

CRIMINAL  
DOCKET

---

1

Criminal Docket No. 1

January 1, 1958 to December 9, 1958

Anderson	William E	23
Armstrong	Paul E	38
Asmen	Robert	63
AKers	Robert	78
ALderson	Vernon	169
Alderson	Vernon	170
Albright	Clyde S	184

Boyer	Ivan	2
Barker	John	18
Brake	Holley	19
Brinkham	Eugene	25
Brankham	James H.	32
Bliss	Donald	39
Bryan	Brady	43
Boyd	Louise	49
Baker	Norma	52
Baldwin	Leo	56
Baker	Dan	59
Barker	George	80
Brown	Earnest	88
Brake	Lloyd	92
Bowman	Robert	102
Buel, Jr	T.R.	129
Bright	Richard	150
Brooks	Henry Ward	168
Bailes	Arthur	171
Bailes	Arthur	172
Blinn	Alva	173
Bellville	Stanley	178

Crawford	Harry W.	7
Coder	Marion L	21
Carter	George	64
Connell	Norman W	71
Campbell	Jesse W.	72
Cremeans	Leroy	96
Christian	James	115
Chandler	Fred	126
Clark	Floyd	141
Cline	Hale	149
Cowell	Rufus C.	164
Cheesebrew	Arthur	182
Conner	William R	187
Cloud	Francis	189

D

Dodge	Joe	30
Dykes	Ray	90
Dutton	Carl	133
Dailey	Larry B.	153
Derr	Melvin C.	179

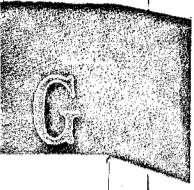
ERWIN	Robert	22
ERWIN	Robert	27
Erwin	Robert	28
Epstein	Jean	51
Eastman	Nels	131
<del>Amaryllis</del>		.
EVANS	Amaryllis	158

Fein	Robert	42
Fadley	Merle	47
Friedman	Ivan	60
Friedman	Ivan	106
Fitch	Chester	135
Fancey	Omar	166
Fendrick	Donald	177

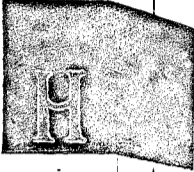


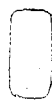
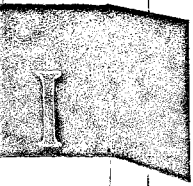
Gosnel  
Grant  
Godwin  
George  
Gamble  
Giles

Gaylon 35  
Joseph C 46  
Harry 67  
John 69  
John 109  
Rodney 113



Holloway	George A	20
Hess	William	40
Hamilton	Ernest	66
Haynes	Joseph	73
Hopkins	William D.	74
Hicks	Syloester	75
Hargett	Iris	79
Haines	John B.	82
Haines	John B.	83
Haines	Daisy	83
Harrison	Edward	119
Hahn	Donald E	145
Herr	Reba	167





Jett

Thomas

6

Johnson

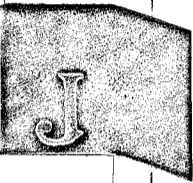
Robert

143

Jones

John

148

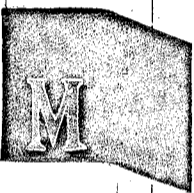


Kinnear	Clifton	14
Kramp	Robert W.	23
Kramp	Robert W.	24
Kousma	Sarp	55
Knott	Harry J	122
Kesterson	James	144
King, Sr.	William	183

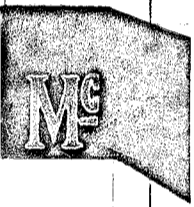
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Leeth	Ralph	29
Le Valley	De Moine	27
Long	Wanda	103
Lane	Vernon	105
Lewis	Joe	174
Lattimore	Paul	190
Leigh	Wilber	192

Mack	Howard	1
Miller	William J	12
Morris	Orville	53
Myles	Ernest	70
Mayo	John	85
Mayberry	Stanley	86
Mersfelder	Bertram J.	99
Miller	Lewis	107
Miller	William J.	112
Mabe	Walter	114
Mabe	Andrew	116
Miller	James	125
Mummey	Mary Lee	142
Myers	Paul	151
Miller	William J	156
Metzger	Robert	163



McCabe	Edwin E.	58
Mc Henry	David D.	87
Mc Nabb	Morgan	97
Mc Brien	William H.	110
Mc Intire	Merlin	121
Mc Clennen	Donald	124
Mc Quown	Donald J	154





Nicol	Edward	9
Nicol	Sherman	21
Neimeyer	John	84
Nichols	Earl E	155

N

O'Ryan	Russell	57
Organ	Darrel	94
Organ	Darrel	137

Phipps	Larry	26
Poling	Joseph	76
Pfleider	Kenneth	91
Poland	Donald	93
Pitt, Jr.	Lawrence	95
Phipps	Larry	127
Petticrew	James F	132
Pitt	William	136
Pitt	Larry	138
Pickens	John	181
Paver	Bert	186

P

Q



Ross	Russell	15
Rittenhouse	Jean	45
Russi	Rodger	48
Rousch	Dana E.	77
Roughton	Richard	123
Roberts	Joe	139
Rauch	Harry A.	165
Regse	Samuel	185

R

Smith	Elbert K.	4
Smith	Elbert K.	5
Southard	Robert	10
Seely	Albert L	11
Swanson	Charles	13
Swartz	Paul	50
Smith	James	61
Slonecker	David	62
Snyder	William A	68
Slavens	Richard	81
Starkey	Terrence	89
Shoup	Samuel	98
Shirk	Bill	111
Stidham	John	117
South	Norman	118
Spitler	Charles	128
Sedgwick	Rowland	146
Sedgwick	Rose	147
Smith	Lida	175
Shaw	Richard	187-A
Stout	Jack	188

Tillman	Maurice	3
Titus	Gary	8
Traylor	Wm. Robert	16
Traylor	Wm. Robert	17
Timberman	William	24
Thorpe	Charles	104
Taylor	Harry	130
Turner	John Richard	157
Taylor	Warren	180

U



Van Bimmer	Ronald	44
Vaughn	Warren	101
Varnes	Clyde E	140
Vermillion	Paul	191

V

Wirick	Glen	26
Watson	Claude J	41
Wilkins	Charles	54
Watson	Robert	100
White	Howard	120
Wilkinson	Paul	130-A
Wooten	Wayne	134
Walters	Lonnie	152
Wellman	Lowell	159
Wellman	Ralph	160
Wellman	Lowell	161
Wellman	Ralph	162
Westfall	Henry	176

W

X

Y



CRIMINAL DOCKET

State Case No.

UNION

COUNTY COURT

DISTRICT,

UNION

COUNTY, OHIO

Arrest No.

V. Lic. No.

State

Year

Op. Lic. No.

State

Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.

WESB PRINTING CO., CO., C. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

Howard Mack

On Complaint of Wendell P. Smith

Charge of ORC 909.02

Defendant pleaded Guilty

~~Defendant was acquitted—bound over—convicted.~~

Amount of Bond, \$

Fine \$ 10.00 Costs \$ 6.08 Total \$ 16.08

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss.

MARYSVILLE, OHIO

Before me, Mary Scheiderer, Notary Public

~~Judge of said County Court~~ personally came

Department of Agriculture

Wendell P. Smith, Deputy State Apiarist of the /, who being duly sworn according to law, deposes and says

that on or about the 1st day of June, 19 53, at the County of Union

one Howard Mack of Ostrander, Ohio, Delaware County, violated Section 909.18 of the Revised Code of Ohio, to wit the Defendant failed to file with the director of agriculture an application for registration setting forth the exact location of his apiaries and the number of colonies of bees in each apiary together with such other information as is required by the director, and accompanied by a registration fee of one dollar per year for each separate apiary owned or possessed by him at time of registration, as provided for in Section 909.02 of the Revised Code of Ohio and for which the penalty is provided in Section 909.99, contrary to the form of the statute in such case made and provided and against the peace and dignity of the state of Ohio.

(s) Wendell P. Smith

Sworn to and subscribed before me, this 6th day of January 1958

Mary Scheiderer, Notary Public  
Union County, Ohio MCE 6-20-60

~~County Court Judge~~

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

Summons issued directed to Sheriff of Union County

Summons returned and filed. Summoned orally.

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing January 9 1958, at 9:30 o'clock A.M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to 10 at o'clock M. on Application of the State—Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows: This day

the accused was brought before

the Court in the custody of the the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

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

Dollars, deemed reasonable for his appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Ten Dollars, and the costs of prosecution, taxed at \$ 6.08

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HERR PRINTING CO., CO., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Ivan Boyer

On Complaint of Wendell P. Smith  
Charge of ORC 909.02  
Defendant pleaded Guilty  
~~Defendant was acquitted bound over convicted~~

Amount of Bond, \$  
Fine \$ 15.00 Costs \$ 8.98 Total \$ 23.98

Date 19  
Atty. for Deft.

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

z UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE, OHIO

Before me, Mary Scheiderer, Notary Public, ~~Judge of said County Court~~, personally came  
Wendell P. Smith, Deputy State Apiarist, who being duly sworn according to law, deposes and says  
that on or about the 1st day of June, 1952, at the County of Union  
one Ivan Boyer, of Unionville, Center, Union County, State of Ohio, to wit the Defendant failed  
to file with the director of agriculture an application for registration setting forth the exact  
location of his apiaries and the number of colonies of bees in each apiary together with such other  
information as is required by the director, and accompanied by a registration fee of one dollar per  
year for each separate apiary owned or possessed by him at time of registration, as provided for in  
Section of 909.02 of the Revised Code of Ohio and for which the penalty is provided in Section 909.99.

Sworn to and subscribed before me, this 6 day of January 19 58

Mary Scheiderer, Notary Public  
Union County, ~~County Court Judge~~

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

Summons issued directed to Sheriff of Union County

Summons returned and filed. Summoned orally.

At 9:30 o'clock A. M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ none for which execution is awarded.

Warrant to Arrest issued to Sheriff of Union County

Warrant returned and filed.

Case set for hearing January 14, 19 58, at 9:30 o'clock A. M.

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

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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





CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Maurice Tillman

On Complaint of Martin Raines  
Charge of violation of O.R.C. 1115.23  
Defendant pleaded not Guilty  
Defendant was acquitted—bound over—convicted  
Amount of Bond, \$00.00  
Fine \$ Costs \$13.95 Total \$ 13.95  
Disposition of case in Court above

Date January 23, 1958

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

Union COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, Union COUNTY, ss. Marysville, OHIO

Before me, William S. Hoopes, Notary Public, Judge of said County Court, personally came  
Martin Raines, who being duly sworn according to law, deposes and says  
that on or about the 4th day of November, 1958, at the County of Union  
one Maurice Tillman obtained from him the sum of One Hundred Dollars (\$100.00) in currency and  
gave there a check payable to affiant under his nickname of "Fat" Raines, drawn on the First National  
Bank of Marysville, Ohio. That said check was delivered and said sum received by the said Maurice  
Tillman with the intent to defraud the said Martin Raines by reason of the fact that said Maurice  
Tillman as said time and place did not have an account in said Bank and said check was therefore  
of no value.

(s) Martin Raines

Sworn to and subscribed before me, this 13th day of December 1958

William S. Hoopes, Notary Public

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

Warrant to Arrest issued to Sheriff of Union County

Warrant returned and filed.

Case set for hearing January 23, 1958, at 10:30 o'clock A. M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Not Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

the Court in the custody of the the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that

he enter into a recognizance, with good and sufficient surety, in the amount of Three Hundred and no/100

Dollars, deemed reasonable for his appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$2.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the Sheriff of Union County upon failure to post the required bond of \$300.00

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER (Union County Court Judge, Sheriff, Constable), WITNESS FEES (R. C. 2335.08), JUROR'S FEES (R. C. 2947.23), and RECAPITULATION. Includes handwritten notes like 'Dismissed by Grand Jury' and 'Bound over'.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HERR PRINTING CO. CO. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Elbert K. Smith

On Complaint of Sheriff Edward Amrine  
Charge of Driving While Intoxicated  
Defendant pleaded Guilty  
Defendant was acquitted bound over convicted

Amount of Bond, \$  
Atty. for Deft. Fine \$ 100.00 Costs \$9.88 Total \$ 109.88  
(Fifty Dollars Suspended)  
Disposition of case in Court above

Date  
19

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Sheriff Edward Amrine, who being duly sworn according to law, deposes and says  
that on or about the 13th day of January, 1958, at the County of Union  
one Elbert K. Smith unlawfully operated a motor vehicle upon State Route # 4, a public highway in  
Claibourne Twp. in said county while in a state of intoxication.

(S) Edward Amrine

Sworn to and subscribed before me, this 14 day of January 19 58

Robert E. Evans, J. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing January 14, 1958, at 9:30 o'clock A.M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.

HEER PRINTING CO. CO. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Elbert K. Smith

On Complaint of Sheriff Edward Amrine  
Charge of Driving on a temporary permit..4507.02  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted  
Amount of Bond, \$  
Fine \$ 30.00 Costs \$ 9.88 Total \$ 39.88  
(Twenty Dollars Suspended)  
Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO  
Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Edward Amrine, Union County Sheriff, who being duly sworn according to law, deposes and says  
that on or about the 13 day of January, 19 58, at the County of Union  
one Elbert K. Smith did operate and drive a certain motor vehicle over and upon the highways of  
this state without first being licensed as an operator or chauffeur by the Registrar of Motor Vehicles.

(S) Sheriff Edward Amrine

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

Sworn to and subscribed before me, this 14 day of January 19 58

Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing January 14, 19 58, at 9:45 o'clock A.M.

~~Precepe for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Officers

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Thomas Jett

On Complaint of Sheriff Edward Amrine  
Charge of Intoxication  
Defendant pleaded Guilty  
~~Defendant was acquitted bound over convicted~~

Amount of Bond, \$  
Fine \$ 35.00 Costs \$ 8.08 Total \$ 43.08

Date 19 \_\_\_\_\_ Atty. for Deft.

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Sheriff Edward Amrine, who being duly sworn according to law, deposes and says  
that on or about the 13 day of January, 19 58, at the County of Union  
one Thomas Jett was found unlawfully in a state of intoxication. (3773.22)

(S) Edward Amrine, Sheriff

Sworn to and subscribed before me, this 14 day of January 19 58  
Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing January 14, 19 58, at 9:30 o'clock A.M.

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

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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





CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. CO. 16115 3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Harry W. Crawford

~~On Complaint of~~ (Case carried over from W. J. Snodgrass, Justice of the Peace Court, # 3351, ~~Charge of~~ Criminal Docket E, page no.1695)  
Defendant pleaded *Guilty*  
~~Defendant was acquitted bound over convicted~~

Amount of Bond, \$

Fine \$ Costs \$ Total \$

~~Disposition of case in Court above~~

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

COUNTY, ss.

OHIO

Before me,

, Judge of said County Court, personally came

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

that on or about the day of , 19 , at the County of  
one

Received from Edward Amrine, Sheriff of Union County, Ohio, a check in the sum of \$138.65 on January 14, 1958. Check was credited as follows: Court Costs, \$7.65; Sheriff's fees, \$3.00; and, Fine, \$128.00.

Sworn to and subscribed before me, this day of 19

County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows: This day

the accused was brought before

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

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

Dollars, deemed reasonable for his appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced. 2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph. 3. If the accused is convicted, efface the two preceding paragraphs.

Table with 3 main columns: COSTS, NAME OF OFFICER, and WITNESS FEES. Sub-headers for NAME OF OFFICER include County Court Judge, Constable, and SHERIFF'S FEES. WITNESS FEES includes JUROR'S FEES and RECAPITULATION. Includes handwritten total costs of 7.65 and 3.00.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

16115-7

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Gary Titus

On Complaint of This case carried over from W. J. Snodgrass, Justice of the Peace Ct.  
Charge of Criminal Docket E, Case # 3316  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$  
Fine \$ 100.- Costs \$ ~~10.00~~ 18.41 Total \$ 118.41

Date 19 Atty. for Deft.

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, COUNTY, ss. OHIO

Before me, Judge of said County Court, personally came, who being duly sworn according to law, deposes and says that on or about the day of 19, at the County of one

This case was carried over from W. J. Snodgrass Justice of the Peace Court, appearing in that court as Criminal Docket E, Case # 3316. Record of payments in that court appear on page 42 of the Cashbook, as follows:

11-12-57 \$5.00  
11-19-57 5.00  
11-26-57 5.00  
12-24-57 5.00

Payments in this court appear in the jacket of the case.

Sworn to and subscribed before me, this day of 19 County Court Judge

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

Summons issued directed to  
Summons returned and filed.

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

Warrant to Arrest issued to  
Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the  
Subpoena returned and filed.

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

Recognizance given, approved and filed.  
Recognizance not given, custody of Defendant committed to the  
Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows: This day

the accused was brought before

the Court in the custody of the the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

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

Dollars, deemed reasonable for h appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Dollars, and the costs of prosecution, taxed at \$

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced. 2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph. 3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-headers like County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION. Contains handwritten 'paid' and numbers '7 65', '10 76'.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. NEER PRINTING CO., CO., O. 16115-3

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs. Edward Nicol

On Complaint of Patrolman L. J. Bill
Charge of Failure to stop at stop sign
Defendant pleaded Guilty
Defendant was acquitted—bound over—convicted

Amount of Bond, \$
Fine \$ 15.00 Costs \$ 4.30 Total \$ 19.30

Date 19

Atty. for Deft.

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT, THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came Patrolman L. J. Bill, who being duly sworn according to law, deposes and says that on or about the 10 day of January, 19 58, at the County of Union one Edward Nicol did unlawfully operate a certain motor vehicle over and upon Southard Road in the county of Union, to wit: did fail to stop said vehicle in obedience to a stop sign erected at the intersection of U.S. Highway 36 as required by law. This Act contrary to and in violation of Section 4511.65 of the Ohio Revised Code.

(S) Partolman L. J. Bill

Sworn to and subscribed before me, this 16 day of January 19 58

Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing January 16 19 58, at 9:30 o'clock A.M.

Precipe for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

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

~~and for Defendant, to-wit:~~

Thereupon the Court orders and decrees as follows:

This day Edward Nicol

the accused was brought before

the Court in the custody of the Patrolman L.J. Bill. The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that ~~no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody~~

~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that~~

~~he enter into a recognizance, with good and sufficient surety, in the amount of~~

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~

Fifteen and no/100 Dollars, and the costs of prosecution, taxed at \$ 4.30

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed:~~

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

County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea. .80	2.00	Search Warrant Defendants, each. 1.00			
Taking Security for Costs .50		Mileage, 1st mile 50c, additional mi., ea. .15			
Indexing Case .20	2.00	Summons Persons, each .80			
Issuing Warrant Persons, each .80		Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Search Warrant .80		Warrant to arrest Defendants, ea. 1.00			
Issuing Summons .80		Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Bonds or Recognizances, ea. .80		Order to commit to Jail Defendants, ea. 1.00			
Issuing Commitments, each .75		Mileage, 1st mile 50c, additional mi., ea. .15			
Granting Continuance, each .50		Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00			
Issuing Subpoenas, Persons, each .10		Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Venire for Jury, Persons, ea. .10		Subpoenas persons, each .80			
Issuing Orders on Jailer for Pris., ea. .75	4.00	Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Waivers of Trial by Jury, ea. .40		Venire, Persons, each .80			
Swearing Witnesses, each .10		Mileage, 1st mile 50c, additional mi., ea. .15			
Swearing Jury .40		Taking Bond (or Recognizance), required by law, each .80			
Hearing Case, on appearance before Evidence is introduced 1.00	1.00	Any Writ, Order or Notice not mentioned above, persons, each .80			
Hear'g Motions or Demurers, ea. 1.00		Mileage, 1st mile 50c, additional mi., ea. .15			
Hearing where evidence is introduced 2.00		Attending trial or hearing, etc., each case 2.50			
Trial by Jury .80	8.00				
Pronouncing Judgment .10	2.00	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			
Numbering and Filing Necessary Papers, each .10					
Issuing Certificates of Fees to Witnesses and Jurors, each .10	4.00				
Entering Fines and Costs on Cash Book .40					
Issuing Mittimus to Jail or Work House, each .80					
Taking Recognizances of Witnesses with not less than two sureties .75		<b>SHERIFF'S FEES</b>			
Signing and Certifying Bill of Exceptions .50		Search Warrant first name, .75			
Issuing Executions, each .75		additional names, each .25			
Making transcript, including certificate 2.50		Mileage, miles, each .08			
Issuing other Orders, or Writs, ea. .75		Summons first name, .75			
Making itemized Cost Bill on Docket .50	6.00	additional names, each .25			
		Mileage, miles, each .08			
		Warrant to arrest, persons, ea. 1.00			
		Mileage, miles, each .08			
		Venire, persons, each .25			
		Mileage, miles, each .08			
		Subpoena, persons, each .25			
		Taking bond each .25			
		Receiving Prisoner .50			
		Discharging Prisoner .50			
		Taking Prisoner before Court, per day .75			
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75			
		additional names, each .25			
		Mileage, miles, each .08			
	4.30				
			<b>RECAPITULATION</b>		
			County Court		
			Constable		
			Jury Fee (R. C. 2947.23)		
			Sheriff, Committing and discharging prisoner (R. C. 311.17)		
			Witness Fees		
			Juror's Fees		
			Sheriff's Fees		

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Officers

HEER-PRINTING CO. CO. 16115 7

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Robert Southard

On Complaint of Frank W. Galloway  
Charge of Larceny by Trick (petty)  
Defendant pleaded Not Guilty  
~~Defendant was acquitted bound over convicted~~  
Defendant was convicted.  
~~Amount of Bond, \$~~  
Atty. for Deft. Fine \$ 30.00 Costs \$ 9.56 Total \$ 39.56  
Disposition of case in Court above

Date  
19

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE, OHIO

Before me, Robert O. Hamilton, Notary Public, ~~XXXXXXXXXXXXXXXXXXXX~~, personally came Frank W. Galloway, who being duly sworn according to law, deposes and says that on or about the 13 day of January, 1958, at the County of Union one Bob Southard did unlawfully obtain by purchase of one pair of dary brown "Freeman" men's shoes of the value of \$19.95, the property of Frank W. Galloway, dba Galloway Shoe Company of Marysville, Ohio with the consent of the said Frank W. Galloway by inducing said consent with the false and fraudulent representation that he would pay for said shoes by a check upon the First National Bank of Marysville and that said check would be sent immediately; he the said Bob Southard then and there well knowing the said representation to be false, he then having no account at the First National Bank ~~of~~ and having no intention to pay for said shoes.

(S) Frank W. Galloway, dba Galloway Shoe Co.

Sworn to and subscribed before me, this 13 day of January 19 58

Robert O. Hamilton, Notary Public ~~XXXXXXXXXXXXXXXXXXXX~~

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing January 16 19 , at 10:30 o'clock A.M.

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

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Not Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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



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

Frank W. Galloway and Arthur Galloway  
and for Defendant, to-wit: No testimony on behalf of the Defendant

Thereupon the Court orders and decrees as follows:

This day Robert Southard the accused was brought before

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

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

Dollars, deemed reasonable for his appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Thirty and no/100 Dollars, and the costs of prosecution, taxed at \$ 9.56

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

Commitment issued to the Sheriff of Union County.

Commitment returned and filed. Defendant was released upon paying \$3.56 and serving

~~Execution issued to the~~ time for the remaining fine and costs at the rate of \$3.00

~~Execution returned and endorsed:~~ per day.

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

County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea. .80	80	Search Warrant Defendants, each. 1.00			
Taking Security for Costs .50		Mileage, 1st mile 50c, additional mi., ea. .15			
Indexing Case .20	20	Summons Persons, each .80			
Issuing Warrant Persons, each .80		Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Search Warrant .80		Warrant to arrest Defendants, ea. 1.00			
Issuing Summons .80		Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Bonds or Recognizances, ea. .80		Order to commit to jail Defendants, ea. 1.00			
Issuing Commitments, each .75		Mileage, 1st mile 50c, additional mi., ea. .15			
Granting Continuance, each .50		Order on Jailor for Prisoner or Prisoners, Defendants, each 1.00			
Issuing Subpoenas, Persons, each .10		Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Venire for Jury, Persons, ea. .10		Subpoenas persons, each .80			
Issuing Orders on Jailor for Pris., ea. .75		Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Waivers of Trial by Jury, ea. .40	40	Venire, Persons, each .80			
Swearing Witnesses, each .10		Mileage, 1st mile 50c, additional mi., ea. .15			
Swearing Jury .40		Taking Bond (or Recognizance), required by law, each .80			
Hearing Case, on appearance before Evidence is introduced 1.00	1 00	Any Writ, Order or Notice not mentioned above, persons, each .80			
Hear'g Motions or Demurrers, ea. 1.00		Mileage, 1st mile 50c, additional mi., ea. .15			
Hearing where evidence is introduced 2.00		Attending trial or hearing, etc., each case 2.50			
Trial by Jury .80	80				
Pronouncing Judgment .10	10	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			
Numbering and Filing Necessary Papers, each .10					
Issuing Certificates of Fees to Witnesses and Jurors, each .10					
Entering Fines and Costs on Cash Book .40	40				
Issuing Mittimus to Jail or Work House, each .80	80				
SHERIFF'S FEES					
Taking Recognizances of Witnesses with not less than two sureties .75		Search Warrant first name, .75			
Signing and Certifying Bill of Exceptions .50		additional names, each .25			
Issuing Executions, each .75		Mileage, miles, each .08			
Making transcript, including certificate 2.50		Summons first name, .75			
Issuing other Orders, or Writs, ea. .75		additional names, each .25			
Making itemized Cost Bill on Docket .50	50	Mileage, miles, each .08			
Defendant paid \$3.56 toward the court costs and served time for remaining fine and costs.					
		Warrant to arrest, persons, ea. 1.00	1 00		
		Mileage, miles, each .08	2 56		
		Venire, persons, each .25			
		Mileage, miles, each .08			
		Subpoena, persons, each .25			
		Taking bond each .25			
		Receiving Prisoner .50	50		
		Discharging Prisoner .50	50		
		Taking Prisoner before Court, per day .75			
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75			
		additional names, each .25			
		Mileage, miles, each .08			
	5 00				
			4 56		

JUROR'S FEES  
1913.30 R.C.  
2947.23 R.C.

RECAPITULATION  
County Court  
Constable  
Jury Fee (R. C. 2947.23)  
Sheriff, Committing and discharging prisoner (R. C. 311.17)  
Witness Fees  
Juror's Fees  
Sheriff's Fees

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HERR PRINTING CO., COL. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
A. L. Seely

On Complaint of Stanley Rhoades  
Charge of Insufficient funds. (1115.23)  
~~Defendant committed to jail~~  
~~Defendant committed to jail~~  
Complainant dismissed  
affidavit.  
Lloyd George Kerns Atty. for Deft. Costs \$ 4.22 Total \$ 4.22  
Disposition of case in Court above

Date  
19

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Stanley Rhoades, who being duly sworn according to law, deposes and says that on or about the 26 day of October, 1958, at the County of Union one A. L. Seely, R. R. # 1, Ostrander, Ohio, gave a check payable to Alfred Combs, in the amount of \$68.93, drawn on the Richwood Banking Co., Richwood, Ohio. That said check was delivered to the said Alfred Combs with the intent to defraud the said Alfred Combs by reason of the fact that said A. L. Seely did not at that time have sufficient funds in said bank to his credit. Affiant further states that said Alfred Combs endorsed said check and delivered the same to this affiant who have full value therefore.

(S) Stanley Rhoades

Sworn to and subscribed before me, this 16 day of January 1958

Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~ Affidavit dismissed by Complainant

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

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

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

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

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



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO., COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Wm. J. Miller

On Complaint of Patrolman C. E. Beam  
Charge of Littering Highway (3767.20)  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$  
Fine \$ 10.00 Costs \$ 4.20 Total \$ 14.20  
(SUSPENDED \$10.00 FINE)  
Disposition of case in Court above

Date \_\_\_\_\_  
19 \_\_\_\_\_ Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE, OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Patrolman C. E. Beam, who being duly sworn according to law, deposes and says  
that on or about the 17 day of January, 1958, at the County of Union  
one William J. Miller did place of dispose of garbage, waste, rubbish, cans, bottles, paper,  
and other articles of an unsightly and unsanitary nature along state highway # 4 in said county,  
Union Township about 50 ft. north of Buck Run Creek, this being contrary to and in violation of  
section 3767.20 of the Revised Code of Ohio.

(S) Ptl. C. E. Beam

Sworn to and subscribed before me, this 21 day of January 1958

Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing January 21 1958, at 9:30 o'clock A. M.

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

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to wit:

Thereupon the Court orders and decrees as follows:  
This day William J. Miller

the accused was brought before

the Court in the custody of the Ptl. C. E. Beam. The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that ~~no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.~~

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

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~

Ten and no/100 (all suspended) Dollars, and the costs of prosecution, taxed at \$4.20

~~and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$5.00 per day for each day's imprisonment.~~

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

County Court Judge

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

COSTS	NAME OF OFFICER	WITNESS FEES	
		Counties	R. C. 2335.08
Taking and Certifying Affidavits, ea. .80	County Court Judge Search Warrant Defendants, each. 1.00		
Taking Security for Costs .50	Constable Mileage, 1st mile 50c, additional mi., ea. .15	NAMES	No. of Miles
Indexing Case .20	Summons Persons, each .80		Amount Certified
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15		
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00		
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15		
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00		
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15		
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00		
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15		
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80		
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15		
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80		
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15		
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80		
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80		
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15		
Hearing where evidence is introduced Trial by Jury 2.00	Attending trial or hearing, etc., each case 2.50	JUROR'S FEES	1913.30 R.C. 2947.23 R.C.
Pronouncing Judgment .80			
Numbering and Filing Necessary Papers, each .10	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		
Issuing Certificates of Fees to Witnesses and Jurors, each .10			
Entering Fines and Costs on Cash Book .40			
Issuing Mittimus to Jail or Work House, each .80			
Taking Recognizances of Witnesses with not less than two sureties .75	SHERIFF'S FEES		
Signing and Certifying Bill of Exceptions .50	Search Warrant first name, .75		
Issuing Executions, each .75	additional names, each .25		
Making Transcript, including certificate 2.50	Mileage, miles, each .08		
Issuing other Orders, or Writs, ea. .75	Summons first name, .75		
Making itemized Cost Bill on Docket .50	additional names, each .25		
	Mileage, miles, each .08		
	Warrant to arrest, persons, ea. 1.00		
	Mileage, miles, each .08		
	Venire, persons, each .25		
	Mileage, miles, each .08		
	Subpoena, persons, each .25		
	Taking bond each .25		
	Receiving Prisoner .50	RECAPITULATION	
	Discharging Prisoner .50	County Court	
	Taking Prisoner before Court, per day .75	Constable	
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75	Jury Fee (R. C. 2947.23)	
	additional names, each .25	Sheriff, Committing and discharging prisoner (R. C. 311.17)	
	Mileage, miles, each .08	Witness Fees	
		Juror's Fees	
		Sheriff's Fees	

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.

HEER-PRINTING CO. COI - 0 16115 2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Charles Swanson

On Complaint of Ptl. C. E. Beam  
Charge of unlawful registration . (4549.08)  
Defendant pleaded Guilty  
~~Defendant was acquitted bound over convicted~~

Amount of Bond, \$  
Fine \$ 50.00 Costs \$ 4.20 Total \$ 54.20

Date 19  
Atty. for Deft.

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE, OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Ptl. C. E. Beams, who being duly sworn according to law, deposes and says  
that on or about the 20 day of January, 1958, at the County of Union  
one Charles F. Swanson did operate a 1955 Volkswagon bearing Ohio Registration # Z4785 over and  
upon U. S. Highway #33 in said county, Paris Twp at 11:55 A. M. Date, and said registration plates  
being issued to another vehicle contrary to and in violation of section 4549.08 of the revised code  
of Ohio.

(S) Ptl. C. E. Beams

Sworn to and subscribed before me, this 21 day of January 19 58  
Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing January 23, 1958, at 10:00 o'clock A. M.

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

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to 10, at o'clock M., on Application of the State—Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

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

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

~~and for Defendant, to-wit:~~

Thereupon the Court orders and decrees as follows:  
This day Charles Swanson

the accused was brought before

the Court in the custody of the (custody attendant waived) The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that ~~no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody~~

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

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Fifty and no/100 Dollars, and the costs of prosecution, taxed at \$4.20~~

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea. .80	80	Search Warrant Defendants, each. 1.00			
Taking Security for Costs .50		Mileage, 1st mile 50c, additional mi., ea. .15			
Indexing Case .20	20	Summons Persons, each .80			
Issuing Warrant Persons, each .80		Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Search Warrant .80		Warrant to arrest Defendants, ea. 1.00			
Issuing Summons .80		Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Bonds or Recognizances, ea. .80		Order to commit to Jail Defendants, ea. 1.00			
Issuing Commitments, each .75		Mileage, 1st mile 50c, additional mi., ea. .15			
Granting Continuance, each .50		Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00			
Issuing Subpoenas, Persons, each .10		Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Venire for Jury, Persons, ea. .10		Subpoenas persons, each .80			
Issuing Orders on Jailer for Pris., ea. .75	40	Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Waivers of Trial by Jury, ea. .40		Venire, Persons, each .80			
Swearing Witnesses, each .10		Mileage, 1st mile 50c, additional mi., ea. .15			
Swearing Jury .40		Taking Bond (or Recognizance), required by law, each .80			
Hearing Case, on appearance before Evidence is introduced 1.00	1 00	Any Writ, Order or Notice not mentioned above, persons, each .80			
Hear'g Motions or Demurers, ea. 1.00		Mileage, 1st mile 50c, additional mi., ea. .15			
Hearing where evidence is introduced 2.00		Attending trial or hearing, etc., each case 2.50			
Trial by Jury .80	80				JUROR'S FEES 1913.30 R.C. 2947.23 R.C.
Pronouncing Judgment .80					
Numbering and Filing Necessary Papers, each .10	10	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			
Issuing Certificates of Fees to Witnesses and Jurors, each .10	40				
Entering Fines and Costs on Cash Book .40					
Issuing Mittimus to Jail or Work House, each .80					
Taking Recognizances of Witnesses with not less than two sureties .75		<b>SHERIFF'S FEES</b>			
Signing and Certifying Bill of Exceptions .50		Search Warrant first name, .75			
Issuing Executions, each .75		additional names, each .25			
Making Transcript, including certificate 2.50		Mileage, miles, each .08			
Issuing other Orders, or Writs, ea. .75		Summons first name, .75			
Making itemized Cost Bill on Docket .50	50	additional names, each .25			
		Mileage, miles, each .08			
		Warrant to arrest, persons, ea. 1.00			
		Mileage, miles, each .08			
		Venire, persons, each .25			
		Mileage, miles, each .08			
		Subpoena, persons, each .25			
		Taking bond each .25			
		Receiving Prisoner .50			
		Discharging Prisoner .50			
		Taking Prisoner before Court, per day .75			
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75			
		additional names, each .25			
	4 20	Mileage, miles, each .08			
					<b>RECAPITULATION</b>
					County Court
					Constable
					Jury Fee (R. C. 2947.23)
					Sheriff, Committing and discharging prisoner (R. C. 311.17)
					Witness Fees
					Juror's Fees
					Sheriff's Fees

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEBER PRINTING CO., COVINGTON, OHIO 43002 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Clifton Kinnear

On Complaint of Donald L. Robbinson  
Charge of failed to stop for school bus.  
Defendant pleaded *Guilty*  
~~Defendant was acquitted—bound over—convicted~~

~~Amount of Bond, \$~~

Atty. for Deft. Fine \$ 30.00 Costs \$ 7.92 Total \$ 37.92

Date  
19

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE, OHIO

Before me, Robert O. Hamilton, Notary Public, ~~Notary Public for Union County, Ohio~~ personally came Donald L. Robbinson, who being duly sworn according to law, deposes and says that on or about the 17 day of January, 1958, at the County of Union one Clifton E. Kinnear at approximately 3:50 P. M. while driving a 1948 Ford automobile, registration # L-4318 on state Route 37 outside the limits of a municipal corporation did overtake and pass a schoolbuss which had stopped on said highway for the purpose of discharging school children. Contrary to section 4511.75 of the revised code.

