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CRIMINAL DOCKET

Township

County, Ohio

WITNESS FEES AND JURY FEES Jurors and Witnesses are paid upon the certificate of the Justice and the names and amounts certified to each should be shown.	MOUNT RTIFIED Cls. Cts. Thereupon, on the day of 19, a commitment was issued to the
WITNESS FEES. Secs. 3012,-13,-14.	said Constable, and on the day of 19, said commitment was duly
WITNESS FEES. Secs. 3012,-13,-14.	returned with the following indorsement thereon, to-wit: the within named to the custody of the within named jailer, with
	whom I left a certified copy of this writ. Constable.
	On the day of 19, on application of by, it becoming necessary to further adjourn the examination of the accused, (Affidavit or Consent)
	, it is ordered
	that such adjournment be had, until the day of 19, at o'clock M. Thereupon the accused entered into a recognizance before me, the said Justice, with good and
	sufficient surety approved by me, in the sum of Dollars, deemed
	by me reasonable, and conditioned according to law, for his appearance at the time aforesaid. And said accused is committed for safe keeping to the Jail of the until said time.
	Thereupon, on the day of 19, a Commitment was issued
	was duly returned with the following indorsement thereon, to-wit:
	I committed the within named to the custody of the within named jailer, with whom I left a certified copy of this writ.
	Constable.
	On the day of 19, the said accused was brought before
	me, the said Justice, and I, in the presence of the accused, inquired into the complaint.
A STATE OF THE STA	And said accused, in a writing subscribed by him, and filed, waived a jury, and submitted to be tried by me, the said Justice.
The state of the s	Thereupon a Venire issued, directed to said Constable, for the following persons to serve as jurors in this case, to-wit:
	On the day of 19, said Venire was duly returned with the following indorsement thereon, to-wit:
	On the day of 19, the following named persons having been duly summoned for jurors, appeared, to-wit:
	And on the day of 19 , the following named jurors were
JURORS' FEES. Secs. 1746,-2, 3008, 13438.	duly impaneled and sworn according to law, to-wit:
	Thereupon trial was had accordingly, the parties being present, witnesses sworn at the request
	of and examination on behalf of the State, to-wit:
	and at the negret of and for the I for I at the
	and at the request of, and for the defendant, to-wit:
	The said Jury on the day of 19 , returned the following verdict, to-wit:
	We, the Jury in this case, find the Defendant
	Guilty, in the manner and form as h stand charged in the complaint. Foreman.
	It is thereupon, on the said day, by me, the said Justice, adjudged and ordered that the said
	defendant
(The following to be paid by defendant, not by County Commissioners.)	
JURY FEES. (Sec. 12375.)	On the day of 19, recognizance was given as required and defendant
SHERIFF Committing and discharging prisoner. (Sec. 2845.)	
	On the day of 19 , Commitment issued accordingly to the said Constable.
RECAPITULATION Justice of the Peace,	On the day of 19, said Commitment was duly returned with
Constable,	the following indorsement thereon, to-wit: Return: the within named to the custody of the within named
Witness Fees, Jurors' Fees	Janer, with whom I left a certified copy of this writ.
Sheriff,	On the day of 19, I bound by their own recognizance the
	following witnesses, to appear and testify before the said Court, to-wit:

BOND

FROM

то

AMOUNT \$...

DATE , 19

Ohio Legal Blank Co. Cleveland

CRIMINAL DOCKET

, Justice of the Peace

Form C-12-31-3 THE COL. B. B. NFG. CO. 121

Liable for Costs. General Code, Sec. 13499.

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor,—and considering the complainant irresponsible,—I required the complainant to procure some person—to become bound for the costs in case the complaint be dismissed. Thereupon the following acknowledgment was en-

Criminal Action. Before

tered herein, to-wit:

I hereby acknowledge myself liable for the costs in this case if the complaint be dismissed.

Signed	before	me and	d approved,	this
day of				19

FEES

Justice of	the I
JUSTICE OF THE PEACE NOTE: All writs, orders, notices and returns thereon, all rings of the Court and actions taken by the Court MUST E TERED ON THE DOCKET, otherwise the fees appearing belond be legally taxed. Gen'l Code, Seca. 1746, 3016,-19.	roceel BE EN- pw can- 13423.
1. Taking and Certifying Affidavits, each	
2. Taking Security for Costs	.50
3. Indexing Case	.20
4. Iss'g Warrant to Arrest Persons, each	.80
5. Issuing Summons to Corporation	.80
6. Issuing Search Warrant	.80
7. Taking Bonds or Recognizances, each	.80
8. Issuing Commitments to Jail pend-	
ing Trial, each	.75
9. Granting Continuances, each	.50
10. Issuing Subpoenas, Persons, each	.10
11. Issuing Venire for Jury, Persons, each	h .10
12. Issuing Orders on Jailer for Prisoner,	
each	.75
13. Taking Waivers of Trial by Jury, each	.40
14. Swearing Witnesses, each	.10
15. Swearing Jury	.40
16. Hearing Case, on appearance before	
Evidence is introduced	1.00
17. Hearing where Evidence is introduced	2.00
18. Sitting in Each Case, Trial by Jury	2.50
19. Pronouncing Judgment	.80
20. Numbering and Filing Necessary	
Papers, each	.10
21. Issuing Certificates of Fees to	
Witnesses and Jurors, each	.10
22. Entering Fine and Costs on Cash Book	.40
23. Issuing Mittimus to Jail or Work-	
house, each	.80
24. Taking Recognizances of Witnesses	
with not less than two sureties	.75
25. Issuing Executions, each	.75
26. Hearing Motions or Demurrers, each	1.00
27. Making Transcript including certificate	2.50
28. Signing and Certifying Bill of Exceptions	.50
29. Issuing other Orders, or Writs, each	.75
30. Making Itemized Cost Bill on Docket	.50

	NAME OF O	FFICER	
		Constab	le.
of 1	TE: The following fees committee and copies to commend by law. Gen'l Code,	over service and replete service, when	etui
1.	Search Warrant Dei	fendants, each	1.0
2.	Mileage, 1st mile, 50c,	add'n'l m., each	.1
3.	Warrant to arrest	Defendants, each	1.0
4.	Mileage, 1st mile, 50c,	add'n'l m., each	.1
5.	Order to commit to Jail	Defend's, each	1.0
6.	Mileage, 1st mile, 50c,	add'n'l m., each	.1
7.	Order on Jailer for Prison	ner or Prisoners,	
	Defendants, each		1.0
8.	Mileage, 1st mile, 50c,	add'n'l m., each	.1
9.	Subpoenas person	is, each	.8
10.	Mileage, 1st mile, 50c,	add'n'l m., each	.1
11.	Venire persons,	each	.8
12.	Mileage, 1st mile, 50c,	add'n'l m., each	.1
13.	Execution		.8
14.	Mileage, 1st mile, 50c,	add'n'l m., each	.1
	a. Money made on Execu	tion, 6% on \$	
	b. Summ'g and Swearing	Appraisers	2.0
	c. Advertising Property	for Sale	1.0
15.	Any Writ, Order or Not	ice not mentioned	
	above, person	ns, each	3.
16.	Mileage, 1st mile, 50c,	add'n'l m., each	.1
17.	Attending trial or hearing	g, etc., each case	2.5
	Actual amount paid soltion, meals and lodging moving and storage of animals taken on any l	of prisoners, and goods, and the ca	i th

THE STATE OF OHIO,	On complaint of & K h	me Sin.
Vo. vs.	Defendant pleaded guilty	19
2/ 1/ 1/	Defendant pleaded not guilty	19
Chandle Fanu	Defendant was convicted	19
	Defendant was acquitted	19
	Defendant was bound over	19
Disposition of case in	n Court above	
Be it Remembered That on the	day of	104/

	to the total
	who filed written complaint against one whereupon the following proceedings were had:
	Thanker Hands whereupon the following proceedings were had:
	Said complaint being in words and figures following, to-wit:
	Said complaint being in words and figures following, to-wit: The State of Ohio, County, ss. Before me, AByr
	a Justice of the Peace of said County, personally came who being duly sworn according to law, deposes and says
	who being duly sworn according to law, deposes and says
1	that on or about the Ly day of Grand 19th, in the County of Church
	that on or about the handles Harris unlawfully did then and there
	frame and deliver to the said
	& & amo Bonis a Certean check for
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	the Sun of Sixty Seven Dollars
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	All on files me caracy
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	Sworn to before me and signed in my presence, this 2 day of and 19 to
	Justice of the Peace.
	The offense charged being a misdemeanor and having reasonable grounds to believe that the

appear upon a summons, summons was issued directed to allen Coran 19 , said summons was duly returned and filed with the following indorsement thereon, to-wit: Return-I served the same on the day of 19 , on the said M., said accused failing without reasonable cause to appear as com-

manded by the summons, he was considered in contempt of court and was fined the sum of \$ for which execution was awarded.

Therefore I, the said Justice, having reasonable ground to believe that the offense charged has been committed, on the 19 , issued a warrant for the arrest of the accused directed to Constable. 19 , said warrant was duly returned with the

following indorsement thereon, to-wit: Return-I have taken the within named body now before the Justice, this Constable.

day of 19 , Subpoena issued for the following witnesses, to-wit: On the and on the 19 , said Subpoena was duly returned with the following indorsement thereon, to-wit: 19 , I received this writ, and afterward I served the same in the manner and at the time shown by the annexed list and table; that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy thereof at the usual place of residence of those whose names are marked C. The others are not found.

On the		
On the	day of	19 , the said accused
	was	arraigned before me, the said Justice, and upon heari
said complaint, ple		the same.
On the	day of	19 , on application of
	by	, it becoming necessary to adjourn t
		(Affidavit or Consent)
examination of the	accused for the rea	ason that

it is ordered that such adjournment be had until the day of 19 , at o'clock M. Thereupon the accused entered into a recognizance before me, the said Justice, with good and sufficient surety, approved by me, in the sum of deemed by me reasonable, and conditioned according to law, for his appearance at the time afore-

And said accused is committed for safe keeping to the Jail of the

until said time.

CRIMINAL DOCKET

Township

County, Ohio

WITNESS FEES AND JURY FEES Jurors and Witnesses are paid upon the certificate of the Justice and the names and amounts	AMOUNT CERTIFIED Dolls. Cts.	
cate of the Justice and the names and amounts certified to each should be shown.	_ 0.10. Cts.	Thereupon, on the day of 19, a commitment was issued to the said Constable, and on the day of 19, said commitment was duly
WITNESS FEES. Secs. 3012,-13,-14.		returned with the following indorsement thereon, to-wit: 19, sata committed
No. of Miles		the within named to the custody of the within named jailer, with
		whom I left a certified copy of this writ. Constable.
		On the day of 19, on application of by , it becoming necessary to further adjourn the examination of the accused
		(Affidavit or Consent)
		that such adjournment be had, until the day of 19, at o'clock M.
		Thereupon the accused entered into a recognizance before me, the said Justice, with good and
		sufficient surety approved by me, in the sum of Dollars, deemed
		by me reasonable, and conditioned according to law, for his appearance at the time aforesaid.
		And said accused is committed for safe keeping to the Jail of the until said time.
		Thereupon, on the day of 19, a Commitment was issued to the said Constable, and on the day of 19, said Commitment
		was duly returned with the following indorsement thereon, to-wit:
		I committed the within named to the custody of
		the within named jailer, with whom I left a certified copy of this writ.
		Constable.
		On the day of 19, the said accused was brought before
		me, the said Justice, and I, in the presence of the accused, inquired into the complaint.
		And said accused, in a writing subscribed by him, and filed, waived a jury, and submitted to
		be tried by me, the said Justice.
		Thereupon a Venire issued, directed to said Constable, for the following persons to serve as jurors in this case, to-wit:
		On the day of 19, said Venire was duly returned with the
		following indorsement thereon, to-wit:
		On the day of 19, the following named persons having
		been duly summoned for jurors, appeared, to-wit:
		And on the day of 19 the following named increases
JURORS' FEES. Secs. 1746,-2, 3008, 13438.		And on the day of 19, the following named jurors were duly impaneled and sworn according to law, to-wit:
		Thereupon trial was had accordingly, the parties being present, witnesses sworn at the request
		of and examination on behalf of the State, to-wit:
		and at the request of, and for the defendant, to-wit:
		The said forms on the land
		The said Jury on the day of 19, returned the following verdict, to-wit: We, the Jury in this case, find the Defendant
		Guilty, in the manner and form as h stand charged in the complaint.
		Foreman.
		It is thereupon, on the said day, by me, the said Justice, adjudged and ordered that the said
		defendant
(The following to be paid by defendant, not by County Commissioners.)		On the day of 10 recognizance mas
JURY FEES. (Sec. 12375.)		On the day of 19, recognizance was given as required and defendant
SHERIFF Committing and discharge		
Prisoner. (Sec. 2845.)		
RECAPITULATION		On the day of 19 , Commitment issued accordingly to the said Constable.
Justice of the Peace,		On the day of 19, said Commitment was duly returned with the following indorsement thereon, to-wit: Return: 19, I committed
Constable,		the within named to the custody of the within named
Witness Fees,		jailer, with whom I left a certified copy of this writ.
Jurors' Fees Sheriff,		Constable.
		On the day of 19, I bound by their own recognizance the following witnesses to annear and testify before the said Count to with
A CONTRACTOR OF THE PROPERTY O		following witnesses, to appear and testify before the said Court, to-wit:

Xffidabik

General Form.

Grout Jones

Filed this 27 day of

A.D. 187

Justice of the Peace.

Milstach, Baldwin & Ço.

PUBLISHERS OF

Legal & Commercial Blanks, Records, Dockets, etc.

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AFFIDAVIT—General Form.	1001-4	Wilstach, Baldwin & Co., Publishers, 1	41 & 143 Race St., Cincinnati.
Mas Brund	Code, § 333: Spalding's Treatise, p.	1 H Bours	er,
L Xvs. O	Plaintiff /	of the Peace of	arks
~	Defendant .) Township	in Christoff	County, Ohio.
State of Obio	Con	nty, ss.	
CM 0 12	rejus	being dul	y sworn, says:
and Duspersy	that an	or afai	Pohs
17, Day 155 P	zu 90/94	16 July	111
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1 H. Butan	1917 WO	Duresch	
Justice of	the Peace. [COPYRIGHT MATTER.]		

Constable.

19 , I bound by their own recognizance the

Lit. Borgan

, Justice of the Peace

Form C-12-31-3 THE COL. B. B. MFG. CO. 121

Liable for Costs. General Code, Sec. 13499.

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor,—and considering the complainant irresponsible,—I required the complainant to procure some person—to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgment was en- No. tered herein, to-wit:

I hereby acknowledge myself liable for the costs in this case if the complaint be dismissed.

Signed before me and approved, this...

Justice of the Peace.

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court and actions taken by the Court MUST BE ENTERED ON THE DOCKET, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Secs. 1746, 3016,-19, 13423.

Dolls. Cts. 1. Taking and Certifying Affidavits, each .80 2. Taking Security for Costs 3. Indexing Case 4. Iss'g Warrant to Arrest Persons, each .80 5. Issuing Summons to Corporation 6. Issuing Search Warrant 7. Taking Bonds or Recognizances, each .80 Commitments to Jail pend-8. Issuing ing Trial, each 9. Granting Continuances, each 10. Issuing Subpoenas, Persons, each .10 11. Issuing Venire for Jury, Persons, each .10 12. Issuing Orders on Jailer for Prisoner, each 13. Taking Waivers of Trial by Jury, each Witnesses, each 14. Swearing 15. Swearing Jury 16. Hearing Case, on appearance before Evidence is introduced 17. Hearing where Evidence is introduced 18. Sitting in Each Case, Trial by Jury 19. Pronouncing Judgment 20. Numbering and Filing Necessary 21. Issuing Certificates of Fees to Witnesses and Jurors, each 22. Entering Fine and Costs on Cash Book 23. Issuing Mittimus to Jail or Workhouse, each 24. Taking Recognizances of Witnesses with not less than two sureties 25. Issuing Executions, each 26. Hearing Motions or Demurrers, each 1.00

NAME OF OFFICER

27. Making Transcript including certificate 2.50

28. Signing and Certifying Bill of Exceptions .50 29. Issuing other Orders, or Writs, each .75

30. Making Itemized Cost Bill on Docket

NOTE: The following fees cover service and return of writs and copies to complete service, when required by law. Gen'l Code, Sec. 3347. 1. Search Warrant Defendants, each 1.00 2. Mileage, 1st mile, 50c, 3. Warrant to arrest Defendants, each 1.00 . Mileage, 1st mile, 50c, add'n'l m., each .15 5. Order to commit to Jail Defend's, each 1.00 6. Mileage, 1st mile, 50c, add'n'l m., each .15 7. Order on Jailer for Prisoner or Prisoners, Defendants, each 8. Mileage, 1st mile, 50c, add'n'l m., each .15 9. Subpoenas persons, each .80
10. Mileage, 1st mile, 50c, add'n'l m., each .15 11. Venire persons, each 12. Mileage, 1st mile, 50c, add'n'l m., each .15 13. Execution 14. Mileage, 1st mile, 50c, add'n'l m., each .15 a. Money made on Execution, 6% on \$ b. Summ'g and Swearing Appraisers c. Advertising Property for Sale 15. Any Writ, Order or Notice not mentioned above, persons, each 16. Mileage, 1st mile, 50c, add'n'l m., each .15 17. Attending trial or hearing, etc., each case 2.50 18. Actual amount paid solely for the transporta-tion, 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, and as shown below:

On complaint of THE STATE OF OHIO, On the charge of Defendant pleaded guilty Defendant pleaded not guilty Defendant was convicted Defendant was acquitted Defendant was bound over Disposition of case in Court above Be it Remembered, That on the Grant Snift who filed written complaint against one whereupon the following proceedings were had: Said complaint being in words and figures following, to-wit: The State of Ohio, My County, ss. Before me, & Bufue a Justice of the Peace of said County, personally came who being duly sworn according to law, deposes and says May 19/0, in the Country of Amou unlawfully did then and there Sworn to before me and signed in my presence, this 24 day of Justice of the Peace.

