Issuing Mittimus to Jail or Work House, each	.80					
Taking Recognizances of Witnesses with not less than two sureties	.75	Actual amount paid solely for the trans- portation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal pro- cess, 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		
				Jury Fee (Rev. Code 2947.23)		
				Sheriff, committing and discharging prisoner (Rev. Code 311.17)		
				Juror's Fees		

CRIMINAL DOCKET

State Case No.

JUSTICE OF THE PEACE COURT,

Township,

County, Ohio

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

THE COL. B. B. WFG. CO. 4-34-10

9184

Sex

Color

Age

Birth
Date

THE STATE OF OHIO,

vs.

On Complaint of

Charge of

Defendant pleaded

Guilty

Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Atty. for Deft.

Fine \$

Costs \$

Total \$

Date
19

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

The State of Ohio,

County, ss.

JUSTICE OF THE PEACE COURT

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

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

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 the 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 the Constable.

Warrant returned and filed.

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

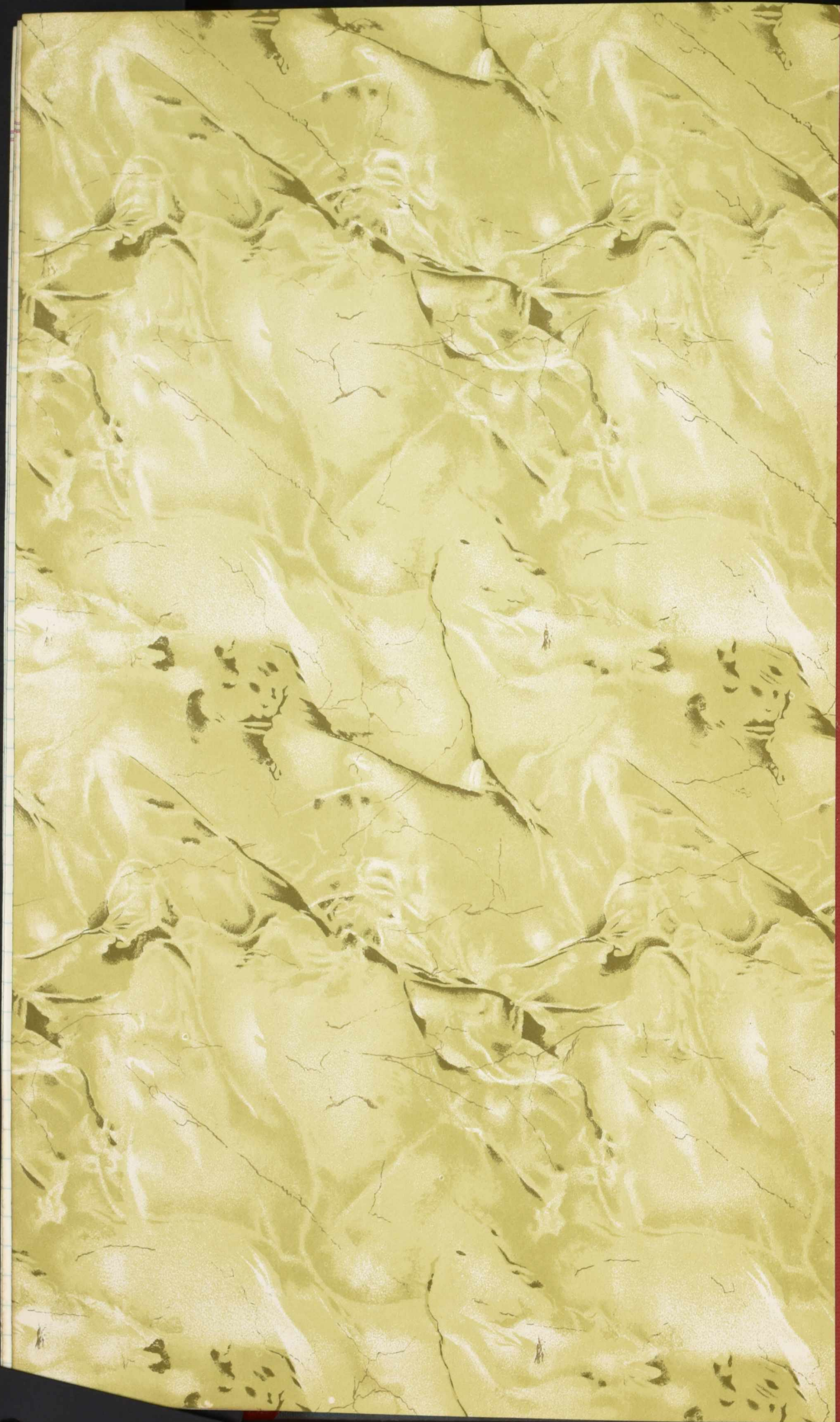
Precipe for Subpoena filed. Subpoena issued directed to the Constable.

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





JUS
CRI
DO

JES
195

CH. I