(S) Donald L. Robbinson

Sworn to and subscribed before me, this 18 day of January 19 58

Robert O. Hamilton, Notary Public

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing January 27 19 58, at 8:00 o'clock P.M.

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

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

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





CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HERR PRINTING CO., CO. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

Russel Ross

On Complaint of NathannW. Llewellyn

Charge of 4549.03 failing to report damage to realty  
Defendant pleaded Guilty  
~~Defendant was acquitted bound over convicted~~

Amount of Bond, \$

Fine \$ 30.00 Costs \$ 6.20 Total \$ 36.20

Disposition of case in Court above

Date  
19

Lloyd George Kerns Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION

COUNTY, ss.

MARYSVILLE,

OHIO

Before me, Robert O. Hamilton, Notary Public, ~~Hamilton County Court~~, personally came  
Nathan W. Llewellyn, who being duly sworn according to law, deposes and says  
that on or about the 8 day of January, 19 58, at the County of Union  
one Russell Ross of 117 West Blagrove Street, Richwood, Ohio, being the owner and driver of a 1958  
GMC Truck, while driving said vehicle was involved in an accident resulting in damage to a bridge  
belonging to the County of Union and located upon County Road 163, and did fail to take reasonable  
steps to locate and notify the person in charge of such property and did fail to notify the Sheriff  
of Union County of said accident. Contrary to section 4549.03 of the revised code of Ohio.

(S) Nathan W. Llewellyn

Sworn to and subscribed before me, this 29th day of January 19 58

Robert O. Hamilton, Notary Public County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing January 30 19 58, at 9:30 o'clock A.M.

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

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to wit:

Thereupon the Court orders and decrees as follows:

This day Russell Ross the accused was brought before

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

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

Dollars, deemed reasonable for his appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Thirty and no/100 Dollars, and the costs of prosecution, taxed at \$ 6.20

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER (County Court Judge, Constable), WITNESS FEES (R. C. 2335.08), JUROR'S FEES (R. C. 1913.30, 2947.23), SHERIFF'S FEES, and RECAPITULATION. Includes various legal fees and costs with handwritten totals.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
William Robert Traylor

On Complaint of Sheriff's Deputy Arthur Middleton  
Charge of Driving left of center  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$  
Fine \$ 15.00 Costs \$ 11.04 Total \$ 26.04

Date 19 Atty. for Deft.

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE, OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Arthur Middleton, who being duly sworn according to law, deposes and says  
that on or about the 2 day of February, 1958, at the County of Union  
one William Robert Traylor did operate a Motor vehicle on State Highway 31 about 8 miles North  
of Marysville contrary to the Code Section 4511-30 of the State of Ohio.

(S) Arthur Middleton

Sworn to and subscribed before me, this 2 day of February 19 58  
Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing February 4 19 58, at 9:30 o'clock A. M.

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

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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

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

~~and for Defendant, to-wit:~~

Thereupon the Court orders and decrees as follows:  
This day William R. Traylor

the accused was brought before

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

~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that~~

~~he enter into a recognizance, with good and sufficient surety, in the amount of~~

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~

~~Fifteen and no/100 Dollars, and the costs of prosecution, taxed at \$ 11.04~~

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the Sheriff of Union County pending arrangements for bond.~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed:~~

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
- 2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
- 3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER	WITNESS FEES	R. C. 2335.08
	County Court Judge	Constable	
		NAMES	No. of Miles   Amount Certified
Taking and Certifying Affidavits, ea. .80.....	80	Search Warrant Defendants, each. 1.00	
Taking Security for Costs .50.....		Mileage, 1st mile 50c, additional mi., ea. .15	
Indexing Case .20.....	20	Summons Persons, each .80	
Issuing Warrant Persons, each .80.....		Mileage, 1st mile 50c, additional mi., ea. .15	
Issuing Search Warrant .80.....		Warrant to arrest Defendants, ea. 1.00	
Issuing Summons .80.....		Mileage, 1st mile 50c, additional mi., ea. .15	
Taking Bonds or Recognizances, ea. .80.....	80	Order to commit to Jail Defendants, ea. 1.00	
Issuing Commitments, each .75.....		Mileage, 1st mile 50c, additional mi., ea. .15	
Granting Continuance, each .50.....		Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00	
Issuing Subpoenas, Persons, each .10.....		Mileage, 1st mile 50c, additional mi., ea. .15	
Issuing Venire for Jury, Persons, ea. .10.....		Subpoenas persons, each .80	
Issuing Orders on Jailer for Pris., ea. .75.....		Mileage, 1st mile 50c, additional mi., ea. .15	
Taking Waivers of Trial by Jury, ea. .40.....	40	Venire, Persons, each .80	
Swearing Witnesses, each .10.....		Mileage, 1st mile 50c, additional mi., ea. .15	
Swearing Jury .40.....		Taking Bond (or Recognizance), required by law, each .80	
Hearing Case, on appearance before Evidence is introduced 1.00.....	1 00	Any Writ, Order or Notice not mentioned above, persons, each .80	
Hear'g Motions or Demurers, ea. 1.00.....		Mileage, 1st mile 50c, additional mi., ea. .15	
Hearing where evidence is introduced 2.00.....		Attending trial or hearing, etc., each case 2.50	
Trial by Jury	80		
Pronouncing Judgment .80.....			
Numbering and Filing Necessary Papers, each .10.....	30	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	
Issuing Certificates of Fees to Witnesses and Jurors, each .10.....	40		
Entering Fines and Costs on Cash Book .40.....			
Issuing Mittimus to Jail or Work House, each .80.....	80		
		SHERIFF'S FEES	
Taking Recognizances of Witnesses with not less than two sureties .75.....		Search Warrant first name, .75	
Signing and Certifying Bill of Exceptions .50.....		additional names, each .25	
Issuing Executions, each .75.....		Mileage, miles, each .08	
Making Transcript, including certificate 2.50.....		Summons first name, .75	
Issuing other Orders, or Writs, ea. .75.....		additional names, each .25	
Making itemized Cost Bill on Docket .50.....	50	Mileage, miles, each .08	
		Warrant to arrest, persons, ea. 1.00	
		Mileage, miles, each .08	
		Venire, persons, each .25	
		Mileage, miles, each .08	
		Subpoena, persons, each .25	
		Taking bond each .25	
		Receiving Prisoner .50	
		Discharging Prisoner .50	
		Taking Prisoner before Court, per day .75	
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75	
		additional names, each .25	
		Mileage, miles, each .08	
	6 00		
			5 04
		RECAPITULATION	
		County Court	
		Constable	
		Jury Fee (R. C. 2947.23)	
		Sheriff, Committing and discharging prisoner (R. C. 311.17)	
		Witness Fees	
		Juror's Fees	
		Sheriff's Fees	

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HERR PRINTING CO., CO., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
William Robert Traylor

On Complaint of Deputy Arthur Middleton  
Charge of Driving While Intoxicated  
Defendant pleaded Guilty  
~~Defendant was acquitted bound over convicted~~

Amount of Bond, \$

Fine \$ 100.00 Costs \$ 11.04 Total \$ 111.04

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Deputy Sheriff Arthur Middleton

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

that on or about the 2 day of February, 1958, at the County of Union

one William Robert Traylor unlawfully operated a motor vehicle upon State Route 31 a public highway in said Union County while in a state of intoxication.

(S) Arthur Middleton

Sworn to and subscribed before me, this 2 day of February 1958

Robert E. Evans, Jr.

County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing February 4, 1958, at 10:00 o'clock A. M.

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

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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

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

Thereupon the Court orders and decrees as follows:  
 This day William Robert Traylor the accused was brought before  
 the Court in the custody of the Sheriff. The Court inquired into the complaint in the presence of  
 the accused, and having heard the testimony, evidence and arguments; it appears to the Court that ~~no offense has been~~  
~~committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby~~  
~~discharged from custody~~  
~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that~~  
~~he enter into a recognizance, with good and sufficient surety, in the amount of~~  
 Dollars, deemed reasonable for his appearance before the Court of Common  
 Pleas of ~~County, Ohio, on the first day of the next term thereof, to answer said Charge;~~  
 and for want of such recognizance that ~~he be committed to the jail of said County until discharged by the due course~~  
 of law.

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~  
 One Hundred and no/100 Dollars, and the costs of prosecution, taxed at \$11.04

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

- ~~Recognizance given as required.~~
- ~~Fine and costs paid and defendant discharged.~~
- ~~Bond for fine and costs.~~
- ~~Bound over to Grand Jury.~~
- ~~Commitment issued to the Sheriff of Union County for 3 day jail~~
- ~~Commitment returned and filed.~~ sentence, and pending arrangements for bond.
- ~~Execution issued to the~~
- ~~Execution returned and endorsed.~~

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

County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea. .80		Search Warrant Defendants, each. 1.00			
Taking Security for Costs .50		Mileage, 1st mile 50c, additional mi., ea. .15			
Indexing Case .20		Summons Persons, each .80			
Issuing Warrant Persons, each .80		Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Search Warrant .80		Warrant to arrest Defendants, ea. 1.00			
Issuing Summons .80		Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Bonds or Recognizances, ea. .80		Order to commit to Jail Defendants, ea. 1.00			
Issuing Commitments, each .75		Mileage, 1st mile 50c, additional mi., ea. .15			
Granting Continuance, each .50		Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00			
Issuing Subpoenas, Persons, each .10		Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Venire for Jury, Persons, ea. .10		Subpoenas persons, each .80			
Issuing Orders on Jailer for Pris., ea. .75		Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Waivers of Trial by Jury, ea. .40		Venire, Persons, each .80			
Swearing Witnesses, each .10		Mileage, 1st mile 50c, additional mi., ea. .15			
Swearing Jury .40		Taking Bond (or Recognizance), required by law, each .80			
Hearing Case, on appearance before Evidence is introduced 1.00		Any Writ, Order or Notice not mentioned above, persons, each .80			
Hear'g Motions or Demurers, ea. 1.00		Mileage, 1st mile 50c, additional mi., ea. .15			
Hearing where evidence is introduced 2.00		Attending trial or hearing, etc., each case 2.50			
Trial by Jury .80		JUROR'S FEES 1913.30 R.C. 2947.23 R.C.			
Pronouncing Judgment .10		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			
Numbering and Filing Necessary Papers, each .10		SHERIFF'S FEES			
Issuing Certificates of Fees to Witnesses and Jurors, each .10		Search Warrant first name, .75			
Entering Fines and Costs on Cash Book .40		additional names, each .25			
Issuing Mittimus to Jail or Work House, each .80		Mileage, miles, each .08			
Taking Recognizances of Witnesses with not less than two sureties .75		Summons first name, .75			
Signing and Certifying Bill of Exceptions .50		additional names, each .25			
Issuing Executions, each .75		Mileage, miles, each .08			
Making Transcript, including certificate 2.50		Warrant to arrest, persons, ea. 1.00			
Issuing other Orders, or Writs, ea. .75		Mileage, miles, each .08			
Making Itemized Cost Bill on Docket .50		Venire, persons, each .25			
		Mileage, miles, each .08			
		Subpoena, persons, each .25			
		Taking bond each .25			
		Receiving Prisoner .50			
		Discharging Prisoner .50			
		Taking Prisoner before Court, per day .75			
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75			
		additional names, each .25			
		Mileage, miles, each .08			
		RECAPITULATION			
				County Court	
				Constable	
				Jury Fee (R. C. 2947.23)	
				Sheriff, Committing and discharging prisoner (R. C. 311.17)	
				Witness Fees	
				Juror's Fees	
				Sheriff's Fees	

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. COLUMBUS, OHIO 16115-2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

John Barker

On Complaint of Winnie Jackson

Charge of Disorderly Conduct

Defendant pleaded Not Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted

~~Amount of Bond, \$~~

Atty. for Deft.

Fine \$ 25.00 Costs \$ 8.32 Total \$ 33.32

Date  
19

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION

COUNTY, ss.

MARYSVILLE,

OHIO

Before me, Robert O. Hamilton, Notary Public

~~Judge of said County Court~~, personally came

Winnie Jackson

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

that on or about the 4th day of February, 1958, at the County of Union

one John Barker, did willfully conduct himself in a noisy, boisterous, and disorderly manner, by words and acts which disturbed the good order and quiet of the community, Contrary to Section 2923.41 of the Revised Code.

(S) Winnie Jackson

Sworn to and subscribed before me, this 4 day of February 19 58

Robert O. Hamilton, Notary Public

~~County Court Judge~~

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing February 6, 19 58, at 11:00 o'clock A. M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Not Guilty.

Hearing of Case continued to February 11 19 58, at 10:00 o'clock A. M., on Application of the ~~State~~ Complainant witness to enable her to secure witnesses.

Recognizance dispensed with.

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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





CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year On. Lic. No. State Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. NEER PRINTING CO., COI. O. 14115-3

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs.
Holley Brake
Date 19
Atty. for Deft.

On Complaint of Thomas J. Dominiak, Investigator for the Department of Liquor Control
Charge of Improper sale of whiskey
Defendant pleaded Guilty
Defendant was acquitted, bound over, convicted
Amount of Bond, \$
Fine \$ 350.00 Costs \$ 6.40 Total \$ 356.40
Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert O. Hamilton, Notary Public, Judge of said County Court, personally came
Thomas J. Dominiak, who being duly sworn according to law, deposes and says
that on or about the 15th day of February, 19 58, at the County of Union
one Holley Brake, did sell whiskey without a license from the state of Ohio, and in violation
of Section 4301.58 of the Revised Code of Ohio,

(S) Thomas J. Dominiak

Sworn to and subscribed before me, this 15th day of February 19 58

Robert O. Hamilton, Notary Public

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing Feb. 18, 1958, at 9:30 o'clock A. M.

Precept for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to
Application of the State Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

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

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

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

\*said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Three Hundred and Fifty and no/100

Dollars, and the costs of prosecution, taxed at \$ 6.40

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bond over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph:
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00				
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15				
Indexing Case .20	Summons Persons, each .80				
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00				
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00				
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00				
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80				
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80				
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80				
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80				
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15				
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50				
Trial by Jury					JUROR'S FEES 1913.30 R.C. 2947.23 R.C.
Pronouncing Judgment .80	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to				
Numbering and Filing Necessary Papers, each .10					
Issuing Certificates of Fees to Witnesses and Jurors, each .10					
Entering Fines and Costs on Cash Book .40					
Issuing Mittimus to Jail or Work House, each .80					
Taking Recognizances of Witnesses with not less than two sureties .75	<b>SHERIFF'S FEES</b>				
Signing and Certifying Bill of Exceptions .50	Search Warrant first name, .75				
Issuing Executions, each .75	additional names, each .25				
Making Transcript, including certificate 2.50	Mileage, miles, each .08				
Issuing other Orders, or Writs, ea. .75	Summons first name, .75				
Making Itemized Cost Bill on Docket .50	additional names, each .25				
	Mileage, miles, each .08				
	Warrant to arrest, persons, ea. 1.00				
	Mileage, miles, each .08				
	Venire, persons, each .25				
	Mileage, miles, each .08				
	Subpoena, persons, each .25				
	Taking bond each .25				
	Receiving Prisoner .50				
	Discharging Prisoner .50				
	Taking Prisoner before Court, per day .75				
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75				
	additional names, each .25				
	Mileage, miles, each .08				
					<b>RECAPITULATION</b>
					County Court
					Constable
					Jury Fee (R. C. 2947.23)
					Sheriff, Committing and discharging prisoner (R. C. 311.17)
					Witness Fees
					Juror's Fees
					Sheriff's Fees

44.40

CRIMINAL DOCKET

State Case No.

20

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. WEST PRINTING CO., COLUMBUS, OHIO 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
George A. Holloway

On Complaint of Thomas J. Dominiak, Investigator  
for the State Department of Liquor Control  
Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~found~~ ~~over~~ convicted

Amount of Bond, \$  
Fine \$ 350.00 Costs \$ 6.40 Total \$ 356.40

Date 19  
Atty. for Deft.

Disposition of case in Court above.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert O. Hamilton, Notary Public, Judge of said County Court, personally came  
Thomas J. Dominiak, who being duly sworn according to law, deposes and says  
that on or about the 15th day of February, 1958, at the County of Union  
one George A. Holloway did then and there keep a place where intoxicating liquors, to wit:  
whiskey, were sold in violation of Section 4399.09 Revised Code of Ohio, and against the  
peace and dignity of the State of Ohio.

(S) Thomas J. Dominiak

Sworn to and subscribed before me, this 15th day of February 1958  
Robert O. Hamilton, Notary Public

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

Summons issued ~~directed to~~  
Summons returned and filed.

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

~~Warrant to Arrest issued to~~  
~~Warrant returned and filed.~~

Case set for hearing 2-18-58 19, at o'clock M.

~~Pracipe for Subpoena filed. Subpoena issued directed to the~~  
~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.  
~~Hearing of Case continued to~~ 10, at o'clock M.,  
~~on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~  
~~Recognizance not given, custody of Defendant committed to the~~  
Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

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

~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that~~

~~he enter into a recognizance, with good and sufficient surety, in the amount of~~

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~

Three Hundred and Fifty and no/100 Dollars, and the costs of prosecution, taxed at \$ 6.40

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00				
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15				
Indexing Case .20	Summons Persons, each .80				
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00				
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00				
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00				
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80				
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80				
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80				
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80				
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15				
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50				
Trial by Jury					JUROR'S FEES 1913.30 R.C. 2947.23 R.C.
Pronouncing Judgment .80	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to				
Numbering and Filing Necessary Papers, each .10					
Issuing Certificates of Fees to Witnesses and Jurors, each .10					
Entering Fines and Costs on Cash Book .40					
Issuing Mittimus to Jail or Work House, each .80					
Taking Recognizances of Witnesses with not less than two sureties .75					
Signing and Certifying Bill of Exceptions .50					
Issuing Executions, each .75					
Making Transcript, including certificate 2.50					
Issuing other Orders, or Writs, ea. .75					
Making itemized Cost Bill on Docket .50					
	<b>SHERIFF'S FEES</b>				
	Search Warrant first name, .75				
	additional names, each .25				
	Mileage, miles, each .08				
	Summons first name, .75				
	additional names, each .25				
	Mileage, miles, each .08				
	Warrant to arrest, persons, ea. 1.00				
	Mileage, miles, each .08				
	Venire, persons, each .25				
	Mileage, miles, each .08				
	Subpoena, persons, each .25				
	Taking bond each .25				
	Receiving Prisoner .50				
	Discharging Prisoner .50				
	Taking Prisoner before Court, per day .75				
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75				
	additional names, each .25				
	Mileage, miles, each .08				
					<b>RECAPITULATION</b>
					County Court
					Constable
					Jury Fee (R. C. 2947.23)
					Sheriff, Committing and discharging prisoner (R. C. 311.17)
					Witness Fees
					Juror's Fees
					Sheriff's Fees

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

NEER-PRINTING CO., CO. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

On Complaint of Ptl. L. J. Bill

Sherman J. Nicol

Charge of  
Defendant pleaded Guilty  
~~Defendant was acquitted—bound over—convicted.~~

Amount of Bond, \$

Atty. for Deft.

Fine \$ 25.00 Costs \$ 4.20 Total \$ 29.20

Date  
19

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Ptl. L. J. Bill, who being duly sworn according to law, deposes and says  
that on or about the 11th day of February, 19 58, at the County of Union

one Sherman J. Nicol did unlawfully operate a certain motor vehicle upon and over Union Co.  
Rd. # 105 at about 10:50 P.M. February 11, 1958, to wit: did operate said motor vehicle  
at a speed greater than was reasonable and proper having due regard for the road,  
weather, traffic and any other conditions then existing. Such speed of 70 M.P.H., when  
the prima facie limit being 50 M.P.H. This Act contrary to and in violation of  
Section 4511.21 of the Ohio Revised Code.

(S) Ptl. L. J. Bill

Sworn to and subscribed before me, this 13th day of February 19 58

Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 2-18-58 19, at o'clock M.

~~Process for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:
This day

the accused was brought before

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

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

Dollars, deemed reasonable for his appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Twenty-five and no/100

Dollars, and the costs of prosecution, taxed at \$4.20

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed.

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER (County Court Judge, Constable), WITNESS FEES (R. C. 2335.08), SHERIFF'S FEES, and RECAPITULATION. Includes detailed fee schedules for various court actions and witness services.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. REEB PRINTING CO., COLUMBUS, OHIO 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

Robert Erwin

On Complaint of  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ Costs \$ Total \$

Date  
19

Atty. for Deft.

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
\*\*\*\*\*, who being duly sworn according to law, deposes and says

that on or about the 18th day of February, 19 58, at the County of Union  
one Defendant cited to appear for violation of condition for suspension of sentence in Justice of  
Peace Court.

(See W. J. Snodgrass Criminal Docket E. #3346, Page 1690)

Defendant was found in Union County contrary to condition imposed for suspension of \$30.00 of  
fine in previous case.

Defendant plead guilty to having broken the condition and the \$30.00 formerly suspended was  
ordered to be paid.

Defendant committed until paid.

Sworn to and subscribed before me, this 18th day of February 19 58  
Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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





COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. NEWB PRINTING CO. COLUMBUS, OHIO 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

Robert W. Kramp

On Complaint of Ptl. L. J. Bill  
Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted

Amount of Bond, \$  
Fine \$50.00 Costs \$5.95 Total \$ 55.95

Date 19  
Atty. for Deft.

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Ptl. L. J. Bill, who being duly sworn according to law, deposes and says

that on or about the 20th day of February, 19 58, at the County of Union

one Robert W. Kramp did unlawfully operate a certain commercial motor vehicle over and upon U. S. Hy. 36 in the County of Union, to wit: did drive a commercial tractor as part of a commercial combination with three or more axles on a public highway without a valid highway use permit for such commercial tractor. This Act contrary to and in violation of Section 5728.04 of the Ohio Revised Code.

(S) Ptl. L. J. Bill

Sworn to and subscribed before me, this 20th day of February 19 58

Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 2-20-58 19, at o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HERR PRINTING CO., COLUMBUS, OHIO 16114-2

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs.

Robert Kramp

On Complaint of Ptl. L. J. Bill

Charge of 4507.02
Defendant pleaded Guilty
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ 25.00 Costs \$5.95 Total \$ 30.95

Disposition of case in Court above

Date 19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Ptl. L. J. Bill, who being duly sworn according to law, deposes and says

that on or about the 20th day of February, 19 58, at the County of Union

one Robert Kramp did unlawfully operate a certain motor vehicle over and upon U. S. Hy. 36 in the County of Union, to wit: did operate said motor vehicle upon a highway within the state while not licensed as a chauffeur or operator as required by law. This Act contrary to and in violation of Section 4507.02 of the Ohio Revised Code.

(S) Ptl. L. J. Bill

Sworn to and subscribed before me, this 20th day of February 1958

Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 2-20-58 19, at o'clock M.

Precipe for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to 19 at o'clock 14, on Application of the State Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

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

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

Dollars, deemed reasonable for his appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Twenty-five and no/100

Dollars, and the costs of prosecution, taxed at \$ 5.95

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed.

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION. Includes handwritten initials 'pk' and '495'.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. COI. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Eugene Brinkman

On Complaint of Sgt. J. L. Binkley  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 60.—

Fine \$ Costs \$ Total \$

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Sgt. J. L. Binkley, who being duly sworn according to law, deposes and says

that on or about the 20th day of February, 19 58, at the County of Union

one Eugene Brinkman of Osgood, Indiana did unlawfully operate a 1953 International Tractor, Indiana License 8638-L, towing a semi-trailer over and upon Highway 4, without a valid 1958 Highway Use Permit. Contrary to and in violation of Section 5728.04 of the R.C. of Ohio.

(S) Sgt. J. L. Binkley

Sworn to and subscribed before me, this 20th day of February 19 58

Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

awarded.

Warrant to Arrest issued to

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

(Bond forfeited)

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

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

\*the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that

he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

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

\*said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Dollars, and the costs of prosecution, taxed at \$

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER (County Court Judge, Constable), WITNESS FEES (R. C. 2335.08), NAMES, No. of Miles, Amount Certified. Includes sections for SHERIFF'S FEES and RECAPITULATION.

Handwritten signature: B and X of State

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

NEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Glenn Wirick

On Complaint of Lottie Mummy  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$  
Fine \$25.00 Costs \$7.04 Total \$ 32.04  
Fine Suspended  
Disposition of case in Court above

Date 19  
Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert O. Hamilton, Notary Public, ~~Justice~~ of said County Court, personally came  
Lottie Mummy, who being duly sworn according to law, deposes and says  
that on or about the 2nd day of January, 19 58, at the County of Union

one Glenn Wirick, did unlawfully, did falsely pretend, with intent to defraud, to one Lottie Mummy, that he had sufficient funds in the First National Bank of Delaware, Ohio to cover a check in the amount of \$5.00 and did give to the said Lottie Mummy a check which reads as follows:

Delaware, Ohio, January 2, 1958  
Pay to the order of Lottie Mummy \$5.00  
Five\*\*\*\*\*00 Dollars  
For Cash /s/Glenn Wirick 100

By which false pretenses the said Glenn Wirick did then and there unlawfully obtain from the said Lottie Mummy \$5.00 (five dollars) in United States Money, the property of said Lottie Mummy, whereas, in truth and in fact he did not have sufficient funds on deposit in said bank; and the said Glenn Wirick at the time he so falsely pretended as aforesaid, well knew the said false pretenses to be false. Contrary to Section 2911.01 of the Revised Code of Ohio.

Lottie Mummy further deposes and says that on or about the 7th day of January, 1958, at the County of Union aforesaid, one Glenn Wirick, did unlawfully, did falsely pretend, with intent to defraud, to one Lottie Mummy, that he had sufficient funds in the First National Bank of Delaware, Ohio to cover a check in the amount of \$5.00 and did give to the said Lottie Mummy a check which reads as follows:

Delaware, Ohio, January 7, 1958  
Pay to the Order of Lottie Mummy \$5.00  
Five-----00/100 Dollars  
For -----/s/ Glenn Wirick "

By which false pretenses the said Glenn Wirick did then and there unlawfully obtain from the said Lottie Mummy \$5.00 (five Dollars) in United States Money, the property of said Lottie Mummy, whereas, in truth and in fact he did not have sufficient funds on deposit in said bank; and the said Glenn Wirick at the time he so falsely pretended as aforesaid, well knew the said false pretenses to be false. Contrary to Section 2911.01 of the Revised Code of Ohio.

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.  
Sworn to and subscribed before me this 27th day of February, 1958

Robert O. Hamilton, Notary Public  
Summons issued directed to

Summons returned and filed.

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 2-28-58 19, at o'clock M.

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

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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



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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

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

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

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~

Twenty-five and no/100 (suspended) Dollars, and the costs of prosecution, taxed at \$ 7.04

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER (County Court Judge, Constable), WITNESS FEES (R. C. 2335.08), NAMES, No. of Miles, Amount Certified. Includes various court costs and a detailed SHERIFF'S FEES section with handwritten numbers.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER-PRINTING CO. - COL. - 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

Robert L. Erwin

On Complaint of Marion L. Coder

Charge of  
Defendant pleaded ~~Not~~ Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ Costs \$ Total \$

Disposition of case in Court above

Date Roy Roof Atty. for Deft.

19

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Marion L. Coder, who being duly sworn according to law, deposes and says

that on or about the 28th day of February, 19 58, at the County of Union

one Robert L. Erwin unlawfully entered and trespassed upon the lands and premises of Marion L. Coder and Freida K. Coder; and while on said premises, was then and there notified by the said Marion L. Coder to depart from said premises, but willfully and unlawfully neglected to depart from said premises; contrary to Section 2909.21 of the Revised Code of Ohio.

(S) Marion L. Coder

(DISMISSED BY ~~CODER~~ COMPLAINANT)

Sworn to and subscribed before me, this 1st day of March 19 58

Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. COLUMBUS, OHIO 16115-2

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs.

Robert L. Erwin

On Complaint of Marion L. Coder
Charge of
Defendant pleaded NOT Guilty
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ Costs \$ Total \$

Date 19

Roy E. Roof Atty. for Deft.

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Marion L. Coder, who being duly sworn according to law, deposes and says

that on or about the 28th day of February, 19 58, at the County of Union

one Robert L. Erwin unlawfully assaulted and threatened Marion L. Coder in a menacing manner contrary to Section 2901.25 of the Revised Code of Ohio.

(S) Marion L. Coder

(DISMISSED BY COMPLAINANT)

Sworn to and subscribed before me, this 1st day of Marion 19 58

Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

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

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

Dollars, deemed reasonable for h appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER (County Court Judge, Constable), WITNESS FEES (R. C. 2335.08), SHERIFF'S FEES, and RECAPITULATION. Rows include items like 'Taking and Certifying Affidavits', 'Issuing Warrant', 'Hearing Case', 'Mileage', 'Summons', etc.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HERR PRINTING CO., COLUMBUS, OHIO 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Ralph Leeth

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted

Amount of Bond, \$  
Fine \$ 40.00 Costs \$ 4.20 Total \$ 44.20  
Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, ~~Richard Francis~~ Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 1st day of March, 19 58, at the County of Union  
one Ralph Leeth did unlawfully hunt a wild furbearing animal to-wit a raccoon during the closed  
season contrary to Ohio Wild Life Council Order No. 172-57, Section A which order specifies that  
a furbearing animal to-wit a raccoon shall be taken by hunting only from Nov. 1, 1957 to Feb. 15, 1958,  
both dates inclusive.

(S) Richard Francis

Sworn to and subscribed before me, this 4th day of March 19 58  
Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 3-4-58 19 , at o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

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

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

Dollars, deemed reasonable for his appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Forty and no/100

Dollars, and the costs of prosecution, taxed at \$ 4.20

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs

Bond over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, and Sheriff's Fees, with various line items and amounts.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HESTER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

Joe Dodge

On Complaint of Richard Francis

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted bound over convicted

Amount of Bond, \$

Fine \$ 40.00 Costs \$ 4.20 Total \$ 44.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 1st day of March, 1958, at the County of Union  
one Joe Dodge did unlawfully hunt a wild furbearing animal to-wit a raccoon during the closed  
season contrary to Ohio Wildlife Council order No. 172-57, Section A which order specifies that  
a furbearing animal to-wit a raccoon shall be taken by hunting only from Nov. 1, 1957  
to Feb. 15, 1958 both dates inclusive, and in violation of Section 1531.02 of Revised Code  
of Ohio.

(S) Richard Francis

Sworn to and subscribed before me, this 4th day of March 1958

Robert E. Evans, Jr.

County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 3-4-58 19, at o'clock M.

~~Præcipe for Subpoena filed Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to  
on Application of the State—Defendant. 10, at o'clock M.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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





CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. CO. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO, <i>vs.</i> Marion L. Coder c c	On Complaint of Robert L. Erwin Charge of Defendant pleaded Guilty Defendant was acquitted—bound over—convicted.
Lloyd Kerns Atty. for Deft.	Amount of Bond, \$ Fine \$ Costs \$ Total \$
Date 19	Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE, OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came Robert Erwin, who being duly sworn according to law, deposes and says that on or about the 28th day of February, 19 58, at the County of Union one Marion L. Coder maliciously shot Robert L. Erwin with intent to wound him contrary, to Section 2901.23, Revised Code of Ohio

(S) Robert Erwin

(DISMISSED BY COMPLAINANT)

Sworn to and subscribed before me, this 1st day of March 19 58  
Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to  
Summons returned and filed.

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

Warrant to Arrest issued to  
Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the  
Subpoena returned and filed.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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



CRIMINAL DOCKET

State Case No.

32

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.

HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
James H. Branham

On Complaint of Ptl. M. D. Dunaway  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 20  
Fine \$ Costs \$ Total \$

Date 19 Atty. for Deft.

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, jr., Judge of said County Court, personally came

Ptl. M. D. Dunaway, who being duly sworn according to law, deposes and says

that on or about the 9th day of March, 19 58, at the County of Union

one James H. Branham unlawfully operated a motor vehicle over and upon U. S. Hwy. 33 at about 11:55 P. M. by overtaking and passing another vehicle to the left of the centerline and to the left of a yellow line within 100 feet of and while traversing a railroad crossing. Contrary to and in violation of Section 4511.30 of the Revised Code of Ohio.

(S) Ptl. M. D. Dunaway

Sworn to and subscribed before me, this 10th day of March 19 58

Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

Bond Forfeited

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows: This day

the accused was brought before

the Court in the custody of the the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

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

Dollars, deemed reasonable for h appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Dollars, and the costs of prosecution, taxed at \$

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION.

Handwritten signature/initials: Bond 7/1/11

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO., COLUMBUS, OHIO 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

William E. Anderson

On Complaint of Virginia Anderson  
Charge of Assault and Battery  
Defendant pleaded Not Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ 100.00 Costs \$10.12 Total \$ 110.12

Disposition of case in Court above  
~~\$75.00~~ Suspended

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert O. Hamilton, Notary Public, personally came  
Virginia Anderson, who being duly sworn according to law, deposes and says  
that on or about the 10th day of March, 19 58, at the County of Union  
one William E. Anderson did unlawfully commit Assault and Battery on Virginia Anderson.  
Contrary to Section 2901.25 of the Revised Code of Ohio.

(S) Virginia Anderson

Sworn to and subscribed before me, this 11th day of March 19 58

Robert O. Hamilton, Notary Public

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 3-18-58 19, at o'clock M.

Precipe for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Not Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit: Virginia Anderson William Anderson

Thereupon the Court orders and decrees as follows: This day

the accused was brought before

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

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

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of One hundred and no/100 Seventy-five and suspended Dollars, and the costs of prosecution, taxed at \$ 10.12

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

~~Recognizance given as required.~~

Fine and costs paid and defendant discharged.

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

Commitment issued to the

Commitment returned and filed.