The offense charged being a misdemeanor and having reasonable grounds to believe that the appear upon a summons, summons was issued directed to accused would day of 19 , said summons was duly returned and filed with the following indorsement thereon, to-wit: Return-I served the same on the day of 19 , on the said M., said accused failing without reasonable cause to appear as commanded by the summons, he was considered in contempt of court and was fined the sum of \$ for which execution was awarded. Therefore I, the said Justice, having reasonable ground to believe that the offense charged has been committed, on the 19 , issued a warrant for the arrest of the accused directed to 19 , said warrant was duly returned with the day of following indorsement thereon, to-wit: Return-I have taken the within named body now before the Justice, this and have Constable. On the 19 , Subpoena issued for the following witnesses, to-wit: day of and on the 19 , said Subpoena was duly returned with the following indorsement thereon, to-wit: 19 , I received this writ, and afterward I served the same in the manner and at the time shown by the annexed list and table; that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy thereof at the usual place of residence of those whose names are marked C. The others are not found. On the 19 , the said accused was arraigned before me, the said Justice, and upon hearing said complaint, pleaded guilty to the same. On the

19 , on application of

day of

Thereupon the accused entered into a recognizance before me, the said Justice, with good and

deemed by me reasonable, and conditioned according to law, for his appearance at the time afore-

And said accused is committed for safe keeping to the Jail of the

, it becoming necessary to adjourn the

it is ordered

until said time.

19 , at o'clock M.

Witness Fees,

Jurors' Fees

day of

examination of the accused for the reason that

sufficient surety, approved by me, in the sum of

that such adjournment be had until the

CRIMINAL DOCKET

Township

County, Ohio

WITNESS FEES AND JURY FEE Jurors and Witnesses are paid upon the cate of the Justice and the names and a		AMO CERT Dolls.	IFIED	Thereupon, on the day of 19, a commitment was issued to the
certified to each should be shown.				said Constable, and on the day of 19, said commitment was duly
WITNESS FEES. Secs. 3012,-13,-1	14.			returned with the following indorsement thereon, to-wit: 19, I committed
	No. of Miles			the within named to the custody of the within named jailer, with
				whom I left a certified copy of this writ. Constable.
				On the day of 19 on application of
				by , it becoming necessary to further adjourn the examination of the accused,
,				(Affidavit or Consent) , it is ordered
				that such adjournment be had, until the day of 19, at o'clock M.
				Thereupon the accused entered into a recognizance before me, the said Justice, with good and
				sufficient surety approved by me, in the sum of Dollars, deemed
				by me reasonable, and conditioned according to law, for his appearance at the time aforesaid.
-				
				to the said Constable, and on the day of 19, said Commitment
				was duly returned with the following indorsement thereon, to-wit: I committed the within named to the custody of
111111111111111111111111111111111111111				To the energy of
				the within named jailer, with whom I left a certified copy of this writ.
				Constable.
		-		
				On the day of 19 the said accused was brought before
		-		, the batta decided to de or ought objete
				me, the said Justice, and I, in the presence of the accused, inquired into the complaint.
	-		-	And said accused, in a writing subscribed by him, and filed, waived a jury, and submitted to
		-	-	be tried by me, the said Justice.
				Thereupon a Venire issued, directed to said Constable, for the following persons to serve as
				jurors in this case, to-wit:
				On the day of 19, said Venire was duly returned with the
				following indorsement thereon, to-wit:
			_	On the day of 19, the following named persons having
		_		been duly summoned for jurors, appeared, to-wit:
HIDORY PERS C. 1744 2 2000 124	20			And on the day of 19, the following named jurors were
JURORS' FEES. Secs. 1746,-2, 3008, 134	30.			duly impaneled and sworn according to law, to-wit:
				Thereupon trial was had accordingly, the parties being present, witnesses sworn at the request
			(and examination on behalf of the State, to-wit:
			-	
				and at the request of, and for the defendant, to-wit:
	-			The exid James on the James t
				The said Jury on the day of 19, returned the following verdict, to-wit:
				We, the Jury in this case, find the Defendant
		-	-	Guilty, in the manner and form as h stand charged in the complaint.
	-		-	Foreman.
	-			It is thereupon, on the said day, by me, the said Justice, adjudged and ordered that the said
			(defendant
(The following to be paid by defendent by County Commissioners.)	dant,			On the day of 19 recognizance and
JURY FEES. (Sec. 12375.)				10 , recognizance was
				given as required and defendant
SHERIFF Committing and discharging prisoner. (Sec. 2845.)	ng			
(366, 2045.)				On the day of
DECARITURA TO SA		1		On the day of 19 , Commitment issued accordingly to the said Constable.
RECAPITULATION				On the day of 19, said Commitment was duly returned with
Justice of the Peace, Constable,				the following indorsement thereon, to-wit: Return: 19, I committed
Constable,			t	he within named to the custody of the within named

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

day of

following witnesses, to appear and testify before the said Court, to-wit:

On the

Constable.

19 , I bound by their own recognizance the

Criminal Action. Before & H. Bryan

, Justice of the Peace

Thereupon the accused entered into a recognizance before me, the said Justice, with good and

deemed by me reasonable, and conditioned according to law, for his appearance at the time afore-

And said accused is committed for safe keeping to the Jail of the

it is ordered

until said time.

Sheriff,

19 , at o'clock M.

CRIMINAL DOCKET

Hors Township Union

County, Ohio

Form C-12-31-3 THE COL. B. B. MFS. CO. 121			
Liable for Costs. General Code, Sec. 13 Upon the filing of the complaint herein, i ing that the offense charged is a misdemean	t appear- or,—and	THE STATE OF OHIO,	On complaint of
considering the complainant irresponsible,—I	required become	CF Williamite	On the charge of
bound for the costs in case the complaint be of Thereupon the following acknowledgment		37	Defendant pleaded guilty fon 8 1939
tered herein, to-wit: I hereby acknowledge myself liable for the		R ane Claims	Defendant pleaded not guilty 19
this case if the complaint be dismissed.			Defendant was convicted 19
			Defendant was acquitted 19
Signed before me and approved, this		n: ''' '	Defendant was bound over 19
		Disposition of case in	Court above
day of19		Be it Remembered, That on the	day of January 1936, came
Justice of the	Peace.	(Frallquette	who filed written complaint against one
WATER OF THE BEACE			whereupon the following proceedings were had:
JUSTICE OF THE PEACE NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court and actions taken by the Court MUST BE ENTERED ON THE DOCKET, otherwise the fees appearing below can-	FEES	Said complaint being in words and figures	s following, to-wit:
not be legally taxed. Gen't Code, Sees, 1140, 3010, 12, 10120.	Dolls. Cts.		County, ss. Before me,
1. Taking and Certifying Affidavits, each .80 2. Taking Security for Costs .50			Justice of the Peace of said County, personally came
3. Indexing Case .20 4. Iss'g Warrant to Arrest Persons, each .80			being duly sworn according to law, deposes and says
5. Issuing Summons to Corporation .80		Ohio, aforesaid, one R. Mc	unlawfully did then and there
6. Issuing Search Warrant .80 7. Taking Bonds or Recognizances, each .80		operate a molor or	1 - 1 - 1
8. Issuing Commitments to Jail pend- ing Trial, each .75		in excess of eighten	thousand porules on sugle
9. Granting Continuances, each .50		axle on state (but. 9	of Contray to Section, 7248-3
10. Issuing Subpoenas, Persons, each .10 11. Issuing Venire for Jury, Persons, each .10		Several Code of Ohio	O .
12. Issuing Orders on Jailer for Prisoner, each .75		· ·	
13. Taking Waivers of Trial by Jury, each 40			
14. Swearing Witnesses, each .10 15. Swearing Jury .40			
16. Hearing Case, on appearance before Evidence is introduced 1.00			
17. Hearing where Evidence is introduced 2.00			1
18. Sitting in Each Case, Trial by Jury 2.50 19. Pronouncing Judgment .80		Sworn to before me and signed in my pre	
20. Numbering and Filing Necessary Papers, each .10		The offense charged being a misdemean	or and having reasonable grounds to believe that the
21. Issuing Certificates of Fees to			ons, summons was issued directed to
Witnesses and Jurors, each .10 22. Entering Fine and Costs on Cash Book .40		State Patrolman	
23. Issuing Mittimus to Jail or Work- house, each .80		On the 5 day of Jeaner	
24. Taking Recognizances of Witnesses with not less than two sureties .75		and filed with the following indorsement there	
25. Issuing Executions, each .75			19 36, on the said
26. Hearing Motions or Demurrers, each 1.00 27. Making Transcript including certificate 2.50			failing without reasonable cause to appear as com-
28. Signing and Certifying Bill of Exceptions .50 29. Issuing other Orders, or Writs, each .75		manded by the summons, he was considered in	
30. Making Itemized Cost Bill on Docket .50		for which execution was awarded.	The same and some fines and the same of the
		Therefore I, the said Justice, having reason	onable ground to believe that the offense charged has
		been committed, on the day of	19 , issued a warrant for the arrest
NAME OF OFFICER		of the accused directed to On the day of	Constable. 19 , said warrant was duly returned with the
Constable.		following indorsement thereon, to-wit: Reta	
NOTE: The following fees cover service and return of writs and copies to complete service, when re-		and have	body now before the Justice, this day
quired by law. Gen'l Code, Sec. 3347. 1. Search Warrant Defendants, each 1.00		of 19 .	Constable.
2. Mileage, 1st mile, 50c, add'n'l m., each .15 3. Warrant to arrest Defendants, each 1.00			
4. Mileage, 1st mile, 50c, add'n'l m., each .15 5. Order to commit to Jail Defend's, each 1.00		On the day of 19 , S	Submoong inqued for the first
6. Mileage, 1st mile, 50c, add'n'l m., each .15		On the day of 19, 2 and on the day of	Subpoena issued for the following witnesses, to-wit:
7. Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00		following indorsement thereon, to-wit:	19 , said Subpoena was duly returned with the 19 , I received this writ, and
8. Mileage, 1st mile, 50c, add'n'l m., each .15 9. Subpoenas persons, each .80		afterward I served the same in the manner an	nd at the time shown by the annexed list and table;
10. Mileage, 1st mile, 50c, add'n'l m., each .15 11. Venire persons, each .80		that is, I read this writ to those witnesses who	se names are marked R., I stated its contents to those
12. Mileage, 1st mile, 50c, add'n'l m., each .15		whose names are marked S., and I left a copy to	hereof at the usual place of residence of those whose
13. Execution .80 14. Mileage, 1st mile, 50c, add'n'l m., each .15		names are marked C. The others are not fou	nd. Constable.
a. Money made on Execution, 6% on \$ b. Summ'g and Swearing Appraisers 2.00			
c. Advertising Property for Sale 1.00 15. Any Writ, Order or Notice not mentioned		On the & day of January	1994, the said accused
above, persons, each .80			ned before me, the said Justice, and upon hearing
16. Mileage, 1st mile, 50c, add'n'l m., each .1517. Attending trial or hearing, etc., each case 2.50		said complaint, pleaded guilty to the sar	me.
18. Actual amount paid solely for the transporta- tion, meals and lodging of prisoners, and the		In the 8 day of	193, on application of ones fined
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		and Released and And	, it becoming necessary to adjourn the
write and sworn to, and as shown belows		examination of the accused for the reason than	t

that such adjournment be had until the

sufficient surety, approved by me, in the sum of

<u> </u>		
WITNESS FEES AND JURY FEES Jurors and Witnesses are paid upon the cert cate of the Justice and the names and amou- certified to each should be shown.	AMOUNT CERTIFIED Dolls. Cts.	Thereupon, on the day of 19, a commitment was issued to the
		said Constable, and on the day of 19, said commitment was duly
WITNESS FEES. Secs. 3012,-13,-14.		returned with the following indorsement thereon, to-wit:
No. Mi		the within named to the custody of the within named jailer, with
		whom I left a certified copy of this writ. Constable.
		On the day of 19 on application of
		by , it becoming necessary to further adjourn the examination of the accused,
		(Affidavit or Consent) , it is ordered
		that such adjournment be had, until the day of 19, at o'clock M.
		Thereupon the accused entered into a recognizance before me, the said Justice, with good and
		sufficient surety approved by me, in the sum of Dollars, deemed
		by me reasonable, and conditioned according to law, for his appearance at the time aforesaid.
		And said accused is committed for safe keeping to the Jail of the until said time.
		Thereupon, on the day of 19, a Commitment was issued
		to the said Constable, and on the day of 19, said Commitment
		J. J
		7 24 1 17 17 17 1
		to the custody of the within named jailer, with whom I left a certified copy of this writ.
		Constable.
		On the day of 19, the said accused was brought before
		me, the said Justice, and I, in the presence of the accused, inquired into the complaint.
		And said accused, in a writing subscribed by him, and filed, waived a jury, and submitted to
		be tried by me, the said Justice.
		Thereupon a Venire issued, directed to said Constable, for the following persons to serve as
		jurors in this case, to-wit:
		On the day of 19, said Venire was duly returned with the
		following indorsement thereon, to-wit:
		On the day of 19, the following named persons having
		been duly summoned for jurors, appeared, to-wit:
		And on the day of 19, the following named jurors were
JURORS' FEES. Secs. 1746,-2, 3008, 13438.		duly impaneled and sworn according to law, to-wit:
A .		the partition and the first according to take, to-week.
		Thereupon trial was had accordingly, the parties being present, witnesses sworn at the request
		of and examination on behalf of the State, to-wit:
		the butter of the Brute, to-wet.
		and at the request of, and for the defendant, to-wit:
		and the equipment of the deposition of the equipment of t
		The said Jury on the day of 19 , returned the following verdict, to-wit:
		We, the Jury in this case, find the Defendant
		Guilty, in the manner and form as h stand charged in the complaint.
		Foreman.
		It is thereupon, on the said day, by me, the said Justice, adjudged and ordered that the said
And the second second second		defendant
No. of the Control of		
(The following to be said by 16		
(The following to be paid by defendant not by County Commissioners.)		On the day of 19 , recognizance was
JURY FEES. (Sec. 12375.)		given as required and defendant
SHERIFF Committing and discharging		
prisoner. (Sec. 2845.)		
		On the day of 19 , Commitment issued accordingly to the said Constable.
RECAPITULATION		On the day of 19, said Commitment was duly returned with
Justice of the Peace,		the following indorsement thereon, to-wit: Return: 19 , I committed
Constable,		the within named to the custody of the within named
Witness Fees,		jailer, with whom I left a certified copy of this writ.
Jurors' Fees		Constalla

On the

following witnesses, to appear and testify before the said Court, to-wit:

Township

Constable.

19 , I bound by their own recognizance the

County, Ohio

CRIMINAL DOCKET

examination of the accused for the reason that

sufficient surety, approved by me, in the sum of

that such adjournment be had until the

, Justice of the Peace

Criminal Action. I	Before
Liable for Costs. General Code, Sec. 121 Upon the filing of the complaint herein, ing that the offense charged is a misdemean considering the complainant irresponsible,—the complainant to procure some person—to bound for the costs in case the complaint be of the complaint be complained.	it appear nor,—and required o become dismissed
Thereupon the following acknowledgment tered herein, to-wit: I hereby acknowledge myself liable for the this case if the complaint be dismissed.	
Signed before me and approved, this	
day of1919	
Justice of the	Peace.
JUSTICE OF THE PEACE NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court and actions taken by the Court MUST BE ENTERED ON THE DOCKET, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Secs. 1746, 3016,-19, 13423.	FEES Dolls, C
Taking and Certifying Affidavits, each .80 Taking Security for Costs .50	
2. Taking Security for Costs .50 3. Indexing Case .20	
4. Iss'g Warrant to Arrest Persons, each .80 5. Issuing Summons to Corporation .80	
6. Issuing Search Warrant .80	
7. Taking Bonds or Recognizances, each .80 8. Issuing Commitments to Jail pend-	
ing Trial, each .78	
9. Granting Continuances, each .50 10. Issuing Subpoenas, Persons, each .10	
11. Issuing Venire for Jury, Persons, each .10	
12. Issuing Orders on Jailer for Prisoner,	
each .75 13. Taking Walvers of Trial by Jury, each .40	
14. Swearing Witnesses, each .10 15. Swearing Jury .40	
16. Hearing Case, on appearance before	
Evidence is introduced 1.00 17. Hearing where Evidence is introduced 2.00	1
18. Sitting in Each Case, Trial by Jury 2.50	
19. Pronouncing Judgment .80	
20. Numbering and Filing Necessary Papers, each .10	
21. Issuing Certificates of Fees to	
Witnesses and Jurors, each .10 22. Entering Fine and Costs on Cash Book .40	
23. Issuing Mittimus to Jail or Work-	
house, each .80 24. Taking Recognizances of Witnesses	
with not less than two sureties .75 25. Issuing Executions, each .75	
26. Hearing Motions or Demurrers, each 1.00	
27. Making Transcript including certificate 2.50 28. Signing and Certifying Bill of Exceptions .50	
29. Issuing other Orders, or Writs, each .75	
30. Making Itemized Cost Bill on Docket .50	
	, , , t
NAME OF OWNER	
NAME OF OFFICER	
NOTE: The following fees cover service and return	
of writs and copies to complete service, when required by law. Gen'l Code, Sec. 3347.	
1. Search Warrant Defendants, each 1.00 2. Mileage, 1st mile, 50c, add'n'l m., each .15	
3. Warrant to arrest Defendants, each 1.00	
4. Mileage, 1st mile, 50c, add'n'l m., each .15 5. Order to commit to Jail Defend's, each 1.00	
6. Mileage, 1st mile, 50c, add'n'l m., each .15 7. Order on Jailer for Prisoner or Prisoners,	
Defendants, each 1.00	1 - 77
8. Mileage, 1st mile, 50c, add'n'l m., each .15 9. Subpoenas persons, each .80	
10. Mileage, 1st mile, 50c, add'n'l m., each .15	
11. Venire persons, each .80 12. Mileage, 1st mile, 50c, add'n'l m., each .15	
13. Execution .80	
14. Mileage, 1st mile, 50c, add'n'l m., each .15 a. Money made on Execution, 6% on \$	
b. Summ'g and Swearing Appraisers 2.00	
c. Advertising Property for Sale 1.00 15. Any Writ, Order or Notice not mentioned	
above, persons, each .80	
16. Mileage, 1st mile, 50c, add'n'l m., each .1517. Attending trial or hearing, etc., each case 2.50	
18. Actual amount paid solely for the transporta-	1 177
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, and as shown below:	-
as specifically itemized on the back of the writs and sworn to, and as shown below:	