~~Execution issued to the~~

~~Execution returned and endorsed:~~

(Served one day at \$3.00)

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes rows for County Court Judge, Sheriff's Fees, and Juror's Fees. Includes handwritten notes like '6.20' and '3.12'.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
William Timberman

On Complaint of Pt1. L. J. Bill  
Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted  
Amount of Bond, \$  
Fine \$ 20.00 Costs \$4.20 Total \$ 24.20  
Disposition of case in Court above

Date \_\_\_\_\_ Atty. for Deft. \_\_\_\_\_  
19 \_\_\_\_\_

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Pt1. L. J. Bill, who being duly sworn according to law, deposes and says

that on or about the 15th day of March, 19 58, at the County of Union

one William Timberman did unlawfully operate a certain motor vehicle upon and over U.S. Hy. 33 in the County of Union, Township of Paris at 10:40 P.M., March 15, 1958, to wit: did drive said vehicle at a speed greater than was reasonable and proper having due regard for road, weather, traffic and any other conditions then existing. Such speed of 70 M.P.H. This Act contrary to and in violation on Section 4511.21 of the Ohio Revised Code.

(S) Pt1 L. J. Bill

Sworn to and subscribed before me, this 18th day of March 19 58

Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 3-18-58 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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



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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

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

~~\*the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that~~

~~he enter into a recognizance, with good and sufficient surety, in the amount of~~

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

\*said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Twenty and no/100 Dollars, and the costs of prosecution, taxed at \$ 4.20

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed:~~

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

County Court Judge

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

COSTS	NAME OF OFFICER	WITNESS FEES R. C. 2335.08	
		NAMES	No. of Miles   Amount Certified
		County Court Judge	
Taking and Certifying Affidavits, ea.	Search Warrant Defendants, each		
Taking Security for Costs	Mileage, 1st mile 50c, additional mi., ea.		
Indexing Case	Summons Persons, each		
Issuing Warrant Persons, each	Mileage, 1st mile 50c, additional mi., ea.		
Issuing Search Warrant	Warrant to arrest Defendants, ea.		
Issuing Summons	Mileage, 1st mile 50c, additional mi., ea.		
Taking Bonds or Recognizances, ea.	Order to commit to Jail Defendants, ea.		
Issuing Commitments, each	Mileage, 1st mile 50c, additional mi., ea.		
Granting Continuance, each	Order on Jailer for Prisoner or Prisoners, Defendants, each		
Issuing Subpoenas, Persons, each	Mileage, 1st mile 50c, additional mi., ea.		
Issuing Venire for Jury, Persons, ea.	Subpoenas persons, each		
Issuing Orders on Jailer for Pris., ea.	Mileage, 1st mile 50c, additional mi., ea.		
Taking Waivers of Trial by Jury, ea.	Venire, Persons, each		
Swearing Witnesses, each	Mileage, 1st mile 50c, additional mi., ea.		
Swearing Jury	Taking Bond (or Recognizance), required by law, each		
Hearing Case, on appearance before Evidence is introduced	Any Writ, Order or Notice not mentioned above, persons, each		
Hear'g Motions or Demurers, ea.	Mileage, 1st mile 50c, additional mi., ea.		
Hearing where evidence is introduced	Attending trial or hearing, etc., each case		
Trial by Jury			
Pronouncing Judgment			
Numbering and Filing Necessary Papers, each	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		
Issuing Certificates of Fees to Witnesses and Jurors, each			
Entering Fines and Costs on Cash Book			
Issuing Mittimus to Jail or Work House, each			
Taking Recognizances of Witnesses with not less than two sureties			
Signing and Certifying Bill of Exceptions			
Issuing Executions, each			
Making Transcript, including certificate			
Issuing other Orders, or Writs, ea.			
Making itemized Cost Bill on Docket			
	SHERIFF'S FEES		
	Search Warrant first name,	.75	
	additional names, each	.25	
	Mileage, miles, each	.08	
	Summons first name,	.75	
	additional names, each	.25	
	Mileage, miles, each	.08	
	Warrant to arrest, persons, ea.	1.00	
	Mileage, miles, each	.08	
	Venire, persons, each	.25	
	Mileage, miles, each	.08	
	Subpoena, persons, each	.25	
	Taking bond each	.25	
	Receiving Prisoner	.50	
	Discharging Prisoner	.50	
	Taking Prisoner before Court, per day	.75	
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name	.75	
	additional names, each	.25	
	Mileage, miles, each	.08	
	RECAPITULATION		
	County Court		
	Constable		
	Jury Fee (R. C. 2947.23)		
	Sheriff, Committing and discharging prisoner (R. C. 311.17)		
	Witness Fees		
	Juror's Fees		
	Sheriff's Fees		

4.20

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. COLUMBUS, OHIO 16115-2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

Gaylon Gosnel

On Complaint of Ptl. C. E. Beams

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

Amount of Bond, \$ 25. -

Fine \$ Costs \$ Total \$

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

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

that on or about the 17th day of March, 19 58, at the County of Union

one Gaylon Gosnel did operate a commercial tractor as part of a commercial tractor combination on State Highway #4 in said county, Union Twp. at about 11 A.M. this date, and did fail to have a valid highway use permit for such commercial car or commercial tractor. This being contrary to and in violation of Section 5729.04 of the Revised Code of Ohio.

(S) Ptl. C. E. Beams

Sworn to and subscribed before me, this 18th day of March 19 58

Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

(Bond Forfeited)

Warrant to Arrest issued to

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

\*the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that

he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

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

\*said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Dollars, and the costs of prosecution, taxed at \$

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER (County Court Judge, Constable), WITNESS FEES (R. C. 2335.08), and a detailed list of court expenses and fees including affidavits, warrants, subpoenas, and sheriff's fees.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.

HEER PRINTING CO. COL. O. 10115 3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

Larry Phipps

On Complaint of Arthur Middleton

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

Amount of Bond, \$

Fine \$ 60.00 Costs \$ 9.00 Total \$ 69.00

Disposition of case in Court above  
50.00 Suspended

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

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

that on or about the 16th day of March, 19 58, at the County of Union

one Larry Phipps, did enter upon the premises of one Fred Davis located on County Road 307, and did then and there steal gasoline belonging to the said Fred Davis, which gasoline was of a value of approximately one and 20/100 dollars, contrary to Section 2907.20 of the Ohio Revised Code.

(S) Arthur Middleton

Sworn to and subscribed before me, this 18th day of March 19 58

Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned, and filed.

Case set for hearing 3-18-58 19, at o'clock M.

Receipt for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

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

Dollars, deemed reasonable for his appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Sixty (Fifty suspended) and no/100 Dollars, and the costs of prosecution, taxed at \$ 9.00

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION. Includes handwritten notes like '5 20' and '4 80'.

CRIMINAL DOCKET

State Case No.

37

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO., COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

DeMoine LeValley

On Complaint of Ptl. L. J. Bill

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

Amount of Bond, \$

Fine \$ 25.00 Costs \$4.20 Total \$ 29.20  
5.00 suspended  
Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Ptl. L. J. Bill, who being duly sworn according to law, deposes and says

that on or about the 19th day of March, 19 58, at the County of Union

one DeMoine LeValley did unlawfully operate a certain motor vehicle upon and over State Hy. 4 in the County of Union at 3:25 P.M., March 19, 1958, to wit: did drive said vehicle at a speed greater than was reasonable and proper having due regard for the road, weather, traffic and any other conditions then existing. Such speed of 75 M.P.H., prima facie limit being 60 M.P.H. This Act contrary to and in violation of Section 4511.21 of the Ohio Revised Code.

(S) Ptl. L. J. Bill

Sworn to and subscribed before me, this 20th day of March 19 58

Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 3-20-58 19, at o'clock M.

~~Process for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows: This day

the accused was brought before

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

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

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~

Twenty-five ~~DOLLARS~~ (five suspended) Dollars, and the costs of prosecution, taxed at \$ 4.20

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed:~~

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER (County Court Judge, Constable), WITNESS FEES (R. C. 2335.08), JUROR'S FEES (1913.30 R.C., 2947.23 R.C.), SHERIFF'S FEES, and RECAPITULATION. Includes handwritten notes like '4 20' and 'pd'.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. COL. O. 1611F-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

Paul E. Armstrong

On Complaint of Pt1. L. J. Bill

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

Amount of Bond, \$

Fine \$ 50.00 Costs \$4.20 Total \$ 54.20

30.00 suspended

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION

COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Pt1. L. J. Bill

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

that on or about the 20th day of March, 19 58, at the County of Union

one Paul E. Armstrong did unlawfully operate a certain motor vehicle, a commercial motor vehicle tractor upon and over State Hy. 4 in the County of Union, to wit; did operate a commercial tractor as part of commercial tandem with 3 or more axles on a public highway without a valid highway use permit for such commercial tractor. This Act contrary to and in violation of Section 5728.04 of the Ohio Revised code.

(S) Pt1. L. J. Bill

Sworn to and subscribed before me, this 20th day of March 19 58

Robert E. Evans, Jr.

County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 3-20-58 19, at o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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



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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows: This day

the accused was brought before

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

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

Dollars, deemed reasonable for his appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Fifty ( thirty dollars suspended) Dollars, and the costs of prosecution, taxed at \$

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bond over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed.

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER-PRINTING CO. COL. O. 16115-R

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

Donald Bliss

On Complaint of Richard Francis

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

Amount of Bond, \$

Fine \$15.00 Costs \$4.20 Total \$ 19.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

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

that on or about the 23 day of March, 19 58, at the County of Union

one Donald Bliss, Rt. 1, Plain City did unlawfully ~~XXXXXX~~ while engaged in fishing in the waters of the State of Ohio to-wit the waters of Big Darby Creek fail to exhibit his valid 1958 Fishing License.

(S) Richard Francis

Sworn to and subscribed before me, this 25th day of March 19 58

Robert E. Evans, Jr. County Court Judge

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

Summons issued ~~directed to~~

Summons returned and filed.

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 3-25-58 19, at o'clock M.

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

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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



CRIMINAL DOCKET

State Case No.

40

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.

NEED PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth  
Date

THE STATE OF OHIO,  
vs.

Bill Hess

On Complaint of Edward Amrine, Sheriff

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

Amount of Bond, \$

Fine \$ 25.00 Costs \$9.92 Total \$ 34.92

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

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

that on or about the 23rd day of March, 19 58, at the County of Union

one Bill Hess, did unlawfully get intoxicated, by drinking a intoxicating liquor and the said Bill Hess, was then and there found in a state of intoxication upon a certain County road known as County Road 262 in said County of Union aforesaid, while in a state of intoxication, 3773.22.

(S) Edward Amrine

Sworn to and subscribed before me, this 25th day of March 19 58

Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 3-25-58 19, at o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to 10 at o'clock M., on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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



COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 70 Prescribed by Bureau of Inspection and Supervision of Public Offices.

NEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Claude J. Watson

On Complaint of Edward Amrine, Sheriff  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 20. -  
Fine \$ Costs \$ Total \$  
Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Edward Amrine, Sheriff, who being duly sworn according to law, deposes and says  
that on or about the 22nd day of March, 19 58, at the County of Union  
one Claude J. Watson, being then and there the operator of a certain vehicle, Ohio Lic. No. C.675,  
to-wit: on State Route 33, a highway in Union County, did then and there while crossing  
through highway in Union County, unlawfully fail to yield the right of way.  
R.C. 4511.43.

(S) Edward Amrine

Sworn to and subscribed before me, this 25th day of March 19 58  
Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to  
Summons returned and filed.

(Bond Forfeited)

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

Warrant to Arrest issued to  
Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the  
Subpoena returned and filed.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

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

\*the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that

he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

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

\*said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Dollars, and the costs of prosecution, taxed at \$

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES (R. C. 2335.08). Includes detailed fee schedules for various court activities and a handwritten note 'Bond forfeited'.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HERR PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Robert Fein

On Complaint of **Merrill Ansley**

Charge of  
Defendant pleaded **Guilty**  
Defendant was ~~acquitted~~ ~~bound over~~ convicted

Amount of Bond, \$ **25.-**

Atty. for Deft. Fine \$ **20.80** Costs \$ **4.20** Total \$ **25.-**

Date \_\_\_\_\_  
19 \_\_\_\_\_

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Merrill Ansley, who being duly sworn according to law, deposes and says  
that on or about the 26th day of March, 19 58, at the County of Union  
one Robert Fein an employee of Husman Express did unlawfully operate a motor vehicle transporting  
property for hire, upon and over the public highways of Union County, Ohio; that said  
Robert Fein did operate, a tractor displaying thereon Ohio State License Plates No. 7-1-493  
and a Semi-trailer displaying Ohio State License plate No. 36N-12 on State Highway 4 at  
Richwood in the following unlawful manner.

Caring unauthorized passenger  
No clearance lights  
Contrary to R.C. 4921.32, A.O. Rule 22, Par.-16  
4921-04

(S) Merrill Ansley

Sworn to and subscribed before me, this 26th day of March 19 58  
Robert E. Evans, Jr. County Court Judge

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

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

~~Warrant to Arrest issued to~~  
~~Warrant returned and filed.~~  
Case set for hearing **3-26-58** 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.  
~~Precept for Subpoena filed. Subpoena issued directed to the~~  
~~Subpoena returned and filed.~~  
~~Defendant arraigned. Pleads \_\_\_\_\_ Guilty.~~  
~~Hearing of Case continued to \_\_\_\_\_ at \_\_\_\_\_ o'clock M.,~~  
~~Application of the State—Defendant.~~

*Tried "in absentia" - Guilty*

~~Recognizance given, approved and filed.~~  
~~Recognizance not given, custody of Defendant committed to the~~  
Waiver of Trial by Jury filed in writing.

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





CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

Brady Bryan

On Complaint of Ptl. C. E. Beams

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

Amount of Bond, \$

Fine \$ 15.- Costs \$ 4.80 Total \$ 19.80

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

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

that on or about the 1st day of April, 19 58, at the County of Union

one Brady Bryan did operate a certain commercial motor vehicle pulling a semi-trailer over and upon State Highway #4 in said County, Paris Twp. at 9 A.M. date. Said semi-trailer not displaying registration plates or plate displayed on rear. This being contrary to and in violation of Section 4503.21 of the Revised Code of Ohio.

(S) Ptl. C. E. Beams

Sworn to and subscribed before me, this 1st day of April 19 58

Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 4-1-58 19, at o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 40, at o'clock M. on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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



CRIMINAL DOCKET

State Case No.

44

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO., CO. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Ronald J. Van Brimmer

On Complaint of Ptl. C. E. Beams  
Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted  
Amount of Bond, \$  
Fine \$ Costs \$ 6.20 Total \$ 6.20  
Disposition of case in Court above

Date  
19  
Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Ptl. C. E. Beams, who being duly sworn according to law, deposes and says  
that on or about the 31st day of March, 19 58, at the County of Union  
one Ronald J. Van Brimmer did operate a 1948 Chevrolet bearing Ohio License #P3271 over and  
upon Union County Road #182 in said County, Leesburg Twp. at about 11:15 A.M. date. and  
did fail to have an operators license contrary to and in violation of Sect. 4513.07 of  
the Revised Code of Ohio.

(S) Ptl. C. E. Beams

Sworn to and subscribed before me, this 1st day of April 19 58  
Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 4-1-58 19 , at o'clock M.

~~Precine for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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



COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. NEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO, vs. Jean E. Rittenhouse	On Complaint of J. Byron Galloway Charge of Defendant pleaded <i>Guilty</i> Defendant was acquitted—bound over—convicted Amount of Bond, \$ 20.00 Fine \$                      Costs \$                      Total \$ Disposition of case in Court above
Date 19	Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
 THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
 J. Byron Galloway, who being duly sworn according to law, deposes and says  
 that on or about the 2nd day of April, 19 58, at the County of Union  
 one Jean E. Rittenhouse, did drive a Chev. Sedan bearing Lic. Ohio B-8244 upon St. Highway 31,  
 70 M.P.H. in contrary to and in violation of revised Sec. of General Code of Ohio #4511.21

(S) J. Byron Galloway

Sworn to and subscribed before me, this 3rd day of April 19 58  
 Robert E. Evans, Jr. County Court Judge

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

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

(Bond Forfeited)

Warrant to Arrest issued to  
 Warrant returned and filed.  
 Case set for hearing 19 , at o'clock M.  
 Precipe for Subpoena filed. Subpoena issued directed to the  
 Subpoena returned and filed.  
 Defendant arraigned. Pleads Guilty.  
 Hearing of Case continued to 19 , at o'clock M.,  
 on Application of the State—Defendant.

Recognizance given, approved and filed.  
 Recognizance not given, custody of Defendant committed to the  
 Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows: This day

the accused was brought before

the Court in the custody of the the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

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

Dollars, deemed reasonable for his appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION.

Handwritten signature or initials.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO., COLUMBUS, OHIO 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

Joseph Carl Grant

On Complaint of Edward Amrine, Sheriff  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted ~~heard over~~ convicted

Amount of Bond, \$

Date 19 Atty. for Deft. Fine \$ 25.- Costs \$ 4.20 Total \$ 29.20  
\$ 15.00 suspended 2.36 31.56  
Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

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

that on or about the 6th day of April, 19 58, at the County of Union

one Joseph Carl Grant, did unlawfully get intoxicated by drinking an intoxicating liquor, and and said Joseph Carl Grant, was then and there found in a state of intoxication upon a certain County road known as County Road 146 in said County of Union aforesaid, while in a state of intoxication. Revised Code of Ohio Section 3773.22.

(S) Edward Amrine, Sheriff

Sworn to and subscribed before me, this 8th day of April 1958

Robert E. Evans, Jr. County Court Judge

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

Summons issued ~~directed to~~

Summons returned and filed.

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 4-10-58 19, at o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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



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

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

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

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

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Twenty-five (\$15.00 suspended) Dollars, and the costs of prosecution, taxed at \$ 6.56

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER (County Court Judge, Constable, Sheriff's Fees), WITNESS FEES (R. C. 2335.08). Includes sub-tables for JUROR'S FEES and RECAPITULATION. Handwritten annotations include '4 20' and '2 36'.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Officers

HEER-PRINNING CO., CO., O. 16115-2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

Merle A. Fadely

On Complaint of Robert M. Williams

Charge of  
Defendant pleaded **NOT** Guilty  
Defendant was ~~acquitted bound over convicted~~

Amount of Bond, \$

Fine \$ **2030.<sup>00</sup>** Costs \$ **5.20** Total \$ **2035.<sup>20</sup>**  
**\$ 2010.- suspended**  
Disposition of case in Court above

Date 19 \_\_\_\_\_ Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO  
Before me, Robert O. Hamilton, Notary Public, Judge of said County Court, personally came  
Robert E. Evans, Jr.,

Robert M. Williams, who being duly sworn according to law, deposes and says  
that on or about the 20th day of August, 19 57, at the County of Union  
one Merle A. Fadely, Owner of the property located at 57 Brown Street, Milford Center, Ohio  
did wilfully or negligently, fail, neglect or refuse to comply with Fire Marshal  
Order No. 93865 contrary to Sec. 3737.27 of the Revised Code, State of Ohio.

(S) Robert M. Williams

Sworn to and subscribed before me, this 1st day of April 19 58

Robert E. Evans, Judge -- Robert O. Hamilton, Notary Public County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing **4-10-58** 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads **NOT** Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

Roger Russi

On Complaint of Richard Francis

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

Amount of Bond, \$

Fine \$ 15.- Costs \$ 4.20 Total \$ 19.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

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

that on or about the 13th day of April, 1958, at the County of Union

one Rodger Russi, 10 1/2 W. Bomford St., Richwood did unlawfully while engaged in fishing in the waters of the State of Ohio to-wit the waters of Richwood lake fail to carry and exhibit his valid 1958 Ohio fishing license.

(S) Richard Francis

Sworn to and subscribed before me, this 15th day of April 1958

Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 4-15-58 19, at o'clock M.

~~Receipts for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs.

Louise Boyd

On Complaint of Richard Francis

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

Amount of Bond, \$

Fine \$ 15.- Costs \$ 4.20 Total \$ 19.20

Disposition of case in Court above

Date 19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT, THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came Richard Francis, who being duly sworn according to law, deposes and says that on or about the 13th day of April, 19 58, at the County of Union one Louise Boyd, 18 W. Bomford St., Richwood did unlawfully while engaged in fishing in the waters of the State of Ohio to-wit the waters of Richwood lake fail to carry and exhibit her valid 1958 Ohio fishing license.

(S) Richard Francis

Sworn to and subscribed before me, this 15th day of April 19 58

Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 4-15-58 19, at o'clock M.

Receipt for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.

NEED PRINTING CO. COLUMBUS, OHIO 16115 2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

Paul E. Schwartz

On Complaint of James G. Leyman

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted bound over convicted

Amount of Bond, \$

Fine \$ 50.- Costs \$ 4.20 Total \$ 54.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.,

Judge of said County Court, personally came

James G. Leyman

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

that on or about the 12th day of April, 19 58, at the County of Union

one Paul E. Schwartz did unlawfully sell 5 bottles of Weidemann malt liquor to-wit one Gerald G. Trout, a person less than 21 years of age in violation of Sec. 4301.22 (A) R. C. State of Ohio.

(S9) James G. Leyman

Sworn to and subscribed before me, this 15th day of April 1958

Robert E. Evans, Jr.

County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 4-15-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to on Application of the State Defendant. 10, at o'clock M.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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



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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

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

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

Dollars, deemed reasonable for his appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Fifty and no/100 Dollars, and the costs of prosecution, taxed at \$ 4.20

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bond over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed.

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER (County Court Judge, Constable, SHERIFF'S FEES), WITNESS FEES (R. C. 2335.08), NAMES, No. of Miles, Amount Certified. Includes rows for Affidavits, Search Warrant, Mileage, Subpoenas, etc.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year
Form C.C. 70 Prescribed by Bureau of Inspection and Supervision of Public Offices. HERR PRINTING CO., COL., O. 16115-3

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs. Jean Epstein

On Complaint of George L. Putman
Charge of
Defendant pleaded Guilty
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 20.00

Date 19 Atty. for Deft. Fine \$ Costs \$ Total \$
Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came
George L. Putman, who being duly sworn according to law, deposes and says
that on or about the 6th day of April, 19 58, at the County of Union
one Jean Epstein, 3728 Brookside, Toledo, Ohio, being then and there the operator of a certain
vehicle, a Plymouth (1956) bearing a Ohio License, PE-29, to-wit: on State Route 31,
a highway in Union County, at 4:00 P.M. did then and there, unlawfully fail to yield
the right of way. Revised Code of Ohio 4511.43.

(S) George L. Putman

Sworn to and subscribed before me, this 8th day of April 19 58
Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to
Summons returned and filed.

(Bond Forfeited)

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

Warrant to Arrest issued to
Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the
Subpoena returned and filed.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

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

Dollars, deemed reasonable for his appearance before the Court of Common

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

If said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed.

*(Bond Forfeited)*

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

County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES		
	County Court Judge	Constable	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00				
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15				
Indexing Case .20	Summons Persons, each .80				
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00				
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00				
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00				
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80				
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80				
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80				
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80				
Hearing Motions or Demurrs, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15				
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50				
Trial by Jury	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				
Pronouncing Judgment .80					
Numbering and Filing Necessary Papers, each .10					
Issuing Certificates of Fees to Witnesses and Jurors, each .10					
Entering Fines and Costs on Cash Book .40					
Issuing Mittimus to Jail or Work House, each .80					
Taking Recognizances of Witnesses with not less than two sureties .75					
Signing and Certifying Bill of Exceptions .50					
Issuing Executions, each .75					
Making Transcript, including certificate 2.50					
Issuing other Orders, or Writs, ea. .75					
Making itemized Cost Bill on Docket .50					
	<b>SHERIFF'S FEES</b>				
	Search Warrant first name, .75				
	additional names, each .25				
	Mileage, miles, each .08				
	Summons first name, .75				
	additional names, each .25				
	Mileage, miles, each .08				
	Warrant to arrest, persons, ea. 1.00				
	Mileage, miles, each .08				
	Venire, persons, each .25				
	Mileage, miles, each .08				
	Subpoena, persons, each .25				
	Taking bond each .25				
	Receiving Prisoner .50				
	Discharging Prisoner .50				
	Taking Prisoner before Court, per day .75				
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75				
	additional names, each .25				
	Mileage, miles, each .08				
			<b>RECAPITULATION</b>		
			County Court		
			Constable		
			Jury Fee (R. C. 2947.23)		
			Sheriff, Committing and discharging prisoner (R. C. 311.17)		
			Witness Fees		
			Juror's Fees		
			Sheriff's Fees		

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. COI. 16115-2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

On Complaint of Richard Francis

Norman Baker

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

Amount of Bond, \$

Atty. for Deft.

Fine \$ 15.- Costs \$ 5.- Total \$ 20.-

Date  
19

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 19th day of April, 19 58, at the County of Union

one Norman Baker, R.F.D. #1, Milford Center did unlawfully while engaged in fishing in the  
waters of the State of Ohio to-wit the waters of Big Darby Creek fail to carry and  
exhibit her valid fishing license, 1958Ohio.

(S) Richard Francis

Sworn to and subscribed before me, this 19th day of April 19 58  
Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 4-22-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

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

Tried "in absentia". Found Guilty

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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

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

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

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

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

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of \$15.00 Dollars, and the costs of prosecution, taxed at \$ 5.00~~

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER (County Court Judge, Constable), WITNESS FEES (R. C. 2335.08), and SHERIFF'S FEES. Includes sub-sections for JUROR'S FEES and RECAPITULATION.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HERR PRINTING CO. CO. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Orville Morris

On Complaint of Richard Francis  
Charge of  
Defendant pleaded **NOT** Guilty  
Defendant was acquitted ~~based upon conviction~~

Amount of Bond, \$  
Fine \$ Costs \$ Total \$  
Disposition of case in Court above

Date *Clifton L. Caryl* Atty. for Deft.  
19

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 20th day of April, 19 58, at the County of Union  
one Orville Morris, Unionville Center did unlawfully while engaged in fishing in the waters of the  
State of Ohio to-wit the waters of Big Darby Creek fail to carry and exhibit his valid 1958  
fishing License-Ohio.

(S) Richard Francis

Sworn to and subscribed before me, this 22nd day of April, 19 58  
Robert E. Evans, Jr. County Court Judge

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

Summons issued ~~directed to~~  
Summons returned and filed.

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

Warrant to Arrest issued to  
Warrant returned and filed.

Case set for hearing April 22, 1958, at 10:30 o'clock A.M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~  
~~Subpoena returned and filed.~~

Defendant arraigned. Pleads **NOT** Guilty.  
Hearing of Case continued to June 11, 1958, at 9:30 o'clock A.M.,  
on Application of the ~~State~~ Defendant.

Recognizance given, approved and filed.

~~Recognizance not given, custody of Defendant committed to the~~

~~Trial by Jury~~

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

19. Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:  
 Richard Francois, Donald Myeko  
 and for Defendant, to-wit:  
 Orville Morris, Robert Morris,

Thereupon the Court orders and decrees as follows:  
 This day

the accused was brought before

the Court in the custody of the Sheriff. The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody. **The jury having returned a verdict of Not Guilty; The defendant is hereby discharged.**

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

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~

~~Dollars, and the costs of prosecution, taxed at \$~~

~~and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$2.00 per day for each day's imprisonment.~~

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each.			
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.			
Indexing Case	.20	Summons Persons, each			
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.			
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.			
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.			
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.			
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each			
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each			
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.			
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each			
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.			
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each			
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each			
Hear's Motions or Demurers, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.			
Hearing where evidence is introduced	2.00	Attending trial or hearing, etc., each case			
Trial by Jury					JUROR'S FEES 1913.30 R.C. 2947.23 R.C.
Pronouncing Judgment	.80				
Numbering and Filing Papers, each	.10	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			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10				
Entering Fines and Costs on Cash Book	.40				
Issuing Mittimus to Jail or Work House, each	.80				
		<b>SHERIFF'S FEES</b>			
Taking Recognizances of Witnesses with not less than two sureties	.75	Search Warrant first name, additional names, each			
Signing and Certifying Bill of Exceptions	.50	Mileage, miles, each			
Issuing Executions, each	.75	Summons first name, additional names, each			
Making Transcript, including certificate	2.50	Mileage, miles, each			
Issuing other Orders, or Writs, ea.	.75	Warrant to arrest, persons, ea.			
Making itemized Cost Bill on Docket	.50	Mileage, miles, each			
		Venire, persons, each			
		Mileage, miles, each			
		Subpoena, persons, each			
		Taking bond each			
		Receiving Prisoner			
		Discharging Prisoner			
		Taking Prisoner before Court, per day			
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name			
		additional names, each			
		Mileage, miles, each			
					<b>RECAPITULATION</b>
					County Court
					Constable
					Jury Fee (R. C. 2947.23)
					Sheriff, Committing and discharging prisoner (R. C. 311.17)
					Witness Fees
					Juror's Fees
					Sheriff's Fees

(Not Guilty)

CRIMINAL DOCKET

State Case No.

UNION COUNTY COURT

DISTRICT,

UNION COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. CO. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Charles Edgar Wilkins

On Complaint of Sheriff Edward Amrine  
Charge of Driving While Intoxicated  
Defendant pleaded Not Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 150/00

Date April 22, 1958  
19 Atty. for Deft. Fine \$ Costs \$ Total \$  
Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE, OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Sheriff Edward Amrine, who being duly sworn according to law, deposes and says

that on or about the 20th day of April, 19 58, at the County of Union  
one Charles Edgar Wilkins, did unlawfully operate a certain automobile, Ohio License # 2587 WV  
upon a certain State Route known as State Route # 4 in said County of Union aforesaid, while in  
a state of intoxication. Revised Code 4511.19. Contrary to the form of the statute in such  
case made and provided, and against the peace and dignity of the State of Ohio.

(S) Edward Amrine, Sheriff

Sworn to and subscribed before me, this 22nd day of April 19 58  
Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to  
Summons returned and filed.~~

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

~~Warrant to Arrest issued to  
Warrant returned and filed.~~

Case set for hearing April 22, 19 58, at 9:30 o'clock A. M.

~~Precept for Subpoena filed. Subpoena issued directed to the  
Subpoena returned and filed.~~

Defendant arraigned. Pleads Not Guilty.  
Hearing of Case continued to 19, at o'clock M.,  
on Application of the State Defendant.

~~Recognizance given, approved and filed.  
Recognizance not given, custody of Defendant committed to the  
Waiver of Trial by Jury filed in writing.~~

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



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

Thereupon the Court orders and decrees as follows:  
 This day Charles E. Wilkins

the accused was brought before

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

~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of One Hundred and Fifty and no/100----- Dollars, deemed reasonable for his appearance before the Court of Common~~

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$~~

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

Recognizance given as required.

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

*Robert E. Evans, Jr.* County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea.	.80	80	Search Warrant Defendants, each.	1.00	
Taking Security for Costs	.50		Mileage, 1st mile 50c, additional mi., ea.	.15	
Indexing Case	.20	20	Summons Persons, each	.80	
Issuing Warrant Persons, each	.80		Mileage, 1st mile 50c, additional mi., ea.	.15	
Issuing Search Warrant	.80		Warrant to arrest Defendants, ea.	1.00	
Issuing Summons	.80		Mileage, 1st mile 50c, additional mi., ea.	.15	
Taking Bonds or Recognizances, ea.	.80		Order to commit to Jail Defendants, ea.	1.00	
Issuing Commitments, each	.75	75	Mileage, 1st mile 50c, additional mi., ea.	.15	
Granting Continuance, each	.50		Order on Jailer for Prisoner or Prisoners, Defendants, each	1.00	
Issuing Subpoenas, Persons, each	.10		Mileage, 1st mile 50c, additional mi., ea.	.15	
Issuing Venire for Jury, Persons, ea.	.10		Subpoenas persons, each	.80	
Issuing Orders on Jailer for Pris., ea.	.75		Mileage, 1st mile 50c, additional mi., ea.	.15	
Taking Waivers of Trial by Jury, ea.	.40		Venire, Persons, each	.80	
Swearing Witnesses, each	.10		Mileage, 1st mile 50c, additional mi., ea.	.15	
Swearing Jury	.40		Taking Bond (or Recognizance), required by law, each	.80	
Hearing Case, on appearance before Evidence is introduced	1.00	1 00	Any Writ, Order or Notice not mentioned above, persons, each	.80	
Hearg Motions or Demurers, ea.	1.00		Mileage, 1st mile 50c, additional mi., ea.	.15	
Hearing where evidence is introduced Trial by Jury	2.00		Attending trial or hearing, etc., each case	2.50	
Pronouncing Judgment.	.80		Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to		
Numbering and Filing Necessary Papers, each	.10		<b>SHERIFF'S FEES</b>		
Issuing Certificates of Fees to Witnesses and Jurors, each	.10		Search Warrant first name,	.75	
Entering Fines and Costs on Cash Book	.40	40	additional names, each	.25	
Issuing Mittimus to Jail or Work House, each	.80		Mileage, miles, each	.08	
Taking Recognizances of Witnesses with not less than two sureties	.75		Summons first name,	.75	
Signing and Certifying Bill of Exceptions	.50		additional names, each	.25	
Issuing Executions, each	.75		Mileage, miles, each	.08	
Making Transcript, including certificate	2.50	2 50	Warrant to arrest, persons, ea.	1.00	
Issuing other Orders, or Writs, ea.	.75		Mileage, miles, each	.08	
Making itemized Cost Bill on Docket	.50	50	Venire, persons, each	.25	
			Mileage, miles, each	.08	
			Subpoena, persons, each	.25	
			Taking bond each	.25	
			Receiving Prisoner	.50	
			Discharging Prisoner	.50	
			Taking Prisoner before Court, per day	.75	
			Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name	.75	
			additional names, each	.25	
			Mileage, miles, each	.08	
			<b>RECAPITULATION</b>		
			County Court		
			Constable		
			Jury Fee (R. C. 2947.23)		
			Sheriff, Committing and discharging prisoner (R. C. 311.17)		
			Witness Fees		
			Juror's Fees		
			Sheriff's Fees		

*paid \$9.15  
\$7.50*

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Sarp Kousma.

On Complaint of Edward Amrine, Sheriff  
of Union County  
Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted

Amount of Bond, \$ 500.-

Fine \$ 50.00 Costs \$ 6.20 Total \$ 56.20  
\$50.00 Suspended  
Disposition of case in Court above

Date 19  
Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert O. Hamilton, NOTARY PUBLIC

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

personally came Robert Groves

who being duly sworn according to law, deposes and says that on or about the 21st

day of December, A. D. 1957, at the County of Union

aforesaid, one Sarp Kousma of 13 Washington Street, Willard, Ohio doing business as

Holden's Tree Service entered into a contract with State of Ohio, Department of Highways

for the removal and disposal of certain trees under requisition order # 6444 as

advertised in Invitation for Bids # 445 dated September 30, 1957; that said contract

required the said Sarp Kousma to pay a minimum wage to common labor of \$2.25 an hour

in accordance with Section 4115.03 thru 4115.07 of the revised code of Ohio; that the

said Sarp Kousma did violate the wage provision of said contract and did suffer, permit

and require the said Robert Groves to work for the sum of \$121.25 for 87½ hours as a

common laborer on said job during the period December 1 thru December 21, 1957, said

payment being at the rate of \$1.50 per hour in violation of Section 4115.10 of the

revised code of Ohio.

(S) Robert Groves

Robert O. Hamilton County Court Judge  
Notary Public

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 6-3-58 19, at o'clock M.

Receipt for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to 10, at o'clock M.  
Application of the State—Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

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

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

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

\*said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

**Fifty and no/100 (Suspended) Dollars, and the costs of prosecution, taxed at \$ 6.20**

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00				
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15				
Indexing Case .20	Summons Persons, each .80				
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00				
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00				
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00				
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80				
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80				
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80				
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80				
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15				JUROR'S FEES 1913.30 R.C. 2947.23 R.C.
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50				
Trial by Jury .80					
Pronouncing Judgment .80					
Numbering and Filing Necessary Papers, each .10	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				
Issuing Certificates of Fees to Witnesses and Jurors, each .10					
Entering Fines and Costs on Cash Book .40					
Issuing Mittimus to Jail or Work House, each .80					
Taking Recognizances of Witnesses with not less than two sureties .75					
Signing and Certifying Bill of Exceptions .50					
Issuing Executions, each .75					
Making Transcript, including certificate 2.50					
Issuing other Orders, or Writs, ea. .75					
Making itemized Cost Bill on Docket .50					
	<b>SHERIFF'S FEES</b>				
	Search Warrant first name, .75				
	additional names, each .25				
	Mileage, miles, each .08				
	Summons first name, .75				
	additional names, each .25				
	Mileage, miles, each .08				
	Warrant to arrest, persons, ea. 1.00				
	Mileage, miles, each .08				
	Venire, persons, each .25				
	Mileage, miles, each .08				
	Subpoena, persons, each .25				
	Taking bond each .25				
	Receiving Prisoner .30				
	Discharging Prisoner .50				
	Taking Prisoner before Court, per day .75				
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75				
	additional names, each .25				
	Mileage, miles, each .08				
					<b>RECAPITULATION</b>
					County Court
					Constable
					Jury Fee (R. C. 2947.23)
					Sheriff, Committing and discharging prisoner (R. C. 311.17)
					Witness Fees
					Juror's Fees
					Sheriff's Fees

5.20  
pt.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.

HEER PRINTING CO., CO., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

Leo Baldwin

On Complaint of Charles L. Mouser

Charge of  
Defendant pleaded **NOT** Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted

Amount of Bond, \$

Fine \$ **25.00** Costs \$ **30** Total \$ **31.30**

Disposition of case in Court above

Date  
19

**Lloyd Kerns** Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert O. Hamilton, Notary Public, Judge of said County Court, personally came

Charles L. Mouser, who being duly sworn according to law, deposes and says

that on or about the 16th day of April, 19 58, at the County of Union

one Leo Baldwin did unlawfully assault Charles L. Mouser and did threaten him in a menacing manner to wit: did threaten him with a 32 automatic fire arm.

(S) Charles L. Mouser

Sworn to and subscribed before me, this 17th day of April 19 58

Robert O. Hamilton, Notary Public County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

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

~~Process for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads **NOT** Guilty.

~~Hearing of Case continued to on Application of the State—Defendant.~~ 10, at o'clock M.,

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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

19. Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit: Charles Mouser, Wm. Fay, Richard Kelly, Marvin Yeoman, Janet Forsythe and for Defendant, to-wit: Mark Mulaney, Mike Olmstead, James Neupert, Dianna Dixon, Roberta Olmstead, Gerald Leo Baldwin

Thereupon the Court orders and decrees as follows: This day the accused was brought before

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

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

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Twenty Five and no/100 Dollars, and the costs of prosecution, taxed at \$ 6.30

and that he be committed to and imprisoned in the jail of said County until 10 days (suspended) said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed.

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER (County Court Judge, Constable), WITNESS FEES (NAMES, No. of Miles, Amount Certified), SHERIFF'S FEES, and RECAPITULATION. Includes handwritten notes like '5.20' and '110'.

CRIMINAL DOCKET

57

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Russell O'Ryan

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$  
Fine \$ 15.- Costs \$ 5.- Total \$ 20.-  
Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

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

that on or about the 25th day of April, 19 58, at the County of Union

one Russell O'Ryan, 34 Sherman St., Dayton, Ohio did unlawfully while engaged in fishing in the waters of the State of Ohio to wit—the waters of Robinson Quarry fail to carry and exhibit his valid 1958 Ohio fishing license.

(S) Richard Francis

Sworn to and subscribed before me, this 29 day of April 19 58

Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~accorded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 4-29-58 19, at o'clock M.

~~Process for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 10, at o'clock M. on Application of the State—Defendant.~~

Tried "in absentia" Found Guilty

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

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

~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that~~

~~he enter into a recognizance, with good and sufficient surety, in the amount of~~

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

\*said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

*Fifteen and no/100* Dollars, and the costs of prosecution, taxed at \$ *5.00*

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bond over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION. Includes handwritten notes like 'pd.' and '5.00'.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HERR PRINTING CO., COL. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
Edwin E. McCabe

On Complaint of Frances Thorpe  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$  
Fine \$ Costs \$ Total \$  
Disposition of case in Court above.

Date 19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

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

that on or about the 4th day of April, 19 58, at the County of Union

one Edwin E. McCabe unlawfully, purposely and with intent to defraud did make, draw, utter and deliver a certain check for the payment of money drawn on the Farmers National Bank located in the city of Plain City, Ohio. Said check being of the purport, value and in terms as follows:

April 4, 1958

Pay to the Order of Frances Thorpe—Deputy Registrar \$238.55  
Two Hundred Thirty Eight and 55/100----- Dollars  
For Truck License

/s/Edwin E. McCabe

THE FARMERS NATIONAL BANK  
Plain City, Ohio

Said Edwin E. McCabe at the time of so making, drawing, uttering and delivering of said check, knowing that he then had insufficient funds and credits with such bank.

(S) Francis Thorpe

Sworn to and subscribed before me, this 26th day of April 19 58

Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to  
Summons returned and filed.

Case dismissed at request of  
Complainant - Restitution made -  
Costs Paid -

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

Warrant to Arrest issued to  
Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the  
Subpoena returned and filed.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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



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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows: This day

the accused was brought before

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

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

Dollars, deemed reasonable for h appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER (County Court Judge, Constable), WITNESS FEES (NAMES, No. of Miles, Amount Certified), JUROR'S FEES, and SHERIFF'S FEES. Includes handwritten marks like 'H 20' and '3 32'.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. NEER PRINTING CO., COVINGTON, OHIO 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO, vs. Dan E. Baker	On Complaint of Nicholas Tobicash, dba. Charge of Defendant pleaded Defendant was acquitted—bound over—convicted
Atty. for Deft.	Amount of Bond, \$ Fine \$                      Costs \$                      Total \$
Date 19	Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert O. Hamilton, Notary Public, Judge of said County Court, personally came

Nicholas Tobicash, who being duly sworn according to law, deposes and says that on or about the 26 day of January, 19 58, at the County of Union

one Dan E. Baker, did unlawfully, did falsely pretend, with intent to defraud, to one Nicholas Tobicash, dba, Toby's Bar, that he had sufficient funds in the First National Bank of Marysville, Ohio to cover a check in the amount of \$10.00 and did give to the said Nicholas Tobicash a check which reads as follows: Marysville, Ohio, January 26, 1958

Pay to the Order of TOBY'S \$10.00  
Ten dollars and 00/100-----Dollars  
;s/ Dan E. Baker

By which false pretenses the said Dan E. Baker did then and there unlawfully obtain from the said Nicholas Tobicash \$10.00 (ten dollars) in United States money, the property of said Nicholas Tobicash, whereas, in truth and in fact he did not have sufficient funds on deposit in said bank; and the said Dan E. Baker at the time he so falsely pretended as aforesaid, well knew the said false pretenses to be false. Contrary to Section 2911.01 of the Revised Code of Ohio.

Sworn to and subscribed before me, this 21 day of (S) Nicholas Tobicash April 19 58

Robert O. Hamilton, Notary Public County Court Judge

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

Summons issued directed to  
Summons returned and filed.

Case dismissed by complainant on payment of costs - restitution made

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

Warrant to Arrest issued to  
Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the  
Subpoena returned and filed.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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



CRIMINAL DOCKET

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs.

Ivan Friedman

On Complaint of Willard Clevenger

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

Amount of Bond, \$

Fine \$ 25.00 Costs \$ 4.20 Total \$ 29.20

Disposition of case in Court above

Date 19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT, THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Willard Clevenger, who being duly sworn according to law, deposes and says that on or about the 30 day of April, 19 58, at the County of Union one Ivan Friedman, while driving a 1950 Hudson Sedan with Ohio license #Q9785 did fail to stop said vehicle and did pass a school bus which had stopped on highway #4 for the purpose of discharging school children, contrary to Section 4511.75 of the Revised Code of Ohio.

(S) Willard Clevenger

Sworn to and subscribed before me, this 1st day of May 19 58 Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed

Case set for hearing 5-1-58 19, at o'clock M.

Precept for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant Pleaded Guilty Defendant arraigned. Pleads Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

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

Thereupon the Court orders and decrees as follows:  
 This day

the accused was brought before

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

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

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

<sup>s</sup>said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Dollars, and the costs of prosecution, taxed at \$

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bond over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

County Court Judge

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

COSTS			NAME OF OFFICER			WITNESS FEES R. C. 2335.08		
County Court Judge			Constable			NAMES		
						No. of Miles	Amount Certified	
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each	1.00					
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.	.15					
Indexing Case	.20	Summons Persons, each	.80					
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.	.15					
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.	1.00					
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.	.15					
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.	1.00					
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.	.15					
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each	1.00					
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15					
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each	.80					
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.	.15					
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each	.80					
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15					
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each	.80					
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each	.80					
Hear'g Motions or Demurers, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.	.15					
Hearing where evidence is introduced	2.00	Attending trial or hearing, etc., each case	2.50					
Trial by Jury								
Pronouncing Judgment	.80							
Numbering and Filing Necessary Papers, each	.10							
Issuing Certificates of Fees to Witnesses and Jurors, each	.10							
Entering Fines and Costs on Cash Book	.40							
Issuing Mittimus to Jail or Work House, each	.80							
		<b>SHERIFF'S FEES</b>						
Taking Recognizances of Witnesses with not less than two sureties	.75	Search Warrant first name,	.75					
Signing and Certifying Bill of Exceptions	.50	additional names, each	.25					
Issuing Executions, each	.75	Mileage, miles, each	.08					
Making Transcript, including certificate	2.50	Summons first name,	.75					
Issuing other Orders, or Writs, ea.	.75	additional names, each	.25					
Making Itemized Cost Bill on Docket	.50	Mileage, miles, each	.08					
		Warrant to arrest, persons, ea.	1.00					
		Mileage, miles, each	.08					
		Venire, persons, each	.25					
		Mileage, miles, each	.08					
		Subpoena, persons, each	.25					
		Taking bond each	.25					
		Receiving Prisoner	.50					
		Discharging Prisoner	.50					
		Taking Prisoner before Court, per day	.75					
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name	.75					
		additional names, each	.25					
		Mileage, miles, each	.08					

**JUROR'S FEES**  
 1913.30 R.C.  
 2947.23 R.C.

**RECAPITULATION**

County Court

Constable

Jury Fee (R. C. 2947.23)

Sheriff, Committing and discharging prisoner (R. C. 311.17)

Witness Fees

Juror's Fees

Sheriff's Fees

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO., COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

James Smith

On Complaint of Arthur Middleton  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ 25.00 Costs \$ 6.20 Total \$ 31.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

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

that on or about the 3rd day of May, 19 58, at the County of Union

one James Smith was found in the County of Union while in a state of Intoxication contrary to the Revised Code 3773.22 of the State of Ohio.

(S) Arthur Middleton

Sworn to and subscribed before me, this 6th day of May 19 58

Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 5-6-58 19, at o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to on Application of the State Defendant. 10 at o'clock M.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

the Court in the custody of the Sheriff

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

~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that~~

~~he enter into a recognizance, with good and sufficient surety, in the amount of~~

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

*Twenty-five and no/100* Dollars, and the costs of prosecution, taxed at \$ *6.20*

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES	
	County Court Judge	Constable	NAMES	No. of Miles / Amount Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00			
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15			
Indexing Case .20	Summons Persons, each .80			
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00			
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00			
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15			
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00			
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80			
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80			
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15			
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80			
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80			
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15			
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50			
Trial by Jury				JUROR'S FEES 1913.30 R.C. 2947.23 R.C.
Pronouncing Judgment .80				
Numbering and Filing Papers, each .10	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			
Issuing Certificates of Fees to Witnesses and Jurors, each .10				
Entering Fines and Costs on Cash Book .40				
Issuing Mittimus to Jail or Work House, each .80				
Taking Recognizances of Witnesses with not less than two sureties .75	SHERIFF'S FEES			
Signing and Certifying Bill of Exceptions .50	Search Warrant first name, .75			
Issuing Executions, each .75	additional names, each .25			
Making Transcript, including certificate 2.50	Mileage, miles, each .08			
Issuing other Orders, or Writs, ea. .75	Summons first name, .75			
Making Itemized Cost Bill on Docket .50	additional names, each .25			
	Mileage, miles, each .08			
	Warrant to arrest, persons, ea. 1.00			
	Mileage, miles, each .08			
	Venire, persons, each .25			
	Mileage, miles, each .08			
	Subpoena, persons, each .25			
	Taking bond each .25			
	Receiving Prisoner .50			
	Discharging Prisoner .50			
	Taking Prisoner before Court, per day .75			
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75			
	additional names, each .25			
	Mileage, miles, each .08			
				RECAPITULATION
				County Court
				Constable
				Jury Fee (R. C. 2947.23)
				Sheriff, Committing and discharging prisoner (R. C. 311.17)
				Witness Fees
				Juror's Fees
				Sheriff's Fees

*H 20*

*2.00*

*pd*

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
David B. Slonecker

On Complaint of Sheriff Edward Amrine  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$  
Fine \$ 20.— Costs \$ 6.20 Total \$ 26.20  
Disposition of case in Court above

Date 19 Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Sheriff Edward Amrine, who being duly sworn according to law, deposes and says  
that on or about the 1st day of May, 19 58, at the County of Union  
one David B. Slonecker, being in charge of and operating a certain Motor Vehicle, an Oldsmobile,  
bearing Ohio Lic. 3032 W.F., on St. Rt. 31, a public highway in said Union County, did  
unlawfully operate and drive said vehicle in a reckless manner and without due regard for  
the safety and rights of pedestrians and drivers and occupants of all other vehicles and failed  
to keep said motor vehicle under proper control. Revised Code 4511.20.

(S) Sheriff Edward Amrine

Sworn to and subscribed before me, this 6th day of May 19 58  
Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to  
Summons returned and filed.

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

~~Warrant to Arrest issued to  
Warrant returned and filed.~~

Case set for hearing 5-6-58 19, at o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the  
Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.  
~~Hearing of Case continued to  
on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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



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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

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

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that

he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for his appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Twenty and no/100 Dollars, and the costs of prosecution, taxed at \$ 6.20

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed.

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes rows for County Court Judge, Sheriff's Fees, and Juror's Fees.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs.

Robert Asman

On Complaint of Robert Reams
Charge of
Defendant pleaded Guilty
Defendant was acquitted—bound over—convicted

Amount of Bond, \$
Fine \$ 15.— Costs \$ 5.20 Total \$ 20.20
Disposition of case in Court above

Date 19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert O. Hamilton, Notary Public, Judge of said County Court, personally came

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

that on or about the 25 day of April, 19 58, at the County of Union

one Robert Asman, did unlawfully, did falsely pretend with intent to defraud, to one Robert Reams, dba, Marysville Laundry, that he had sufficient funds in the First National Bank of Marysville, Ohio to cover a check in the amount of \$3.31 and did give to the said Robert Reams a check which reads as follows:

Marysville, Ohio April 25, 1958
PAY TO THE ORDER OF Marysville Laundry \$3.30
Three and 31/100-----Dollars

/s/ Robert Asman

By which false pretenses the said Robert Asman did then and there unlawfully obtain from the said Robert Reams \$3.31 in United States money, the property of said Robert Reams, whereas, in truth and in fact he did not have sufficient funds on deposit in said bank; and the said Robert Asman at the time he so falsely pretended as aforesaid, well knew the said false pretenses to be false. Contrary to Section 2911.01 of the Revised Code of Ohio.

(S) Robert Reams

Sworn to and subscribed before me, this 29 day of April 19 58

Robert O. Hamilton, Notary Public County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 5-6-58 19, at o'clock M.

Precept for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to 10, at o'clock M.
Application of the State Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

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

~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that~~

~~he enter into a recognizance, with good and sufficient surety, in the amount of~~

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~

**Fifteen and no/100** Dollars, and the costs of prosecution, taxed at \$ **5.20**

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bond over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each.			
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.			
Indexing Case	.20	Summons Persons, each			
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.			
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.			
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.			
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.			
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each			
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each			
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.			
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each			
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.			
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each			
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each			
Hear'g Motions or Demurers, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.			
Hearing where evidence is introduced	2.00	Attending trial or hearing, etc., each case			
Trial by Jury					JUROR'S FEES 1913.30 R.C. 2947.23 R.C.
Pronouncing Judgment	.80				
Numbering and Filing Necessary Papers, each	.10	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			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10				
Entering Fines and Costs on Cash Book	.40				
Issuing Mittimus to Jail or Work House, each	.80				
Taking Recognizances of Witnesses with not less than two sureties	.75	<b>SHERIFF'S FEES</b>			
Signing and Certifying Bill of Exceptions	.50	Search Warrant first name, additional names, each			
Issuing Executions, each	.75	Mileage, miles, each			
Making Transcript, including certificate	2.50	Summons first name, additional names, each			
Issuing other Orders, or Writs, ea.	.75	Mileage, miles, each			
Making Itemized Cost Bill on Docket	.50	Warrant to arrest, persons, ea. Mileage, miles, each			
		Venire, persons, each			
		Mileage, miles, each			
		Subpoena, persons, each			
		Taking bond each			
		Receiving Prisoner			
		Discharging Prisoner			
		Taking Prisoner before Court, per day			
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name			
		additional names, each			
		Mileage, miles, each			
					<b>RECAPITULATION</b>
					County Court
					Constable
					Jury Fee (R. C. 2947.23)
					Sheriff, Committing and discharging prisoner (R. C. 311.17)
					Witness Fees
					Juror's Fees
					Sheriff's Fees

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.
HEER PRINTING CO. COLUMBUS, OHIO 16115-3

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs.

GEORGE CARTER

On Complaint of Nicholas Tobicash

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

Amount of Bond, \$

Fine \$ 15,- Costs \$ 6.20 Total \$ 21.20

Disposition of case in Court above

Date 19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me,

Robert O. Hamilton, Notary Public

, personally came

Nicholas Tobicash

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

that on or about the 29th day of November, 19 58, at the County of Union

one George Carter, did unlawfully, did falsely pretend, with intent to defraud, to one Nicholas Tobicash, dba Toby's Bar, that he had sufficient funds in the First National Bank of Marysville, Ohio to cover a check in the amount of \$10.00 and did give to the said Nicholas Tobicash a check which reads as follows:

Marysville, Ohio Nov. 29, 1957

Pay to TOBY'S
Ten Dollars

or order \$10.00
Dollars

/s/ George W. Carter

By which false pretenses the said George W. Carter did then and there unlawfully obtain from the said Nicholas Tobicash \$10.00 (ten dollars) in United States Money, the property of said Nicholas Tobicash, whereas, in truth and in fact he did not have sufficient funds on deposit in said bank; and the said George W. Carter at the time he so falsely pretended as aforesaid, well knew the said false pretenses to be false. Contrary to Section 2911.01 of the Revised Code of Ohio.

(S) Nicholas Tabicash

Sworn to and subscribed before me, this 21st day of April 19 58

Robert O. Hamilton, Notary Public

County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 5-15-58 19, at o'clock M.

Receipt for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

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

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

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

**Fifteen and no/100** Dollars, and the costs of prosecution, taxed at \$ **6.20**

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

~~Recognizance given as required.~~

Fine and costs paid and defendant discharged.

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed:~~

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
- 2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
- 3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each.			
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.			
Indexing Case	.20	Summons Persons, each			
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.			
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.			
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.			
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.			
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each			
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each			
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.			
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each			
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.			
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each			
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each			
Hear'g Motions or Demurers, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.			
Hearing where evidence is introduced	2.00	Attending trial or hearing, etc., each case			
Trial by Jury					
Pronouncing Judgment	.80				
Numbering and Filing Necessary Papers, each	.10	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			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10				
Entering Fines and Costs on Cash Book	.40				
Issuing Mittimus to Jail or Work House, each	.80				
Taking Recognizances of Witnesses with not less than two sureties	.75				
Signing and Certifying Bill of Exceptions	.50				
Issuing Executions, each	.75				
Making Transcript, including certificate	2.50				
Issuing other Orders, or Writs, ea.	.75				
Making itemized Cost Bill on Docket	.50				
		<b>SHERIFF'S FEES</b>			
		Search Warrant first name,			
		additional names, each			
		Mileage, miles, each			
		Summons first name,			
		additional names, each			
		Mileage, miles, each			
		Warrant to arrest, persons, ea.			
		Mileage, miles, each			
		Venire, persons, each			
		Mileage, miles, each			
		Subpoena, persons, each			
		Taking bond each			
		Receiving Prisoner			
		Discharging Prisoner			
		Taking Prisoner before Court, per day			
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name			
		additional names, each			
		Mileage, miles, each			
			<b>RECAPITULATION</b>		
			County Court		
			Constable		
			Jury Fee (R. C. 2947.23)		
			Sheriff, Committing and discharging prisoner (R. C. 311.17)		
			Witness Fees		
			Juror's Fees		
			Sheriff's Fees		

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. NEER PRINTING CO. CO. O. 16115-3

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs.

KEETH BLUE

On Complaint of Nicholas Tobicash

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

Amount of Bond, \$ 25.00

Date 19 Atty. for Deft. Fine \$ Costs \$ Total \$ Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT, THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert O. Hamilton, Notary Public, personally came

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

that on or about the 12th day of February, 19 58, at the County of Union

one Keeth Blue, did unlawfully, did falsely pretend with intent to defraud, to one Nicholas Tobicash, dba Toby's Bar, that he had sufficient funds in the Delaware County Bank of Delaware, Ohio to cover a check in the amount of \$10.00 and did give to the said Nicholas Tobicash a check which reads as follows:

Delaware, Ohio, Feb. 12, 1958

PAY TO Cash or order \$10.00

Ten and 00/100-----Dollars

/s/ Keeth Blue Route 3, Del.

By which false pretenses the said Keeth Blue did then and there unlawfully obtain from the said Nicholas Tobicash \$10.00 (ten dollars) in United States money, the property of said Nicholas Tobicash, whereas, in truth and in fact he did not have sufficient funds on deposit in said bank; and the said Keeth Blue at the time he so falsely pretended as aforesaid, well knew the said false pretenses to be false. Contrary to Section 2911.01 of the Revised Code of Ohio.

(S) Nichdas Tobicash

Sworn to and subscribed before me, this 21st day of April 19 58

Robert O. Hamilton, Notary Public, County Court Judge

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

Summons issued directed to

(Bond Forfeited)

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows: This day

the accused was brought before

the Court in the custody of the the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

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

Dollars, deemed reasonable for his appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Dollars, and the costs of prosecution, taxed at \$

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

Recognizance given as required.

Fine and costs paid and defendant discharged,

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes detailed fee schedule for County Court Judge, Constable, Sheriff's Fees, and Juror's Fees.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. NEER PRINTING CO. COLUMBUS, OHIO 10115-3

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs. ERNEST HAMILTON

On Complaint of Sheriff Edward Amrine
Charge of Defendant pleaded Not Guilty
Defendant was acquitted—bond over—convicted
Amount of Bond, \$
Fine \$ Costs \$ Total \$
Disposition of case in Court above

Date 19 Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT, THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came Sheriff Edward Amrine, who being duly sworn according to law, deposes and says that on or about the 10th day of May, 1958, at the County of Union one Ernest Hamilton, did unlawfully and willfully disturb the peace and comfort of the patrons within a certain Tavern run and operated by Mrs. Lottie Mummy and then and there being in said County of Union aforesaid by his disorderly conduct of using profane language and interfering with the dancers. Revised Code 3773.22.

(S) Lottie Mummy

Sworn to and subscribed before me, this 15th day of May 19 58 Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 5-15-58 19, at o'clock M.

Receipt for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Not Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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



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

and for Defendant, to-wit:  
~~Lettie Mummy - Alfred Orden~~  
 Ernest Hamilton, Harry Dodwin, James Andrews -  
 Thereupon the Court orders and decrees as follows:  
 This day

the accused was brought before

~~the Court in the custody of the~~ . The Court inquired into the complaint in the presence of  
~~the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.~~ Defendant is not guilty.

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

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~

~~Dollars, and the costs of prosecution, taxed at \$~~

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed:~~

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

County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each	1.00		
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.	.15		
Indexing Case	.20	Summons Persons, each	.80		
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.	.15		
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.	1.00		
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.	.15		
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.	1.00		
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.	.15		
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each	1.00		
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15		
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each	.80		
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.	.15		
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each	.80		
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15		
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each	.80		
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each	.80		
Hear'g Motions or Demurers, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.	.15		
Hearing where evidence is introduced	2.00	Attending trial or hearing, etc., each case	2.50		
Trial by Jury		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			
Pronouncing Judgment	.80	<b>SHERIFF'S FEES</b> Search Warrant first name, .75 additional names, each .25 Mileage, miles, each .08 Summons first name, .75 additional names, each .25 Mileage, miles, each .08 Warrant to arrest, persons, ea. 1.00 Mileage, miles, each .08 Venire, persons, each .25 Mileage, miles, each .08 Subpoena, persons, each .25 Taking bond each .25 Receiving Prisoner .50 Discharging Prisoner .50 Taking Prisoner before Court, per day .75 Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75 additional names, each .25 Mileage, miles, each .08			
Numbering and Filing Necessary Papers, each	.10				
Issuing Certificates of Fees to Witnesses and Jurors, each	.10				
Entering Fines and Costs on Cash Book	.40				
Issuing Mittimus to Jail or Work House, each	.80				
Taking Recognizances of Witnesses with not less than two sureties	.75				
Signing and Certifying Bill of Exceptions	.50				
Issuing Executions, each	.75				
Making Transcript, including certificate	2.50				
Issuing other Orders, or Writs, ea.	.75				
Making itemized Cost Bill on Docket	.50				
			<b>JUROR'S FEES</b> 1913.30 R.C. 2947.23 R.C.		
			<b>RECAPITULATION</b> County Court Constable Jury Fee (R. C. 2947.23) Sheriff, Committing and discharging prisoner (R. C. 311.17) Witness Fees Juror's Fees Sheriff's Fees		

*[Handwritten initials]*

CRIMINAL DOCKET

State Case No.

COUNTY COURT DISTRICT, COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HERR PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

HARRY GOODWIN

On Complaint of Sheriff Edward Amrine

Charge of  
Defendant pleaded **NOT** Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ Costs \$ Total \$

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Sheriff Edward Amrine, who being duly sworn according to law, deposes and says

that on or about the 10th day of May, 1958, at the County of Union

one Harry Goodwin, did unlawfully and willfully disturb the peace and comfort of the patrons within a Certain Tavern run and operated by Mrs. Lottie Mummy and then and there being in said County of Union aforesaid by his disorderly conduct of using profane language and interfering with the dancers. Revised Code 3773.22.

(S) Lottie Mummy

Sworn to and subscribed before me, this 15th day of May 1958

Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 5-15-58 19, at \_\_\_\_\_ o'clock M.

Receipt for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads **NOT** Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Officers

HEER PRINTING CO., COI., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

WILLIAM AARON SNYDER

On Complaint of Sheriff Edward Amrine

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

Amount of Bond, \$ 35.00

Fine \$ Costs \$ Total \$

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Sheriff Edward Amrine, who being duly sworn according to law, deposes and says

that on or about the 10th day of May, 1958, at the County of Union

one William Aaron Snyder, did unlawfully and willfully disturb the peace and comfort of the patrons within a Certain Tavern run and operated by Mrs. Lottie Mumme and then and there being in said County of Union aforesaid by his disorderly conduct of using profane language and interfering with the dancers. Revised Code 3773.22.

(S) Lottie Mumme

Sworn to and subscribed before me, this 15th day of May 19 58

Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

(Bond Forfeited)

Warrant to Arrest issued to

Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

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

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

Dollars, deemed reasonable for h appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each.			
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.			
Indexing Case	.20	Summons Persons, each			
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.			
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.			
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.			
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.			
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each			
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each			
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.			
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each			
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.			
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each			
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each			
Hear'g Motions or Demurers, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.			
Hearing where evidence is introduced	2.00	Attending trial or hearing, etc., each case			
Trial by Jury					
Pronouncing Judgment	.80				
Numbering and Filing Necessary Papers, each	.10	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			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10				
Entering Fines and Costs on Cash Book	.40				
Issuing Mittimus to Jail or Work House, each	.80				
<b>SHERIFF'S FEES</b>					
Taking Recognizances of Witnesses with not less than two sureties	.75	Search Warrant first name,	.75		
Signing and Certifying Bill of Exceptions	.50	additional names, each	.25		
Issuing Executions, each	.75	Mileage, miles, each	.08		
Making Transcript, including certificate	2.50	Summons first name,	.75		
Issuing other Orders, or Writs, ea.	.75	additional names, each	.25		
Making Itemized Cost Bill on Docket	.50	Mileage, miles, each	.08		
		Warrant to arrest, persons, ea.	1.00		
		Mileage, miles, each	.08		
		Venire, persons, each	.25		
		Mileage, miles, each	.08		
		Subpoena, persons, each	.25		
		Taking bond each	.25		
		Receiving Prisoner	.50		
		Discharging Prisoner	.50		
		Taking Prisoner before Court, per day	.75		
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name	.75		
		additional names, each	.25		
		Mileage, miles, each	.08		
<b>RECAPITULATION</b>					
County Court					
Constable					
Jury Fee (R. C. 2947.23)					
Sheriff, Committing and discharging prisoner (R. C. 311.17)					
Witness Fees					
Juror's Fees					
Sheriff's Fees					

(Bond forfeited)

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. MESS PRINTING CO. COL. O. 16118-2

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs. JOHN WILLIAM GEORGE
On Complaint of Sheriff Edward Amrine
Charge of Defendant pleaded Not Guilty Defendant was acquitted-bound over-convicted
Amount of Bond, \$ 200.-
Atty. for Deft. Fine \$ 140.- Costs \$ 9.20 Total \$ 149.20
Date 19 Disposition of case in Court above

Affidavit-(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT, THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came Sheriff Edward Amrine, who being duly sworn according to law, deposes and says that on or about the 9th day of May, 1958, at the County of Union one John William George did resist, hinder, obstruct, or abuse one Edward Amrine a Sheriff while said official was acting in his official capacity in attempting to arrest for an offense under Sec. 4511.43 of the Revised Code of Ohio.

Contrary to and in violation of Sec. 4511.78 of the revised Code of Ohio.

(\$50.00) (S) Sheriff Edward Amrine

(4th Count)

1st Count - 4511.43 - Failed to stop at sign (\$15.00)
2nd Count - 4511.20 - Reckless operation (2nd offense within year) (11-18-57)
3rd Count - 4511.21 - Speeding (\$25.00) (\$50.00 + 1 day)

Sworn to and subscribed before me, this 13th day of May 19 58

Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 5-15-58 19, at o'clock M.

Receipt for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to on Application of the State-Defendant. 49, at o'clock M.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Officers

HEER PRINTING CO. COI. O. 12115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

ERNEST MYLES

On Complaint of Donald L. Mycko

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

Amount of Bond, \$ 20.-

Fine \$ 15.- Costs \$ 5.- Total \$ 20.-

Disposition of case in Court above

Date 19 \_\_\_\_\_ Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Donald L. Mycko, who being duly sworn according to law, deposes and says

that on or about the 13th day of May, 19 58, at the County of Union

one Ernest Myles of 268 N. 18th St., Columbus, Ohio did unlawfully while engaged in Hunting on the lands of another fail to display his Valid 1958 Hunting & Trapping License, upon his Back of his outer garment between his shoulders.

(S) Donald L. Mycko

Sworn to and subscribed before me, this 13th day of May 19 58

Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 5-20-58 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.

~~Process for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

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

*Tried "in absentia". Found Guilty*

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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





CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO, vs. NORMAN WILLIAM CONNELL	On Complaint of E. E. Guthery Charge of Defendant pleaded Guilty Defendant was acquitted—bound over—convicted Amount of Bond, \$30.— Fine \$ — Costs \$ — Total \$ — Disposition of case in Court above
Date 19	Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
E. E. Guthery, who being duly sworn according to law, deposes and says  
that on or about the 17th day of May, 19 58, at the County of Union  
one Norman William Connell being in charge of and operating a motor vehicle to-wit did on State  
Route #31 reckless operate tractor Lic. 6838SY Trailer Lic No. 9291L. Without due regard  
to life, limb, and property of other persons on said highway. Sec. Rc. 4511.20. Chauffer Lic.  
No. 23216 North Carolina, Expires 8-3-58.

(S) E. E. Guthery

Sworn to and subscribed before me, this 20th day of May 19 58  
Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to  
Summons returned and filed.

(Bond Forfeited)

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

Warrant to Arrest issued to  
Warrant returned and filed.

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

Precipe for Subpoena filed. Subpoena issued directed to the  
Subpoena returned and filed.

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

Recognizance given, approved and filed.  
Recognizance not given, custody of Defendant committed to the  
Waiver of Trial by Jury filed in writing.

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



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. COLUMBUS, OHIO 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

Jesse W. Campbell

On Complaint of Richard Francis

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

Amount of Bond, \$ 20.-

Fine \$ 15.- Costs \$ 5.- Total \$ 20.-

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, ROBERT E. EVANS, JR.

, Judge of said County Court, personally came

Richard Francis

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

that on or about the 24th day of May, 19 58, at the County of Union

one Jesse W. Campbell, 64 West 8th St., Chillicothe, Ohio did unlawfully engage in fishing in the waters of the State of Ohio to-wit the waters of Robinson's Quarry without first having obtained a Valid 1958 Ohio Fishing License, In violation of Section 1533.32 of the Revised Code of Ohio.

(S) Richard Francis

Sworn to and subscribed before me, this 24th day of May 19 58

Robert E. Evans, Jr.

County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 5-24-58 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.