		On complaint of	
	THE STATE OF OHIO,	On complaint of On the charge of	į
	a F Willquitte	On the charge of	
	No. vs.	Defendant pleaded guilty 1906	
	2 11	Defendant pleaded not guilty 19	-
	B F Smith	Defendant was convicted 19	1
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Defendant was acquitted 19	
	Dismosition of ann in	Defendant was bound over 19	1
	Disposition of case in	Court above	1
	Be it Remembered, That on the	day of myly 1938, came	-
		who filed written complaint against one	1
1		whereupon the following proceedings were had:	-
	Said complaint being in words and figures	1 1 1 1	
5.	The State of Ohio, Amica	Justice of the Peace of said County, personally came	ı
1		being duly sworn according to law, deposes and says	-
ł	that on or about the 3 day of	193 in the County of Christian	-
ł	Ohio, aforesaid, one	unlawfully did then and there	
1	operate & anshipped	Recelymante liceius no.	1
1	2.91280. pp Du Mul fitting	Was without De	
ł	monfredu my	100 80000 /2(h)	4
1	m Imles 7. X938 She	roundly appeared B. To Swith	
1		re Prod ghily to said there	1
1	and was fined 10. to go	of early 5. 5 of frice was Quitted	1
ł	and no dost was pake	ssid \	
1	\ \		
1	Sworn to before me and signed in my pre	sence, this day of 19	ı
1		Justice of the Peace.	l
1		or and having reasonable grounds to believe that the	١
1	accused would appear upon a summ	ons, summons was issued directed to Constable.	l
1	On the day of	19 , said summons was duly returned	١
1	and filed with the following indorsement there		ı
	day of	9 , on the said	
1	At alalah Wasil sama	Constable.	
1	At o'clock M., said accused	failing without reasonable cause to appear as com-	4
1	for which execution was awarded.	you end to court and was fined the sum of \$	1
		onable ground to believe that the offense charged has	
1	been committed, on the day of	19 , issued a warrant for the arrest	1
	On the day of	Constable. 19 said warrant was duly returned with the	
	following indorsement thereon, to-wit: Reta	The state to do detail to do to to the state of the state	1
	and have	body now before the Justice, this day	
1	of 19 .	Constable.	
4	On the day of 19 , S	Sailmoons is and the state of t	
1	and on the day of	Subpoena issued for the following witnesses, to-wit: 19 , said Subpoena was duly returned with the	
	following indorsement thereon, to-wit:	19 , I received this writ, and	1
	afterward I served the same in the manner and	nd at the time shown by the annexed list and table;	
	that is, I read this writ to those witnesses who	se names are marked R., I stated its contents to those	
	whose names are marked S., and I left a copy to names are marked C. The others are not fou	hereof at the usual place of residence of those whose	
	names are marned C. The others are not jou	and. Constable.	
	On the of any of July	195 Cthe said accused	-
	said complaint plants was printer	ned before me, the said Justice, and upon hearing	-
	on the guilty to the sar	me. and was fruit to the state	
	by	, on application of , it becoming necessary to adjourn the	
		lavit or Consent)	

day of

Thereupon the accused entered into a recognizance before me, the said Justice, with good and

deemed by me reasonable, and conditioned according to law, for his appearance at the time afore-

And said accused is committed for safe keeping to the Jail of the

Sheriff,

Jurors' Fees

it is ordered

until said time.

19 , at o'clock M.

					County, Onto
	WITNESS FEES AND JURY FEES	S	AMO	UNT	
	lurors and Witnesses are paid upon the	certifi-	_	IFIED	
(Jurors and Witnesses are paid upon the cate of the Justice and the names and retrified to each should be shown.	mounts	Dolls.	Cts.	19, a commitment was issued to the
	sertified to each should be shown.				said Constable, and on the day of 19, said commitment was duly
	WITNESS FEES. Secs. 3012,-13,-1	4.			
, -		No. of	1		
-		Miles	1		the within named to the custody of the within named jailer, with
	The National Landson				whom I left a certified copy of this writ. Constable.
. 2					On the day of 19 , on application of
-					and the second of
1		,			, it becoming necessary to further adjourn the examination of the accused,
+ 1					, it is ordered
					that such adjournment be had, until the day of 19, at o'clock M.
-1		_			Thereupon the accused entered into a recognizance before me, the said Justice, with good and
					sufficient surety approved by me, in the sum of Dollars, deemed
7					by me reasonable, and conditioned according to law, for his appearance at the time aforesaid.
	*				
					And said accused is committed for safe keeping to the Jail of the until said time.
4.7	7			*	Thereupon, on the day of 19, a Commitment was issued
		-			to the said Constable, and on the day of 19, said Commitment
5					was duly returned with the following indorsement thereon, to-wit:
1					I committed the within named to the custody of
					the within named jailer, with whom I left a certified copy of this writ.
					Constable.
					Constants.
4	\ .				
			A		
*					
11				-	
Light .	,				Beaucolus
0					on the day of fruly 1932, the said accused was brought before
7		-	as	2000	the said accused was orought office
				1	me, the said Justice, and I, in the presence of the accused, inquired into the complaint.
					And said accused, in a writing subscribed by him, and filed, waived a jury, and submitted to
4			- /		
					be tried by me, the said Justice.
					Therespon a Venire issued, directed to said Constable, for the following persons to serve as
					jurors in this case, to-wit:
~					
					On the day of 19, said Venire was duly returned with the
					following indorsement thereon, to-wit:
+ 1	0	-	-		, and the state of the state.
	mied love				
	Berritted 500				On the day of 19, the following named persons having
. 0	2. W / M - 0. 1				been duly summoned for jurors, appeared, to-wit:
1	que of any con	1			oogn wang summoned for farors, appeared, to-wet.
a	han lafor sprill	2			
	1936				And on the day of 19, the following named jurors were
	JURORS' FEES. Secs. 1746,-2, 3008, 1343	38.			
-	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	, ,	1	- /	duly impaneled and sworn according to law, to-wit:
1					
			1		Thereupon trial was had accordingly, the parties being present, witnesses sworn at the request
		_			
				X	of and examination on behalf of the State, to-wit:
				/	
7					
1					and at the request of, and for the defendant, to-wit:
			/		
			/		The said/James on the
			/		The said/Jury on the day of 19, returned the following verdict, to-wit:
1					We, the Jury in this case, find the Defendant
					\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
					Guilty, in the manner and form as h stand charged in the complaint.
					Foreman.
					It is thereupon, on the said day, by me, the said Justice, adjudged and ordered that the said
	The state of the s				defendant
					we) creative
			111		
	(The following to be paid by defend	dani			
no	of by County Commissioners.)	aant,			On the day of 19 recognizance was
					, recognizance was
	JURY FEES. (Sec. 12375.)				given as required and defendant
	SHERIFF C				
Di	SHERIFF Committing and discharging isoner. (Sec. 2845.)	ng			
77	(500, 2015.)				0-4-
					On the day of 19 , Commitment issued accordingly to the said Constable.
	RECAPITULATION				On the day of 19 , said Commitment was duly returned with
In	stice of the Peace,				the following in I
					the following indorsement thereon, to-wit: Return: 19, I committed
	onstable,				the within named to the custody of the within named
W	itness Fees.				jailer, with whom I left a certified copy of this writ.
	rore' E	-			

On the

day of

following witnesses, to appear and testify before the said Court, to-wit:

Form C-

-12-31-3 YHE COL. N. B. MFS. CO. 121	
ble for Costs. General Code, Sec. 13499.	
the filing of the complaint herein, it appears the offense charged is a misdemeanor,—and ring the complainant irresponsible,—I required plainant to procure some person—to become or the costs in case the complaint be dismissed.	
erein, to-wit:	
eby acknowledge myself liable for the costs in	

Liable for Costs. General Code, Sec. 13499. Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor,—and considering the complainant irresponsible,—I required the complainant to procure some person—to become bound for the costs in case the complaint be dismissed. Thereupon the following acknowledgment was entered herein, to-wit:
I hereby acknowledge myself liable for the costs in this case if the complaint be dismissed.

Signed before me	and	approved,	this	
ay of				10

1	Justice of the	Pe
	JUSTICE OF THE PEACE NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court and actions taken by the Court MUST BE ENTERED ON THE DOCKET, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Secs. 1746, 3016,-19, 13423.	C
	1. Taking and Certifying Affidavits, each .80	T
	2. Taking Security for Costs .50	
	3. Indexing Case .20	
ı	4. Iss'g Warrant to Arrest Persons, each .80	
ı	5. Issuing Summons to Corporation .80	
ı	6. Issuing Search Warrant	
ij	7. Taking Bonds or Recognizances, each .80	
	8. Issuing Commitments to Jail pend-	
	ing Trial, each .75	
	9. Granting Continuances, each .50	
	10. Issuing Subpoenas, Persons, each .10	
	11. Issuing Venire for Jury, Persons, each .10	
	12. Issuing Orders on Jailer for Prisoner,	
	each .75	
	13. Taking Walvers of Trial by Jury, each .40	
ř	14. Swearing Witnesses, each .10	
ı	15. Swearing Jury 40	
	16. Hearing Case, on appearance before	
ă	Evidence is introduced 1.00 17. Hearing where Evidence is introduced 2.00	
l		
š	18. Sitting in Each Case, Trial by Jury 2.50 19. Pronouncing Judgment 80	
i		
	20. Numbering and Filing Necessary , Papers, each .10	
	21. Issuing Certificates of Fees to	
ì	Witnesses and Jurors, each .10	
ī	22. Entering Fine and Costs on Cash Book .40	H
I	23. Issuing Mittimus to Jail or Work-	
ı	house, each .80	
١	24. Taking Recognizances of Witnesses	
ı	with not less than two sureties .75	
	25. Issuing Executions, each .75	
ŀ	26. Hearing Motions or Demurrers, each 1.00	
I	27. Making Transcript including certificate 2.50	
ı	29 51 1 1 6 116 1 1111 4 5 11 12	

28. Signing and Certifying Bill of Exceptions .50

29. Issuing other Orders, or Writs, each .75
30. Making Itemized Cost Bill on Docket .50

NAME OF OFFICER	
Constabl	
NOTE: The following fees cover service and re of writs and copies to complete service, when quired by law. Gen'l Code, Sec. 3347.	
1. Search Warrant Defendants, each	1.00
2. Mileage, 1st mile, 50c, add'n'l m., each	.15
3. Warrant to arrest Defendants, each	1.00
4. Mileage, 1st mile, 50c, add'n'l m., each	.15
5. Order to commit to Jail Defend's, each	1.00
6. Mileage, 1st mile, 50c, add'n'l m., each	.15
7. Order on Jailer for Prisoner or Prisoners,	
Defendants, each	1.00
8. Mileage, 1st mile, 50c, add'n'l m., each	.15
9. Subpoenas persons, each	.80
10. Mileage, 1st mile, 50c, add'n'l m., each	.15
11. Venire persons, each	.80
12. Mileage, 1st mile, 50c, add'n'l m., each	.15
13. Execution	.80
14. Mileage, 1st mile, 50c, add'n'l m., each	.15
a. Money made on Execution, 6% on \$	
b. Summ'g and Swearing Appraisers	2,00
c. Advertising Property for Sale	1.00
15. Any Writ, Order or Notice not mentioned	
above, persons, each	.80
16. Mileage, 1st mile, 50c, add'n'l m., each	.15
17. Attending trial or hearing, etc., each case	2.50
18. Actual amount paid solely for the transport	orta-
tion, meals and lodging of prisoners, and moving and storage of goods, and the car	the of
animals taken on any legal process, the s	ame
as specifically itemized on the back of writs and sworn to, and as shown below:	the

J. Ab. Burgan	7 , Justice of the Peace	
THE STATE OF OHIO	On complaint of	
THE STATE OF OHIO,	On the charge of	
1990 1000 1	On the charge of	
a hereligmette	Defendant planted quilter	, , ,
No. 0 0 0 28.	Defendant pleaded guilty	19
P / Smills	Defendant pleaded not guilty	. 19
	Defendant was convicted	19
	Defendant was acquitted	19
	Defendant was bound over	19
Disposition of cas	se in Court above	
Be it Remembered, That on the Said complaint being in words and fig	who filed written comp whereupon the following proceed gures following, to-wit:	
The State of Ohio,	County, ss. Before me,	
For relegante	a Justice of the Peace of said County, who being duly sworn according to law,	
that on or about the day of	1985, in the County of	min
Ohio, aforesaid, one 13 Trans	unlawfully di	id then and there
software and alas	Rate Bi without	Setain.
and against the	hu Dodoo and dea	Me à

	The go wrigan	a Justice of the Peace of said County, personall
	OCT Wellenute	who being duly sworn according to law, deposes a
	that on or about the 3 day of	f July 1985, in the County of min
	Ohio, aforesaid, one 3 Tidos	unlawfully did then an
	O perale a ans	ato, Valicle in the mis
	sighting on dad	Rach 81 without
	on Regnied le	Jehr Contrigues to Sila
	C310-1 Dereial C	selection,
	and p grounds	the beace and diguiles
	of and state of	o shis
1	V	CF Wallegnittet
		1 1

		ned in my presen		/ day o	f And	of the Peace.
4	94 /2mg	a misdemeanor			Justice	of the Peace.
The offense	charged being	a misdemeanor	and having	reasonable	grounds to	believe that the
accused would		upon a summons,				
						Constable.

On the	day of	19	, said summons	was duly returne
and filed with the	following indorsement	thereon, to-wit: Ret	turn—I served the	same on the
day	of	19 , on t	he said	

M., said accused failing without reasonable cause to appear as com-Atmanded by the summons, he was considered in contempt of court and was fined the sum of \$ for which execution was awarded.

Therefore I, the said Justice, having reasonable ground to believe that the offense charged has been committed, on the 19 , issued a warrant for the arrest of the accused directed to Constable. On the

-11	010 010		aag oj		10	, said warrant was duty returned w	1111
t	following	indorsement	thereon,	to-wit:	Return—I	have taken the within named	
ļ	-			and	have	body now before the Justice, this	(
t	of		1	9 .		Const	able

On the day of 19 , Subpoena issued for the following witnesses, to-wit
and on the day of 19 , said Subpoena was duly returned with the
following indorsement thereon, to-wit: 19 , I received this writ, and
afterward I served the same in the manner and at the time shown by the annexed list and table,
that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those
whose names are marked S., and I left a copy thereof at the usual place of residence of those whose
names are marked C. The others are not found. Constable.

-	
	On the day of frill 1936, the said accused
	was arraigned before me, the said Justice, and upon hearing
	said complaint, pleaded guilty to the same. and was Tuestes of Holls of
	and complaint, pleaded guilty to the same. The form application of
	Tax apage Roubyted and it becoming necessary to adjourn the
	B F dinth Paid to (Affidavit or Consent) of by me Cost was
	examination of the accused for the reason that
	it is ordered
	that such adjournment be had until the day of 19, at o'clock M.
	Thereupon the accused entered into a recognizance before me, the said Justice, with good and
	sufficient surety, approved by me, in the sum of Dollars,
	deemed by me reasonable, and conditioned according to law, for his appearance at the time afore-

And said accused is committed for safe keeping to the Jail of the

CRIMINAL DOCKET

Thereupon, on the

Township (mmsom

County, Ohio

19 , a commitment was issued to the

mark		
WITNESS FEES AND JURY FEE Jurors and Witnesses are paid upon the cate of the Justice and the names and a certified to each should be shown.	S certifi- mounts	AMOU CERTII Dolls.
WITNESS FEES. Secs. 3012,-13,-1	4. No. of Miles	
De Cast in son paids for Bouth		
8		
JURORS' FEES. Secs. 1746,-2, 3008, 134	38.	
The shot		
(The following to be paid by defen	dant,	
not by County Commissioners.)		

JURY FEES. (Sec. 12375.)

SHERIFF Committing and discharging prisoner. (Sec. 2845.)

RECAPITULATION Justice of the Peace, Constable, Witness Fees, Jurors' Fees Sheriff,

until said time.

said Constable, and on the day of 19, said commitment was duly
returned with the following indorsement thereon, to-wit:
the within named to the custody of the within named jailer, with
whom I left a certified copy of this writ. Constable.
On the day of 19 , on application of
by , it becoming necessary to further adjourn the examination of the accused,
(Affidavit or Consent) , it is ordered
that such adjournment be had, until the day of 19, at o'clock M.
Thereupon the accused entered into a recognizance before me, the said Justice, with good and
sufficient surety approved by me, in the sum of Dollars, deemed
by me reasonable, and conditioned according to law, for his appearance at the time aforesaid.
And said accused is committed for safe keeping to the Jail of the until said time.
Thereupon, on the day of 19, a Commitment was issued
to the said Constable, and on the day of 19, said Commitment
was duly returned with the following indorsement thereon, to-wit:
I committed the within named to the custody of
the within named jailer, with whom I left a certified copy of this writ.
Constable.

	On the	day of	19	, the said accused was brought before
e,	the said Justice, and	I, in the presence of the	accused,	inquired into the complaint.
	And said accused, in	a writing subscribed by	him, and	d filed, waived a jury, and submitted to

be tried by me, the said Justice.

Thereupon a Venire issued, directed to said Constable, for the following persons to serve as jurors in this case, to-wit:

On the	day of	19	, said Ve	enire 1	was	duly	returned	with	the
following indorsement	thereon, to-wit:								

On the day of 19 , the following named persons having been duly summoned for jurors, appeared, to-wit:

And on the 19 , the following named jurors were duly impaneled and sworn according to law, to-wit:

Thereupon trial was had accordingly, the parties being present, witnesses sworn at the request and examination on behalf of the State, to-wit:

and at the request of, and for the defendant, to-wit:

The	e said Jury on the	day of	19	, return	ed the	e following	verdict,	to-w
We	, the Jury in this case	, find the Defendant						
	Cavilta in the mann	on and form as h	-4-	7 .7.				

It is thereupon, on the said day, by me, the said Justice, adjudged and ordered that the said defendant

On the	day of	19	, recognizance was
given as required.	and defendant		

On the	day of	19	, Commitme	ent issued accordingly to the said Constable.
On the	day of		19	, said Commitment was duly returned with
the following in	ndorsement thereon,	to-wit:	Return:	19 , I committed
the within nam				to the custody of the within named
jailer, with who	om I left a certified	copy of	this writ.	

Constable. On the 19 , I bound by their own recognizance the following witnesses, to appear and testify before the said Court, to-wit:

1. H. 13hrson

, Justice of the Peace

	1
Ma	11
1	-41

WITNESS FEES AND JURY FEES Jurors and Witnesses are paid upon the certifi-te of the Justice and the names and amounts rtified to each should be shown.

WITNESS FEES. Secs. 3012,-13,-14.

Constable,

Witness Fees,

Jurors' Fees

until said time.

CRIMINAL DOCKET

Township

County, Ohio

to the custody of the within named

19 , I bound by their own recognizance the

Constable.

	Oriminat Tablesia		The state of the s
H	Form C-12-31-3 THE COL, B. B. MFG. CO. 121		
Liable for Costs. General Code, Sec. 13499.			
Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor,—and			THE STATE OF OHIO,
l	considering the complainant irresponsible.—I	required	Ex Nort
	the complainant to procure some person—to bound for the costs in case the complaint be d	become	CM Wylon
Thereupon the following acknowledgment was en-			No. vs.
tered herein, to-wit: I hereby acknowledge myself liable for the costs in			
I	this case if the complaint be dismissed.	COSTS III	Day Rherrace
ı			
			/
Signed before me and approved, this			Disposition
			Disposition
day of19			Be it Remembered, That on the
l	Justice of the F	reace.	C'M Weslay
I	JUSTICE OF THE PEACE		Don Rheyan
l	NOTE: All writs, orders, notices and returns thereon, all proceed	FEES	Said complaint being in words a
	TERED ON THE DOCKET, otherwise the fees appearing below can- not be legally taxed. Gen'l Code, Secs. 1746, 3016,-19, 13423.	Dolls. Cts.	The State of Ohio, Mon
ŀ	1. Taking and Certifying Affidavits, each .80		200
	2. Taking Security for Costs .50		Em Westan
	3. Indexing Case .20 4. Iss'g Warrant to Arrest Persons, each .80	\	that on or about the /3_ day
	5. Issuing Summons to Corporation .80	1	Ohio, aforesaid, one Por
	6. Issuing Search Warrant .80 7. Taking Bonds or Recognizances, each .80	19	assault and this
	7. Taking Bonds or Recognizances, each .80 8. Issuing Commitments to Jall pend-	h	of contraction
	ing Trial, each .75	W	of the world
	9. Granting Continuances, each .50	18	the orand of the
	10. Issuing Subpoenas, Persons, each .10 11. Issuing Venire for Jury, Persons, each .10	1	Bally forme (1)
	12. Issuing Orders on Jailer for Prisoner,	A	Fled this aspects
	each .75	(1h	Laid Pau Charlin
	13. Taking Waivers of Trial by Jury, each .40 14. Swearing Witnesses, each .10	0	
	15. Swearing Jury .40	1	Mand
	16. Hearing Case, on appearance before	4	Typica
	Evidence is Introduced 1.00	1,	
	17. Hearing where Evidence is introduced 2.00 18. Sitting in Each Case, Trial by Jury 2.50	7	Sanony to before me and signed
	19. Pronouncing Judgment .80	1	Sworn to before me and signed in
	20. Numbering and Filing Necessary	1	potolomy
	Papers, each .10 21. Issuing Certificates of Fees to	2 7	The offense charged being a m
	Witnesses and Jurors, each .10	12	accused would appear upon
	22. Entering Fine and Costs on Cash Book .40	B	
	23. Issuing Mittimus to Jail or Work- house, each .80	1	On the day of
	24. Taking Recognizances of Witnesses		and filed with the following indorsen
	with not less than two sureties .75	2	day of
	25. Issuing Executions, each .75 26. Hearing Motions or Demurrers, each 1.00	0	
	27. Making Transcript including certificate 2.50	X	At o'clock M., said
	28. Signing and Certifying Bill of Exceptions .50 29. Issuing other Orders, or Writs, each .75		
	29. Issuing other Orders, or Writs, each .75 30. Making Itemized Cost Bill on Docket .50	25	manded by the summons, he was cons
		leh	for which execution was awarded.
		0	Therefore I, the said Justice, ha
		B	been committed, on the
		2	of the accused directed to
	NAME OF OFFICER	- []	On the day of
	Constable.		following indorsement thereon, to-1
	NOTE: The following fees cover service and return of writs and copies to complete service, when re-	X	a
	quired by law. Gen'l Code, Sec. 3347. 1. Search Warrant Defendants, each 1.00	1	of 19
	2. Mileage, 1st mile, 50c, add'n'l m., each .15	2	2
	3. Warrant to arrest Defendants, each 1.00	2	
	4. Mileage, 1st mile, 50c, add'n'l m., each .15 5. Order to commit to Jail Defend's, each 1.00	K	On the James
	6. Mileage, 1st mile, 50c, add'n'l m., each .15	3	On the day of
	7. Order on Jailer for Prisoner or Prisoners,	24	and on the day of
	Defendants, each 1.00 8. Mileage, 1st mile, 50c, add'n'l m., each .15	1-24	following indorsement thereon, to-wi
	9. Subpoenas persons, each .80	12	afterward I served the same in the
	10. Mileage, 1st mile, 50c, add'n'l m., each .15	0	that is, I read this writ to those witn
	11. Venire persons, each .80 12. Mileage, 1st mile, 50c, add'n'l m., each .15		whose names are marked S., and I lef
	13. Execution .80	1	names are marked C. The others as
	14. Mileage, 1st mile, 50c, add'n'l m., each .15	4	
	a. Money made on Execution, 6% on \$ b. Summ'g and Swearing Appraisers 2.00	3	
	c. Advertising Property for Sale 1.00	0.0	On the 13 day of Mi
	15. Any Writ, Order or Notice not mentioned	7	on the day of (177)
	above, persons, each .80 16. Mileage, 1st mile, 50c, add'n'l m., each .15	2	w
	17. Attending trial or hearing, etc., each case 2.50	95	said complaint, pleaded guilty
	 Actual amount paid solely for the transporta- tion, meals and lodging of prisoners, and the 		On the was onday of and
	moving and storage of goods, and the care of animals taken on any legal process, the same	3	cost was charged by and
	as specifically itemized on the back of the writs and sworn to, and as shown below:		is care avan settle

	THE STATE OF OHIO,	On complaint of Em Mylar On the charge of assauland	r la	Jurors and Witnesse cate of the Justice an certified to each should	
	Completing	while aid of	mar punco	WITNESS FEES.	Secs. 3012,
	No. vs.	Defendant pleaded guilty	19		
	A SALANDA CANADA	Defendant pleaded not guilty	19		
	Day Rherrace	Defendant was convicted	19		
	Dan Rheyace	Defendant was acquitted	19		
		Defendant was bound over	19		
	Disposition of case in	Court above			
		7			
	Be it Remembered, That on the		9 19, came		
	CM Weslay	who filed written complaint	against one		
1	Hour Rheyand	whereupon the following proceedings	were had:		
ł	Said complaint being in words and figure	////			
1.	The State of Ohio, Minon	County, ss. Before me, & 11	//		
-		Justice of the Peace of said County, pers			
		being duly sworn according to law, depos		1.75	
		1937, in the County of			
	Ohio, aforesaid, one Long they				
	assault and thise of		1		
1	of Em Wester and to	* / / / / / / / / / / / / / / / / / / /	1		
	the orand with the m		war		
	Filed this affectionity				
	an magne	ns 18,53 may 1839	1		
	signed C.	m Westars			
	June C				
	Sworn to before me and signed in my pre	esence, this 13 day of hour	1937		
	p. Hold man	Justice of t	he Peace.		
4	The offense charged being a misdemean	or and having reasonable grounds to beli	eve that the	Television of the	
	accused would appear upon a summ	ons, summons was issued directed to			
			Constable.		
	On the day of	19 , said summons was du			
	and filed with the following indorsement there		n the		
	day of	19 , on the said	7 1 11		
	At o'clock M., said accused	failing without reasonable cause to app	Constable.		
	manded by the summons, he was considered in			JURORS' FEES. Se	cs. 1746,-2, 30
1	for which execution was awarded.	concempt of court and was fined the sum	0) \$		
	Therefore I, the said Justice, having reas	onable ground to believe that the offense	charged has		
	been committed, on the day of	19 , issued a warrant fo			
	of the accused directed to		Constable.		
	On the day of	19 , said warrant was duly return	ed with the	10 Apr 1 1 1	
	following indorsement thereon, to-wit: Ret	urn—I have taken the within named		No.	
Z	and have	body now before the Justice, this	day		
3	of 19 .		Constable.	Mr. Carrier	
3			16.		
3					
3	On the day of 19,	Subpoena issued for the following witness		The same of the sa	
6	and on the day of following indorsement thereon, to-wit:	19 , said Sybpoena was duly return			
3		19 , I received th	is writ, and		
	afterward I served the same in the manner a that is, I read this writ to those witnesses who	are names are marked P. I stated its conti	and tuoie,		
	whose names are marked S., and I left a copy to	thereof at the usual place of regidence of	those whose		
	names are marked C. The others are not for		Constable.		
	100 100 100		7070000000	(The City	
				(The following to not by County Com	be paid by missioners.)
	On the 13 day of May	1957, the said accused Don	4 Roberton	JURY FEES. (Se	
	was arraig	ned before me, the said Justice, and up	on hearing	SHERIFF Commit	
	said complaint, pleaded a guilty to the sa	me. and Man 1 1811 de	and MA	prisoner. (Sec. 28	45.)
	Of the wax chargest and fall	fire 10 opplication of			
	cost was charged by and frue	was suspended ing necessary to	adjourn the		TULATION
	are was sittled (Am	Consent)	,	Justice of the Peace,	

examination of the accused for the reason that Core Lettled accused it is

And said accused is committed for safe keeping to the Jail of the

Thereupon the accused entered into a recognizance before me, the said Justice, with good and

deemed by me reasonable, and conditioned according to law, for his appearance at the time afore-

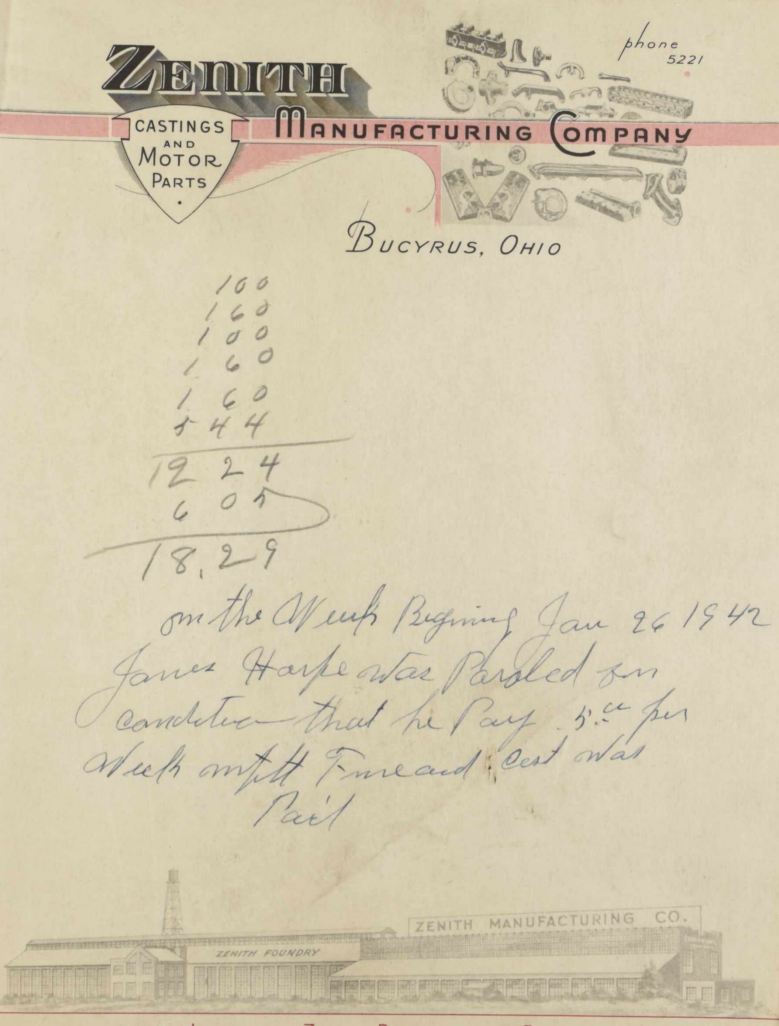
that such adjournment be had until the

sufficient surety, approved by me, in the sum of

	that such adjournment be had, until the day of
	Thereupon the accused entered into a recognizance before me, the sa
	sufficient surety approved by me, in the sum of
	by me reasonable, and conditioned according to law, for his appearance
	And said accused is committed for safe keeping to the Jail of the
	Thereupon, on the day of 19, o
	to the said Constable, and on the day of
	was duly returned with the following indorsement thereon, to-wit:
	I committed the within named
	the within named jailer, with whom I left a certified copy of this writ.
	1
	On the day of 19 , the said ac
3,7 HT	me, the said Justice, and I, in the presence of the accused, inquired into
	And said accused, in a writing subscribed by him, and filed, waived
	be tried by me, the said Justice.
	Thereupon a Venire issued, directed to said Constable, for the following
	jurors in this case, to-wit:
Tribulation (1)	
	On the day of 19 , said Venire w
	following indorsement thereon, to-wit:
THE RESERVE TO SHEET AND ADDRESS OF THE PARTY OF THE PART	
	On the day of 19, the following
	been duly summoned for jurors, appeared, to-wit:
	And on the day of 19, the foll
JURORS' FEES. Secs. 1746,-2, 3008, 13438.	duly impaneled and sworn according to law, to-wit:
A STATE OF THE STA	Thereupon trial was had accordingly, the parties being present, with
	of and examination on be
	and at the request of, and for the defendant, to-wit:
W -0 12 10 (cd)	
	The said Jury on the day of 19, returned the
	We, the Jury in this case, find the Defendant
	Guilty, in the manner and form as h stand charged in
	This there was an the said day, he was the said T. C. T. T. T.
	It is thereupon, on the said day, by me, the said Justice, adjudged an
	defendant
(The following to be paid by defendant, not by County Commissioners.)	On the day of 19 , reco
JURY FEES. (Sec. 12375.)	On the day of 19, reco
The Prince of the Control of the Con	given as required and defendant
SHERIFF Committing and discharging Prisoner. (Sec. 2845.)	
(366, 2043.)	On the day of 19 , Commitment issued according
RECAPITULATION	
Justice of the Peace,	On the day of 19, said Commitmen the following indorsement thereon, to-wit: Return:
Constable,	
Witness Fees,	the within named to the cust jailer, with whom I left a certified copy of this writ.
Jurors' Fees	
Sheriff,	On the day of f 19, I bound by th
	following witnesses, to appear and testify before the said Court, to-wit:
The state of the s	

		1.4.2			
NT					
Cts.	Thereupon, on the	day of	19	, a commitment was i	ssued to the
	said Constable, and on the	day of		19 , said commitme	
	returned with the following in	dorsement there	on, to-wit:		committee
	the within named		to the custod	y of the within named	
	whom I left a certified copy of	this writ.			Constable.
	On the day of	19	, on application	of	
	by (Affidavit or Consent) , it beco	ming necessary t	to further adjour	n the examination of t	he accused
	(Amdavic of Consent)			, i	t is ordered
	that such adjournment be had,			19 , at 0	
	Thereupon the accused ent			e, the said Justice, wit	h good an
-	sufficient surety approved by n				ars, deeme
	by me reasonable, and condition				
-	And said accused is comm				
-	Thereupon, on the				
-1	to the said Constable, and on the		of	19 , said C	
	was duly returned with the foll I committed the within named		mi inereon, to-wi		19
-	the within named jailer, with		wtified some of this		e custody o
-	the within named jaker, with	whom I left a cer	rujiea copy of thi		Constable.
					onsidote.
			X.		
	On the day	*		e said accused was bro	
	me, the said Justice, and I, in				
4	And said accused, in a wr		by him, and filed	, waived a jury, and s	ubmitted t
	be tried by me, the said Justic		A Constable for	41 - 4-11	4
	Thereupon a Venire issue jurors in this case, to-wit:	a, airectea to sa	na Constable, for	the following persons	to serve a
	yar or o the trice case, to-tett.		7		
	On the day of	f	19 , said	Venire was duly return	ed with th
	following indorsement thereon		, , , , , , , , , , , , , , , , , , , ,		
7					
	On the day of	f	19 , th	e following named per	sons havin
	been duly summoned for jurors	, appeared, to-wi	it:		
			,		
	And on the	day of	19	, the following named $% \frac{1}{2}\left(\frac{1}{2}\right) =\frac{1}{2}\left(\frac{1}{2}\right) =\frac{1}$	jurors wer
	duly impaneled and sworn acc	fording to law, t	o-wit:		
4	m1 1 - 1 - 1				
-	Thereupon trial was had o	iccoraingly, the p			
	of		ana examina	ion on behalf of the S	tate, to-wit
-					
	and at the request of, and for	the defendant t	o-wit:		
	and at the required cy, and ,				
	The said Jury on the	day of	19 , retur	ned the following vere	dict, to-wit
	We, the Jury in this case,	find the Defendar	nt		
	• Guilty, in the manner	and form as	h stand cl	parged in the complain	
					Foreman.
	It is thereupon, on the said	day, by me, the s	said Justice, adju	idged and ordered th	at the sai
1	defendant				
			wer		
	On the day of		19	, recognizance was	
	given as required and defendar		26		
			7		
	On the day of	19 , Co		accordingly to the said	
	On the day of	1 1		mmitment was duly re-	
	the following indorsement ther	eon, to-wit: Ret	turn:	19 , 1	committe

State of Ohio.