Receipt for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

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

Tried "in absentia". Found Guilty

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

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

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

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~

Fifteen and no/100 Dollars, and the costs of prosecution, taxed at \$ 5.00

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES (R. C. 2335.08). Includes sub-headers for County Court Judge, Constable, SHERIFF'S FEES, JUROR'S FEES, and RECAPITULATION.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., COI. O. 16115-B

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO, vs. JOSEPH HAYNES	On Complaint of Richard Francis Charge of Defendant pleaded Guilty Defendant was acquitted—bound over—convicted Amount of Bond, \$ 20.— Fine \$ 15.— Costs \$ 5.— Total \$ 20.— Disposition of case in Court above
Date 19 Atty. for Deft.	

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 24th day of May, 19 58, at the County of Union  
one Joseph Haynes, 1550 Richardson Ave., Columbus did unlawfully have in his possession a frog  
which was taken in the inland fishing district between the dates of May 1, 1958 to June 15, 1958  
both dates inclusive contrary to wildlife Council Order #116-58 Section (K) paragraph (3), sub-  
paragraph (B) which order specifies in all areas except P/maturing lake and the Lake Erie  
fishing district and all inland in such district it is unlawful to possess, transport or sell  
frogs which have been taken from this area from May 1, 1958 to June 15, 1958, and in violation  
of Section 1531.02 of the Revised Code of Ohio.

(S) Richard Francis

Sworn to and subscribed before me, this 24th day of May 19 58  
Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~  
~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~  
~~Warrant returned and filed.~~

Case set for hearing 5-24-58 19, at \_\_\_\_\_ o'clock M.

~~Process for Subpoena filed. Subpoena issued directed to the~~  
~~Subpoena returned and filed.~~

~~Defendant arraigned Pleads Guilty.~~

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

*Tried "in absentia". Found Guilty*

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HERR PRINTING CO. CO. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
WILLIAM D. HOPKINS  
  
Date 19  
Atty. for Deft.

On Complaint of Deputy Lawrence A. Langstaff  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted  
Amount of Bond, \$ 20.—  
Fine \$ 15.— Costs \$ 5.— Total \$ 20.—  
Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARIETTA OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Deputy Lawrence A. Langstaff, who being duly sworn according to law, deposes and says  
that on or about the 26th day of May, 1958, at the County of Union

one William D. Hopkins unlawfully operated a 1957 Mack Truck bearing Kentucky License T 25232 over  
and upon State Route 4 at the Village of Milford Center by failing to stop for an automatic  
traffic signal. This is contrary to and in violation of Sec. 4511.12 of motor vehicle laws  
of State of Ohio.

Time 9:25 PM 5-26-58

OL#H-125-887-135-359

DOB 5-11-22

Hamilton, Ohio

Bond \$20

Court 9:30 AM 5-27-58

(S) Deputy Lawrence A. Langstaff

Sworn to and subscribed before me, this 27 day of May 19 58

Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed~~

Case set for hearing 5-27-58 19, at o'clock M.

~~Process for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty~~

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

Tried "in Absentia". Found Guilty.

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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





CRIMINAL DOCKET

State Case No.

75

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs.

Sylvester Hicks

On Complaint of Joseph Ridgeway
Charge of
Defendant pleaded Guilty
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ Costs \$ Total \$

Disposition of case in Court above

Date 19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION

COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert O. Hamilton, Notary Public

, ~~and~~ personally came

Joseph Ridgeway

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

that on or about the 20th day of November, 19 57, at the County of Union

one Sylvester Hicks did unlawfully and falsely pretend with intent to defraud one Joseph Ridgeway,

that he would pay for a light gray woman's coat, by which said false pretenses of the said

Sylvester Hicks did then and there unlawfully obtain from Joseph Ridgeway said light gray

woman's coat of the value of \$25.00 being the property of the said Joseph Ridgeway, whereas in

truth and in fact Sylvester Hicks knew said false pretenses to be false. Contrary to Section 2911.01

of the Revised Code of Ohio.

(S) Joseph Ridgeway

Sworn to and subscribed before me, this 28th day of April 19 58

Robert O. Hamilton, Notary Public

~~County Court~~

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 4-28-58 19, at o'clock M.

Recipe for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads NOT Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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

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

Thereupon the Court orders and decrees as follows:  
 This day

the accused was brought before

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

~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of~~ **One Hundred**

Dollars, deemed reasonable for his appearance before the Court of Common

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$~~

~~and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$2.00 per day for each day's imprisonment.~~

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES	
			R. C. 2335.08	
County Court Judge		Constable.		
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each.	1.00	NAMES
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.	.15	
Indexing Case	.20	Summons Persons, each	.80	Amount Certified
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.	.15	
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.	1.00	
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.	.15	
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.	1.00	
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.	.15	
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each	1.00	
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15	
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each	.80	
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.	.15	
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each	.80	
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15	
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each	.80	
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each	.80	
Hearg Motions or Demurrs, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.	.15	
Hearing where evidence is introduced	2.00	Attending trial or hearing, etc., each case	2.50	
Trial by Jury				JUROR'S FEES 1913.30 R.C. 2947.23 R.C.
Pronouncing Judgment	.80	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to		
Numbering and Filing Papers, each	.10	SHERIFF'S FEES		
Issuing Certificates of Fees to Witnesses and Jurors, each	.10	Search Warrant first name,	.75	
Entering Fines and Costs on Cash Book	.40	additional names, each	.25	
Issuing Mittimus to Jail or Work House, each	.80	Mileage, miles, each	.08	
Taking Recognizances of Witnesses with not less than two sureties	.75	Summons first name,	.75	
Signing and Certifying Bill of Exceptions	.50	additional names, each	.25	
Issuing Executions, each	.75	Mileage, miles, each	.08	
Making Transcript, including certificate	2.50	Warrant to arrest, persons, ea.	1.00	
Issuing other Orders, or Writs, ea.	.75	Mileage, miles, each	.08	
Making itemized Cost Bill on Docket	.50	Venire, persons, each	.25	
		Mileage, miles, each	.08	
		Subpoena, persons, each	.25	
		Taking bond each	.25	
		Receiving Prisoner	.50	
		Discharging Prisoner	.50	
		Taking Prisoner before Court, per day	.75	
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name	.75	
		additional names, each	.25	
		Mileage, miles, each	.08	
		RECAPITULATION		
		County Court		
		Constable		
		Jury Fee (R. C. 2947.23)		
		Sheriff, Committing and discharging prisoner (R. C. 311.17)		
		Witness Fees		
		Juror's Fees		
		Sheriff's Fees		

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.

HEER PRINTING CO., CO., OHIO 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
JOSEPH M. POLING

On Complaint of E. W. Rose  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$  
Fine \$ Costs \$ Total \$  
Disposition of case in Court above

Date 19  
Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
E. W. Rose, who being duly sworn according to law, deposes and says  
that on or about the 29th day of June, 19 57, at the County of Union

one Joseph M. Poling (aka J. M. Poling), did unlawfully and knowingly did falsely pretend, with  
the intent to defraud, to the said E. W. Rose that the check of the purport and value as follows:  
North Lewisburg, Ohio June 29, 1957 No. 56-1083  
412

THE BANK OF NORTH LEWISBURG, CO.

Pay to the Order of E. W. Rose \$50.00  
Fifth Dollars and -----no/100 DOLLARS  
For

/s/ J. M. Poling

WHICH SAID CHECK WAS DELIVERED BY Joseph M. Poling to E. W. Rose on the date aforesaid, was a  
good and lawful check and that the money to pay the same at the Bank of North Lewisburg Co.  
was good and available on presentation, by which said false pretense the said Joseph Poling then  
and there unlawfully did obtain from the said E. W. Rose seven cattle, which said cattle the  
said E. W. Rose was holding in lieu of damages which the said cattle had done to the wheat, oats  
and bean fields of E. W. Rose, said damages being in the amount of \$50.00; said check being given  
with intent then and there to cheat and defraud the said E. W. Rose out of the said damages,  
whereas in truth and fact the said J. M. Poling intended to stop said payment on said check and  
did immediately stop payment on said check; and the said Joseph M. Poling at the time he falsely  
pretended as aforesaid, well knew the said false pretenses to be false; that said pretenses were  
false in fact and induced the said E. W. Rose to part with said property.

ORC 2911.01.

(S) E. W. Rose

Sworn to and subscribed before me, this 2nd day of May 19 58

Robert E. Evans, Jr.

County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 5-20-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads NOT Guilty.

~~Hearing of Case continued to  
Application of the State Defendant. 10, at o'clock M.,~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

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

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

~~and for Defendant, to-wit:~~

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

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

~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that~~

he enter into a recognizance, with good and sufficient surety, in the amount of **none**

Dollars, deemed reasonable for his appearance before the Court of Common

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~

~~Dollars, and the costs of prosecution, taxed at \$~~

~~and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$0.00 per day for each day's imprisonment.~~

~~Recognizance given as required~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
			NAMES	No. of Miles	Amount Certified
County Court Judge			Constable.		
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each	1.00		
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.	.15		
Indexing Case	.20	Summons Persons, each	.80		
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.	.15		
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.	1.00		
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.	.15		
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.	1.00		
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.	.15		
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each	1.00		
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15		
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each	.80		
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.	.15		
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each	.80		
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15		
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each	.80		
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each	.80		
Hear'g Motions or Demurers, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.	.15		
Hearing where evidence is introduced	2.00	Attending trial or hearing, etc., each case	2.50		
Trial by Jury					
Pronouncing Judgment	.80				
Numbering and Filing Necessary Papers, each	.10	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			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10				
Entering Fines and Costs on Cash Book	.40				
Issuing Mittimus to Jail or Work House, each	.80				
SHERIFF'S FEES					
Taking Recognizances of Witnesses with not less than two sureties	.75	Search Warrant first name,	.75		
Signing and Certifying Bill of Exceptions	.50	additional names, each	.25		
Issuing Executions, each	.75	Mileage, miles, each	.08		
Making Transcript, including certificate	2.50	Summons first name,	.75		
Issuing other Orders, or Writs, ea.	.75	additional names, each	.25		
Making itemized Cost Bill on Docket	.50	Mileage, miles, each	.08		
		Warrant to arrest, persons, ea.	1.00		
		Mileage, miles, each	.08		
		Venire, persons, each	.25		
		Mileage, miles, each	.08		
		Subpoena, persons, each	.25		
		Taking bond each	.25		
		Receiving Prisoner	.50		
		Discharging Prisoner	.50		
		Taking Prisoner before Court, per day	.75		
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name	.75		
		additional names, each	.25		
		Mileage, miles, each	.08		
RECAPITULATION					
County Court					
Constable					
Jury Fee (R. C. 2947.23)					
Sheriff, Committing and discharging prisoner (R. C. 311.17)					
Witness Fees					
Juror's Fees					
Sheriff's Fees					

CRIMINAL DOCKET

State Case No.

77

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices
HEER PRINTING CO. COL. 16115-3

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs.

DANA E. ROUSH

On Complaint of Deputy Lawrence A. Langstaff

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

Amount of Bond, \$

Fine \$ 25.00 Costs \$ 6.64 Total \$ 31.64

Disposition of case in Court above

Date 19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION

COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Deputy Lawrence A. Langstaff

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

that on or about the 27th day of May, 1958, at the County of Union

one Dana E. Roush being in charge of and operating a certain motor vehicle an 1956 Ford bearing Ohio license Z 6412 over and upon Railroad and Main Sts. in Unionville Center a public road in said Union Co. did unlawfully operate and drive said vehicle in a reckless manner and without due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles. This being contrary to and in violation of Sec. 4511.20 of Revised Code of Ohio. Time 9:25 PM 5-27-58

OL #R-200-135-237-706

DOB 9-11-39

73 Pleasant St., Milford Center

(S) Deputy Lawrence Langstaff

Sworn to and subscribed before me, this 29th day of May 19 58

Robert E. Evans, Jr.

County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 5-29-58 19, at o'clock M.

Precept for Subpoena filed Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. WEBER PRINTING CO. GET. O. 16115-2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
ROBERT AKERS

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound-over—convicted

Amount of Bond, \$ 20.-

Fine \$ 15.- Costs \$ 5.- Total \$ 20.-

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 31st day of May, 1958, at the County of Union  
one Robert Akers, Mechanicsburg did unlawfully engage in fishing in the waters of the State  
of Ohio to-wit the waters of Buck Run without a 1958 Ohio fishing license.

/s/ Richard Francis.

Sworn to and subscribed before me, this 31st day of May 19 58  
Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 6-3 1958, at 10:30 o'clock A.M.

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

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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





CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

IRIS JOHNSON HARGETT

On Complaint of Ptl. Robert H. Harrah

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

Amount of Bond, \$

Fine \$ 20.- Costs \$ 5.20 Total \$ 25.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

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

that on or about the 3rd day of June, 19 58, at the County of Union

one Iris Johnson Hargett did unlawfully operate a 1956 Buick, bearing Ohio License 6108 AF over and upon State Route #4 about 1:10 P.M. in Union County by exceeding the speed limit of 60 M.P.H. to-wit-a speed of 90 M.P.H. A speed that was greater and proper for the conditions then existing.

/S/ Ptl. Robert H. Harrah

Sworn to and subscribed before me, this 3rd day of June 19 58

Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 6-3 1958, at 10:30 o'clock A.M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. COLUMBUS, OHIO 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
PAUL GEORGE BARKER

On Complaint of Sheriff Edward Amrine  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound-over—convicted

Amount of Bond, \$  
Fine \$ 15.- Costs \$ 7.12 Total \$ 22.12  
Disposition of case in Court above

Date 19  
Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Sheriff Edward Amrine, who being duly sworn according to law, deposes and says  
that on or about the 30th day of May, 19 58, at the County of Union  
one Paul George Barker unlawfully, wilfully, and maliciously did destroy one hose with  
nozzle and an electric switch on a gasoline pump, of the value of \$30.00, the property  
of Rowlings and Michaels and not of him, the said Paul George Barker.  
Contrary to and in violation of Sec. 2909.01 of the Revised Code of Ohio.  
Arnold, Ohio - Age 18

/s/ Sheriff Edward Amrine

Sworn to and subscribed before me, this 3rd day of June 19 58  
Robert E. Evans, Jr. County Court Judge

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

Summons issued directed-to  
Summons returned and filed.

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

Warrant to Arrest issued to  
Warrant returned and filed.

Case set for hearing 6-3-58 19, at 10:30 o'clock A.M.

Precipe for Subpoena filed. Subpoena issued directed to the  
Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.  
Hearing of Case continued to  
Application of the State Defendant. 19, at o'clock M.

Recognizance given, approved and filed.  
Recognizance not given, custody of Defendant committed to the  
Waiver of Trial by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

the accused was brought before

This day the Court in the custody of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that ~~no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody~~

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

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

*7 fifteen and no/100* Dollars, and the costs of prosecution, taxed at \$ *7.12*

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
			NAMES	No. of Miles	Amount Certified
<b>County Court Judge</b>			<b>Constable.</b>		
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each.	1.00		
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.	.15		
Indexing Case	.20	Summons Persons, each	.80		
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.	.15		
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.	1.00		
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.	.15		
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.	1.00		
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.	.15		
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each	1.00		
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15		
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each	.80		
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.	.15		
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each	.80		
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15		
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each	.80		
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each	.80		
Hear'g Motions or Demurrs, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.	.15		
Hearing where evidence is introduced	2.00	Attending trial or hearing, etc., each case	2.50		
Trial by Jury					
Pronouncing Judgment	.80				
Numbering and Filing Necessary Papers, each	.10	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			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10				
Entering Fines and Costs on Cash Book	.40				
Issuing Mittimus to Jail or Work House, each	.80				
Taking Recognizances of Witnesses with not less than two sureties	.75				
Signing and Certifying Bill of Exceptions	.50				
Issuing Executions, each	.75				
Making Transcript, including certificate	2.50				
Issuing other Orders, or Writs, ea.	.75				
Making itemized Cost Bill on Docket	.50				
<b>SHERIFF'S FEES</b>					
		Search Warrant first name,	.75		
		additional names, each	.25		
		Mileage, miles, each	.08		
		Summons first name,	.75		
		additional names, each	.25		
		Mileage, miles, each	.08		
		Warrant to arrest, persons, ea.	1.00		
		Mileage, miles, each	.08		
		Venire, persons, each	.25		
		Mileage, miles, each	.08		
		Subpoena, persons, each	.25		
		Taking bond each	.25		
		Receiving Prisoner	.50		
		Discharging Prisoner	.50		
		Taking Prisoner before Court, per day	.75		
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name	.75		
		additional names, each	.25		
		Mileage, miles, each	.08		
<b>JUROR'S FEES</b>					
			1913.30 R.C.		
			2947.23 R.C.		
<b>RECAPITULATION</b>					
County Court					
Constable					
Jury Fee (R. C. 2947.23)					
Sheriff, Committing and discharging prisoner (R. C. 311.17)					
Witness Fees					
Juror's Fees					
Sheriff's Fees					

*paid 7-29-58*

*4.00*

*2.92*

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.

HEER PRINTING CO., COLUMBUS, OHIO 16115-7

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

RICHARD SLAVENS

On Complaint of Sheriff Edward Amrine

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

Amount of Bond, \$

Fine \$ 15.- Costs \$ 7.12 Total \$ 22.12

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Sheriff Edward Amrine

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

that on or about the 30th day of May, 19 58, at the County of Union

one Richard Slavens unlawfully, wilfully, and maliciously did destroy one hose with nozzle and electric switch on a gasoline pump, of the value of \$30.00 the property of Rowlings & Michawls and not of him, the said Lewis Richard Slavens.

Contrary to and in violation of Sec. 2909.01 of the Revised Code of Ohio.

(Arnold, Ohio - Age 18)

/S/ Sheriff Edward Amrine

Sworn to and subscribed before me, this 3rd day of June 19 58

Robert E. Evans, Jr.

County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 6-3 1958, at 10:30 o'clock A.M.

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

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

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

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

~~Dollars, deemed reasonable for h appearance before the Court of Common~~

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~

*7 fifteen and no/100* Dollars, and the costs of prosecution, taxed at \$ *7.12*

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00				
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15				
Indexing Case .20	Summons Persons, each .80				
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00				
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00				
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00				
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80				
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80				
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80				
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80				
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15				
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50				
Trial by Jury					
Pronouncing Judgment .80					
Numbering and Filing Necessary Papers, each .10	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				
Issuing Certificates of Fees to Witnesses and Jurors, each .10					
Entering Fines and Costs on Cash Book .40					
Issuing Mittimus to Jail or Work House, each .80					
Taking Recognizances of Witnesses with not less than two sureties .75					
Signing and Certifying Bill of Exceptions .50					
Issuing Executions, each .75					
Making Transcript, including certificate 2.50					
Issuing other Orders, or Writs, ea. .75					
Making Itemized Cost Bill on Docket .50					
	<b>SHERIFF'S FEES</b>				
	Search Warrant first name, .75				
	additional names, each .25				
	Mileage, miles, each .08				
	Summons first name, .75				
	additional names, each .25				
	Mileage, miles, each .08				
	Warrant to arrest, persons, ea. 1.00				
	Mileage, miles, each .08				
	Venire, persons, each .25				
	Mileage, miles, each .08				
	Subpoena, persons, each .25				
	Taking bond each .25				
	Receiving Prisoner .50				
	Discharging Prisoner .50				
	Taking Prisoner before Court, per day .75				
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75				
	additional names, each .25				
	Mileage, miles, each .08				
			<b>RECAPITULATION</b>		
			County Court		
			Constable		
			Jury Fee (R. C. 2947.23)		
			Sheriff, Committing and discharging prisoner (R. C. 311.17)		
			Witness Fees		
			Juror's Fees		
			Sheriff's Fees		

*Paid 7-1-58*

*4 20*

*2 92*

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

JOHN B. HAINES

On Complaint of Anhabel Haines

Charge of  
Defendant pleaded ~~Not~~ Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 1000.-

Atty. for Deft. Fine \$ Costs \$ Total \$

Date  
19

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

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

that on or about the 1st day of June, 19 58, at the County of Union

one John B. Haines did unlawfully commit assault and battery on one, the said Annabel Haines, then and there being contrary to G. C. Sec. Ohio 12423, now R.C.2901.25 and against the peace and dignity of the State of Ohio.

/s/ Anabel Haines

Sworn to and subscribed before me, this 2nd day of June 19 58

Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

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

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads ~~Not~~ Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

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



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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

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

~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that~~

he enter into a recognizance, with good and sufficient surety, in the amount of One Thousand

and no/100

Dollars, deemed reasonable for his appearance before the Court of Common

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~

~~Dollars, and the costs of prosecution, taxed at \$~~

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

Recognizance given as required.

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed:~~

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

County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES		
			R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each.			
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.			
Indexing Case	.20	Summons Persons, each			
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.			
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.			
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.			
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.			
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each			
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each			
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.			
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each			
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.			
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each			
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each			
Hear'g Motions or Demurers, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.			
Hearing where evidence is introduced	2.00	Attending trial or hearing, etc., each case			
Trial by Jury					
Pronouncing Judgment	.80				
Numbering and Filing Necessary Papers, each	.10	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			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10				
Entering Fines and Costs on Cash Book	.40				
Issuing Mittimus to Jail or Work House, each	.80				
Taking Recognizances of Witnesses with not less than two sureties	.75	<b>SHERIFF'S FEES</b>			
Signing and Certifying Bill of Exceptions	.50	Search Warrant first name, .75			
Issuing Executions, each	.75	additional names, each .25			
Making Transcript, including certificate	2.50	Mileage, miles, each .08			
Issuing other Orders, or Writs, ea.	.75	Summons first name, .75			
Making Itemized Cost Bill on Docket	.50	additional names, each .25			
		Mileage, miles, each .08			
		Warrant to arrest, persons, ea. 1.00			
		Mileage, miles, each .08			
		Venire, persons, each .25			
		Mileage, miles, each .08			
		Subpoena, persons, each .25			
		Taking bond each .25			
		Receiving Prisoner .50	<b>RECAPITULATION</b>		
		Discharging Prisoner .50	County Court		
		Taking Prisoner before Court, per day .75	Constable		
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75	Jury Fee (R. C. 2947.23)		
		additional names, each .25	Sheriff, Committing and discharging prisoner (R. C. 311.17)		
		Mileage, miles, each .08	Witness Fees		
			Juror's Fees		
			Sheriff's Fees		

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., COVINGTON, OHIO 16115-2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
JOHN B. HAINES & DAISY HAINES

On Complaint of Annabel Haines  
Charge of  
Defendant pleaded ~~Not~~ Guilty  
Defendant was acquitted—bound over—convicted  
Amount of Bond, \$  
Fine \$ Costs \$ Total \$  
Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

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

that on or about the 1st day of June, 19 58, at the County of Union

one John B. Haines and Daisy Haines, each, and both, did obtain possession of Therese Haines, a child, then and there being under the age of 12 years, to-wit: of the age of 5½ years, they, John B. Haines and Daisy Haines, with intent unlawfully to detain and restrain said child from Annabel Haines, the mother of said child, she the said Annabel Haines, then having the lawful charge and custody of said minor child, and each, the said John B. Haines and Daisy Haines harbors and conceals said minor child, from said Annabel Haines Contrary to Sec. Ohio 12225. R.C. Sec. 2901.33 and against the peace and dignity of the State of Ohio.

/s/ Anabel Haines

Sworn to and subscribed before me, this 2nd day of June 19 58

Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

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

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Not Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

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

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

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

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

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of One Thousand.

And no \$100 Dollars, deemed reasonable for his appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed.

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER (County Court Judge, Constable), WITNESS FEES (R. C. 2335.08), SHERIFF'S FEES, and RECAPITULATION. Includes various legal services and their associated costs.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. NEER PRINTING CO. COI. O. 16115 2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
JOHN NEIMEYER

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 20.—  
Fine \$ 15.— Costs \$ 5.— Total \$ 20.—  
Disposition of case in Court above

Date 19 \_\_\_\_\_ Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 4th day of June, 19 58, at the County of Union  
one John Neimeyer, 14 Pleasant St., Mechanicsburg did unlawfully take a frog from the waters  
of Robinsons Quarry between the dates of May 1, 1958 and June 15, 1958 both dates inclusive  
contrary to wild life council order #116-58 Paragraph K, Section 3 sub-section a which order  
specifies in all other areas except Pymatuning Lake and the Lake Erie fishing district  
and all islands in such district it is unlawful to take frogs from May 1, 1958 to June 15  
1958 both dates inclusive.

/S/ Richard Francis

Sworn to and subscribed before me, this 4th day of June 19 58  
Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 6-4 19 58, at 10:30 o'clock A. M.

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

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

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

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

Dollars, deemed reasonable for his appearance before the Court of Common

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

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

7 fifteen and no/100 Dollars, and the costs of prosecution, taxed at \$ 5.00

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

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

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HERR PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

JOHN MAYO

On Complaint of Richard Francis

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

Amount of Bond, \$ 20.-

Fine \$ 15.- Costs \$ 5.- Total \$ 20.-

Disposition of case in Court above

Date 19 \_\_\_\_\_ Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 4th day of June, 19 58, at the County of Union  
one John Mayo, 116 E. Race St., Mechanicsburg did unlawfully take a frog from the waters of  
Robinsons Quarry between the dates of May 1, 1958 and June 15, 1958 both dates inclusive  
contrary to wild life council order #116-58 Paragraph K, Section 3 sub-section a which  
order specifies in all other areas except Pymatuning Lake and the Lake Erie fishing  
district and all islands in such district it is unlawful to take frogs from May 1, 1958  
to June 15, 1958 both dates inclusive.  
Section 1531.02 of the Revised Code of Ohio.

/s/ Richard Francis

Sworn to and subscribed before me, this 4th day of June 19 58  
Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 6-4 1958, at 10:30 o'clock A. M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

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

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

~~Dollars, deemed reasonable for h appearance before the Court of Common~~

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~

*Fifteen and no/100 Dollars, and the costs of prosecution, taxed at \$ 5.00*

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

Recognizance given as required.

Fine and costs paid and defendant discharged.

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

County Court Judge

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

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00				
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15				
Indexing Case .20	Summons Persons, each .80				
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00				
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00				
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00				
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80				
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80				
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80				
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80				
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15				
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50				
Trial by Jury					
Pronouncing Judgment .80	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to				
Numbering and Filing Necessary Papers, each .10					
Issuing Certificates of Fees to Witnesses and Jurors, each .10					
Entering Fines and Costs on Cash Book .40					
Issuing Mittimus to Jail or Work House, each .80					
Taking Recognizances of Witnesses with not less than two sureties .75					
Signing and Certifying Bill of Exceptions .50					
Issuing Executions, each .75					
Making Transcript, including certificate 2.50					
Issuing other Orders, or Writs, ea. .75					
Making itemized Cost Bill on Docket .50					
<b>SHERIFF'S FEES</b>					
	Search Warrant first name, .75				
	additional names, each .25				
	Mileage, miles, each .08				
	Summons first name, .75				
	additional names, each .25				
	Mileage, miles, each .08				
	Warrant to arrest, persons, ea. 1.00				
	Mileage, miles, each .08				
	Venire, persons, each .25				
	Mileage, miles, each .08				
	Subpoena, persons, each .25				
	Taking bond each .25				
	Receiving Prisoner .50				
	Discharging Prisoner .50				
	Taking Prisoner before Court, per day .75				
	Any writ, summons, order or Notice not mentioned in §11.17 R. C., 1st name .75				
	additional names, each .25				
	Mileage, miles, each .08				
	<b>RECAPITULATION</b>				
	County Court				
	Constable				
	Jury Fee (R. C. 2947.23)				
	Sheriff, Committing and discharging prisoner (R. C. §11.17)				
	Witness Fees				
	Juror's Fees				
	Sheriff's Fees				

*paid 6-5-58*

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

STANLEY H. MAYBERRY

On Complaint of Deputy Lawrence A. Langstaff  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$  
Fine \$ 100.- Costs \$ 3.08  
15.20 Total \$ 122.40  
Disposition of case in Court above

Date 19 Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came Stanley H. Mayberry, who being duly sworn according to law, deposes and says that on or about the 3rd day of June, 19 58, at the County of Union

one Stanley H. Mayberry unlawfully operated a 1959 Ford bearing Ohio license Y 7268 over and upon State Route 42 in Union County while under the influence of intoxicating liquor. This is contrary to and in violation of Sec. 4511.19 of the Revised Code of Ohio. Time 8:40P.M. 6-3-58

OL#M-160-777-313-790  
DOB 10-14-19  
130 West Ave., Plain City, Ohio

/s/ Deputy Lawrence Langstaff

Sworn to and subscribed before me, this 4th day of June 19 58  
Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to  
Summons returned and filed.

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

Warrant to Arrest issued to  
Warrant returned and filed.

Case set for hearing 6-4 1958, at 10:30 o'clock A.M.

Precipe for Subpoena filed. Subpoena issued directed to the  
Subpoena returned and filed.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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





CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. 16115-2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

DAVID D. MC HENRY

On Complaint of Sheriff Edward Amrine

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted bound over convicted

Amount of Bond, \$

Fine \$ 100.- Costs \$ 22.40 Total \$ 122.40

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Sheriff Edward Amrine, who being duly sworn according to law, deposes and says

that on or about the 31 day of May, 19 58, at the County of Union

one David D. McHenry, did unlawfully operate a certain motor vehicle, bearing Ohio License Z-7972 upon County Road No. 78, (Collins Road) in said County of Union, the said David D. McHenry then and there being at the time in a state of intoxication and under the influence of alcohol, narcotics, or opiates, Contrary to Section 4511.19 of the Revised Code of Ohio.

/s/ Sheriff Edward Amrine

Sworn to and subscribed before me, this 31 day of May 19 58

Robert E. Evans, Jr. County Court Judge

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

Summons issued directed to

Summons returned and filed.

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

awarded.

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 5-31 1958, at 10:30 o'clock A. M.

Precipe for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

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

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

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



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
EARNEST BROWN

On Complaint of Lawrence A. Langstaff, Deputy  
Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted  
Amount of Bond, \$ 20.-  
Atty. for Deft. Fine \$ 15.- Costs \$ 5.- Total \$ 20.-  
Disposition of case in Court above.

Date  
19

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Deputy Lawrence A. Langstaff, who being duly sworn according to law, deposes and says  
that on or about the 16th day of June, 19 58, at the County of Union  
one Earnest Brown unlawfully operated a 1957 White bearing Tennessee License 3P80927 over and upon  
State Route 42 in Union County by failing to stop for an automatic traffic signal at  
the intersection of State Route 42 and State Route 33. This is contrary to and in  
violation of Sec. 4511.30 of the Revised Code of Ohio.  
Time 7:53 P.M. - 6-16-58

/S/ Deputy Lawrence Langstaff

Sworn to and subscribed before me, this 16 day of June 19 58  
Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~  
~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~  
~~Warrant returned and filed.~~

Case set for hearing 6-16 1958, at 10:30 o'clock A.M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~  
~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.  
~~Hearing of Case continued to~~ 19, at o'clock M.,  
~~on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~  
~~Recognizance not given, custody of Defendant committed to the~~  
Waiver of Trial, by Jury filed in writing.

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

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

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

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

~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that~~

~~he enter into a recognizance, with good and sufficient surety, in the amount of~~

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

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

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~

**Fifteen and no/100** — Dollars, and the costs of prosecution, taxed at \$ **5** . —

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

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

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

County Court Judge

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

COSTS	NAME OF OFFICER	WITNESS FEES R. C. 2335.08		
		NAMES	No. of Miles	Amount Certified
<b>County Court Judge</b>				
Taking and Certifying Affidavits, ea.	Search Warrant Defendants, each.			
Taking Security for Costs	Mileage, 1st mile 50c, additional mi., ea.			
Indexing Case	Summons Persons, each			
Issuing Warrant Persons, each	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Search Warrant	Warrant to arrest Defendants, ea.			
Issuing Summons	Mileage, 1st mile 50c, additional mi., ea.			
Taking Bonds or Recognizances, ea.	Order to commit to Jail Defendants, ea.			
Issuing Commitments, each	Mileage, 1st mile 50c, additional mi., ea.			
Granting Continuance, each	Order on Jailor for Prisoner or Prisoners, Defendants, each			
Issuing Subpoenas, Persons, each	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Venire for Jury, Persons, ea.	Subpoenas persons, each			
Issuing Orders on Jailor for Pris., ea.	Mileage, 1st mile 50c, additional mi., ea.			
Taking Waivers of Trial by Jury, ea.	Venire, Persons, each			
Swearing Witnesses, each	Mileage, 1st mile 50c, additional mi., ea.			
Swearing Jury	Taking Bond (or Recognizance), required by law, each			
Hearing Case, on appearance before Evidence is introduced	Any Writ, Order or Notice not mentioned above, persons, each			
Hear'g Motions or Demurers, ea.	Mileage, 1st mile 50c, additional mi., ea.			
Hearing where evidence is introduced	Attending trial or hearing, etc., each case			
Trial by Jury	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			
Pronouncing Judgment				
Numbering and Filing Necessary Papers, each				
Issuing Certificates of Fees to Witnesses and Jurors, each				
Entering Fines and Costs on Cash Book				
Issuing Mitimus to Jail or Work House, each				
Taking Recognizances of Witnesses with not less than two sureties				
Signing and Certifying Bill of Exceptions				
Issuing Executions, each				
Making Transcript, including certificate				
Issuing other Orders, or Writs, ea.				
Making Itemized Cost Bill on Docket				
<b>SHERIFF'S FEES</b>				
Search Warrant first name, additional names, each				
Mileage, miles, each				
Summons first name, additional names, each				
Mileage, miles, each				
Warrant to arrest, persons, ea.				
Mileage, miles, each				
Venire, persons, each				
Mileage, miles, each				
Subpoena, persons, each				
Taking bond each				
Receiving Prisoner				
Discharging Prisoner				
Taking Prisoner before Court, per day				
Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name				
additional names, each				
Mileage, miles, each				
<b>JUROR'S FEES</b> 1913.30 R.C. 2947.23 R.C.				
<b>RECAPITULATION</b>				
County Court				
Constable				
Jury Fee (R. C. 2947.23)				
Sheriff, Committing and discharging prisoner (R. C. 311.17)				
Witness Fees				
Juror's Fees				
Sheriff's Fees				

**paid**  
6-16-58

5 99

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., 601 - 6 - 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
TERRENCE STARKEY

On Complaint of Ptl. L. J. Bill  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound-over—convicted

Amount of Bond, \$ 30 -

Fine \$ 25.- Costs \$ 5.- Total \$ 30.-

Disposition of case in Court above

Date 19  
Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Ptl. L. J. Bill, who being duly sworn according to law, deposes and says  
that on or about the 18th day of June, 19 58, at the County of Union

one Terrence Starkey did unlawfully operate a certain motor vehicle upon and over State  
Hy. 31 in the County of Union at 10:50 A.M., June 18, 1958, to-wit; did drive said  
vehicle at a speed greater than was reasonable and proper having due regard for the road, weather  
traffic and any other condition then existing. Such speed of 80 MPH, prima facie limit being 60  
MPH. This Act contrary to and in violation of Section 4511.21 of the Ohio Revised Code.