LEAD WITH ZENITH REPLACEMENT PARTS

Cumal SUBPCENA IN CIVIL CASE.

To US. Page Docket Returnable

CERTIFICATE.

(Sign on the COPY only, in which only one witness need be named.)

I certify that the within is a true copy of the original writ.

Constable.

Mileage 68

Miles ...

Total

E. L. Barrett & Son, Publishers, Springfield, Ohio. 3-11-20.

RETURN.

(Fill out on original writ only.)

Jan 19

18912

Names of Witnesses.	How Served.	Day of Service.	Miles
7. B. Thomps	on		
artin Winkle			
1			
V			
A & Ro	osa		
16 & Ro	ONG		, , , , ,
SITEM	IFF	Сон	stable
Ab. & Ro ShiEh.	IFF	Сон	stable

Office

SUBPŒNA IN OFTE CASE.	[50.]	E L. Bar	rett & Son, Publishers, Springfield, Ohio.
The State of Ohio, Anis	Bosk	I	County, ss.
marli	3. Thou	Jenn le	ud
You are hereby commanded to ship, at my office therein, on the o'clock, M., to give testi	mony and the tru	f M th to say, in a car	ustice of the Peace of said Town A. D. 1942, at Ruse pending before me, wherein plaintiff
and (on the part of the	James James	Hurfer	defendant
Hereof fail not under penalty of Given under my hand this	1.	Lung	A. D. 1842

^{*} If the witness is required to produce papers, etc., here add, "and to bring with you and produce at the time and place aforesaid, a certain" [deed, etc., and briefly describe the required deeds, papers, letters, etc. |

The State of Dhio, County, ss. County, ss. Said County, has been arrested on the oat County of Mars on or about the said Set for	the day of Med , A. D. 1941
for said County, on the Charge and Compla in the sum of	note of the Justices of the Peace in and int aforesaid, and ha been required by me to find securities Dollars for personal appearance in and for said County, on the first day of er said charge, and having refused or neglected so to do: f Ohio, I command you to receive the said into your custody in the Jail of the County aforesaid, ed by due course of law.

The State of Phi	Pursuant to the command of this Writ, I have
	y, ss. committed the within named Janus Harks
	to the Jail of said County of Assica
Service,	on the 13 day of Jan A. D. 1942 and at the same time I left a true and certified copy of this Writ with
	the Keeper of said Jail.
Total, \$.2.40.	AS ROODA, Constable.

19.....

Returned and Filed.

Crim. Doc. Page.....

FINAL MITTIMUS.

THE STATE OF OHIO,

AGAINST

The Ohio Legal Blank Co., Cleveland

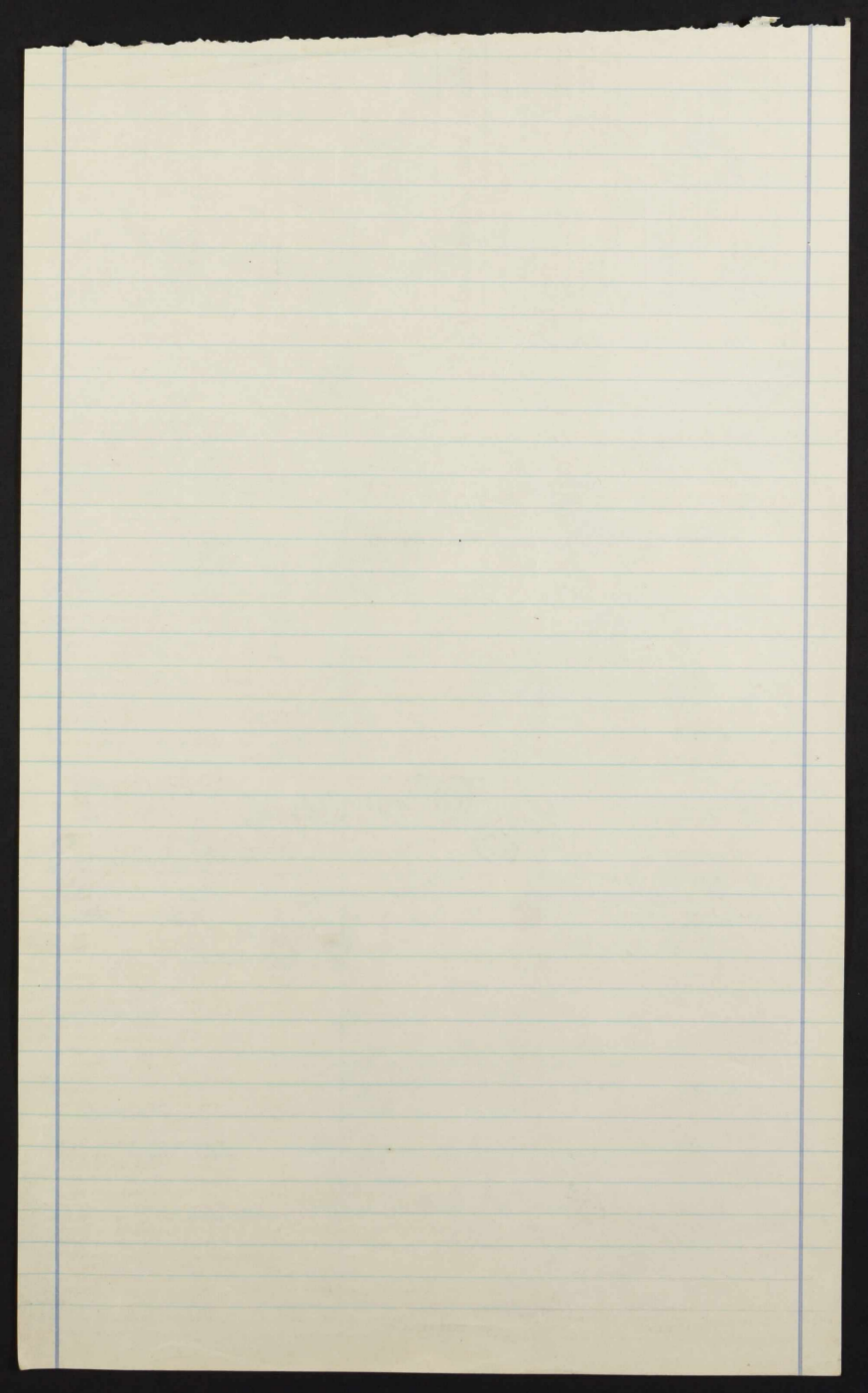
No	2. Taking Security for Costs 3. Indexing Case 4. Issig Warrant to Arrest Persons, each .80 5. Issuing Summons to Corporation 6. Issuing Summons to Corporation 6. Issuing Summons to Corporation 7. Taking Bonds or Recognizances, each .10 11. Issuing Commitments to Jail pend- ing Trial, each 7. Taking Bonds or Recognizances, each .10 12. Issuing Commitments to Jail pend- 13. Taking Penire for Jury, Persons, each .10 14. Swearing Witnesses, each .20 15. Swearing Witnesses, each .20 16. Hearing where evidence is introduced .20 17. Hearing where evidence is introduced .20 18. Sitting in Each Case, Trial by Jury, each .40 19. Penonunctang Judgment .20 20. Numbering and Filing Necessary .10 21. Issuing Casts on Cash Book .40 22. Issuing Mittimus to Jail or Work .40 23. Issuing Mittimus to Jail or Work .40 24. Taking Fine and Costs on Cash Book .40 25. Issuing Mittimus to Jail or Work .40 26. Issaing Executions, each .25 26. Issuing Motions or Demurers, each .10 27. Making Transcript including certificate .25 28. Issuing Motions or Demurers, each .10 29. Mileage, 1st mile, 50c, add'n'l m., each .15 30. Making Itemized Cost Bill on Docket .50 31. Taking Persons, each .15 31. Actual amount paid Swearing Appraisers .50 32. Issuing other Orders, or Writs, each .50 33. Mileage, 1st mile, 50c, add'n'l m., each .15 34. Mileage, 1st mile, 50c, add'n'l m., each .15 35. Mileage, 1st mile, 50c, add'n'l m., each .15 36. Mileage, 1st mile, 50c, add'n'l m., each .15 37. Actual amount paid solely for the transportation, meals and lodiging of priconers, and the more morning and strenger of geotypersons, each .15 38. Mileage, 1st mile, 50c, add'n'l m., each .15 39. Mileage, 1st mile, 50c, add'n'l m., each .15 30. Maleage, 1st mile, 50c, add'n'l m., each .15 31. Actual amount paid solely for the transportation, meals and lodiging of priconers, and the morning and strenger of geotypersons, the easure and summer and strenger of geotypersons, and the world and strenger of geotypersons, the easure strenger of geotypersons, the easure strenge	(Secs. 1746, 3019 and 13423 C. C.)
THE STATE OF OHIO,		olls. Cts
Transcript from Criminal Docket Liable for Costs. Gen'l Code, Sec. 13499. Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor,—and considering the complainant irresponsible,—I required the complainant—to procure some person—to be liable for the costs if the complaint be dismissed. Thereupon the following acknowledgment was en-	The State of Ohio, I HEREBY CERTIFY. That script of the Case, of the Complat account of the costs that have acc Given under my hand, this 1947	WITNESS FEES (See Secs. 30121314) NAMES NAMES
tered herein, to-wit: I hereby acknowledge myself liable for the costs in this Case if the complaint be dismissed. Signed before me and approved, this day of	(The following to be paid by defendant, not by County Commissioners.) JURY FEE (Sec. 13451-18) SHERIFF Committing and discharging prisoner. (Sec. 2845) RECAPITULATION Justice of the Peace. Constable. Witness Fees. Sheriff. Sheriff. Jurors Fees. Jurors Fees. Jurors Fees. Jurors Fees. Justice of the Peace. Justice of the Peace.	(See Secs. 1746.2, 3008, 12638) No. of Certification (See Secs. NAMES

TRANSCRIPT FROM CRIMINAL DOCKET

	Justice of the Peace
Form A Township,	County, Ohio.
THE STATE OF OHIO,	On Complaint of A. S. Roosa
Case No. vs.	On the charge of Larceury Defendant pleaded guilty 19
fames Herper	Defendant pleaded not guilty Jan 13942
	Defendant was convicted 19
	Defendant was acquitted 19 Defendant was bound over 19
	Disposition of case in court above frace
BE IT REMEMBERED, That on the	3 day of Jame 1942, came
A is Choosa	who filed written complaint against one
James Harper	whereupon the following proceedings
were had. Said complaint being in words of	and figures following, to-wit:
State of Ohio Cant	

A Buyan pusting Peace of york Tape we said county personal carnet found luly surom eccordingto law lisposes and eap that on on about 12 milday of here 1741 anymesa me fames parper ded there and then unlafally Take cone one set of dog Hames of theba to the form of the Statute in such Case made out provided for against the proce and dequity rome to und before me sails efore me This light day of four

warmant was virue to fustion therriff of union co who on the 15th day of Jan 1242 brong warrant was returned with the following endowerement theron I where laker The body place his 15th day of Jan 1/42 sighted A. J. Prosa Sherriff of union Co.



(Chief of Police) (Marshal) (Constable), GREETINGS: of which is herewith attached and by Magistrate now in Court. Page. Doc .. 197 (Chief of Police) (Marshal) (Constable) (Justice of the Peace) 19 A. D. 1942 AFFIDAVIT AND WARRANT said complaint, and be further dealt with according to law. STATE CASE be found in your County Har THE STATE OF OHIO shall have fled, that you pursue after Assa into any other County within this State, and vs. Rec'd this writ of the within named 10 me an affidavit, the original COSTS WARRANT SINEHI These are, therefore, to command you to take the said FOR RETURN (Justice of the Peace) took the bod. of.... SECURITY STATE .day MANT.WINKLE County, hery Whereas, there has been filed before reference made a part of this warrant. MBTHOMPSON THE STATE OF OHIO, Given under my hand, this. 3 1 Items: 18 masy Constable's Fees, mil., Service and Return, Attending Trial Total Conveyance, Assistance, Mileage, 2

JURY OF WAIVER

costs which may accrue by reason of prosecuting the within named defendant....for the offense specified in the within Warrant, to be paid by me in case the said Defendant.....shall be discharged by the Magistrate, or indicted by the Grand Jury.

Witness:

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

STATE AFFIDAVIT

STATE OF OHIO,
Drian County, 88.
Before me, A Brilan (Mayor) (Justice of the Peace)
of the (City) (Village), (Township) of Bask, in said County,
personally came HS Rossa
who, being du sworn according to law, deposes and says that on or about the 22
day of December, A. D. 1941, at the Country of Brian
aforesaid, one James Harker
Did there and Then molavfully
tale and animal have det of Doch
1
farment of the sense of the sen
John The Tropenty
H Dilloca
· · · · · · · · · · · · · · · · · · ·
contrary to the form of the statute in such case made and provided, and against the peace
and dignity of the State of Ohio.
signed A S Provid
Sworn to before me and subscribed before me, this 13 day of day
1. D. 1949
(Mayor) (Justice of the Peace)

746	TTAME	14 44 55	
1	1		
1	///	1-1	
//	11	1911	100
//	16	Bry	w
1	105	10111	///
	1/.		

, Justice of the Peace

CRIMINAL DOCKET

Township Amorn

County, Ohio

to the custody of the within named

19 , I bound by their own recognizance the

Constable.

Liable for Costs. General Code, Sec. 13		THE STATE OF OUR	On complaint of Horace
Upon the filing of the complaint herein, it ing that the offense charged is a misdemean	t appear-	THE STATE OF OHIO,	
considering the complainant irresponsible,-I	required		On the charge of Stealing Doy p
the complainant to procure some person—to	become		
bound for the costs in case the complaint be d Thereupon the following acknowledgment	was en-	No. vs.	Defendant pleaded guilty 19
tered herein, to-wit:		140.	Defendant pleaded not guilty 19
I hereby acknowledge myself liable for the	costs in	1 11 1	
this case if the complaint be dismissed.		James Helper	Defendant was convicted 19
		1	Defendant was acquitted
			Defendant was bound over
Signed before me and approved, this		Disposition of agas in	
Signed before me and approved, tills		Disposition of case in	Court above
day of19	***************************************		
day or		Be it Remembered, That on the '}	day of don 1942, ca
Justice of the I	Peace	1100 - 11 11	who filed written complaint against of
Justice of the	Caco	to More sails	
WISTIGE OF THE BEACE		James Halfer	whereupon the following proceedings were he
NOTE: All writs, orders, notices and returns thereon, all proceed	FEES	Said complaint being in words and figure	s following, to-wit:
NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court and actions taken by the Court MUST BE ENTREED ON THE DOCKET, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Secs. 1746, 3016,-19, 13423.		The State of Ohio, Origin	· County, ss. Before me,
	Dolls. Cts.	110	Justice of the Peace of said County, personally ca
1. Taking and Certifying Affidavits, each .80	1 80	0 0 0	
2. Taking Security for Costs .50 3. Indexing Case .20	20	#S froma who	being duly sworn according to law, deposes and so
3. Indexing Case .20 4. Iss'g Warrant to Arrest Persons, each .80	80	that on or about the 22 day of	Dee, 1942, in the County of Chinass
5. Issuing Summons to Corporation .80		Ohio, aforesaid, one James &	tarker unlawfully did then and the
6. Issuing Search Warrant .80		Onto, aforesaid, one	and the distribution of the second of the se
7. Taking Bonds or Recognizances, each .80		1t 1 1 2	
8. Issuing Commitments to Jail pend-	200	slead and las	islal and set of
ing Trial, each75 9. Granting Continuances, each .50	75"	and themes of the	value of Pino
9. Granting Continuances, each .50 10. Issuing Subpoenas, Persons, each .10	20	Dog Hagness The	Partito of APD.
11. Issuing Venire for Jury, Persons, each .10	20	penny in	nother of Les bases
12. Issuing Orders on Jailer for Prisoner,			
each .75			
13. Taking Waivers of Trial by Jury, each .40			
14. Swearing Witnesses, each .10			
15. Swearing Jury .40			
16. Hearing Case, on appearance before			
Evidence is introduced 1.00 17. Hearing where Evidence is introduced 2.00	200		
18. Sitting in Each Case, Trial by Jury 2.50	240	Sworn to before me and signed in my pr	esence, this 19 day of from 19
19. Pronouncing Judgment .80	40		- //
20. Numbering and Filing Necessary		Cf It langan	Justice of the Peace.
Papers, each .10		The offense charged being a misdemean	nor and having reasonable grounds to believe that t
21. Issuing Certificates of Fees to			ons, summons was issued directed to
Witnesses and Jurors, each .10		1/20	7 7 7 7 111
22. Entering Fine and Costs on Cash Book .40 23. Issuing Mittimus to Jail or Work-		HS Rooza Sherry	mon Contable
house, each .80		On the 15 day of him	197 L, said summons was duly return
24. Taking Recognizances of Witnesses			eon, to-wit: Return-I served the same on the
with not less than two sureties .75		14	
25. Issuing Executions, each .75		15 day of farm	194, on the said onne Harp
26. Hearing Motions or Demurrers, each 1.00	5 (-1	74.5	Avoke Sherff Constable
27. Making Transcript including certificate 2.50	Fry	At o'clock M., said accused	failing without reasonable cause to appear as co
28. Signing and Certifying Bill of Exceptions .50 29. Issuing other Orders, or Writs, each .75			contempt of court and was fined the sum of \$
30. Making Itemized Cost Bill on Docket .50	50		contempt of court and was fined the sam of
	-04	for which execution was awarded.	
	6.00	Therefore I, the said Justice, having reas	onable ground to believe that the offense charged h
		been committed, on the 13 day of	19/1/2, issued a warrant for the arr
		of the accused directed to	7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
NAME OF OWNERS		10	VIO and Plankli
NAME OF OFFICER		On the 17 day of John	19 2, said warrant was duly returned with
#8 Roosa Sherff Constable.		following indorsement thereon, to-wit: Re	turn—I have taken the within named
NOTE: The following fees cover service and return of writs and copies to complete service, when re-		James Horber and have	his body now before the Justice, this 15
quired by law. Gen'l Code, Sec. 3347.	1 444	9/1	100
1. Search Warrant Defendants, each 1.00	100	of Gon 1 1942	He Asola Sherf Constable
Mileage, 1st mile, 50c, add'n'l m., each .15 Warrant to arrest Defendants, each 1.00	(10)		
4. Mileage, 1st mile, 50c, add'n'l m., each .15	110		
5. Order to commit to Jail Defend's, each 1.00	100	On the 15 day of Long 1942	Subpoena issued for the following witnesses, to-u
6. Mileage, 1st mile, 50c, add'n'l m., each .15	160		
7. Order on Jailer for Prisoner or Prisoners,		and on the day of	19 , said Subpoena was duly returned with
Defendants, each 1.00		following indorsement thereon, to-wit:	19 , I received this writ, o
8. Mileage, 1st mile, 50c, add'n'l m., each .15 9. Subpoenas persons, each .80	1 100	afterward I served the same in the manner	and at the time shown by the annexed list and tab
10. Mileage, 1st mile, 50c, add'n'l m., each .15	600		
11. Venire persons, each .80	247		ose names are marked R., I stated its contents to th
12. Mileage, 1st mile, 50c, add'n'l m., each .15			thereof at the usual place of residence of those who
13. Execution .80		names are marked C. The others are not fo	und. Gonstable
14. Mileage, 1st mile, 50c, add'n'l m., each .15		marting. Winkle on	
a. Money made on Execution, 6% on \$			d m 19 Thompson Witness
b. Summ'g and Swearing Appraisers 2.00 c. Advertising Property for Sale 1.00		imperesna ms usuel for	/ 100
c. Advertising Property for Sale 1.00 15. Any Writ, Order or Notice not mentioned		On the day of	19 , the said accused
above, persons, each .80		was arrai	and before me, the said Justice, and upon hear
16. Mileage, 1st mile, 50c, add'n'l m., each .15		said complaint, pleaded guilty to the sa	
17. Attending trial or hearing, etc., each case 2.50			
18. Actual amount paid solely for the transporta- tion, meals and lodging of prisoners, and the moving and storage of goods, and the care of		On the day of	19 , on application of
moving and storage of goods, and the care of		by	, it becoming necessary to adjourn
animals taken on any legal process, the same as specifically itemized on the back of the		(At	idavit or Consent)
writs and sworn to, and as shown below:	Annual Property lies		

examination of the accused for the reason that

sufficient surety, approved by me, in the sum of

that such adjournment be had until the

1274

said.

day of

Thereupon the accused entered into a recognizance before me, the said Justice, with good and

deemed by me reasonable, and conditioned according to law, for his appearance at the time afore-

And said accused is committed for safe keeping to the Jail of the

it is ordered

until said time.

19 , at o'clock M.

	gastr		
	WITNESS FEES AND JURY FEES Jurors and Witnesses are paid upon the certificate of the Justice and the names and amounts certified to each should be shown.	AMOU CERTI Dolls.	
	WITNESS FEES. Secs. 3012,-13,-14.		
	Miles		
1			
-			
1.			
-			
-			
-			
	JURORS' FEES. Secs. 1746,-2, 3008, 13438.		
1			
-			
-			
-			
-			
-			
	(The following to be paid by defendant, not by County Commissioners.)		
A CONTRACTOR	JURY FEES. (Sec. 12375.) SHERIFF Committing and discharging prisoner. (Sec. 2845.)		
THE PERSON NAMED IN	RECAPITULATION Justice of the Peace,		
	Constable, Witness Fees,		
-	Jurors' Fees		
-	Sheriff,		
-			

On the

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

following witnesses, to appear and testify before the said Court, to-wit:

NT	
Cts.	
	said Constable, and on the day of 19, said commitment was duly
	returned with the following indorsement thereon, to-wit: 19, I committed
	the within named to the custody of the within named jailer, with
	whom I left a certified copy of this writ. Constable.
	On the day of 19 , on application of
	, it becoming necessary to further adjourn the examination of the accused,
	, it is ordered
	that such adjournment be had, until the day of 19, at o'clock M.
	Thereupon the accused entered into a recognizance before me, the said Justice, with good and
	sufficient surety approved by me, in the sum of Dollars, deemed
	by me reasonable, and conditioned according to law, for his appearance at the time aforesaid. And said accused is committed for safe keeping to the Jail of the until said time.
	And said accused is committed for safe keeping to the Jail of the until said time. Thereupon, on the day of 19, a Commitment was issued
	to the said Constable, and on the day of 19, said Commitment
	was duly returned with the following indorsement thereon, to-wit:
	I committed the within named to the custody of
	the within named jailer, with whom I left a certified copy of this writ.
	Constable.
	On the 16 day of form 1942, the said accused was brought before
	me, the said Justice, and I, in the presence of the accused, inquired into the complaint.
	And said accused, in a writing subscribed by him, and filed, waived a jury, and submitted to
	be tried by me, the said Justice. one on the 14- of face
	Thereupon a Venire issued, directed to said Constable, for the following persons to serve as
	jurors in this case, to-wit: said James Barber Plead Junty 15
	On the charge day of 19 said Venire was duly returned with the
	On the day of 19, said Venire was duly returned with the following indorsement thereon, to-wit:
	journaling individual intercent, to-web.
	On the day of 19, the following named persons having
	been duly summoned for jurors, appeared, to-wit:
	And on the day of 19 , the following named jurors were
	duly impaneled and sworn according to law, to-wit:
	Thereupon trial was had accordingly, the parties being present, witnesses sworn at the request
	of and examination on behalf of the State, to-wit:
	and at the request of, and for the defendant, to-wit:
	and at the request of and for the defendance, co-week
	The said Jury on the day of 19 , returned the following verdict, to-wit:
	We, the Jury in this case, find the Defendant
	Guilty, in the manner and form as h stand charged in the complaint.
	Foreman.
	It is thereupon, on the said day, by me, the said Justice, adjudged and ordered that the said
	defendant on the 19 Day of Jan 1942 page
	Janua transpor affected before me and changed his
	plea to that of fruiting grey gras frued a 2/2, of and
	confirmation of the stange
	On the day of 19 , recognizance was
	given as required and defendant
	On the day of 19 , Commitment issued accordingly to the said Constable.
	On the day of 19, said Commitment was duly returned with
	the following indorsement thereon, to-wit: Return: 19, I committed
	the within named to the custody of the within named

Constable.

19 , I bound by their own recognizance the

Witness Fees, Jurors' Fees

, Justice of the Peace

Township

CRIMINAL DOCKET

County, Ohio

Oliminat 120tota			
Form C-12-31-3 THE COL. B. B. MFG. CO. 121			
Liable for Costs. General Code, Sec. 13	499.		OT CALL
Upon the filing of the complaint herein, it	t appear-	THE STATE OF OHIO,	On complaint of Ester & Miller On the charge of non Support
ing that the offense charged is a misdemean considering the complainant irresponsible,—I	or,—and	10 0	On the charge of non Support
be complainant to procure some person—to	become	No. vs.	00
bound for the costs in case the complaint be d Thereupon the following acknowledgment	was en-	No. vs.	Defendant pleaded guilty 19
ered herein, to-wit:			Defendant pleaded not guilty Teb 4 194
I hereby acknowledge myself liable for the	costs in	Charles & Miller	Defendant was convicted 19
this case if the complaint be dismissed.		mance of fraction	D 4 1 1
			Defendant was bound over 19
Signed before me and approved, this		Disposition of case in	Court above
day of19	*******		
		Be it Remembered, That on the	day of Geb 1943, came
Justice of the I	Peace.	warrant by Ester I miller	who filed written complaint against one
		Charles 14 miller	whereupon the following proceedings were had.
JUSTICE OF THE PEACE		Said complaint being in words and figure	s following, to-wit:
OTE, All writs, orders, notices and returns thereon, all proceedings of the Court and actions taken by the Court MUST BE EN- HED ON THE DOCKET, otherwise the fees appearing below can- ot be legally taxed. Gen'l Code, Secs. 1746, 3016,-19, 13423.	FEES	The State of Ohio, www	County, ss. Before me, & A. Bryan
	Dolls. Cts.		Justice of the Peace of said County, personally came
 Taking and Certifying Affidavits, each .80 Taking Security for Costs .50 			
3. Indexing Case .20			being duly sworn according to law, deposes and says
4. Iss'g Warrant to Arrest Persons, each .80		that on or about the day of	19 , in the County of excon
5. Issuing Summons to Corporation .80 6. Issuing Search Warrant .80		Ohio, aforesaid, one Charles A Y	Weller, Leting uplawfully did then and there
7. Taking Bonds or Recognizances, each .80		aforesaid ded from the	se day of September 1962
8. Issuing Commitments to Jail pend- ing Trial, each .75		15 the 2 2nd lay of Sept, 1:	947 14 2011 10
ing Trial, each75 9. Granting Continuances, each .50			fully and negliguedy failed
0. Issuing Subpoenas, Persons, each .10		1. 1 11 11	
1. Issuing Venire for Jury, Persons, each .10		I have and the seery	ood, clothing and sheller
2. Issuing Orders on Jailer for Prisoner, each .75		for his sons donald mil	ler and John miller, childre
3. Taking Waivers of Trial by Jury, each 40		under the age of sifteen y	cars wholly depriving on
4. Swearing Witnesses, each .10		said blondld miller and	John millor
5. Swearing Jury .40			0-11 01 10 18
6. Hearing Case, on appearance before Evidence is introduced 1.00		Warrand Wes Aspent for	the course of mould on my
7. Hearing where Evidence is introduced 2.00		24, Dup of deplupe an.	I acaused whit consuffed before
8. Sitting in Each Case, Trial by Jury 2.50 9. Pronouncing Judgment .80		Sworn to before me and signed in my pre	esence, this 6 day of his 198
0. Numbering and Filing Necessary		4 4 13 mjons	Justice of the Peace.
Papers, each .10		The offense charged being a misdemean	nor and having reasonable grounds to believe that the
1. Issuing Certificates of Fees to Witnesses and Jurors, each .10		accused would appear upon a summ	ons, summons was issued directed to
Witnesses and Jurors, each .10 2. Entering Fine and Costs on Cash Book .40			Constable.
Issuing Mittimus to Jail or Work-		On the day of	19 , said summons was duly returned
house, each 4. Taking Recognizances of Witnesses			eon, to-wit: Return—I served the same on the
with not less than two sureties .75			
5. Issuing Executions, each .75		day of	19 , on the said
3. Hearing Motions or Demurrers, each 1.00 7. Making Transcript including certificate 2.50			Constable.
3. Signing and Certifying Bill of Exceptions .50			failing without reasonable cause to appear as com-
9. Issuing other Orders, or Writs, each .75 9. Making Itemized Cost Bill on Docket .50		manded by the summons, he was considered in	contempt of court and was fined the sum of \$
o. Making Itemized Cost Bill on Docket .50		for which execution was awarded.	
		Therefore I, the said Justice, having reas	sonable ground to believe that the offense charged has
		been committed, on the day of	19 , issued a warrant for the arrest
		of the accused directed to	Constable.
NAME OF OFFICER		On the day of	19 , said warrant was duly returned with the
		following indorsement thereon, to-wit: Ret	
OTE: The following fees cover service and return		and have	body now before the Justice, this day
writs and copies to complete service, when re- uired by law. Gen'l Code, Sec. 3347.		of 19 .	Constable.
I. Search Warrant Defendants, each 1.00 2. Mileage, 1st mile, 50c, add'n'l m., each .15		10 .	Constante.
3. Warrant to arrest Defendants, each 1.00			
4. Mileage, 1st mile, 50c, add'n'l m., each .15		0.11	a to the second
5. Order to commit to Jail Defend's, each 1.00 6. Mileage, 1st mile, 50c, add'n'l m., each .15		On the day of 19,	Subpoena issued for the following witnesses, to-wit.
7. Order on Jailer for Prisoner or Prisoners,		and on the day of	19 , said Subpoena was duly returned with the
Defendants, each 1.00		following indorsement thereon, to-wit:	19 , I received this writ, and
3. Mileage, 1st mile, 50c, add'n'l m., each .15 3. Subpoenas persons, each .80		afterward I served the same in the manner a	and at the time shown by the annexed list and table;
0. Mileage, 1st mile, 50c, add'n'l m., each .15			ose names are marked R., I stated its contents to those
I. Venire persons, each .80			thereof at the usual place of residence of those whose
2. Mileage, 1st mile, 50c, add'n'l m., each .15 3. Execution .80		names are marked C. The others are not for	
4. Mileage, 1st mile, 50c, add'n'l m., each .15		The others are not jour	Constante.
a. Money made on Execution, 6% on \$			
b. Summ'g and Swearing Appraisers 2.00 c. Advertising Property for Sale 1.00		On the Contract of all	10/2
5. Any Writ, Order or Notice not mentioned		on the day of tel	19 the said accused
above, persons, each .80	+-+-		med before me, the said Justice, and upon hearing
6. Mileage, 1st mile, 50c, add'n'l m., each .15 7. Attending trial or hearing, etc., each case 2.50		said complaint, pleaded from guilty to the sa	
8. Actual amount paid solely for the transporta-		On the day of	10 , on application of
tion, meals and lodging of prisoners, and the moving and storage of goods, and the care of		by	, it becoming necessary to adjourn the
animals taken on any legal process, the same as specifically itemized on the back of the write and sworn to and as shows below.		(Affi	idavit or Consent)
writs and sworn to, and as shown below:		examination of the accused for the reason the	to and Was Bound and
		to The Manual Church	i i i materia

Thereupon the accused entered into a recognizance before me, the said Justice, with good and sufficient surety, approved by me, in the sum of Social Back Dollars, deemed by me reasonable, and conditioned according to law, for his appearance at the time aforesaid.

And said accused is committed for safe keeping to the Jail of the until said time.

WITNESS FEES AND JURY FEES		AMOUNT	
Jurors and Witnesses are paid upon the c cate of the Justice and the names and am certified to each should be shown.		Dolls. Cts.	
certified to each should be shown.	lounce		
WITNESS FEES. Secs. 3012,-13,-14			
	No. of		returned with the following indorsement thereon, to-wit: 19 , I committed to the within named igiler with
	Miles		The second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a section in the second section in the section is a section in the section in the section in the section is a section in the section in the section in the section in the section is a section in the
			whom I left a certified copy of this writ. Constable.
			On the day of 19 , on application of
			by , it becoming necessary to further adjourn the examination of the accused,
			, it is ordered
			that such adjournment be had, until the day of 19, at o'clock M.
			Thereupon the accused entered into a recognizance before me, the said Justice, with good and
			m · .
			by me reasonable, and conditioned according to law, for his appearance at the time aforesaid.
	-		And said accused is committed for safe keeping to the Jail of the until said time.
			Thereupon, on the day of 19, a Commitment was issued
	-		to the said Constable, and on the day of 19, said Commitment
			was duly returned with the following indorsement thereon, to-wit:
			I committed the within named to the custody of
			the within named jailer, with whom I left a certified copy of this writ.
			Constable.
			prime to The 1943 a Transent is Company
		_	or me o / 143 thansent ag
			some from his court of a capital of consign
			Please will all mestary / ceper 2
			On the day of 19 , the said accused was brought before
			me, the said Justice, and I, in the presence of the accused, inquired into the complaint.
			And said accused, in a writing subscribed by him, and filed, waived a jury, and submitted to
			be tried by me, the said Justice.
	-		
			Thereupon a Venire issued, directed to said Constable, for the following persons to serve as jurors in this case, to-wit:
	-		jurois in this case, to-wit.
			On the day of 19, said Venire was duly returned with the
			following indorsement thereon, to-wit:
	7		
			On the day of 19 , the following named persons having
			been duly summoned for jurors, appeared, to-wit:
			And on the day of 19 , the following named jurors were
JURORS' FEES. Secs. 1746,-2, 3008, 1343			
3 decs. 1740,-2, 3008, 1343	10.		duly impaneled and sworn according to law, to-wit:
			Thereupon trial was had accordingly, the parties being present, witnesses sworn at the request
			of and examination on behalf of the State, to-wit:
Marie Control of the			
			and at the request of, and for the defendant, to-wit:
the state of the same of the s			
			The said Jury on the day of 19 , returned the following verdict, to-wit:
			We, the Jury in this case, find the Defendant
		1,1181	
	-	-	Foreman.
	-	_	It is thereupon, on the said day, by me, the said Justice, adjudged and ordered that the said
			defendant
The state of the s			
and the second		Λ	Land and
(The fall is a second of the f			No all
(The following to be paid by defend not by County Commissioners.)	lant,	1	On the day of 19 , recognizance was
JURY FEES. (Sec. 12375.)		1	given as required and defendant
	1	1	
SHERIFF Committing and dischargin	g	4	PAIN
prisoner. (Sec. 2845.)	1	ID	On the day of 19 . Commitment issued accordingly to the said Constable
	1		, state and a state and a state of the state
RECAPITULATION	1	M	On the day of 19, said Commitment was duly returned with
Justice of the Peace,	my	TN	the following indorsement thereon, to-wit: Return: 191 , I committed
Constable,	1	11/2	the within named to the custody of the within named
Witness Fees.		X	jailer, with whom I left a certified copy of this writ.

following witnesses, to appear and testify before the said Court, to-wit:

On the

apr 29 1947 Ved from J. H. Bryar niol & Paul with

STATE AFFIDAVIT

STATE OF OHIO,
Union County, 88.
Before me, J. H. Bryan (Manne (Justice of the Peace)
of the (with * * Willage * (Township) of York , in said County,
personally came Charles T. Kaanty
who being duly sworn according to law, deposes and says that on or about the 26th
day of April , A. D. 19.47 , at the County of Union ,
aforesaid, one Clinton Millington did create a distrubance in a business
place, to-wit The Hoot Owl Inn, by behaving in a disorderly manner,
*
contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.
and dignity of the State of Ohio. Signed Cherrles a. Foorty
Sworn to before me and subscribed before me, this 28th day of April
1. D. 19 47
(Manager Justice of the Peace)

THE COLUMBUS BLANK BOOK MPG. CO., COL., C.	(Mayor) (Justice of the Peace)	Filed, 19		THE STATE OF OHIO	AFFIDAVIT AND WARRANT STATE CASE	No. Doc. Page
	STATE WAR	RANT				
THE STATE OF OHIO,						
Union	County, $ss.$					
				1-77-1	TDEEMU	Tag.
To H. S. Roosa, Sheriff Whereas, there has been filed reference made a part of this warre	before me an affidavit,					
These are, therefore, to comma	nd you to take the said	Clint	ton Milli	ngton		
	if.	he b	e found in ye	our County,	or if ne	
shall have fled, that you pursue aft	terhiminto any other Co	ounty within	i this State, o	ind sha	11	
take and safely keep, so that you ha having competent jurisdiction, to a	ve his bod.ynswer said complaint, a	forthwith b nd be furthe	er aeatt with	accoraing to	o taw.	-
Given under my hand, this	28th day of	April	27	,	A. D. 19	47
		19/1	Shop on	7	-	
		7	(Allanger to)	(Justice of	the Pea	ce)
*	DEPRESE					
	RETURI					
Constable's Fees, Items:		as	429		, 18	47
Service and Return, \$ 100						
Mileage, 40 mil., \$320	I took the bod	32 10	1			
Attending Trial - \$	Charles	Mardelas	nglos	7	now in C	ourt.
Conveyance, \$		18 at	of Police)	rra.		
Assistance, \$		Chie	f of Police)	(Marshal)	(Constab	le)
Total - \$ 17-2 0		Pacid this	pp		19	
Total - 5		nec a ents				
	SECURITY FOR	COSTS				
			***************************************		19	***********
I,	of prosecuting the wit	hin named a	lefendant	for the offen	se specifi	ed in

	WAIVER OF	JURY				
I hereby waive the right to tri	al by jury, and submit					
Peace) for final hearing.						
	1					

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(Mayor) (Justice of the Peace)

BELOKE

·sa

THE STATE OF OHIO

STATE CASE

AFFIDAVIT AND WARRANT

Doc.