/s/ Ptl. L. J. Bill

Sworn to and subscribed before me, this 14th day of June 19 58  
Robert E. Evans, Jr. County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 6-14 1958, at 10:30 o'clock A.M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

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



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

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

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

RAY DYKES

On Complaint of Ptl. L. J. Bill

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

Amount of Bond, \$ 30.-

Fine \$ 25.- Costs \$ 5.- Total \$ 30.-

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Ptl. L. J. Bill

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

that on or about the 23 day of June, 19 58, at the County of Union

one Ray Dykes did unlawfully operate a certain motor vehicle over and upon State Hy. 4 in the County of Union, to wit: did operate a commercial motor vehicle and semi-trailer with 3 or more axles upon a highway without a valid highway use permit: This Act contrary to and in violation of Section 5728.04 of the Ohio Revised Code.

/s/ Ptl. L. J. Bill

Sworn to and subscribed before me, this 24th day of June 19 58

Robert E. Evans, Jr.

County Court Judge

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

~~Summons issued directed to~~

~~Summons returned and filed.~~

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

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 6-24 1958, at 10:30 o'clock A.M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

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

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

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



19. Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of~~

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

~~Pleas of \_\_\_\_\_ County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.~~

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Twenty-five and no/10 - Dollars, and the costs of prosecution, taxed at \$ 5. -

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES		
	County Court Judge		R. C. 2335.08		
		Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each.			
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.			
Indexing Case	.20	Summons Persons, each			
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.			
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.			
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.			
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.			
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each			
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each			
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.			
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each			
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.			
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each			
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each			
Hear'g Motions or Demurers, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.			
Hearing where evidence is introduced	2.00	Attending trial or hearing, etc., each case			
Trial by Jury		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			
Pronouncing Judgment	.80				
Numbering and Filing Necessary Papers, each	.10				
Issuing Certificates of Fees to Witnesses and Jurors, each	.10				
Entering Fines and Costs on Cash Book	.40				
Issuing Mittimus to Jail or Work House, each	.80				
Taking Recognizances of Witnesses with not less than two sureties	.75				
Signing and Certifying Bill of Exceptions	.50				
Issuing Executions, each	.75				
Making Transcript, including certificate	2.50				
Issuing other Orders, or Writs, ea.	.75				
Making Itemized Cost Bill on Docket	.50				
		<b>SHERIFF'S FEES</b>			
		Search Warrant first name,			
		additional names, each			
		Mileage, miles, each			
		Summons first name,			
		additional names, each			
		Mileage, miles, each			
		Warrant to arrest, persons, ea.			
		Mileage, miles, each			
		Venire, persons, each			
		Mileage, miles, each			
		Subpoena, persons, each			
		Taking bond each			
		Receiving Prisoner			
		Discharging Prisoner			
		Taking Prisoner before Court, per day			
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name			
		additional names, each			
		Mileage, miles, each			
			<b>RECAPITULATION</b>		
			County Court		
			Constable		
			Jury Fee (R. C. 2947.23)		
			Sheriff, Committing and discharging prisoner (R. C. 311.17)		
			Witness Fees		
			Juror's Fees		
			Sheriff's Fees		

paid 5 02  
6-24-58

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. NEER PRINTING CO. CO. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

KENNETH PFLEIDER

On Complaint of Ptl. L. J. Bill

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted.

Amount of Bond, \$

Fine \$ 10.- Costs \$ 4.20 Total \$ 14.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION

COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Ptl. L. J. Bill

, who being duly sworn according to law, deposes and says

that on or about the 19th day of June, 19 58, at the County of Union

one Kenneth Pfleider did unlawfully operate a certain commercial motor vehicle upon and over State Hy. 31, to wit: did operate said vehicle upon a highway within the state with a width of 11 ft when the maximum legal width being 8 ft. with load. This Act contrary to and in violation of Section 5577.05 of the Ohio Revised Code.

/s/ Ptl. L. J. Bill

Sworn to and subscribed before me, this

24th

day of

June

19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 6 - 24 1958, at 10:30 o'clock A.M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to on Application of the State Defendant. 19, at o'clock M.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO., CO., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
LLOYD BRAKE

On Complaint of Ptl. L. J. Bill  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ 10. - Costs \$ 4.20 Total \$ 14.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Ptl. L. J. Bill, who being duly sworn according to law, deposes and says

that on or about the 19th day of June, 19 58, at the County of Union

one Lloyd Brake did unlawfully operate a certain motor vehicle upon and over U.S. Hy. 36 in the County of Union, to wit; did operate a motor vehicle upon a public highway a motor vehicle of a dealer when it did not display the registration of the dealer. This Act contrary to and in violation of Section 4549.10 of the Ohio Revised Code.

/S/ Ptl. L. J. Bill

Sworn to and subscribed before me, this 24th day of June 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to

Summons returned and filed.

At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 6-24 1958, at 10:30 o'clock A.M.

Precipe for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to on Application of the State Defendant. 19, at o'clock M.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HERR PRINTING CO., CINCINNATI, OHIO 16115-2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
DONALD POLAND

On Complaint of Ptl. L. J. Bill.  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$  
Fine \$ 10.— Costs \$ 4.20 Total \$ 14.20  
Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Ptl. L. J. Bill, who being duly sworn according to law, deposes and says

that on or about the 21 day of June, 19 58, at the County of Union

one Donald Poland did unlawfully operate a certain motor vehicle upon and over State Hy 47 in the County of Union, to wit; did operate said vehicle upon a highway when it was not equipped with a muffler in good working order and in constant operation as required by law. This Act contrary to and in violation of Section 4513.22 of the Ohio Revised Code.

/s/ L. J. Bill, Ptl.

Sworn to and subscribed before me, this 24th day of June 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 6-24 1958, at 10:30 o'clock A.M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19, at o'clock M., on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19. Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

the Court in the custody of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for his appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Ten and no/100 Dollars, and the costs of prosecution, taxed at \$ 4.20

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed.

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes rows for County Court Judge, Constable, Sheriff's Fees, and Juror's Fees. Includes handwritten notes 'Paid 6-24-58' and 'H 20'.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices  
HEER PRINTING CO., CO., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
DANIEL ORGAN  
  
Date 19  
Atty. for Deft.

On Complaint of Arthur Middleton, Deputy Sheriff  
Charge of  
Defendant pleaded *Not* Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted  
Amount of Bond, \$  
Fine \$ *25.-* Costs \$ *4.20* Total \$ *29.20*  
Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Arthur Middleton, Deputy Sheriff, who being duly sworn according to law, deposes and says  
that on or about the 28th day of June, 19 58, at the County of Union  
one Daniel Organ, did unlawfully discharge, ignite and explode fireworks.  
Contrary to Section 3743.32 of Ohio Revised Code.

/s/ Arthur Middleton

Sworn to and subscribed before me, this 1st day of July 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 7-1 1958, at 10:30 o'clock A.M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads *Not* Guilty.  
Hearing of Case continued to 7-8 1958, at 10:30 o'clock A.M.,  
on Application of the State—Defendant.

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



19..... Trial had, the Defendant being present. Witnesses sworn and examined ~~on behalf of the State, to-wit:~~

~~and for Defendant,~~ to-wit: Arthur Middleton, Lawrence Pitt, Le Roy Rremana, Samuel Ogra

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the ~~the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody~~

~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that~~

~~he enter into a recognizance, with good and sufficient surety, in the amount of~~

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

~~Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.~~

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~

Twenty-five and no/100 Dollars, and the costs of prosecution, taxed at \$ 4.20

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08	
	County Court Judge	Constable.	NAMES	No. of Miles Amount Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00			
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15			
Indexing Case .20	Summons Persons, each .80			
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00			
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00			
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15			
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00			
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80			
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80			
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15			
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80			
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, ipersons, each .80			
Hear'g Motions or Demurers, 'ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15			
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50			
Trial by Jury				JUROR'S FEES 1913.30 R.C. 2947.23 R.C.
Pronouncing Judgment .80				
Numbering and Filing Necessary Papers, each .10	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			
Issuing Certificates of Fees to Witnesses and Jurors, each .10				
Entering Fines and Costs on Cash Book .40				
Issuing Mittimus to Jail or Work House, each .80				
	<b>SHERIFF'S FEES</b>			
Taking Recognizances of Witnesses with not less than two sureties .75	Search Warrant first name, .75			
Signing and Certifying Bill of Exceptions .50	additional names, each .25			
Issuing Executions, each .75	Mileage, miles, each .08			
Making transcript, including certificate 2.50	Summons first name, .75			
Issuing other Orders, or Writs, ea. .75	additional names, each .25			
Making itemized Cost Bill on Docket .50	Mileage, miles, each .08			
	Warrant to arrest, persons, ea. 1.00			
	Mileage, miles, each .08			
	Venire, persons, each .25			
	Mileage, miles, each .08			
	Subpoena, persons, each .25			
	Taking bond each .25			
	Receiving Prisoner .50			
	Discharging Prisoner .50			
	Taking Prisoner before Court, per day .75			
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75			
	additional names, each .25			
	Mileage, miles, each .08			
				<b>RECAPITULATION</b>
				County Court
				Constable
				Jury Fee (R. C. 2947.23)
				Sheriff, Committing and discharging prisoner (R. C. 311.17)
				Witness Fees
				Juror's Fees
				Sheriff's Fees

*paid  
7-8-58 H 20*

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. COL. O. 18115-2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
LAWRENCE PITT, JR.

On Complaint of Arthur Middleton, Deputy Sheriff  
Charge of  
Defendant pleaded *Not* Guilty  
Defendant was acquitted ~~bound over convicted~~

Amount of Bond, \$

Fine \$ 25.- Costs \$ 4.20 Total \$ 29.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Arthur Middleton, Deputy Sheriff, who being duly sworn according to law, deposes and says  
that on or about the 28th day of June, 19 58, at the County of Union  
one Lawrence Pitt, Jr. did unlawfully discharge, ignite and explode fireworks.  
Contrary to Section 3743.32 of Ohio Revised Code.

/s/ Arthur Middleton

Sworn to and subscribed before me, this 1st day of July 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 7-1 1958, at 10:30 o'clock A.M.

~~Precipe for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads *Not* Guilty.  
Hearing of Case continued to 7-8 1958, at 10:30 o'clock A.M.,  
on Application of the State—~~Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit: Arthur Middleton, Lawrence Pitt, Le Roy Creamer, Daniel Organ

Thereupon the Court orders and decrees as follows: This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for his appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge, and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Twenty-five and no/100 Dollars, and the costs of prosecution, taxed at \$ 4.20

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES, SHERIFF'S FEES, RECAPITULATION. Includes handwritten notes like 'paid 7-8-58' and 'H 20'.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. REED PRINTING CO. COL. O. 16115-2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
LEROY CREMEANS

On Complaint of Arthur Middleton, Deputy Sheriff  
Charge of  
Defendant pleaded *Not* Guilty  
Defendant was acquitted=~~bound-over~~=convicted

Amount of Bond, \$  
Fine \$ 25.- Costs \$ 4.20 Total \$ 29.20

Date 19  
Atty. for Deft.

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Arthur Middleton, who being duly sworn according to law, deposes and says

that on or about the 28th day of June, 1958, at the County of Union

one Leroy Cremeans, did unlawfully discharge, ignite and explode fireworks.

Contrary to Section 3743.32 of Ohio Revised Code.

/s/ Arthur Middleton

Sworn to and subscribed before me, this 28th day of June 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 7-1 1958, at 10:30 o'clock A. M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads *Not* Guilty.

Hearing of Case continued to 7-8-58, at 10:30 o'clock A. M., on Application of the State—Defendant.

Recognizance given, approved and filed.

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19.....  
 Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:  
 and for Defendant, to-wit: *Arthur Middleton, Danell Organ, Le Roy Brennan, Lawrence Pitt*

Thereupon the Court orders and decrees as follows:  
 This day

the accused was brought before

the Court in the custody of the ~~the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody~~

~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that~~

~~he enter into a recognizance, with good and sufficient surety, in the amount of~~

~~Dollars, deemed reasonable for his appearance before the Court of Common~~

~~Pleas of \_\_\_\_\_ County, Ohio, on the first day of the next term thereof, to answer said Charge, and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.~~

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

*Twenty-five and no/100 Dollars, and the costs of prosecution, taxed at \$4.20*

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

~~Recognizance given as required:~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs:~~

~~Bound over to Grand Jury:~~

~~Commitment issued to the~~

~~Commitment returned and filed:~~

~~Execution issued to the~~

~~Execution returned and endorsed:~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER	WITNESS FEES R. C. 2335.08	
		NAMES	No. of Miles   Amount Certified
County Court Judge	Constable.		
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00		
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15		
Indexing Case .20	Summons Persons, each .80		
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15		
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00		
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15		
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00		
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15		
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00		
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15		
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80		
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15		
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80		
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15		
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80		
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80		
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15		
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50		
Trial by Jury			
Pronouncing Judgment .80			
Numbering and Filing Necessary Papers, each .10	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		
Issuing Certificates of Fees to Witnesses and Jurors, each .10			
Entering Fines and Costs on Cash Book .40			
Issuing Mittimus to Jail or Work House, each .80			
Taking Recognizances of Witnesses with not less than two sureties .75			
Signing and Certifying Bill of Exceptions .50			
Issuing Executions, each .75			
Making Transcript, including certificate 2.50			
Issuing other Orders, or Writs, ea. .75			
Making Itemized Cost Bill on Docket .50			
	<b>SHERIFF'S FEES</b>		
	Search Warrant first name, .75		
	additional names, each .25		
	Mileage, miles, each .08		
	Summons first name, .75		
	additional names, each .25		
	Mileage, miles, each .08		
	Warrant to arrest, persons, ea. 1.00		
	Mileage, miles, each .08		
	Venire, persons, each .25		
	Mileage, miles, each .08		
	Subpoena, persons, each .25		
	Taking bond each .25		
	Receiving Prisoner .50		
	Discharging Prisoner .50		
	Taking Prisoner before Court, per day .75		
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75		
	additional names, each .25		
	Mileage, miles, each .08		
		<b>RECAPITULATION</b>	
		County Court	
		Constable	
		Jury Fee (R. C. 2947.23)	
		Sheriff, Committing and discharging prisoner (R. C. 311.17)	
		Witness Fees	
		Juror's Fees	
		Sheriff's Fees	

*paid 7-8-58 H 20*

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HERR PRINTING CO., CO., O., 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
MORGAN MC NABB

On Complaint of Lee Newell  
Charge of  
Defendant pleaded **Not** Guilty  
Defendant was ~~acquitted~~ bound over ~~convicted~~  
Amount of Bond, \$ **100.-**  
Fine \$ Costs \$ Total \$  
Disposition of case in Court above.

Date 19 Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert O. Hamilton, Notary Public, ~~Judge of said County Court~~, personally came  
Lee Newell, who being duly sworn according to law, deposes and says  
that on or about the 28th day of June, 19 58, at the County of Union  
one Morgan McNabb did unlawfully committ Assault & Battery on Lee Newell.  
Contrary to Section 2901.25 of the Revised Code of Ohio.

/S/ Lee Newell

Sworn to and subscribed before me, this 30th day of JUNE 19 58

Robert O. Hamilton, Notary Public ~~County Court Judge~~

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to

Summons returned and filed.

At ~~o'clock~~ M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 6-30 1958, at 10:30 o'clock A.M.

Precepe for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads **Not** Guilty.

Hearing of Case continued to 19, at o'clock M.  
on Application of the State Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19.....  
 Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of  
 the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been  
~~committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby~~  
~~discharged from custody~~

\*the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that

he enter into a recognizance, with good and sufficient surety, in the amount of One Hundred and

no/100 Dollars, deemed reasonable for his appearance before the Court of Common

Pleas of guilt County, Ohio, on the first day of the next term thereof, to answer said Charge;  
 and for want of such recognizance that he be committed to the jail of said County until discharged by the due course  
 of law.

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~

~~Dollars, and the costs of prosecution, taxed at \$~~

~~and that he be committed to and imprisoned in the jail of said County until~~  
~~said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon~~  
~~such fine and costs at the rate of \$3.00 per day for each day's imprisonment.~~

Recognizance given as required.

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

Bound over to Grand Jury.

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas,  
 to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
			NAMES	No. of Miles	Amount Certified
	County Court Judge	Constable.			
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each			
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.			
Indexing Case	.20	Summons Persons, each			
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.			
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.			
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.			
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.			
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each			
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each			
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.			
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each			
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.			
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each			
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each			
Hear'g Motions or Demurers, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.			
Hearing where evidence is introduced	2.00	Attending trial or hearing, etc., each case			
Trial by Jury					JUROR'S FEES 1913.30 R.C. 2947.23 R.C.
Pronouncing Judgment	.80				
Numbering and Filing Papers, each Necessary	.10	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			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10				
Entering Fines and Costs on Cash Book	.40				
Issuing Mittimus to Jail or Work House, each	.80				
		SHERIFF'S FEES			
Taking Recognizances of Witnesses with not less than two sureties	.75	Search Warrant first name, additional names, each			
Signing and Certifying Bill of Exceptions	.50	Mileage, miles, each			
Issuing Executions, each	.75	Summons first name, additional names, each			
Making Transcript, including certificate	2.50	Mileage, miles, each			
Issuing other Orders, or Writs, ea.	.75	Warrant to arrest, persons, ea. Mileage, miles, each			
Making itemized Cost Bill on Docket	.50	Venire, persons, each			
		Mileage, miles, each			
		Subpoena, persons, each			
		Taking bond each			
		Receiving Prisoner			
		Discharging Prisoner			
		Taking Prisoner before Court, per day			
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name			
		additional names, each			
		Mileage, miles, each			
					RECAPITULATION
					County Court
					Constable
					Jury Fee (R. C. 2947.23)
					Sheriff, Committing and discharging prisoner (R. C. 311.17)
					Witness Fees
					Juror's Fees
					Sheriff's Fees

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HERR PRINTING CO., COV., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
SAM SHOUP

On Complaint of Joseph Ridgeway  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound-over—convicted

Amount of Bond, \$  
Fine \$ ~~20.-~~ <sup>20.-</sup> Costs \$ 7.92 Total \$ 7.92  
Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Joseph Ridgeway, who being duly sworn according to law, deposes and says that on or about the 1st day of June, 19 58, at the County of Union one Sam Shoup did unlawfully and maliciously destroy and injure the following property to wit: one window glass, screen door and wall. Said property belonging to Joseph Ridgeway and not being the property of Sam Shoup. Contrary to Section 2909.01 of the Revised Code of Ohio. Said damage and injury being in the value of \$30.00.

/s/ Joseph Ridgeway

Sworn to and subscribed before me, this 26th day of June 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 6-26 1958, at 10:30 o'clock A.M.

~~Precipe for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to on Application of the State Defendant.~~ 19, at o'clock M.

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.





CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEBER PRINTING CO. COL. 16115-2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

BERTRAM J. MERSFELDER

On Complaint of Deputy Lawrence A. Langstaff  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 20

Fine \$ 12.— Costs \$ 8.— Total \$ 20.—

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION

COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Deputy Lawrence A. Langstaff

, who being duly sworn according to law, deposes and says

that on or about the 26 day of June, 19 58, at the County of Union

one Bertram J. Mersfelder unlawfully operated a 1956 Dodge bearing Ohio License FF 7521 over and upon U.S. Route 42 in Union County by failing to stop for an automatic traffic signal at the intersection of U.S. Route 42 and State Route 33. This is Contrary to and in violation of Sec. 4511.12 of the Revised Code of Ohio. Time 10:00 P.M. - 6-26-58

OL # M-621-085-352-323  
DOB 4-27-12  
21685 Mostick Rd.  
Fairview Park, 26, Ohio

/S/ Deputy Lawrence A. Langstaff

Sworn to and subscribed before me, this 1st day of July 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 7-1 1958, at 10:30 o'clock A.M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to on Application of the State Defendant. 19, at o'clock M.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19. Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows: This day

the accused was brought before

the Court in the custody of the the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for his appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Juror and no/100 Dollars, and the costs of prosecution, taxed at \$ 8.20

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with 4 columns: COSTS, NAME OF OFFICER, WITNESS FEES (with sub-columns for NAMES, No. of Miles, Amount Certified), and JUROR'S FEES. Includes entries for County Court Judge and Constable, and a RECAPITULATION section at the bottom.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

ROBERT WATSON

On Complaint of D. John Smith  
Marion Kuhns, Police Officer  
Charge of 4511.20, 4511.20, 4513.22  
4511.02  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ 95.- Costs \$ 4.20 Total \$ 99.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

Judge of said County Court, personally came

D. John Smith

, who being duly sworn according to law, deposes and says

that on or about the 1st day of July, 19 58, at the County of Union

one Robert Watson in the village of Milford Center in said County, unlawfully operated a motor vehicle on the public highways without due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles, trackless trolleys, and street cars, so as to endanger the life, limb or property of persons while in the lawful use of the streets or highways. 4511.20.

/s/ D. John Smith

Sworn to and subscribed before me, this 8 day of July 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to

Summons returned and filed.

At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 7-8- 1958, at 10:30 o'clock A.M.

Precept for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to 19, at o'clock M., on Application of the State Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEBB PRINTING CO. COLUMBUS, OHIO 16115 2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
WARREN VAUGHT

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 20. —

Fine \$ 15. — Costs \$ 5. — Total \$ 20. —

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Richard Francis, who being duly sworn according to law, deposes and says

that on or about the 5th day of July, 19 58, at the County of Union

one Warren Vaughts, 2231 Williams St., Columbus did unlawfully while engaged in hunting on the lands of another, fail to wear upon the back of his outer garment between his shoulders a tag bearing his 1958 Ohio hunting and trapping license number.

Violation of Section 1533.14 of the Revised Code of Ohio.

/s/ Richard Francis

Sworn to and subscribed before me, this 5th day of July 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to

Summons returned and filed.

At ~~o'clock~~ M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$  for which execution is awarded.

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 7-5-58 , at 10:30 o'clock A.M.

Precept for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to  at  o'clock  M.,  
on Application of the State Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19.....  
Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that ~~no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody~~

~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of~~

~~Dollars, deemed reasonable for h appearance before the Court of Common~~

~~Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.~~

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of~~

*Fifteen and no/100 Dollars, and the costs of prosecution, taxed at \$5.-*

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08	
	County Court Judge	Constable.	NAMES	No. of Miles   Amount Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00			
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15			
Indexing Case .20	Summons Persons, each .80			
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00			
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00			
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15			
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00			
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80			
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80			
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15			
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80			
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80			
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15			
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50			
Trial by Jury .80				
Pronouncing Judgment .80	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to			
Numbering and Filing Necessary Papers, each .10				
Issuing Certificates of Fees to Witnesses and Jurors, each .10				
Entering Fines and Costs on Cash Book .40				
Issuing Mittimus to Jail or Work House, each .80				
Taking Recognizances of Witnesses with not less than two sureties .75	<b>SHERIFF'S FEES</b>			
Signing and Certifying Bill of Exceptions .50	Search Warrant first name, .75			
Issuing Executions, each .75	additional names, each .25			
Making Transcript, including certificate 2.50	Mileage, miles, each .08			
Issuing other Orders, or Writs, ea. .75	Summons first name, .75			
Making itemized Cost Bill on Docket .50	additional names, each .25			
	Mileage, miles, each .08			
	Warrant to arrest, persons, ea. 1.00			
	Mileage, miles, each .08			
	Venire, persons, each .25			
	Mileage, miles, each .08			
	Subpoena, persons, each .25			
	Taking bond each .25			
	Receiving Prisoner .50			
	Discharging Prisoner .50			
	Taking Prisoner before Court, per day .75			
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75			
	additional names, each .25			
	Mileage, miles, each .08			
			<b>RECAPITULATION</b>	
			County Court	
			Constable	
			Jury Fee (R. C. 2947.23)	
			Sheriff, Committing and discharging prisoner (R. C. 311.17)	
			Witness Fees	
			Juror's Fees	
			Sheriff's Fees	

*paid  
7-8-58*

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEBER PRINTING CO., COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
ROBERT BOWMAN

On Complaint of Gladys McNabb  
Charge of  
Defendant pleaded **Not** Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted

Amount of Bond, \$  
Fine \$ **20.-** Costs \$ **4.20** Total \$ **24.20**

Date \_\_\_\_\_ Atty. for Deft.  
19 \_\_\_\_\_

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came Gladys McNabb, who being duly sworn according to law, deposes and says that on or about the 7th day of July, 19 58, at the County of Union one Robert Bowman in the Village of Unionville unlawfully operated a motor vehicle on the public highways without due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles, trackless trolleys, and street cars, so as to endanger the life, limb or property of persons while in the lawful use of the streets or highways.

/s/ Gladys McNabb

Sworn to and subscribed before me, this 8th day of July 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to  
Summons returned and filed.

At \_\_\_\_\_ o'clock ~~M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.~~

~~Warrant to Arrest issued to  
Warrant returned and filed.~~

Case set for hearing **7-8** 19**58**, at **10:30** o'clock **A.M.**

~~Precipe for Subpoena filed. Subpoena issued directed to the  
Subpoena returned and filed.~~

Defendant arraigned. Pleads **Not** Guilty.  
~~Hearing of Case continued, to  
on Application of the State Defendant.~~ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.

~~Recognizance given, approved and filed.  
Recognizance not given, custody of Defendant committed to the  
Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.





CRIMINAL DOCKET

103

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
WANDA LONG

On Complaint of Crystal Stevenson  
Charge of  
Defendant pleaded **Not** Guilty  
Defendant was ~~acquitted~~—bound over—~~convicted~~

Amount of Bond, \$  
Fine \$ Costs \$ Total \$

Date 19 Atty. for Deft. Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert O. Hamilton, Notary Public, Judge of said County Court, personally came Crystal Stevenson, who being duly sworn according to law, deposes and says that on or about the 8th day of July, 19 58, at the County of Union one Wanda Long did unlawfully steal and take away United States currency in the amount of Fifty-nine Dollars (\$59.00) the property of Crystal Stevenson contrary to Section 2907.20 of the Revised Code.

/S/ Crystal Stevenson

Sworn to and subscribed before me, this 9th day of July 19 58  
Robert O. Hamilton, Notary Public County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons:

~~Summons issued directed to~~  
~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~  
~~Warrant returned and filed.~~

Case set for hearing 7-9 19 58, at 10:30 o'clock A.M.

~~Precipe for Subpoena filed. Subpoena issued directed to the~~  
~~Subpoena returned and filed.~~

Defendant arraigned. Pleads **Not** Guilty.  
~~Hearing of Case continued to~~ 19, at o'clock M.  
~~on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~  
~~Recognizance not given, custody of Defendant committed to the~~  
~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19. Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that ~~no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.~~

~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of~~ **None**

Dollars, deemed reasonable for her appearance before the Court of Common

Pleas of **Union** County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$~~

~~and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.~~

Recognizance given as required.

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed:~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES	
	County Court Judge	Constable.	R. C. 2335.08	
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each.	1.00	
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.	.15	
Indexing Case	.20	Summons Persons, each	.80	
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.	.15	
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.	1.00	
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.	.15	
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.	1.00	
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.	.15	
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each	1.00	
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15	
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each	.80	
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.	.15	
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each	.80	
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15	
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each	.80	
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each	.80	
Hear'g Motions or Demurers, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.	.15	
Hearing where evidence is introduced	2.00	Attending trial or hearing, etc., each case	2.50	
Trial by Jury				JUROR'S FEES 1913.30 R.C. 2947.23 R.C.
Pronouncing Judgment	.80			
Numbering and Filing Necessary Papers, each	.10	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		
Issuing Certificates of Fees to Witnesses and Jurors, each	.10			
Entering Fines and Costs on Cash Book	.40			
Issuing Mittimus to Jail or Work House, each	.80			
Taking Recognizances of Witnesses with not less than two sureties	.75	<b>SHERIFF'S FEES</b>		
Signing and Certifying Bill of Exceptions	.50	Search Warrant first name,	.75	
Issuing Executions, each	.75	additional names, each	.25	
Making Transcript, including certificate	2.50	Mileage, miles, each	.08	
Issuing other Orders, or Writs, ea.	.75	Summons first name,	.75	
Making itemized Cost. Bill on Docket	.50	additional names, each	.25	
		Mileage, miles, each	.08	
		Warrant to arrest, persons, ea.	1.00	
		Mileage, miles, each	.08	
		Venire, persons, each	.25	
		Mileage, miles, each	.08	
		Subpoena, persons, each	.25	
		Taking bond each	.25	
		Receiving Prisoner	.50	
		Discharging Prisoner	.50	
		Taking Prisoner before Court, per day	.75	
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name	.75	
		additional names, each	.25	
		Mileage, miles, each	.08	
				<b>RECAPITULATION</b>
				County Court
				Constable
				Jury Fee (R. C. 2947.23)
				Sheriff, Committing and discharging prisoner (R. C. 311.17)
				Witness Fees
				Juror's Fees
				Sheriff's Fees

*Dismissed by grand jury*

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

NEER PRINTING CO., COLUMBUS, OHIO 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

Charles THORPE

On Complaint of Ptl. L. J. Bill

Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted

Amount of Bond, \$

Fine \$ 15.- Costs \$ 4.20 Total \$ 19.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Ptl. L. J. Bill, who being duly sworn according to law, deposes and says

that on or about the 15th day of July, 19 58, at the County of Union

one Charles Thorpe unlawfully operated a motor vehicle at an unreasonable and improper speed without regard to the traffic, surface and width of said road and highway and of any other conditions then existing, to-wit; exceeding 60 miles per hour during the daytime, to-wit: 80 miles per hour.

/s/ Ptl. L. J. Bill

Sworn to and subscribed before me, this 15th day of July 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 7-15-58 19, at 10:30 o'clock A. M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to 19, at o'clock M. on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day ..... the accused was brought before

the Court in the custody of the ..... The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for his appearance before the Court of Common

Pleas of ..... County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

Said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Seventeen and no/100 Dollars, and the costs of prosecution, taxed at \$ 4.20

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed.

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION. Includes handwritten notes like 'paid 7-15-58' and '4.20'.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
VERNON LANE

On Complaint of Ptl. L. J. Bill  
Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted

Amount of Bond, \$  
Fine \$ 15.- Costs \$ 4.20 Total \$ 19.20

Date 19  
Atty. for Deft.

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Ptl. L. J. Bill, who being duly sworn according to law, deposes and says  
that on or about the 8th day of July, 19 58, at the County of Union  
one Vernon Lane did unlawfully operate a certain motor vehicle upon & over State Hy. 347,  
to wit; did operate a motor vehicle upon & over a state highway when it was not equipped  
with a muffler in good condition working order and in constant operation as required by  
law. Contrary to & in violation of Section 4513.22 of the State of Ohio.

/S/ Ptl. L. J. Bill

Sworn to and subscribed before me, this 15th day of July 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

Summons issued directed to

Summons returned and filed.

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the  
summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is  
awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 7-15-58 19, at 10:30 o'clock A.M.

~~Process for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to 19, at o'clock M.,  
on Application of the State—Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

\*the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that

he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

Said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Fifteen and no/100

Dollars, and the costs of prosecution, taxed at \$ 4.20

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed:~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION. Includes handwritten notes like 'paid 7-15-58' and '4 20'.

CRIMINAL DOCKET

State Case No. 106

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. NEWB PRINTING CO., CO., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO, vs. IVAN FIREDMAN	On Complaint of James G. Leyman Charge of Defendant pleaded <u>Guilty</u> Defendant was <del>acquitted</del> <del>bound over</del> convicted Amount of Bond, \$ Fine \$ <u>50.-</u> Costs \$ <u>4.20</u> Total \$ <u>54.20</u> Disposition of case in Court above
Date _____ 19____ Atty. for Deft. _____	

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
 THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
 James G. Leyman, who being duly sworn according to law, deposes and says  
 that on or about the 15th day of July, 1958, at the County of Union  
 one Ivan Friedman, Incor Hotel, Magnetic Springs, did unlawfully sell intoxicating liquor,  
 Liquor  
 to-wit: Weidemann Malt, to a minor, John Richard Walker, R.F.D. #3, Marysville in  
 violation of Sec. 4301.22 (A) R.C. State of Ohio.

/S/ James G. Leyman

Sworn to and subscribed before me, this 17th day of July 19 58  
 Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued ~~directed to~~  
 Summons returned and filed.

~~At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.~~

~~Warrant to Arrest issued to  
 Warrant returned and filed.~~

Case set for hearing 7-17-58 19 \_\_, at 10:30 o'clock A. M.

~~Precept for Subpoena filed. Subpoena issued directed to the  
 Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.  
~~Hearing of Case continued to \_\_\_\_\_ 19 \_\_, at \_\_\_\_\_ o'clock M.,  
 on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.





CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. MEER PRINTING CO., CO., O. 16118-2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
LEWIS MILLER

On Complaint of Marlene Mount  
Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted  
Amount of Bond, \$ 20.-  
Fine \$ 13.20 Costs \$ 6.20 Total \$ 20.-  
Disposition of case in Court above

Date \_\_\_\_\_ Atty. for Deft. \_\_\_\_\_  
19 \_\_\_\_\_

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Helen M. Fausnaugh, Notary Public, Judge of said County Court, personally came  
Marlene Mount, who being duly sworn according to law, deposes and says  
that on or about the 7th day of July, 19 58, at the County of Union  
one Lewis, Miller, operating a 1949 Plymouth, with registration Number Z 6057, did operate said  
vehicle left of the center line while upon a curve in the highway, where the operator's  
view was obstructed within such a distance as to create a hazard to traffic approaching  
from opposite direction; contrary to Section 4511.30 of the Revised Code.

/s/ Marlene Mount

Sworn to and subscribed before me, this 8th day of July 19 58  
Helen M. Fausnaugh, Notary Public County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to  
Summons returned and filed.

~~At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.~~

~~Warrant to Arrest issued to  
Warrant returned and filed.~~

Case set for hearing 7-17-58 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the  
Subpoena returned and filed.~~

~~Bond Forfeited.  
Defendant arraigned. Pleads Guilty.  
Hearing of Case continued to \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.,  
on Application of the State—Defendant.~~

~~Recognizance given, approved and filed.  
Recognizance not given, custody of Defendant committed to the  
Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. MEER-PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
JOHN CARRICK

On Complaint of Dan B. Hunter  
Charge of  
Defendant pleaded **NOT** Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted

Amount of Bond, \$  
Fine \$ 100.- Costs \$ 9.28 Total \$ 109.28  
Disposition of case in Court above

Date 19  
Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Dan B. Hunter, who being duly sworn according to law, deposes and says  
that on or about the 14th day of July, 19 58, at the County of Union  
one John Carrick did unlawfully, while in a state of intoxication, disturb the peace and order  
and did conduct himself in a disorderly manner contrary to Section 3773.22 of the Revised  
Code.

/s/ Dan B. Hunter

Sworn to and subscribed before me, this 15th day of July 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

~~Summons issued directed to~~  
~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the  
summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is  
awarded.~~

~~Warrant to Arrest issued to~~  
~~Warrant returned and filed.~~

Case set for hearing 7-17-59 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~  
~~Subpoena returned and filed.~~

Defendant arraigned. Pleads **NOT** Guilty.  
Hearing of Case continued to 7-29-58 19, at o'clock M.,  
on Application of the ~~State~~ Defendant.