Page

Pilled

To. take and safely keep, so that you have "his bod." forthwith before me, or some other Mo having competent jurisdiction, to answer said complaint, and be further dealt with according to law. shall have fled, that you pursue after himinto any other County within this State, and shall Whereas, there has been filed before me an affidavit, the original of which is herewith attached and reference made a part of this warrant. These are, therefore, to command you to take the said THE STATE OF OHIO, H. S. Roosa, Sheriff Union County, STATE (母素指疗由疗法的自己的关节者在研究的结束,然后的细胞的。),GREETINGS: WARRANT if he Paul Millington be found in your County, or if he Magistrate

-
Q
T
3
Z
Z

Given under my hand, this

28th day of

April

(Mangon) (Justice of the Peace)

, A. D. 19 47

Service and Return, Assistance, Conveyance, Mileage, 07 Attending Trial Constable's Fees, Total mil., \$920 Items: sH20 f the within named 3 (Marshal) (Constable) arrow in 19. 1907 Court.

SECURITY FOR COSTS

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

Witness:

WAIVER OF JURY

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

STATE AFFIDAVIT

STATE OF OHIO,
Union County,

Before me, J. H. Bryan	(Justice of the Peace)
of the (City) (Village) (Township) of	York , in said County,
personally came harles a	Koents
	eposes and says that on or about the 26th
	the County of,
	create a disturbance in a business
	n, by behaving in a disorderly manner,
place, to-wit the moot owl in	* * · · · · · · · · · · · · · · · · · ·
	<u></u>
	1 1 il-l d - fair at the regge
contrary to the form of the statute in such and dignity of the State of Ohio.	ned harles a. Hoons
Sworn to before me and subscribed before	e me, ems
A. D. 19.47	(Justice of the Peace)

, Justice of the Peace

Criminal Action. Before

Form C-12-31-3 THE COL. B. B. MFG. CO. 121 Liable for Costs. General Code, Sec. 13499.

Upon the filing of the complaint herein, it appearing that the offense charged is a misdemeanor,—and considering the complainant irresponsible,—I required the complainant to procure some person-to become bound for the costs in case the complaint be dismissed.

Thereupon the following acknowledgment was en- No. tered herein, to-wit:

I hereby acknowledge myself liable for the costs in this case if the complaint be dismissed.

Signed before me and approved, this

lustice of the Peace.

JUSTICE OF THE PEACE

NOTE: All writs, orders, notices and returns thereon, all proceedings of the Court and actions taken by the Court MUST BE ENTERED ON THE DUCKET, otherwise the fees appearing below cannot be legally taxed. Gen'l Code, Secs. 1746, 3016,-19, 13423. 1. Taking and Certifying Affidavits, each .80

2. Taking Security for Costs 3. Indexing Case 4. Iss'g Warrant to Arrest Persons, each .80 5. Issuing Summons to Corporation

. Issuing Search Warrant 7. Taking Bonds or Recognizances, each Commitments to Jail pending Trial, each

Continuances, each 9. Granting 10. Issuing Subpoenas, Persons, each 11. Issuing Venire for Jury, Persons, each .10 12. Issuing Orders on Jailer for Prisoner,

each 13. Taking Waivers of Trial by Jury, each Witnesses, each 14. Swearing

15. Swearing Jury 16. Hearing Case, on appearance before Evidence is introduced 17. Hearing where Evidence is introduced

18. Sitting in Each Case, Trial by Jury 19. Pronouncing Judgment 20. Numbering and Filing Necessary

Papers, each 21. Issuing Certificates of Fees to Witnesses and Jurors, each 22. Entering Fine and Costs on Cash Book

23. Issuing Mittimus to Jail or Workhouse, each 24. Taking Recognizances of Witnesses with not less than two sureties

25. Issuing Executions, each 26. Hearing Motions or Demurrers, each 1.00 27. Making Transcript including certificate 2.50 28. Signing and Certifying Bill of Exceptions

29. Issuing other Orders, or Writs, each 30. Making Itemized Cost Bill on Docket

NAME OF OFFICER NOTE: The following fees cover service and return of writs and copies to complete service, when re-quired by law. Gen'l Code, Sec. 3347. . Search Warrant Defendants, each 1.00

2. Mileage, 1st mile, 50c, add'n'l m., each .15 3. Warrant to arrest Defendants, each 1.00 4. Mileage, 1st mile, 50c. add'n'l m., each .15

5. Order to commit to Jail Defend's, each 1.00 6. Mileage, 1st mile, 50c. add'n'l m., each .15 7. Order on Jailer for Prisoner or Prisoners.

Defendants, each 1.00 . Mileage, 1st mile, 50c, add'n'l m., each .15 10. Mileage, 1st mile, 50c,

11. Venire persons, each 12. Mileage, 1st mile, 50c, add'n'l m., each .15

add'n'l m., each .15

14. Mileage, 1st mile, 50c, add'n'l m., each a. Money made on Execution, 6% on \$

b. Summ'g and Swearing Appraisers c. Advertising Property for Sale 15. Any Writ, Order or Notice not mentioned

persons, each 16. Mileage, 1st mile, 50c, add'n'l m., each .15 17. Attending trial or hearing, etc., each case 2.50

18. 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, and as shown below:

THE STATE OF OHIO, Charles a Shoomtz

On complaint of Charles & Hopels at the offerent create a disturbance Defendant pleaded guilty april 29 1947 Defendant pleaded not guilty Paul amllington Defendant was convicted Defendant was acquitted 19

Defendant was bound over

Disposition of case in Court above

Be it Remembered, That on the 26 day of Colorel Charles tillomton who filed written complaint against one whereupon the following proceedings were had: Said complaint being in words and figures following, to-wit: The State of Ohio, Ornion County, ss. Before me, J. H. Bargare

a Justice of the Peace of said County, personally came Charles Gronny who being duly sworn according to law, deposes and says

that on or about the 96 day of Africa 1947, in the County of Innoversaid, one Pond Amillangton unlawfully did then and there create as first online by Behaving in a disorderly manuer

Sworn to before me and signed in my presence, this 28 day of While 194 Justice of the Peace. The offense charged being a misdemeanor and having reasonable grounds to believe that the

appear upon a summons, summons was issued directed to day of Chail 1977, said summons was duly returned and filed with the following indersement thereon, to-wit: Return—I served the same on the 194 , on the said fault milling to a facility of Constable.

M., said accused failing without reasonable cause to appear as commanded by the summons, he was considered in contempt of court and was fined the sum of \$ for which execution was awarded.

Therefore I, the said Justice, having reasonable ground to believe that the offense charged has been committed, on the 2 & day of Start 1947 issued a warrant for the arrest of the accused directed to Shereff 1947 said warrant was duly returned with the following indorsement thereon, to-wit: Return I have taken the within named Panyl phillonglowand have they body you beforethe Justice, this 29 day

19 , Subpoena issued for the following witnesses, to-wit: day of 19 , said Subpoena was duly returned with the and on the day of 19 , I received this writ, and following indorsement thereon, to-wit: afterward I served the same in the manner and at the time shown by the annexed list and table; that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those whose names are marked S., and I left a copy thereof at the usual place of residence of those whose

1947, the said accused Hand frullinglashvas arraigned before me, the said Justice, and upon hearing guilty to the same. Oreding a disturbence of said complaint, pleaded

that such adjournment be had until the 19 , at o'clock M. Thereupon the accused entered into a recognizance before me, the said Justice, with good and sufficient surety, approved by me, in the sum of Dollars,

420 deemed by me reasonable, and conditioned according to law, for his appearance at the time afore-And said accused is committed for safe keeping to the Jail of the

names are marked C. The others are not found.

until said time.

CRIMINAL DOCKET

Township

County, Ohio

, the following named jurors were

WITNESS FEES AND JURY FEES Jurors and Witnesses are paid upon the certificate of the Justice and the names and amounts

Olis. Cts.

WITNESS FEES. Secs. 3012,-13,-14.

JURORS' FEES. Secs. 1746,-2, 3008, 13438.

(The following to be paid by defendant, not by County Commissioners.) JURY FEES. (Sec. 12375.)

SHERIFF Committing and discharging prisoner. (Sec. 2845.)

RECAPITULATION

Justice of the Peace, Constable, ohery Witness Fees, Jurors' Fees Sheriff.

Thereupon, on the day of 19 , a commitment was issued to the said Constable, and on the day of 19 , said commitment was duly returned with the following indorsement thereon, to-wit: 19 , I committed the within named to the custody of the within named jailer, with whom I left a certified copy of this writ. day of 19, on application of , it becoming necessary to further adjourn the examination of the accused, , it is ordered

that such adjournment be had, until the 19 , at o'clock M. Thereupon the accused entered into a recognizance before me, the said Justice, with good and sufficient surety approved by me, in the sum of Dollars, deemed by me reasonable, and conditioned according to law, for his appearance at the time aforesaid. And said accused is committed for safe keeping to the Jail of the

Thereupon, on the day of 19 , a Commitment was issued to the said Constable, and on the day of 19 , said Commitment was duly returned with the following indorsement thereon, to-wit: I committed the within named to the custody of

the within named jailer, with whom I left a certified copy of this writ.

Sine of the work supported and Constable.

Cast of the Mus Paid and Pand Implyington

Was Released and ordered to stary out of Hoat and from J H Brigan

19 , the said accused was brought before me, the said Justice, and I, in the presence of the accused, inquired into the complaint.

And said accused, in a writing subscribed by him, and filed, waived a jury, and submitted to be tried by me, the said Justice.

Thereupon a Venire issued, directed to said Constable, for the following persons to serve as jurors in this case, to-wit:

19 , said Venire was duly returned with the following indorsement thereon, to-wit:

19 , the following named persons having been duly summoned for jurors, appeared, to-wit: And on the

duly impaneled and sworn according to law, to-wit: Thereupon trial was had accordingly, the parties being present, witnesses sworn at the request

and examination on behalf of the State, to-wit:

and at the request of, and for the defendant, to-wit:

day of

The said Jury on the 19 , returned the following verdict, to-wit: We, the Jury in this case, find the Defendant Guilty, in the manner and form as h stand charged in the complaint.

It is thereupon, on the said day, by me, the said Justice, adjudged and ordered that the said defendant

On the day of , recognizance was given as required and defendant

On the day of 19 , Commitment issued accordingly to the said Constable. On the day of 19 , said Commitment was duly returned with the following indorsement thereon, to-wit: Return: 19 , I committed the within named to the custody of the within named jailer, with whom I left a certified copy of this writ.

Constable. , I bound by their own recognizance the following witnesses, to appear and testify before the said Court, to-wit:

VED from JABujan

Sith model MH3

Pilled

STATE CASE AFFIDAVIT AND WARRANT

(Mayor) (Justice of the Peace)

·sa THE STATE OF OHIO

Page

Doc.

6I

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

THE STATE OF OHIO,

Union

County,

STATE

WARRANT

take and safely keep, so that you have **his** bod. **Y** forthwith before me, or some other Manager competent jurisdiction, to answer said complaint, and be further dealt with according to law.

Given under my hand, this ...

28th

.day of.

Mayork (Justice of the Peace)

A. D.

19 47

shall have fled, that you pursue afternaminto any other County within this State, and...

if he

be found in your County, or if ...

he

shall

Magistrate

Tom Ridgeway

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

BELOBE

SECURITY FOR COSTS

Conveyance,

Assistance,

Total

30

TRO

Shec'd this

writ.

19...

of Police) (Marshal) (Constable)

now

in

Court.

Attending Trial

Mileage, of a mil., Service and Return,

Constable's Fees,

RETURN

58 Items:

800

I took the bod.

.. of the within named

apr 30

19

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

Witness:

WAIVER OF JURY

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

(Mayum) (Justice of the Peace)

STATE AFFIDAVIT

$STATE OF OHIO,$ $\}$ ss.	
Union County,)	
Before me, J. H. Bryan	
of the (** ** ** ** ** ** ** ** ** ** ** ** **	, in said County,
personally came * Charles a Koonty	
who being duly sworn according to law, deposes and s	says that on or about the 26th
day of April , A. D. 19 47, at the County	of
aforesaid, one Tom Ridgeway, did create a dist	turbance in a business
place, to-wit The Hoot Owl Inn, by behaving	in a disorderly manner,
contrary to the form of the statute in such case made	and provided, and against the peace
and dignity of the State of Ohio.	ules a. Foonty
Sworn to before me and subscribed before me, this	
A. D. 19.47	118
1 / 0	1 day Owl

18. 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, and as shown below:

J. H. Bryan

, Justice of the Peace

19 , on application of

Jurors' Fees

until said time.

Total cost pard

420

On the

day of

following witnesses, to appear and testify before the said Court, to-wit:

examination of the accused for the reason that The fine was suspended that each adjournment be and and defendant Released it is ordered

Thereupon the accused entered into a recognizance before me, the said Justice, with good and

deemed by me reasonable, and conditioned according to law, for his appearance at the time afore-

And said accused is committed for safe keeping to the Jail of the

York

Township

CRIMINAL DOCKET

Union

County, Ohio

Constable.

19 , I bound by their own recognizance the

V DV		
Form C-12-31-3 THE COL. B. B. MFS. CO. 121		
Liable for Costs. General Code, Sec. 13499.		
Upon the fling of the complaint herein, it app	pear-	THE STATE OF OHIO, On complaint of Charles a Stoorty
that the offense charged is a misdemeanor,-	-and	On the change of
considering the complainant irresponsible,—I requested the complainant to procure some person—to because the complainant transfer transfer the complainant transfer the complainant transfer the complainant transfer transfer the complainant transfer the complainant transfer the complainant transfer transfer transfer trans	uired	Charles a. Stoonly at Aost and Inn Creating a disturbance
bound for the costs in case the complaint be dismiss	ssed.	and disorderly conduct
Thereupon the following acknowledgment was	en-	No. vs. Defendant pleaded guilty Coper 29 1947
tered herein, to-wit:		
I hereby acknowledge myself liable for the cos	ts in	Defendant pleaded not guilty 19 Defendant was convicted 19
this case if the complaint be dismissed.		
		Defendant was acquitted 19
		Defendant was bound over 19
1		
Signed before me and approved, this		Disposition of case in Court above
19		
day of		Be it Remembered, That on the 26 day of april 1947, came
Justice of the Peace	3.	Charles a Scouly who filed written complaint against one
	_	Clinton Melington whereupon the following proceedings were had:
JUSTICE OF THE PEACE		
NOWE, All write orders notices and returns thereon, all procee-	EES	Said complaint being in words and figures following, to-wit:
TERED ON THE DOCKET, otherwise the fees appearing below can-		The State of Ohio, Lonion County, ss. Before me, J. H. Bryan
	ls. Cts.	a Justice of the Peace of said County, personally came
1. Taking and Certifying Affidavits, each .80	80	
2. Taking Security for Costs .50		Charles Stoonty who being duly sworn according to law, deposes and says
3. Indexing Case .20	20	that on or about the 26 day of Open 1947, in the County of Chinon
4. Iss'g Warrant to Arrest Persons, each .80 5. Issuing Summons to Corporation .80	90	Oli de de la company de la com
5. Issuing Summons to Corporation .80 6. Issuing Search Warrant .80	80	Ohio, aforesaid, one Paul Mustington unlawfully did then and there
7. Taking Bonds or Recognizances, each .80		Created a disturbance in a Business Place
8. Issuing Commitments to Jail pend-		
ing Trial, each .75		to wit; Host Owl Insil by behaving in a
9. Granting Continuances, each .50		disorderly manner,
10. Issuing Subpoenas, Persons, each .10		
11. Issuing Venire for Jury, Persons, each .10		
12. Issuing Orders on Jailer for Prisoner,		
each .75		
13. Taking Waivers of Trial by Jury, each .40		
14. Swearing Witnesses, each .10		
15. Swearing Jury .40		
	100	
Evidence is introduced 1.00		
17. Hearing where Evidence is introduced 2.00		
18. Sitting in Each Case, Trial by Jury 2.50		Sworn to before me and signed in my presence, this 28 day of Copies 1947
19. Pronouncing Judgment .80		J. H. Kryan Justice of the Peace.
20. Numbering and Filing Necessary Papers, each .10		The offense charged being a misdemeanor and having reasonable grounds to believe that the
21. Issuing Certificates of Fees to		
Witnesses and Jurors, each .10		accused would appear upon a summons, summons was issued directed to
22. Entering Fine and Costs on Cash Book .40		Constable.
23. Issuing Mittimus to Jail or Work-		On the day of 19, said summons was duly returned
house, each .80		
24. Taking Recognizances of Witnesses		and filed with the following indorsement thereon, to-wit: Return—I served the same on the
with not less than two sureties .75		day of 19 , on the said
25. Issuing Executions, each .75		Constable.
26. Hearing Motions or Demurrers, each 1.00		
27. Making Transcript including certificate 2.50 28. Signing and Certifying Bill of Exceptions .50		At o'clock M., said accused failing without reasonable cause to appear as com-
28. Signing and Certifying Bill of Exceptions .50 29. Issuing other Orders, or Writs, each .75		manded by the summons, he was considered in contempt of court and was fined the sum of \$
30. Making Itemized Cost Bill on Docket .50		for which execution was awarded.
	280	
		Therefore I, the said Justice, having reasonable ground to believe that the offense charged has
		been committed, on the 28 day of Upsel 1947 issued a warrant for the arrest
		The state of the s
NAME OF OFFICER		On the 29 day of the 1943 said warrant was duly returned with the
		following indorsement thereon, to-wit: Return—I have taken the within named
NOTE: The following fees cover service and return		
of writs and copies to complete service, when re-		Olenton Millington and have the body now before the Justice, this 29 day
quired by law. Gen'l Code, Sec. 3347. 1. Search Warrant Defendants, each 1.00	100	of april 1947. Shereff A. S. Persa Constable.
3. Warrant to arrest Defendants, each 1.00	320	
4. Mileage, 1st mile, 50c, add'n'l m., each .15		
5. Order to commit to Jail Defend's, each 1.00		On the day of 19 , Subpoena issued for the following witnesses, to-wit:
6. Mileage, 1st mile, 50c, add'n'l m., each .15		
7. Order on Jailer for Prisoner or Prisoners,		
Defendants, each 1.00		following indorsement thereon, to-wit: 19 , I received this writ, and
8. Mileage, 1st mile, 50c, add'n'l m., each .15 9. Subpoenas persons, each .80		afterward I served the same in the manner and at the time shown by the annexed list and table;
9. Subpoenas persons, each .80 10. Mileage, 1st mile, 50c, add'n'l m., each .15		that is, I read this writ to those witnesses whose names are marked R., I stated its contents to those
11. Venire persons, each .80		
12. Mileage, 1st mile, 50c, add'n'l m., each .15		whose names are marked S., and I left a copy thereof at the usual place of residence of those whose
13. Execution .80		names are marked C. The others are not found. Constable.
14. Mileage, 1st mile, 50c, add'n'l m., each .15		
a. Money made on Execution, 6% on \$		
b. Summ'g and Swearing Appraisers 2.00		
c. Advertising Property for Sale 1.00		On the 29 day of April 1947, the said accused
15. Any Writ, Order or Notice not mentioned		Olinton melenglos was arraigned before me, the said Justice, and upon hearing
above, persons, each .80		was arraigned before me, the said Justice, and upon nearing
16. Mileage, 1st mile, 50c, add'n'l m., each .15		said complaint, pleaded guilty to the same. Crealing a disburbance
17. Attending trial or hearing, etc., each case 2.50		0-11-1-1

that such adjournment be had until the

sufficient surety, approved by me, in the sum of

your			Township Council County, Onto
WITNESS FEES AND JURY FEES	CERTI	FIED	
Jurors and Witnesses are paid upon the certifi- cate of the Justice and the names and amounts certified to each should be shown.	Dolls.	Cts.	Thereupon, on the day of 19, a commitment was issued to the
certified to each should be shown,			said Constable, and on the day of 19, said commitment was duly
WITNESS FEES. Secs. 3012,-13,-14.			returned with the following indorsement thereon, to-wit: 19 , I committed
No. of Miles		-	the within named to the custody of the within named jailer, with
			whom I left a certified copy of this writ. Constable.
			On the day of 19 , on application of
		-	by , it becoming necessary to further adjourn the examination of the accused,
		-	(Affidavit: or Consent)
		-	, it is ordered
			that such adjournment be had, until the day of 19, at o'clock M.
			Thereupon the accused entered into a recognizance before me, the said Justice, with good and
			sufficient surety approved by me, in the sum of Dollars, deemed
		5	by me reasonable, and conditioned according to law, for his appearance at the time aforesaid.
			And said accused is committed for safe keeping to the Jail of the until said time.
			Thereupon, on the day of 19, a Commitment was issued
			to the said Constable, and on the day of 19, said Commitment
	-		was duly returned with the following indorsement thereon, to-wit:
			I committed the within named to the custody of
			the within named jailer, with whom I left a certified copy of this writ.
			Fine of 100 was suspended and cost of 700 Constable. was paid and Clinton melengton was released and ordered to stay out of Hort Out Inn
			was paid and Clinton melengton was released
			and ordered to stow out of Hort Out Dun
			The state of the s
			4210
			× JH Bryan
	-		X GP 41 Sm Jan
			On the day of 19, the said accused was brought before
	-		
	-		me, the said Justice, and I, in the presence of the accused, inquired into the complaint.
			And said accused, in a writing subscribed by him, and filed, waived a jury, and submitted to
			be tried by me, the said Justice.
			Thereupon a Venire issued, directed to said Constable, for the following persons to serve as
			jurors in this case, to-wit:
			On the day of 19, said Venire was duly returned with the
			following indorsement thereon, to-wit:
			i de la composition della comp
	-		On the day of 19 the following named persons having
	-	-	, the following thanks per both having
			been duly summoned for jurors, appeared, to-wit:
			And on the day of 19, the following named jurors were
JURORS' FEES. Secs. 1746,-2, 3008, 13438.			duly impaneled and sworn according to law, to-wit:
			Thereupon trial was had accordingly, the parties being present, witnesses sworn at the request
. 0			of and examination on behalf of the State, to-wit:
10 mg			
10 1/			
3			and at the request of, and for the defendant, to-wit:
8 30 4			
3 1			
M 3			The said Jury on the day of 19 , returned the following verdict, to-wit:
601 4			We, the Jury in this case, find the Defendant
6 4 4			Guilty, in the manner and form as h stand charged in the complaint.
2 4 1			
1 2 2 3 1			Foreman.
1 3 3			It is thereupon, on the said day, by me, the said Justice, adjudged and ordered that the said
16 63	-		defendant
17 2 26 19	-		
(h & 2)			
(Th. (II)			
(The following to be paid by defendant, not by County Commissioners.)			On the day of 19 recognizance was
JURY FEES. (Sec. 12375.)			given as required and defendant
(300, 12373.)			grote at required and adjoinabile
SHERIFF Committing and discharging			
orisoner. (Sec. 2845.)			
	-		On the day of 19 , Commitment issued accordingly to the said Constable.
RECAPITULATION	-		On the day of 19, said Commitment was duly returned with
ustice of the Peace,	2	80	the following indorsement thereon, to-wit: Return: 19, I committed
Constable,			the within named to the custody of the within named
Vitness Fees,			jailer, with whom I left a certified copy of this writ.
		-	The state of the s

Criminal Action. Before

Form C-12-31-3 THE COL. B. B. MFG. CO. 121

, Justice of the Peace

CRIMINAL DOCKET

Township

County, Ohio

19 , I bound by their own recognizance the

Liable for Costs. General Code, Sec. 13499.	THE STATE OF OHIO,	On complaint of
Upon the filing of the complaint herein, it appends that the offense charged is a misdemann.	ard IME STATE OF OTHO,	On the charge of
the complainant irresponsible, I requi	cu	On the charge of
considering the complanant to procure some person—to become to the complainant to procure some person—to become to the complaint be dismissioned to the control of the cont	me	
Thereupon the following acknowledgment was	en- No. vs.	Defendant pleaded guilty 19
ered herein, to-wit:		Defendant pleaded not guilty 19
I hereby acknowledge myself liable for the costs his case if the complaint be dismissed.	in	Defendant was convicted 19
his case if the complaint be distinsted.		Defendant was acquitted 19
Signed before me and approved, this.	— Disposition of case	in Court above
ay of	Be it Remembered, That on the	day of abril 1947, came
f l P	and the second s	who filed written complaint against one
Justice of the Peace.		
OF THE BEACE		whereupon the following proceedings were had:
JUSTICE OF THE PEACE OTE: All writs, orders, notices and returns thereon, all proceed gs of the Court and actions taken by the Court MUST RE EN- graph of the Court and actions taken by the Court MUST RE EN-	Said complaint being in words and figu	res following, to-wit:
gs of the Court and actions taken by the Court and actions ta	The State of Ohio	County, ss. Before me,
Taking and Certifying Affidavits, each .80		a Justice of the Peace of said County, personally came
2. Taking Security for Costs .50	20	ho being duly sworn according to law, deposes and says
3. Indexing Case .20		
i. Iss'g Warrant to Arrest Persons, each .80	that on or about the day of	19 , in the County of
I. Issuing Summons to Corporation .80 3. Issuing Search Warrant .80	Ohio, aforesaid, one	unlawfully did then and there
7. Taking Bonds or Recognizances, each .80		
3. Issuing Commitments to Jail pend-		
ing Trial, each .75		
7. Granting Continuances, each .50 7. Issuing Subpoenas, Persons, each .10		
D. Issuing Subpoenas, Persons, each .10 L. Issuing Venire for Jury, Persons, each .10		
2. Issuing Orders on Jailer for Prisoner,		
each .75		
. Taking Waivers of Trial by Jury, each 40 . Swearing Witnesses, each .10		
S. Swearing Witnesses, each .10 S. Swearing Jury .40		
Hearing Case, on appearance before		
Evidence is introduced 1.00		
. Hearing where Evidence is introduced 2.00		11.
Sitting in Each Case, Trial by Jury 2.50	Sworn to before me and signed in my	presence, this day of 19
). Pronouncing Judgment .80). Numbering and Filing Necessary		Justice of the Peace.
Papers, each .10	The offense charged being a misdeme	eanor and having reasonable grounds to believe that the
. Issuing Certificates of Fees to		imons, summons was issued directed to
Witnesses and Jurors, each .10	docuord to atta	Constable.
2. Entering Fine and Costs on Cash Book .40 3. Issuing Mittimus to Jail or Work-		
house, each .80	On the day of	19 , said summons was duly returned
. Taking Recognizances of Witnesses	and filed with the following indorsement th	nereon, to-wit: Return—I served the same on the
with not less than two sureties .75	day of	19 , on the said
i. Issuing Executions, each .75 Hearing Motions or Demurrers, each 1.00		Constable.
J. Hearing Motions or Demurrers, each 1.00 J. Making Transcript including certificate 2.50	At o'clock M., said accus	sed failing without reasonable cause to appear as com-
3. Signing and Certifying Bill of Exceptions .50		
other Orders, or Writs, each .75		in contempt of court and was fined the sum of \$
). Making Itemized Cost Bill on Docket .50	for which execution was awarded.	
	Therefore I, the said Justice, having re	easonable ground to believe that the offense charged has
	been committed, on the day of	19 , issued a warrant for the arrest
	of the accused directed to	Constable.
	On the day of	19 , said warrant was duly returned with the
NAME OF OFFICER		
Constable.	following indorsement thereon, to-wit: 1	
OTE: The following fees cover service and return writs and copies to complete service, when re-	and has	ve body now before the Justice, this day
lired by law. Gen'l Code, Sec. 3347.	of 19 .	Constable.
I. Search Warrant Defendants, each 1.00 Z. Mileage, 1st mile, 50c, add'n'l m., each .15		
3. Warrant to arrest Defendants, each 1.00		
4. Mileage, 1st mile, 50c, add'n'l m., each .15	On the day of	C. I
5. Order to commit to Jail Defend's, each 1.00 6. Mileage, 1st mile, 50c, add'n'l m., each .15		, Subpoena issued for the following witnesses, to-wit:
7. Order on Jailer for Prisoner or Prisoners,	and on the day of	19 , said Subpoena was duly returned with the
Defendants, each 1.00	following indorsement thereon, to-wit:	19 , I received this writ, and
8. Mileage, 1st mile, 50c, add'n'l m., each .15	afterward I served the same in the manner	r and at the time shown by the annexed list and table;
a. Subpoenas porcono, cum	that is. I read this writ to those witnesses	whose names are marked R., I stated its contents to those
0. Mileage, 1st mile, 50c, add'n'l m., each .15 1. Venire persons, each .80	whose names are marked S and I lett	and thousand at the second it. I stated its contents to those
2. Mileage, 1st mile, 50c, add'n'l m., each .15	whose names are marked S., and I test a cop	by thereof at the usual place of residence of those whose
3. Execution .80	names are marked C. The others are not	found. Constable.
4. Mileage, 1st mile, 50c, add'n'l m., each .15		
a. Money made on Execution, 6% on \$ b. Summ'g and Swearing Appraisers 2.00	110	
c. Advertising Property for Sale 1.00	On the 30 day of April	194 , the said accused
5. Any Writ, Order or Notice not mentioned		
above, persons, each .80 6. Mileage. 1st mile, 50c. add'n'l m., each .15		aigned before me, the said Justice, and upon hearing
6. Mileage, 1st mile, 50c, add'n'l m., each .15 7. Attending trial or hearing, etc., each case 2.50		
8. Actual amount paid solely for the transporta- tion, meals and lodging of prisoners, and the	On the day of	19 , on application of
	by	, it becoming necessary to adjourn the
animals taken on any legal process, the same		(Amdavit or Consent)
writs and sworn to, and as shown below:	examination of the accused for the reason	that
	70, 000 100800	
	that such adjournment by L. J	it is ordered
	that such adjournment be had until the	day of 19 , at o'clock M.
	Thereupon the accused entered into a	recognizance before me, the said Justice with good and
	sufficient surety, approved by me, in the sur	m of Dollars.
	deemed by me reasonable, and conditioned	according to law, for his appearance at the time afore-
	said.	of the time afores appearance at the time afores

And said accused is committed for safe keeping to the Jail of the

until said time.

WITNESS FEES AND JURY FEES Jurors and Witnesses are paid upon the cert e of the Justice and the names and amout tified to each should be shown.	AMOUN CERTIFI ifi. Dolls. C	ts. Thereupon, on the day of 19 a commitment was issued to the
	_	said Constable, and on the day of 19, said commitment was dul
WITNESS FEES. Secs. 3012,-13,-14.	- of	returned with the following indorsement thereon, to-wit: 19 , I committee
Mi		the within named to the custody of the within named jailer, wit
		whom I left a certified copy of this writ. Constable.
		On the day of 19 , on application of
		by , it becoming necessary to further adjourn the examination of the accused (Affidavit or Consent)
		it is ordere
		that such adjournment be had, until the day of 19, at o'clock M
		Thereupon the accused entered into a recognizance before me, the said Justice, with good an
		sufficient surety approved by me, in the sum of Dollars, deeme
		by me reasonable, and conditioned according to law, for his appearance at the time aforesaid.
the same of the same of the same of	and the last	And said accused is committed for safe keeping to the Jail of the until said time
		Thereupon, on the day of 19, a Commitment was issue
		to the said Constable, and on the day of 19, said Commitmen
		to the said Constable, and on the day of 19, said Commitment was duly returned with the following indorsement thereon, to-wit: 19 I committed the within named to the custody of the cust
		I committed the within named
		the within named jailer, with whom I left a certified copy of this writ.
		Constable.
		The surfue friends the stay and and
		The magnific franching the stay on any
		from those one some
	_	
		On the day of 19, the said accused was brought befor
		me, the said Justice, and I, in the presence of the accused, inquired into the complaint.
		And said accused, in a writing subscribed by him, and filed, waived a jury, and submitted t
		be tried by me, the said Justice.
		Thereupon a Venire issued, directed to said Constable, for the following persons to serve a
		jurors in this case, to-wit:
		On the day of 19 , said Venire was duly returned with th
		following indorsement thereon, to-wit:
		On the day of 19 , the following named persons havin
		been duly summoned for jurors, appeared, to-wit:
		and the state of t
		And on the day of 19 , the following named jurors wer
JURORS' FEES. Secs. 1746,-2, 3008, 13438.		And on the day of 19, the following named jurors were duly impaneled and sworn according to law, to-wit:
		and impancied and sworn according to two, to-wit:
		Therewoon trial was had accordingly the annies him was to it
		Thereupon trial was had accordingly, the parties being present, witnesses sworn at the reques
		of and examination on behalf of the State, to-wit
		and at the request of, and for the defendant, to-wit:
	-	
		The said Jury on the day of 19, returned the following verdict, to-wit
		We, the Jury in this case, find the Defendant
		Guilty, in the manner and form as h stand charged in the complaint.
		Foreman.
Selfish and the self-self-self-self-self-self-self-self-		It is thereupon, on the said day, by me, the said Justice, adjudged and ordered that the sai
		defendant defendant
	100	AND ADDRESS OF THE PARTY OF THE
The following to be paid by defendan	t,	On the
by County Commissioners.)	1 1	On the day of 19 , recognizance was
URY FEES. (Sec. 12375.)		given as required and defendant
HERIFF Committing and discharging	-	
oner. (Sec. 2845.)	1	
		On the day of 19 , Commitment issued accordingly to the said Constable
RECAPITULATION		On the day of 19 , said Commitment was duly returned wit.
ice of the Peace,		the following indorsement thereon, to-wit: Return: 19, I committee
stable,		the within named to the custody of the within name
ness Fees,		jailer, with whom I left a certified copy of this writ.
ors' Fees	1 1 1	Comatable

On the

following witnesses, to appear and testify before the said Court, to-wit:

Original	CLERK OF COURTS UNION COUNTY Marysville, O., / 2 7	Un
Received of	Bupa.	
Number and Title of Case or Other Matter.	Sprenty fire Cents Dollars	DOLLS. CENTS
	Recording their a	
	Justile Comm	······································
	Topoly Commin	Clerk
	Ву	Deputy