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

Said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of One Hundred and no/100 Dollars, and the costs of prosecution, taxed at \$ 9.28

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid; or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

Commitment issued to the Sheriff

Commitment returned and filed.

~~Execution issued to the~~

~~Execution returned and endorsed:~~

Fine served in Jail.

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION. Contains handwritten notes like 'Costs paid 9-17-59' and '6.20'.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER-PRINTING CO. COI. O. 16115-2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,

vs.

JOHN M. GAMBLE

On Complaint of Ptl. L. J. Bill

Charge of

Defendant pleaded

Guilty

Defendant was acquitted—~~bound over~~—convicted.

Amount of Bond, \$

Atty. for Deft.

Fine \$ 15.— Costs \$ 4.20 Total \$ 19.20

Date 19

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION

COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Ptl. L. J. Bill

, who being duly sworn according to law, deposes and says

that on or about the 21st day of July, 19 58, at the County of Union

one John M. Gamble unlawfully operated a motor vehicle at an unreasonable and improper speed without regard to the traffic, surface and width of said road and highway and of any other conditions then existing, to-wit: exceeding 60 miles per hour during the daytime to-wit: 75 miles per hour.

/s/ Ptl. L. J. Bill

Sworn to and subscribed before me, this 29th day of July 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 7-29-58 19 , at o'clock M.

~~Précipe for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to 19 , at o'clock M. Application of the State—Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

110

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO., COV., O. 16115-2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

WILLIAM H. MC BRIEN

On Complaint of Nick Tobicash

Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ bound over ~~convicted~~

Amount of Bond, \$

Fine \$ Costs \$ 5.20 Total \$ 5.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION

COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert O. Hamilton, Notary Public, Judge of said County Court, personally came Nick Tobicash, who being duly sworn according to law, deposes and says

that on or about the 28th day of May, 19 58, at the County of Union

one William H. McBrien, unlawfully and wilfully obtained lodging and accomodations at a certain hotel, to-wit: Oakland Hotel, with intent to defraud the keepers of said hotel; the keepers of said hotel made no agreement whatsoever for delay for a period to exceed ten days in payment of the amount due them from said William H. McBrien; and that the keepers of said hotel had copies of Section 2911.14 of the Revised Code posted conspicuously in accordance with said section.

/S/ Nick Tobicash

Sworn to and subscribed before me, this 9th day of July 19 58

Robert O. Hamilton, Notary Public

County ~~KECKLEYVILLE~~

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued ~~directed to~~

Summons returned and filed.

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 7-8-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to 19, at o'clock M. on Application of the State Defendant.~~

Recognizance given, approved and filed.

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.





CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.

HEER PRINTING CO. COLUMBUS, OHIO 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

BILL SHIRK

On Complaint of Nicholas Tobicash

Charge of 2911.14

Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 100.-

Fine \$ Costs \$ 5.20 Total \$ 5.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert O. Hamilton, Notary Public, Judge of said County Court, personally came

Nick Tobicash, who being duly sworn according to law, deposes and says

that on or about the 3rd day of June, 19 58, at the County of Union

one Bill Shirk, unlawfully and wilfully obtained lodging and accommodations at a certain hotel, to-wit: Oakland Hotel, with intent to defraud the keepers of said hotel; the keepers of said hotel made no agreement whatsoever for delay for a period to exceed ten days in payment of the amount due them from said Bill Shirk; and that the keepers of said hotel had copies of Section 2911.14 of the Revised Code posted conspicuously in accordance with said section.

/S/ Nick Tobicash

Sworn to and subscribed before me, this 9th day of July 19 58

Robert O. Hamilton, Notary Public

~~X County Court Judge~~

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 7-9-58 19, at o'clock M.

~~Process for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to 19, at o'clock M. on Application of the State—Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19 Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:  
and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

The offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of **One Hundred and no/100** Dollars, deemed reasonable for his appearance before the Court of Common

Pleas of **Guilty** County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed:~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
			NAMES	No. of Miles	Amount Certified
County Court Judge			Constable.		
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each.	1.00		
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.	.15		
Indexing Case	.20	Summons Persons, each	.80		
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.	.15		
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.	1.00		
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.	.15		
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.	1.00		
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.	.15		
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each	1.00		
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15		
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each	.80		
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.	.15		
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each	.80		
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15		
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each	.80		
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each	.80		
Hearg Motions or Demurers, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.	.15		
Hearing where evidence is introduced Trial by Jury	2.00	Attending trial or hearing, etc., each case	2.50		
Pronouncing Judgment	.80	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to			
Numbering and Filing Necessary Papers, each	.10				
Issuing Certificates of Fees to Witnesses and Jurors, each	.10	SHERIFF'S FEES			
Entering Fines and Costs on Cash Book	.40				
Issuing Mittimus to Jail or Work House, each	.80	Search Warrant first name,	.75		
Taking Recognizances of Witnesses with not less than two sureties	.75	additional names, each	.25		
Signing and Certifying Bill of Exceptions	.50	Mileage, miles, each	.08		
Issuing Executions, each	.75	Summons first name,	.75	1.00	
Making Transcript, including certificate	2.50	additional names, each	.25		
Issuing other Orders, or Writs, ea.	.75	Mileage, miles, each	.08		
Making itemized Cost Bill on Docket	.50	Warrant to arrest, persons, ea.	1.00		
		Mileage, miles, each	.08		
		Venire, persons, each	.25		
		Mileage, miles, each	.08		
		Subpoena, persons, each	.25		
		Taking bond each	.25		
		Receiving Prisoner	.90		
		Discharging Prisoner	.50		
		Taking Prisoner before Court, per day	.75		
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name	.75		
		additional names, each	.25		
		Mileage, miles, each	.08		
		RECAPITULATION			
		County Court			
		Constable			
		Jury Fee (R. C. 2947.23)			
		Sheriff, Committing and discharging prisoner (R. C. 311.17)			
		Witness Fees			
		Juror's Fees			
		Sheriff's Fees			

**paid 8.21.58 4.20**

CRIMINAL DOCKET

State Case No.

COUNTY COURT DISTRICT, COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., COLUMBUS, OHIO 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO, vs. BILL MILLER	On Complaint of Stanley Rhodes Charge of Defendant pleaded <i>Not</i> Guilty Defendant was <del>acquitted</del> bound over <del>convicted</del> Amount of Bond, \$ <i>150.-</i> Fine \$                      Costs \$                      Total \$ Disposition of case in Court above
Date 19 Atty. for Deft.	

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert O. Hamilton, Notary Public, ~~Judge of said County Court~~, personally came Stanley Rhodes, who being duly sworn according to law, deposes and says that on or about the 12th day of July, 19 58, at the County of Union one Bill Miller did unlawfully commit assault and battery on the person of Stanley Rhodes, contrary to Section 2901.25 of the R.C.

/s/ Stanley Rhoades

Sworn to and subscribed before me, this 19th day of July 19 58  
Robert O. Hamilton, Notary Public ~~County Court Judge~~

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing *waived* 19, at o'clock M.

~~Precipe for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads *Not* Guilty.  
Hearing of Case continued to 19, at o'clock M.,  
on Application of the State—Defendant.

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit: and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

The offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of **One Hundred and**

**7ifty and no/100** — Dollars, deemed reasonable for his appearance before the Court of Common

Pleas of **Union** County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

Bound over to Grand Jury.

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
			NAMES	No. of Miles	Amount Certified
County Court Judge			Constable.		
Taking and Certifying Affidavits, ea. .80	Search Warrant	Defendants, each. 1.00			
Taking Security for Costs .50	Mileage, 1st mile 50c,	additional mi., ea. .15			
Indexing Case .20	Summons	Persons, each .80			
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c,	additional mi., ea. .15			
Issuing Search Warrant .80	Warrant to arrest	Defendants, ea. 1.00			
Issuing Summons .80	Mileage, 1st mile 50c,	additional mi., ea. .15			
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail	Defendants, ea. 1.00			
Issuing Commitments, each .75	Mileage, 1st mile 50c,	additional mi., ea. .15			
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners,	Defendants, each 1.00			
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c,	additional mi., ea. .15			
Issuing Venire for Jury, Persons, ea. .10	Subpoenas	persons, each .80			
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c,	additional mi., ea. .15			
Taking Waivers of Trial by Jury, ea. .40	Venire,	Persons, each .80			
Swearing Witnesses, each .10	Mileage, 1st mile 50c,	additional mi., ea. .15			
Swearing Jury .40	Taking Bond (or Recognizance), required	by law, each .80			
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned	above, persons, each .80			
Hear'g Motions or Demurres, ea. 1.00	Mileage, 1st mile 50c,	additional mi., ea. .15			
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50				
Trial by Jury			JUROR'S FEES 1913.30 R.C. 2947.23 R.C.		
Pronouncing Judgment .80					
Numbering and Filing Necessary Papers, each .10	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				
Issuing Certificates of Fees to Witnesses and Jurors, each .10	SHERIFF'S FEES				
Entering Fines and Costs on Cash Book .40	Search Warrant	first name, .75			
Issuing Mittimus to Jail or Work House, each .80		additional names, each .25			
Taking Recognizances of Witnesses with not less than two sureties .75	Mileage,	miles, each .08			
Signing and Certifying Bill of Exceptions .50	Summons	first name, .75			
Issuing Executions, each .75		additional names, each .25			
Making Transcript, including certificate 2.50	Mileage,	miles, each .08			
Issuing other Orders, or Writs, ea. .75	Warrant to arrest,	persons, ea. 1.00			
Making Itemized Cost Bill on Docket .50	Mileage,	miles, each .08			
	Venire,	persons, each .25			
	Mileage,	miles, each .08			
	Subpoena,	persons, each .25			
	Taking bond	each .25			
	Receiving Prisoner	.50			
	Discharging Prisoner	.50			
	Taking Prisoner before Court, per day	.75			
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name	.75			
		additional names, each .25			
	Mileage,	miles, each .08			
			RECAPITULATION		
			County Court		
			Constable		
			Jury Fee (R. C. 2947.23)		
			Sheriff, Committing and discharging prisoner (R. C. 311.17)		
			Witness Fees		
			Juror's Fees		
			Sheriff's Fees		

*paid  
4-30-59  
670*

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO., COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

RODNEY GILES

On Complaint of Ross E. Hobson

Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted

Amount of Bond, \$

Fine \$ 15.00 Costs \$ 6.64 Total \$ 21.64

Disposition of case in Court above

Date 19 \_\_\_\_\_ Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Ross E. Hobson, who being duly sworn according to law, deposes and says  
that on or about the 16th day of July, 19 58, at the County of Union  
one Rodney Giles, being the driver of a Chevrolet automobile, while driving said vehicle  
on State Highway 31 in Taylor Township, was involved in an accident resulting in damage  
to fence belonging to Ross E. Hobson, and did fail to take reasonable steps to locate  
and notify the owner of said fence and did fail to notify the Sheriff of Union County  
of Ohio of said accident, contrary to Section 4549.03 of the Revised Code of Ohio.

/s/ Ross E. Hobson

Sworn to and subscribed before me, this 4th day of August 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

Summons issued ~~directed to~~

Summons returned and filed.

~~At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the  
summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is  
awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 8-9-58 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to \_\_\_\_\_, at \_\_\_\_\_ o'clock M.,  
on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:  
and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the *the accused*, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that *he* be and is hereby discharged from custody

<sup>2</sup>the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that *he* enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for *h* appearance before the Court of Common

Pleas of *County, Ohio*, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that *he* be committed to the jail of said County until discharged by the due course of law.

<sup>3</sup>said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

*Fifteen and no/100* — Dollars, and the costs of prosecution, taxed at \$ *6.64*

and that *he* be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or *he* is otherwise legally discharged; *he* to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed~~

~~Execution issued to the~~

~~Execution returned and endorsed:~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
- If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
- If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER	WITNESS FEES			
		R. C. 2335.08			
		County Court Judge		Constable.	
		NAMES	No. of Miles	Amount Certified	
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00				
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15				
Indexing Case .20	Summons Persons, each .80				
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00				
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00				
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00				
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80				
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80				
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80				
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80				
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15				JUROR'S FEES 1913.30 R.C. 2947.23 R.C.
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50				
Trial by Jury					
Pronouncing Judgment .80					
Numbering and Filing Necessary Papers, each .10	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				
Issuing Certificates of Fees to Witnesses and Jurors, each .10					
Entering Fines and Costs on Cash Book .40					
Issuing Mittimus to Jail or Work House, each .80	<b>SHERIFF'S FEES</b>				
Taking Recognizances of Witnesses with not less than two sureties .75	Search Warrant first name, .75				
Signing and Certifying Bill of Exceptions .50	additional names, each .25				
Issuing Executions, each .75	Mileage, miles, each .08				
Making Transcript, including certificate 2.50	Summons first name, .75				
Issuing other Orders, or Writs, ea. .75	additional names, each .25				
Making itemized Cost Bill on Docket .50	Mileage, miles, each .08				
	Warrant to arrest, persons, ea. 1.00				
	Mileage, miles, each .08				
	Venire, persons, each .25				
	Mileage, miles, each .08				
	Subpoena, persons, each .25				
	Taking bond each .25				
	Receiving Prisoner .50				
	Discharging Prisoner .50				
	Taking Prisoner before Court, per day .75				
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75				
	additional names, each .25				
	Mileage, miles, each .08				
<i>Paid</i>					
<i>4 20</i>					
<i>8-7-58</i>					
					<b>RECAPITULATION</b>
					County Court
					Constable
					Jury Fee (R. C. 2947.23)
					Sheriff, Committing and discharging prisoner (R. C. 311.17)
					Witness Fees
					Juror's Fees
					Sheriff's Fees

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. CO. O. 16116 2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

WALTER MABE

On Complaint of Richard Francis

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 20.-

Fine \$ 15.- Costs \$ 5.- Total \$ 20.-

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION

COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Richard Francis

, who being duly sworn according to law, deposes and says

that on or about the 9th day of August, 19 58, at the County of Union in  
one Walter Mabe, 2436 Wood Ave., Columbus did unlawfully while engaged/hunting on the lands  
of another carry a hunting license No. AU 6471 which was issued to another.

/S/ Richard Francis

Sworn to and subscribed before me, this 9th day of August 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 8-9-58 19, at o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads **Bond Forfeited** Guilty.

~~Hearing of Case continued to on Application of the State—Defendant. 19, at o'clock M.,~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.





CRIMINAL DOCKET

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Officers

HEER PRINTING CO., COLUMBUS, OHIO 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
JAMES CHRISTIAN

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted  
Amount of Bond, \$ 20.-  
Fine \$ 15.- Costs \$ 5.- Total \$ 20.-  
Disposition of case in Court above

Date 19  
Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 9th day of August, 19 58, at the County of Union  
one James Christian, 2436 Wood Ave., Columbus engaged in hunting on the lands of another fail  
to exhibit his valid 1957 Ohio Hunting and Trapping license to Richard Francis a duly  
appointed Game Protector of the Division of Wildlife of the State of Ohio.

/s/ Richard Francis

Sworn to and subscribed before me, this 9th day of August 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

Summons issued ~~directed to~~  
Summons returned and filed.

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the  
summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is  
awarded.~~

~~Warrant to Arrest issued to  
Warrant returned and filed.~~

Case set for hearing 8-9-58 19, at 10:30 o'clock A. M.

~~Precept for Subpoena filed. Subpoena issued directed to the  
Subpoena returned and filed.~~

Defendant arraigned. Pleads **Bond Forfeited.** Guilty.

~~Hearing of Case continued to  
an Application of the State—Defendant.~~ 19, at o'clock M.

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19. Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

If the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for his appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

Said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of **Fifteen and no/100** Dollars, and the costs of prosecution, taxed at \$ 5.<sup>00</sup>

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
- If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
- If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each.			
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.			
Indexing Case	.20	Summons Persons, each			
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.			
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.			
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.			
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.			
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each			
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each			
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.			
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each			
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.			
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each			
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each			
Hear'g Motions or Demurers, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.			
Hearing where evidence is introduced	2.00	Attending trial or hearing, etc., each case			
Trial by Jury					
Pronouncing Judgment	.80				
Numbering and Filing Necessary Papers, each	.10	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			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10				
Entering Fines and Costs on Cash Book	.40				
Issuing Mittimus to Jail or Work House, each	.80				
Taking Recognizances of Witnesses with not less than two sureties	.75				
Signing and Certifying Bill of Exceptions	.50				
Issuing Executions, each	.75				
Making Transcript, including certificate	2.50				
Issuing other Orders, or Writs, ea.	.75				
Making Itemized Cost Bill on Docket	.50				
<b>SHERIFF'S FEES</b>			<b>JUROR'S FEES</b> 1913.30 R.C. 2947.23 R.C.		
		Search Warrant first name,			
		additional names, each			
		Mileage, miles, each			
		Summons first name,			
		additional names, each			
		Mileage, miles, each			
		Warrant to arrest, persons, ea.			
		Mileage, miles, each			
		Venire, persons, each			
		Mileage, miles, each			
		Subpoena, persons, each			
		Taking bond each			
		Receiving Prisoner			
		Discharging Prisoner			
		Taking Prisoner before Court, per day			
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name			
		additional names, each			
		Mileage, miles, each			
<b>RECAPITULATION</b>					
		County Court			
		Constable			
		Jury Fee (R. C. 2947.23)			
		Sheriff, Committing and discharging prisoner (R. C. 311.17)			
		Witness Fees			
		Juror's Fees			
		Sheriff's Fees			

*paid 5.00 8-12-58*

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO., COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
ANDREW MABE

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted

Amount of Bond, \$ 20.-  
Fine \$ ~~Bond forfeited~~  
Costs \$ Total \$

Atty. for Deft.

Date  
19

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 9th day of August, 19 58, at the County of Union  
one Andrew Mabe, 2436 Wood Ave., Columbus did unlawfully aid and assist one Walter Mabe in  
a violation of the Revised Code of Ohio to-wit: gave Walter Mabe his hunting license  
No. AU 6371 to hunt a wild game quadruped. and in violation of Section 1331.02.

/s/ Richard Francis

Sworn to and subscribed before me, this 9th day of August 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

Summons issued ~~directed to~~

Summons returned and filed.

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the  
summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is  
awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 8-12-58 19, at o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads ~~Bond forfeited~~ Guilty

Hearing of Case continued to 19, at o'clock M.,  
on Application of the State—Defendant.

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

117

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

WEBB PRINTING CO., CO., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

JOHN STIDAM

On Complaint of Wm. W. Marrison

Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted

Amount of Bond, \$

Fine \$ 15.- Costs \$ 4.20 Total \$ 19.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Wm. W. Marrison

, who being duly sworn according to law, deposes and says

that on or about the 1st day of August, 19 58, at the County of Union

one John Stidam unlawfully did steal take and carry away from a truck Cookies belonging to

Randall Bakery while truck was parked at Bennett Truck Stop in Irwin, Ohio, in the approximate

value of \$1.75 contrary to Section 2307.20 O.R.C.

/s/ Wm. W. Morrison

Sworn to and subscribed before me, this 12th day of August 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 8-12-58 19, at \_\_\_\_\_ o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to \_\_\_\_\_, at \_\_\_\_\_ o'clock M., on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. CO. 16115-2

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

NORMAN SOUTH

On Complaint of Wm. W. Marrison

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ 15.00 Costs \$ 4.20 Total \$ 19.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Wm. W. Marrison

, who being duly sworn according to law, deposes and says

that on or about the 1st day of August, 19 58, at the County of Union

one Norman South unlawfully did steal take carry away from a truck Cookies belonging to Randall Bakery while truck was parked at Bennetts Truck Stop in Irwin, Ohio, in the approximate value of \$1.75 - Contrary to Section 2307.20 O.R.C.

/s/ Wm. W. Marrison

Sworn to and subscribed before me, this 12th day of August 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 8-12-59 19, at o'clock M.

~~Precipe for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to 19, at o'clock M., on Application of the State Defendant.

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of **Fifteen and no/100** Dollars, and the costs of prosecution, taxed at \$ **4.20**

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

~~Recognizance given as required.~~

Fine and costs paid and defendant discharged.

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed:~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
- 2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
- 3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08	
	County Court Judge	Constable.	NAMES	No. of Miles / Amount Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00			
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15			
Indexing Case .20	Summons Persons, each .80			
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00			
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Bonds or Recognizances, ea. .80	Order to commit to jail Defendants, ea. 1.00			
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15			
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00			
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80			
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80			
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15			
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80			
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80			
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15			
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50			
Trial by Jury				
Pronouncing Judgment .80	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to			
Numbering and Filing Necessary Papers, each .10				
Issuing Certificates of Fees to Witnesses and Jurors, each .10				
Entering Fines and Costs on Cash Book .40				
Issuing Mitimus to Jail or Work House, each .80				
Taking Recognizances of Witnesses with not less than two sureties .75				
Signing and Certifying Bill of Exceptions .50				
Issuing Executions, each .75				
Making Transcript, including certificate 2.50				
Issuing other Orders, or Writs, ea. .75				
Making itemized Cost Bill on Docket .50				
	<b>SHERIFF'S FEES</b>			
	Search Warrant first name, .75			
	additional names, each .25			
	Mileage, miles, each .08			
	Summons first name, .75			
	additional names, each .25			
	Mileage, miles, each .08			
	Warrant to arrest, persons, ea. 1.00			
	Mileage, miles, each .08			
	Venire, persons, each .25			
	Mileage, miles, each .08			
	Subpoena, persons, each .25			
	Taking bond each .25			
	Receiving Prisoner .50			
	Discharging Prisoner .50			
	Taking Prisoner before Court, per day .75			
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75			
	additional names, each .25			
	Mileage, miles, each .08			
			<b>RECAPITULATION</b>	
			County Court	
			Constable	
			Jury Fee (R. C. 2947.23)	
			Sheriff, Committing and discharging prisoner (R. C. 311.17)	
			Witness Fees	
			Juror's Fees	
			Sheriff's Fees	

Paid  
8-12-58 H 20

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
EDWARD HARRISON

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ bound over convicted  
Amount of Bond, \$  
Fine \$ 15.00 Costs \$ 4.20 Total \$ 19.20  
Disposition of case in Court above.

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 14th day of August, 19 58, at the County of Union  
one Edward Harrison, 488 Donaldson Ave., Columbus did unlawfully engage in hunting on the lands  
of another carry a hunting license No. BL 723 which was issued to another.

/s/ Richard Francis

Sworn to and subscribed before me, this 14th day of August 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

~~Summons issued directed to~~  
~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the~~  
~~summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is~~  
~~awarded.~~

~~Warrant to Arrest issued to~~  
~~Warrant returned and filed.~~

Case set for hearing 8:14 58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~  
~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.  
~~Hearing of Case continued to~~ 19, at o'clock M.,  
~~on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for his appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

Said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Twenty five and no/100 Dollars, and the costs of prosecution, taxed at \$ 4.20

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION. Handwritten notes: 'Paid 8-14-59' and 'H 20'.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. COLUMBUS, OHIO 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

HOWARD WHITE

On Complaint of Ptl. M. D. Danaway

Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted

Amount of Bond, \$

Fine \$ 15.- Costs \$ 4.20 Total \$ 19.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Ptl. M. D. Danaway

, who being duly sworn according to law, deposes and says

that on or about the 10th day of August, 19 58, at the County of Union

one Howard White unlawfully operated a motor vehicle over and upon U.S. Highway 36 at about 1:50 A.M. in the township of Dover at a speed which was greater than reasonable and proper for the conditions existing to-wit: exceeding 50 M.P.H. to-wit: 85 M.P.H. contrary to and in violation of Section 4511.21 of the Revised Code of Ohio.

/S/ Ptl. M. D. Danaway

Sworn to and subscribed before me, this 10th day of August 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 8 - 11 - 58 19 , at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads

Guilty.

~~Hearing of Case continued to on Application of the State Defendant.~~

19 , at o'clock M.

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19.....  
 Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:  
 and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
 This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of  
 the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been  
 committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby  
 discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that  
 he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge;  
 and for want of such recognizance that he be committed to the jail of said County until discharged by the due course  
 of law.

Said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of  
 Fifteen and no/100 ——— Dollars, and the costs of prosecution, taxed at \$ 4.20

and that he be committed to and imprisoned in the jail of said County until  
 said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon  
 such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas,  
 to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
			NAMES	No. of Miles	Amount Certified
County Court Judge			Constable.		
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each.	1.00		
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.	.15		
Indexing Case	.20	Summons Persons, each	.80		
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.	.15		
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.	1.00		
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.	.15		
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.	1.00		
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.	.15		
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each	1.00		
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15		
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each	.80		
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.	.15		
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each	.80		
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15		
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each	.80		
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each	.80		
Hear'g Motions or Demurers, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.	.15		
Hearing where evidence is introduced	2.00	Attending trial or hearing, etc., each case	2.50		
Trial by Jury					
Pronouncing Judgment	.80				
Numbering and Filing Necessary Papers, each	.10	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			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10				
Entering Fines and Costs on Cash Book	.40				
Issuing Mittimus to Jail or Work House, each	.80				
Taking Recognizances of Witnesses with not less than two sureties	.75				
Signing and Certifying Bill of Exceptions	.50				
Issuing Executions, each	.75				
Making Transcript, including certificate	2.50				
Issuing other Orders, or Writs, ea.	.75				
Making itemized Cost Bill on Docket	.50				
<b>SHERIFF'S FEES</b>					
		Search Warrant first name,	.75		
		additional names, each	.25		
		Mileage, miles, each	.08		
		Summons first name,	.75		
		additional names, each	.25		
		Mileage, miles, each	.08		
		Warrant to arrest, persons, ea.	1.00		
		Mileage, miles, each	.08		
		Venire, persons, each	.25		
		Mileage, miles, each	.08		
		Subpoena, persons, each	.25		
		Taking bond each	.25		
		Receiving Prisoner	.50		
		Discharging Prisoner	.50		
		Taking Prisoner before Court, per day	.75		
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name	.75		
		additional names, each	.25		
		Mileage, miles, each	.08		
			<b>RECAPITULATION</b>		
			County Court		
			Constable		
			Jury Fee (R. C. 2947.23)		
			Sheriff, Committing and discharging prisoner (R. C. 311.17)		
			Witness Fees		
			Juror's Fees		
			Sheriff's Fees		

*Paid 8-11-58*

*H 20*

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. CO. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

MERLIN MC INTIRE

On Complaint of John Finks

Charge of  
Defendant pleaded **Not Guilty**  
Defendant was acquitted—~~bound over~~—convicted

Amount of Bond, \$

Fine \$ Costs \$ **7.29** Total \$ **7.29**

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert O. Hamilton, Notary Public, ~~XXXXXXXXXX XXXXXXXXXXXXX~~, Judge of said County Court, personally came John Finks, who being duly sworn according to law, deposes and says

that on or about the 3rd day of July, 19 58, at the County of Union one Merlin McIntire being the employee of John Fink, he the said Merlin McIntire being over 18 years of age and not an apprentice, did unlawfully embezzle and convert to his own use certain money of the value of \$50.00 without the consent of John Fink his said employer: said \$50.00 having been given to the possession of Merlin McIntire by virtue of his employment by John Fink for the purpose of purchasing seven square of roofing shingles at Marion, Ohio, wherein in fact said Merlin McIntire did purchaseseven square of shingles from the Richwood Lumber Company charging the said purchase to the account of John Fink, and did convert the \$50.00 to his own use.

Contrary to Section 2907.34 of the Revised Code of Ohio.

Signed John Finks

Sworn to and subscribed before me, this 15th day of August 19 58

Robert O. Hamilton, Notary Public

~~XXXXXXXXXXXXXXXXXXXX~~  
County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 12-18-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads **Not Guilty.**

~~Hearing of Case continued to on Application of the State Defendant. 19, at o'clock M.~~

*Dismissed by complaining witness*

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19.....  
 Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:  
 and for Defendant, to-wit:  
 Thereupon the Court orders and decrees as follows:  
 This day the accused was brought before  
 the Court in the custody of the . The Court inquired into the complaint in the presence of  
 the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been  
 committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby  
 discharged from custody  
 \*the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that

he enter into a recognizance, with good and sufficient surety, in the amount of  
 Dollars, deemed reasonable for h appearance before the Court of Common  
 Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge;  
 and for want of such recognizance that he be committed to the jail of said County until discharged by the due course  
 of law.  
 \*said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Dollars, and the costs of prosecution, taxed at \$  
 and that he be committed to and imprisoned in the jail of said County until  
 said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon  
 such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas,  
 to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER	WITNESS FEES R. C. 2335.08	
		NAMES	No. of Miles
	County Court Judge		
Taking and Certifying Affidavits, ea.	Search Warrant Defendants, each.		
Taking Security for Costs	Mileage, 1st mile 50c, additional mi., ea.		
Indexing Case	Summons Persons, each		
Issuing Warrant Persons, each	Mileage, 1st mile 50c, additional mi., ea.		
Issuing Search Warrant	Warrant to arrest Defendants, ea.		
Issuing Summons	Mileage, 1st mile 50c, additional mi., ea.		
Taking Bonds or Recognizances, ea.	Order to commit to Jail Defendants, ea.		
Issuing Commitments, each	Mileage, 1st mile 50c, additional mi., ea.		
Granting Continuance, each	Order on Jailer for Prisoner or Prisoners, Defendants, each		
Issuing Subpoenas, Persons, each	Mileage, 1st mile 50c, additional mi., ea.		
Issuing Venire for Jury, Persons, ea.	Subpoenas persons, each		
Issuing Orders on Jailer for Pris., ea.	Mileage, 1st mile 50c, additional mi., ea.		
Taking Waivers of Trial by Jury, ea.	Venire, Persons, each		
Swearing Witnesses, each	Mileage, 1st mile 50c, additional mi., ea.		
Swearing Jury	Taking Bond (or Recognizance), required by law, each		
Hearing Case, on appearance before Evidence is introduced	Any Writ, Order or Notice not mentioned above, persons, each		
Hear'g Motions or Demurers, ea.	Mileage, 1st mile 50c, additional mi., ea.		
Hearing where evidence is introduced	Attending trial or hearing, etc., each case		
Trial by Jury			
Pronouncing Judgment	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		
Numbering and Filing Necessary Papers, each			
Issuing Certificates of Fees to Witnesses and Jurors, each			
Entering Fines and Costs on Cash Book			
Issuing Mittimus to Jail or Work House, each			
Taking Recognizances of Witnesses with not less than two sureties			
Signing and Certifying Bill of Exceptions			
Issuing Executions, each			
Making Transcript, including certificate			
Issuing other Orders, or Writs, ea.			
Making itemized Cost Bill on Docket			
	SHERIFF'S FEES		
	Search Warrant first name, .75		
	additional names, each .25		
	Mileage, miles, each .08		
	Summons first name, .75		
	additional names, each .25		
	Mileage, miles, each .08		
	Warrant to arrest, persons, ea. 1.00		
	Mileage, miles, each .08		
	Venire, persons, each .25		
	Mileage, miles, each .08		
	Subpoena, persons, each .25		
	Taking bond each .25		
	Receiving Prisoner .50		
	Discharging Prisoner .50		
	Taking Prisoner before Court, per day .75		
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75		
	additional names, each .25		
	Mileage, miles, each .08		
		RECAPITULATION	
		County Court	
		Constable	
		Jury Fee (R. C. 2947.23)	
		Sheriff, Committing and discharging prisoner (R. C. 311.17)	
		Witness Fees	
		Juror's Fees	
		Sheriff's Fees	

*paid*  
*4-20*  
*12-18-59*

*1 - Union Co.*  
*2 09 Delaware Co.*

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER-PRINTING CO. COL. 16115-2

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs. HARRY J. KNOTT

On Complaint of Donald Travis
Charge of
Defendant pleaded Not Guilty
Defendant was acquitted bound over convicted
Amount of Bond, \$
Fine \$ 10.- Costs \$ 4.20 Total \$ 14.20
Disposition of case in Court above

Date 19
Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert O. Hamilton, Notary Public, Judge of said County Court, personally came Donald Travis, who being duly sworn according to law, deposes and says that on or about the 12th day of June, 19 58, at the County of Union

one Harry J. Knott, did unlawfully did falsely pretend with intent to defraud, to one Rodger Cummins, employe of D. C. Sunoco, that he had an account in the Bellefontaine National Bank, Bellefontaine, Ohio to cover and the check in the amount of \$33.47 and did give to the said Rodger Cummins a check which reads as follows:

Bellefontaine, Ohio June 12, 1958

THE BELLEFONTAINE NATIONAL BANK
PAY TO THE ORDER OF D. C. Sunoco \$33.47
Thirty Three and 47/100-----Dollars

/s/ Harry J. Knott
851 E. Sandusky Ave.

By which false pretenses the said Harry J. Knotts did then and there obtain from said Rodger Cummins a Kelly tire of the value of \$33.47 the property of D. C. Sunoco, whereas, in truth and in fact that he did not have an account in said bank; and the said Harry J. Knott at the time he so falsely pretended as aforesaid, well knew the said false pretenses to be false. Contrary to Section 2911.01 of the Revised Code of Ohio.

/S/ Donald Travis

Sworn to and subscribed before me, this 12th day of August 1958
Robert O. Hamilton, Notary Public County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to
Summons returned and filed.

At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued to
Warrant returned and filed.

Case set for hearing 8-19-58 19, at o'clock M.

Recipe for Subpoena filed. Subpoena issued directed to the
Subpoena returned and filed.

Defendant arraigned. Pleads Not Guilty.

Hearing of Case continued to
on Application of the State Defendant. 19, at o'clock M.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



19.....  
 Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:  
 and for Defendant, to-wit:  
 Thereupon the Court orders and decrees as follows:  
 This day the accused was brought before  
 the Court in the custody of the . The Court inquired into the complaint in the presence of  
 the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been  
 committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby  
 discharged from custody  
 the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that  
 he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common  
 Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge;  
 and for want of such recognizance that he be committed to the jail of said County until discharged by the due course  
 of law.  
 said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of  
 Ten and no/100 Dollars, and the costs of prosecution, taxed at \$ 4.20

and that he be committed to and imprisoned in the jail of said County until  
 said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon  
 such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

~~Recognizance given as required.~~  
~~Fine and costs paid and defendant discharged.~~  
~~Bond for fine and costs.~~  
~~Bond over to Grand Jury.~~  
~~Commitment issued to the~~  
~~Commitment returned and filed.~~  
~~Execution issued to the~~  
~~Execution returned and endorsed.~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas,  
 to-wit:  
 County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00				
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15				
Indexing Case .20	Summons Persons, each .80				
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00				
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00				
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00				
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80				
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80				
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80				
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80				
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15				
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50				
Trial by Jury .80	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to				
Pronouncing Judgment .80	SHERIFF'S FEES				
Numbering and Filing Necessary Papers, each .10	Search Warrant first name, .75				
Issuing Certificates of Fees to Witnesses and Jurors, each .10	additional names, each .25				
Entering Fines and Costs on Cash Book .40	Mileage, miles, each .08				
Issuing Mittimus to Jail or Work House, each .80	Summons first name, .75				
Taking Recognizances of Witnesses with not less than two sureties .75	additional names, each .25				
Signing and Certifying Bill of Exceptions .50	Mileage, miles, each .08				
Issuing Executions, each .75	Warrant to arrest, persons, ea. 1.00				
Making transcript, including certificate 2.50	Mileage, miles, each .08				
Issuing other Orders, or Writs, ea. .75	Venire, persons, each .25				
Making itemized Cost Bill on Docket .50	Mileage, miles, each .08				
	Subpoena, persons, each .25				
	Taking bond each .25				
	Receiving Prisoner .50				
	Discharging Prisoner .50				
	Taking Prisoner before Court, per day .75				
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75				
	additional names, each .25				
	Mileage, miles, each .08				

*paid*  
 8-19-58

*H 20*

RECAPITULATION  
 County Court  
 Constable  
 Jury Fee (R. C. 2947.23)  
 Sheriff, Committing and  
 discharging prisoner  
 (R. C. 311.17)  
 Witness Fees  
 Juror's Fees  
 Sheriff's Fees

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. COLUMBUS, OHIO 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
RICHARD W. ROUGHTON

On Complaint of Edward Amrine  
Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted.  
Amount of Bond, \$ 35.- Bond forfeited  
Fine \$ 28.80 Costs \$ 6.20 Total \$ 35.-  
Disposition of case in Court above

Date 19 Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came Edward Amrine, who being duly sworn according to law, deposes and says that on or about the 18th day of August, 19 58, at the County of Union one Richard W. Roughton, being in charge of and operating a certain motor vehicle a 1958 GMC 2 ton Truck bearing State of Georgia dealers Lic. 4206, on State Route 31 a public highway in said County of Union, did unlawfully operate and drive said vehicle in a reckless manner and crossed a double yellow line on said Highway without disregard for the safety and rights of pedestrians and drivers and occupants of all other vehicles.  
Revised Code 4511.20.

/S/ Edward Amrine

Sworn to and subscribed before me, this 19th day of August 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 8-19-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty~~

~~Hearing of Case continued to 19, at o'clock M. on Application of the State Defendant.~~

Bond Forfeited

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:  
and for Defendant, to-wit:  
Thereupon the Court orders and decrees as follows:  
This day the accused was brought before the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody  
the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

Said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of *Twenty - Eight and 80/100 — Dollars, and the costs of prosecution, taxed at \$ 6.20*  
and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

- ~~Recognizance given as required.~~
- Fine and costs paid and defendant discharged.
- ~~Bond for fine and costs.~~
- ~~Bound over to Grand Jury.~~
- ~~Commitment issued to the~~
- ~~Commitment returned and filed.~~
- ~~Execution issued to the~~
- ~~Execution returned and endorsed:~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
- 2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
- 3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER	WITNESS FEES R. C. 2335.08
County Court Judge		NAMES No. of Miles Amount Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00	
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15	
Indexing Case .20	Summons Persons, each .80	
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15	
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00	
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15	
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00	
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15	
Granting Continuance, each .50	Order on Jailor for Prisoner or Prisoners, Defendants, each 1.00	
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15	
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80	
Issuing Orders on Jailor for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15	
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80	
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15	
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80	
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80	
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15	
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50	
Trial by Jury		JUROR'S FEES 1913.30 R.C. 2947.23 R.C.
Pronouncing Judgment .80		
Numbering and Filing Necessary Papers, each .10	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	
Issuing Certificates of Fees to Witnesses and Jurors, each .10		
Entering Fines and Costs on Cash Book .40		
Issuing Mittimus to Jail or Work House, each .80		
Taking Recognizances of Witnesses with not less than two sureties .75	SHERIFF'S FEES	
Signing and Certifying Bill of Exceptions .50	Search Warrant first name, .75	
Issuing Executions, each .75	additional names, each .25	
Making Transcript, including certificate 2.50	Mileage, miles, each .08	
Issuing other Orders, or Writs, ea. .75	Summons first name, .75	
Making itemized Cost Bill on Docket .50	additional names, each .25	
	Mileage, miles, each .08	
	Warrant to arrest, persons, ea. 1.00	
	Mileage, miles, each .08	
	Venire, persons, each .25	
	Mileage, miles, each .08	
	Subpoena, persons, each .25	
	Taking bond each .25	
	Receiving Prisoner .50	
	Discharging Prisoner .50	
	Taking Prisoner before Court, per day .75	
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75	
	additional names, each .25	
	Mileage, miles, each .08	
		RECAPITULATION
		County Court
		Constable
		Jury Fee (R. C. 2947.23)
		Sheriff, Committing and discharging prisoner (R. C. 311.17)
		Witness Fees
		Juror's Fees
		Sheriff's Fees

*paid*  
*8-19-58*

*H 20*

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
DONALD MC CLENNEN

On Complaint of Charles W. McLaughlin  
Charge of  
Defendant pleaded **Not** Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$  
Fine \$ Costs \$ Total \$  
Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert O. Hamilton, Notary Public, Judge of said County Court, personally came  
Charles W. McLaughlin, who being duly sworn according to law, deposes and says  
that on or about the 25th day of July, 19 58, at the County of Union  
one Donald McCledden unlawfully did assault and strike said Charles W. McLaughlin.

/S/ Charles W. McLaughlin

Sworn to and subscribed before me, this 25th day of July 19 58  
Robert O. Hamilton, Notary Public County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to

Summons returned and filed.

At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 8-19-58 19, at o'clock M.

Receipt for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads **Not** Guilty.

Hearing of Case continued to 19, at o'clock M.  
on Application of the State Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19 Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows: This day

the accused was brought before

the Court in the custody of the the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

The offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of Five Hundred

and no/100 Dollars, deemed reasonable for his appearance before the Court of Common

Pleas of Union County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER (County Court Judge, Sheriff E. Amicus, Constable), WITNESS FEES (R. C. 2335.08), JUROR'S FEES (1913.30 R.C., 2947.23 R.C.), SHERIFF'S FEES, RECAPITULATION (County Court, Constable, Jury Fee, Sheriff, Witness Fees, Juror's Fees, Sheriff's Fees). Includes handwritten notes like 'Dismissed by grand jury' and '2 68'.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. WEISS PRINTING CO., CO. O. 16118-2

Sex  
Color  
Age  
Birth Date

<p>THE STATE OF OHIO, vs. JAMES MILLER</p>	<p>On Complaint of Ptl. L. J. Bill</p> <p>Charge of Defendant pleaded <i>Guilty</i> Defendant was acquitted—bound over—convicted</p> <p>Amount of Bond, \$</p> <p>Fine \$ <b>25.—</b> Costs \$ <b>4.20</b> Total \$ <b>29.20</b></p> <p>Disposition of case in Court above</p>
<p>Date _____ 19__</p> <p style="text-align: right;">Atty. for Deft.</p>	

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came Ptl. L. J. Bill, who being duly sworn according to law, deposes and says that on or about the 18th day of August, 19 58, at the County of Union one James Miller did unlawfully operate a certain motor vehicle upon and over U.S. Hy. 33, to wit: did drive said when it displayed on the front and rear the identification mark or registration number belonging to another vehicle. This Act contrary to and in violation of Section 4549.08 of the Ohio Revised Code.

/s/ Ptl. L. J. Bill

Sworn to and subscribed before me, this 26th day of August 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~  
~~Summons returned and filed.~~

~~At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$\_\_\_\_\_ for which execution is awarded.~~

~~Warrant to Arrest issued to~~  
~~Warrant returned and filed.~~

Case set for hearing **8-26-58** 19 \_\_, at \_\_\_\_\_ o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~  
~~Subpoena returned and filed.~~

Defendant arraigned. Pleads *Guilty.*

~~Hearing of Case continued to~~ 19 \_\_, at \_\_\_\_\_ o'clock M.,  
~~on Application of the State—Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term, thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

Said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Twenty - five and no/100 Dollars, and the costs of prosecution, taxed at \$ 4.20

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed.

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES			
			R. C. 2335.08			
	County Court Judge	Constable.				
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each.	1.00	NAMES	No. of Miles	Amount Certified
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.	.15			
Indexing Case	.20	Summons Persons, each	.80			
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.	.15			
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.	1.00			
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.	.15			
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.	1.00			
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.	.15			
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each	1.00			
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15			
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each	.80			
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.	.15			
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each	.80			
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15			
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each	.80			
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each	.80			
Hear'g Motions or Demurers, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.	.15			
Hearing where evidence is introduced	2.00	Attending trial or hearing, etc., each case	2.50			
Trial by Jury				JUROR'S FEES		
Pronouncing Judgment	.80			1913.30 R.C.		
Numbering and Filing Necessary Papers, each	.10	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		2947.23 R.C.		
Issuing Certificates of Fees to Witnesses and Jurors, each	.10					
Entering Fines and Costs on Cash Book	.40					
Issuing Mittimus to Jail or Work House, each	.80	SHERIFF'S FEES				
Taking Recognizances of Witnesses with not less than two sureties	.75	Search Warrant first name,	.75			
Signing and Certifying Bill of Exceptions	.50	additional names, each	.25			
Issuing Executions, each	.75	Mileage, miles, each	.08			
Making Transcript, including certificate	2.50	Summons first name,	.75			
Issuing other Orders, or Writs, ea.	.75	additional names, each	.25			
Making itemized Cost Bill on Docket	.50	Mileage, miles, each	.08			
		Warrant to arrest, persons, ea.	1.00			
		Mileage, miles, each	.08			
		Venire, persons, each	.25			
		Mileage, miles, each	.08			
		Subpoena, persons, each	.25			
		Taking bond each	.25			
		Receiving Prisoner	.50			
		Discharging Prisoner	.50			
		Taking Prisoner before Court, per day	.75			
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name	.75			
		additional names, each	.25			
		Mileage, miles, each	.08			
				RECAPITULATION		
				County Court		
				Constable		
				Jury Fee (R. C. 2947.23)		
				Sheriff, Committing and discharging prisoner (R. C. 311.17)		
				Witness Fees		
				Juror's Fees		
				Sheriff's Fees		

*Paid 8-26-58*

*4.20*

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.

HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
FRED CHANDLER

On Complaint of Ptl. L. J. Bill  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ 20.— Costs \$ 4.20 Total \$ 24.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Ptl. L. J. Bill, who being duly sworn according to law, deposes and says  
that on or about the 22nd day of August, 19 58, at the County of Union

one Fred Chandler did unlawfully operate a certain moteo vehicle over and upon Watkins Rd.  
in the County of Union, township of Paris at about 12:35 A.M., August 22, 1958, to wit: did  
drive said vehicle at a speed greater than was reasonable and proper having due regard  
for the road, weather, traffic and any other condition then existing. Such speed of  
70 MPH, prima facie limit being 50 MPH. This Act contrary to and in violation of  
Section 4511.21 of the Ohio Revised Code.

/s/ Ptl. L. J. Bill

Sworn to and subscribed before me, this 26th day of August 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the  
summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is  
awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 8-26-58 19, at o'clock M.

~~Recipe for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to  
on Application of the State Defendant. 19, at o'clock M.,~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.





CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

LARRY PHIPPS

On Complaint of Ptl. L. J. Bill

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ 20. — Costs \$ 4.20 Total \$ 24.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION

COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Ptl. L.J. Bill

, who being duly sworn according to law, deposes and says

that on or about the 24th day of August, 19 58, at the County of Union

one Larry Phipps did unlawfully operate a certain motor vehicle upon and over U.S. Hy 33 in the County of Union, to wit: did drive said vehicle without due regard for safety and rights of pedestrians and occupants of all other vehicles and so as to endanger the life, limb, or property of any person while in the lawful use of the highway. This Act contrary to and in violation of Section 4511.20 of the Ohio Revised Code.

/s/ Ptl. L. J. Bill

Sworn to and subscribed before me, this 26th day of August 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 8-26-58 19 , at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to on Application of the State—Defendant. 19 , at o'clock M.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19. Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that

he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

*Twenty and no/100* — Dollars, and the costs of prosecution, taxed at \$ *4.20*

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

~~Recognizance given as required.~~

Fine and costs paid and defendant discharged.

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
- If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
- If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00				
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15				
Indexing Case .20	Summons Persons, each .80				
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00				
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00				
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00				
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80				
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80				
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80				
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80				
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15				
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50				
Trial by Jury					
Pronouncing Judgment .80					
Numbering and Filing Necessary Papers, each .10	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				
Issuing Certificates of Fees to Witnesses and Jurors, each .10					
Entering Fines and Costs on Cash Book .40					
Issuing Mittimus to Jail or Work House, each .80					
Taking Recognizances of Witnesses with not less than two sureties .75					
Signing and Certifying Bill of Exceptions .50					
Issuing Executions, each .75					
Making Transcript, including certificate 2.50					
Issuing other Orders, or Writs, ea. .75					
Making itemized Cost Bill on Docket .50					
	SHERIFF'S FEES				
	Search Warrant first name, .75				
	additional names, each .25				
	Mileage, miles, each .08				
	Summons first name, .75				
	additional names, each .25				
	Mileage, miles, each .08				
	Warrant to arrest, persons, ea. 1.00				
	Mileage, miles, each .08				
	Venire, persons, each .25				
	Mileage, miles, each .08				
	Subpoena, persons, each .25				
	Taking bond each .25				
	Receiving Prisoner .50				
	Discharging Prisoner .50				
	Taking Prisoner before Court, per day .75				
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75				
	additional names, each .25				
	Mileage, miles, each .08				
			RECAPITULATION		
			County Court		
			Constable		
			Jury Fee (R. C. 2947.23)		
			Sheriff, Committing and discharging prisoner (R. C. 311.17)		
			Witness Fees		
			Juror's Fees		
			Sheriff's Fees		

*Paid 8-26-58*

*H 20*

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
CHARLES L. SPITLER

On Complaint of Theodore R. Simson  
Charge of writing check with insufficient funds  
Defendant pleaded Not Guilty  
Defendant was ~~summoned~~ bound over ~~committed~~

Amount of Bond, \$ \$1500.00

Fine \$ Costs \$ Total \$

Disposition of case in Court above

19

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Edward T. Roth, Notary Public, ~~Judge of said County Court~~, personally came Theodore R. Simson, who being duly sworn according to law, deposes and says that on or about the 17th day of March, 19 58, at the County of Union one Charles L. Spitler, being then and there Treasurer of Buel-Mercer Chevrolet, Inc., with intent to defraud unlawfully and knowingly did falsely draw to First Investment Co. of Columbus, Ohio, a certain check for the sum of \$1,350.00, No. 3590 for the payment of a chattel mortgage lien on an automobile and by means of said check drawn on the First National Bank of Marysville. Did fraudulently obtain the cancellation of said mortgage, well knowing that Buel-Mercer Chevrolet, Inc. did not have sufficient funds or credits with said First National Bank of Marysville, to pay said check, all with intent then and there to defraud said First Investment Company, contrary to the statutes, peace and dignity of the State of Ohio.

S/S Edward T. Roth, Notary Public

Sworn to and subscribed before me, this 16th day of August 19 58

Edward T. Roth, Notary Public County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued ~~directed to~~

Summons returned and filed.

~~At~~ ~~o'clock~~ ~~AM~~ said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 19, at o'clock M.

Precipe for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to 19, at o'clock M., on Application of the State Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... ~~Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:~~

~~and for Defendant, to-wit:~~

~~Thereupon the Court orders and decrees as follows:~~

This day

the accused was brought before

the Court in the custody of the SHERIFF . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that ~~no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody~~

~~the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of fifteen and no/100~~

Dollars, deemed reasonable for his appearance before the Court of Common

Pleas of Union County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

~~said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$~~

~~and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.~~

Recognizance given as required.

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed;~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES		
	Edward Amrine, Sheriff		R. C. 2335.08		
County Court Judge		Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea. .80	80	Search Warrant Defendants, each. 1.00			
Taking Security for Costs .50		Mileage, 1st mile 50c, additional mi., ea. .15			
Indexing Case .20	20	Summons Persons, each .80			
Issuing Warrant Persons, each .80		Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Search Warrant .80		Warrant to arrest Defendants, ea. 1.00			
Issuing Summons .80	80	Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Bonds or Recognizances, ea. .80		Order to commit to Jail Defendants, ea. 1.00			
Issuing Commitments, each .75		Mileage, 1st mile 50c, additional mi., ea. .15			
Granting Continuance, each .50		Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00			
Issuing Subpoenas, Persons, each .10		Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Venire for Jury, Persons, ea. .10		Subpoenas persons, each .80			
Issuing Orders on Jailer for Pris., ea. .75		Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Waivers of Trial by Jury, ea. .40		Venire, Persons, each .80			
Swearing Witnesses, each .10	20	Mileage, 1st mile 50c, additional mi., ea. .15			
Swearing Jury .40		Taking Bond (or Recognizance), required by law, each .80			
Hearing Case, on appearance before Evidence is introduced 1.00	1.00	Any Writ, Order or Notice not mentioned above, persons, each .80			
Hear'g Motions or Demurers, ea. 1.00		Mileage, 1st mile 50c, additional mi., ea. .15			
Hearing where evidence is introduced 2.00		Attending trial or hearing, etc., each case 2.50			
Trial by Jury		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			
Pronouncing Judgment .80			JUROR'S FEES		
Numbering and Filing Necessary Papers, each .10	20		1913.30 R.C.		
Issuing Certificates of Fees to Witnesses and Jurors, each .10	40		2947.23 R.C.		
Entering Fines and Costs on Cash Book .40					
Issuing Mittimus to Jail or Work House, each .80		SHERIFF'S FEES			
Taking Recognizances of Witnesses with not less than two sureties .75		Search Warrant first name, .75			
Signing and Certifying Bill of Exceptions .50		additional names, each .25			
Issuing Executions, each .75		Mileage, miles, each .08			
Making Transcript, including certificate 2.50	2.50	Summons first name, .75			
Issuing other Orders, or Writs, ea. .75		additional names, each .25			
Making itemized Cost Bill on Docket .50	50	Mileage, miles, each .08			
		Warrant to arrest, persons, ea. 1.00			
		Mileage, miles, each .08			
	6.60	Venire, persons, each .25			
		Mileage, miles, each .08			
		Subpoena, persons, each .25			
		Taking bond each .25	RECAPITULATION		
		Receiving Prisoner .50	County Court		
		Discharging Prisoner .50	Constable		
		Taking Prisoner before Court, per day .75	Jury Fee (R. C. 2947.23)		
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75	Sheriff, Committing and discharging prisoner (R. C. 311.17)		
		additional names, each .25	Witness Fees		
		Mileage, miles, each .08	Juror's Fees		
			Sheriff's Fees		

paid  
5-7-59

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.

HEEP PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
T. R. BUEL, JR.

On Complaint of Theodore R. Simson  
Charge of writing check-insufficient funds  
Defendant pleaded NOT Guilty  
Defendant was ~~acquitted~~ bound over ~~convicted~~

Amount of Bond, \$ 1500.00

Date  
19

Atty. for Deft.

Fine \$ Costs \$ Total \$  
Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, MARYSVILLE DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Edward T. Roth, Notary Public, ~~Judge of said County Court~~, personally came  
Theodore R. Simson, who being duly sworn according to law, deposes and says

that on or about the 17th day of March, 19 58, at the County of Union  
one T. R. Buel, Jr., being then and there president of Buel-Mercer Chevrolet, Inc., with intent  
to defraud unlawfully and knowingly did falsely draw to First Investment Company of Columbus, Ohio,  
a certain check for the sum of \$1,350.00, no. 3590 for payment of a chattel mortgage lien on an  
automobile and by means of said check drawn on the First National Bank of Marysville, did fraudulently  
obtain the cancellation of said mortgage, well knowing that Buel-Mercer Chevrolet, Inc. did not  
have sufficient funds or credits with said First National Bank of Marysville, to pay said check,  
all with intent then and there to defraud said First Investment Company, contrary to the form of the  
statute in such case made and provided, and against the peace and dignity of the State of Ohio.

/s/ Theodore R. Simson

Sworn to and subscribed before me, this 16th day of August 19 58

Edward T. Roth, Notary Public ~~County Court Judge~~

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the  
summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is  
awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

~~Case set for hearing 19, at o'clock M.~~

~~Precipe for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads NOT Guilty.~~

~~Hearing of Case continued to 19, at o'clock M.  
on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

130

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HEER PRINTING CO. CO. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
HARRY TAYLOR

On Complaint of Ptl. L. J. Bill  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted ~~bound over~~ convicted

Amount of Bond, \$

Fine \$ 25.- Costs \$ 4.20 Total \$ 29.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION

COUNTY, ss.

MARYSVILLE

OHIO

Before me,

Robert E. Evans, Jr.

, Judge of said County Court, personally came

Ptl. L. J. Bill

, who being duly sworn according to law, deposes and says

that on or about the 26th day of August, 19 58, at the County of Union

one Harry Taylor did unlawfully operate a commercial motor vehicle upon and over U.S. Hy. 33,

to wit: did operate a commercial motor vehicle with three axles upon the highway

within the state without a valid highway use permit. This Act contrary to and in violation

of Section 5728.04 of the Ohio Revised Code.

/s/ Ptl. L. J. Bill

Sworn to and subscribed before me, this

26th

day of

August

19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 8-26-58 19, at o'clock M.

~~Precipe for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to on Application of the State Defendant. 19, at o'clock M.,~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



19 Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
 This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

**Twenty - five and no/100 - Dollars, and the costs of prosecution, taxed at \$**

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00				
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15				
Indexing Case .20	Summons Persons, each .80				
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00				
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00				
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00				
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80				
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80				
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80				
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80				
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15				
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50				JUROR'S FEES 1913.30 R.C. 2947.23 R.C.
Trial by Jury .80					
Pronouncing Judgment .80	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to				
Numbering and Filing Papers, each .10	<b>SHERIFF'S FEES</b>				
Issuing Certificates of Fees to Witnesses and Jurors, each .10	Search Warrant first name, .75				
Entering Fines and Costs on Cash Book .40	additional names, each .25				
Issuing Mittimus to Jail or Work House, each .80	Mileage, miles, each .08				
Taking Recognizances of Witnesses with not less than two sureties .75	Summons first name, .75				
Signing and Certifying Bill of Exceptions .50	additional names, each .25				
Issuing Executions, each .75	Mileage, miles, each .08				
Making Transcript, including certificate 2.50	Warrant to arrest, persons, ea. 1.00				
Issuing other Orders, or Writs, ea. .75	Mileage, miles, each .08				
Making itemized Cost Bill on Docket .50	Venire, persons, each .25				
	Mileage, miles, each .08				
	Subpoena, persons, each .25				
	Taking bond each .25				
	Receiving Prisoner .50				
	Discharging Prisoner .50				
	Taking Prisoner before Court, per day .75				
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75				
	additional names, each .25				
	Mileage, miles, each .08				
					<b>RECAPITULATION</b>
					County Court
					Constable
					Jury Fee (R. C. 2947.23)
					Sheriff, Committing and discharging prisoner (R. C. 311.17)
					Witness Fees
					Juror's Fees
					Sheriff's Fees

*Paid 8-26-59*

*4.20*

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HERR PRINTING CO., COVINGTON, OHIO 43003

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO, vs.  PAUL WILKINSON	On Complaint of Ptl. L. J. Bill Charge of Defendant pleaded <del>Not</del> Guilty Defendant was <del>acquitted</del> <del>bound over</del> convicted Amount of Bond, \$ 30.00 Forfeited Fine \$ 25.- Costs \$ 5.- Total \$ 30.- Disposition of case in Court above
Date 19 Atty. for Deft.	

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Ptl. L. J. Bill, who being duly sworn according to law, deposes and says  
that on or about the 1st day of September, 19 58, at the County of Union  
one Paul Wilkinson did unlawfully operate a certain motor vehicle upon and over State Hy. 4  
in the County of Union, township of Paris at 2:28 P.M., Sept. 1, 1958 to wit: did drive  
said vehicle at a speed greater than was reasonable and proper having due regard for the  
road, weather, traffic and any other condition then existing. Such speed of 90 MPH, prima  
facie limit being 60 MPH. This Act contrary to and in violation of Section 4511.21 of  
the Revised Code.

/s/ Ptl. L. J. Bill

Sworn to and subscribed before me, this 2ND day of Sept. 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~  
~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~  
~~Warrant returned and filed.~~

Case set for hearing 9-2-58 19, at o'clock M.

~~Process for Subpoena filed. Subpoena issued directed to the~~  
~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty~~  
~~Hearing of Case continued to 19, at o'clock M.~~  
~~on Application of the State Defendant.~~

Bond Forfeited

~~Recognizance given, approved and filed.~~  
~~Recognizance not given, custody of Defendant committed to the~~  
~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER	WITNESS FEES R. C. 2335.08		
		NAMES	No. of Miles	Amount Certified
County Court Judge	Constable.			
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00			
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15			
Indexing Case .20	Summons Persons, each .80			
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00			
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00			
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15			
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00			
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15			
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80			
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15			
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80			
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15			
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80			
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80			
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15			
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50			
Trial by Jury				JUROR'S FEES 1913.30 R.C. 2947.23 R.C.
Pronouncing Judgment .80				
Numbering and Filing Necessary Papers, each .10	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			
Issuing Certificates of Fees to Witnesses and Jurors, each .10				
Entering Fines and Costs on Cash Book .40				
Issuing Mittimus to Jail or Work House, each .80				
Taking Recognizances of Witnesses with not less than two sureties .75				
Signing and Certifying Bill of Exceptions .50				
Issuing Executions, each .75				
Making Transcript, including certificate 2.50				
Issuing other Orders, or Writs, ea. .75				
Making itemized Cost Bill on Docket .50				
	SHERIFF'S FEES			
	Search Warrant first name, .75			
	additional names, each .25			
	Mileage, miles, each .08			
	Summons first name, .75			
	additional names, each .25			
	Mileage, miles, each .08			
	Warrant to arrest, persons, ea. 1.00			
	Mileage, miles, each .08			
	Venire, persons, each .25			
	Mileage, miles, each .08			
	Subpoena, persons, each .25			
	Taking bond each .25			
	Receiving Prisoner .50			
	Discharging Prisoner .50			
	Taking Prisoner before Court, per day .75			
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75			
	additional names, each .25			
	Mileage, miles, each .08			
				RECAPITULATION
				County Court
				Constable
				Jury Fee (R. C. 2947.23)
				Sheriff, Committing and discharging prisoner (R. C. 311.17)
				Witness Fees
				Juror's Fees
				Sheriff's Fees

*Paid*  
*9-2-58*  
*5.00*

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices
HEER PRINTING CO., CO., O. 16115-3

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs.

NELS EASTMAN

On Complaint of Ptl. L. J. Bill

Charge of
Defendant pleaded Guilty
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 30.00 Forfeited.

Fine \$ Costs \$ Total \$

Disposition of case in Court above

Date 19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT, THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came Ptl. L. J. Bill, who being duly sworn according to law, deposes and says that on or about the 1st day of Sept., 19 58, at the County of Union one Nels Eastman did unlawfully operate a certain motor vehicle upon and over U.S. Hy. 33, to wit: did drive said vehicle without due regard for the safety and rights of pedestrians and occupants of all other vehicles and so as to endanger the life, limb or property of any person while in the lawful use of the highway. This Act contrary to and in violation of Section 4511.20 of the Ohio Revised Code.

/S/ Ptl. L. J. Bill

Sworn to and subscribed before me, this 2nd day of Sept. 19 58 Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to

Summons returned and filed.

At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 9-2-58 19, at o'clock M.

Precipe for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to 19, at o'clock M., on Application of the State—Defendant.

Bond Forfeited

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19 Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

the Court in the custody of the the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that

he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES (R. C. 2335.08), JUROR'S FEES (1913.30 R.C., 2947.23 R.C.), SHERIFF'S FEES, and RECAPITULATION. Includes handwritten signature 'Bond effected' and various fee entries for County Court Judge, Constable, and Sheriff.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HERR PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

JAMES F. PETTICREW

On Complaint of Richard Francis

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 205 Forfeited

Fine \$ Costs \$ Total \$

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 1 day of Sept., 19 58, at the County of Union  
one James F. Petticrew, 2609 Columbus Ave, Springfield did unlawfully engage in fishing  
in the waters of the State of Ohio without a valid 1958 Ohio fishing license.

/s/ Richard Francis

Sec. 1533.32 of R.C. of O.

Sworn to and subscribed before me, this 1st day of Sept. 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

~~Case set for hearing 19, at o'clock M.~~

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19, at o'clock M.  
on Application of the State Defendant.~~

Bond Forfeited

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sections for County Court Judge, Sheriff's Fees, Juror's Fees, and Recapitulation. A handwritten note 'Bond forfeited' is present in the lower left section.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Officers

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
CARL DUTTON

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted ~~bound over~~ convicted

Amount of Bond, \$ 15.00 forfeited.

Fine \$ 10.- Costs \$ 5.- Total \$ 15.-

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 30 day of August, 19 58, at the County of Union  
one Carl Dutton, 250 Park Blvd., Marion, Ohio did unlawfully engage in hunting on the lands of  
another without first having obtained a written permission from the land owner or his  
authorized agent.

/S/ Richard Francis

Section 1533.17 of R.C. of Ohio

Sworn to and subscribed before me, this 30 day of August 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 9-2-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19, at o'clock M.,  
on Application of the State Defendant.~~

Bond forfeited

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION. Includes handwritten notes: 'Paid 9-2-59 5.00'.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.

HEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

WAYNE WOOTEN

On Complaint of Richard Francis

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 15.00 forfeited

Fine \$ 10.- Costs \$ 5.- Total \$ 15.-

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Richard Francis, who being duly sworn according to law, deposes and says

that on or about the 30 day of August, 19 58, at the County of Union  
one Wayne Wooten, Rt. 2, Marion, Ohio did unlawfully engage in hunting on the lands of  
another without first having obtained a written permission from the landowner or his  
authorized agent.

/s/ Richard Francis

Section 1533.17

Sworn to and subscribed before me, this August day of 30 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 9-2-58 19, at o'clock M.

Precipe for Subpoena filed. Subpoena issued directed to the

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19, at o'clock M., on Application of the State Defendant.~~

Bond Forfeited.

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows: This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, and Sheriff's Fees. Includes handwritten notes: 'Paid 9-2-58' and '\$5.00'.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
CHESTER FITCH

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted.  
Amount of Bond, \$ 15.—  
Fine \$ 10.— Costs \$ 5.— Total \$ 15.—  
Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARIENVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says

that on or about the 30 day of August, 19 58, at the County of Union  
one Chester Fitch, 460 David St., Marion, Ohio did unlawfully engage in hunting on the lands  
of another without first having obtained a written permission from the landowner or his  
authorized agent.

/s/ Richard Francis

Section 1533.17

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

Sworn to and subscribed before me, this 30th day of August 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the  
summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is  
awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 9-2-58 19 , at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty~~

~~Hearing of Case continued to 19 , at o'clock M.,  
on Application of the State Defendant.~~

*Bond Forfeited*

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows: This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes detailed cost breakdown for County Court Judge and Constable, and Sheriff's Fees. Includes handwritten notes: 'Paid 5.00 9-2-58' and '103 Sub. Bond returned'.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HEER PRINTING CO. COL. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

William Pitt

On Complaint of Edward Amrine

Charge of  
Defendant pleaded **NOT** Guilty  
Defendant was ~~acquitted~~ bound over ~~convicted~~

Amount of Bond, \$

Fine \$ Costs \$ Total \$

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

Union COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARSHVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Edward Amrine, Sheriff, who being duly sworn according to law, deposes and says

that on or about the 2nd day of Sept., 19 58, at the County of Union

one William Pitt, did maliciously and forcibly break and entered the gun shop of Amrine and

Overly in Paris Twp, Union County, Ohio, in the NIGHT season with the intent to steal

property therein belonging to Amrine and Overly, to wit: guns and ammunition of the

value of more than (\$200.00) Two-Hundred Dollars, and then and there finding said property

did then and there steal, take and carry it away. Contrary to Section 2907.10.

/S/ Edward Amrine

Sworn to and subscribed before me, this 4th day of Sept. 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued ~~directed to~~

Summons returned and filed.

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 9-4-58 19 , at o'clock M.

~~Precipe for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads **NOT** Guilty.

~~Hearing of Case continued to on Application of the State Defendant. 19 , at o'clock M.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19.....  
Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:  
and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

The offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of *One Thousand and*

*no/100* Dollars, deemed reasonable for his appearance before the Court of Common

Pleas of *Unim* County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for COUNTY COURT JUDGE, SHERIFF'S FEES, and RECAPITULATION. Includes handwritten 'Acquitted' and '10-4-50 P. App. R. Bond returned'.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

DARRELL ORGAN

On Complaint of Edward Amrine, Sheriff

Charge of  
Defendant pleaded *not* Guilty  
Defendant was ~~acquitted~~ bound over ~~convicted~~

Amount of Bond, \$

Fine \$ Costs \$ Total \$

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Edward Amrine, Sheriff, who being duly sworn according to law, deposes and says

that on or about the 2nd day of Sept., 19 58, at the County of Union

one Darrell Organ, did maliciously and forcibly broke and entered the gun shop of Amrine and Overly in Paris Twp., Union County, Ohio, in the NIGHT season with the intent to steal property therein belonging to Amrine and Overly, to wit: guns and amunition of the value of more that (\$200.00) Two-Hundred dollars, and then and there finding said property did then and there steal, take and carry it away. Contrary to Sect on 2907.10.

/s/ Edward Amrine

Sworn to and subscribed before me, this 4th day of Sept. 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 9-4-58 19 , at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads *Not* Guilty.

~~Hearing of Case continued to on Application of the State Defendant. 10 , at o'clock M.,~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

The offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that

he enter into a recognizance, with good and sufficient surety, in the amount of One Thousand

and no/100 — Dollars, deemed reasonable for his appearance before the Court of Common

Pleas of Union County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HEER PRINTING CO., COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

LARRY PITT

On Complaint of Edward Amrine, Sheriff  
Charge of ~~\_\_\_\_\_~~  
Defendant pleaded ~~\_\_\_\_\_~~ Guilty  
Defendant was ~~acquitted~~ bound over ~~convicted~~

Amount of Bond, \$

Fine \$ Costs \$ Total \$

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came Edward Amrine, Sheriff, who being duly sworn according to law, deposes and says that on or about the 2nd day of Sept., 19 58, at the County of Union one Larry Pitt, did maliciously and forcibly broke and entered the gun shop of Amrine and Overly in Paris Twp., Union County, Ohio, in the NIGHT season with the intent to steal property therein belonging to Amrine and Overly, to wit: guns and a unition of the value of more than \$200.00) Two-Hundred Dollars, and then and there finding said property did then and there steel, take and carry it away. Contrary to Section 2907.10.

/s/ Edward Amrine

Sworn to and subscribed before me, this 2nd day of Sept. 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 9-4-59 19, at \_\_\_\_\_ o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Not Guilty.

~~Hearing of Case continued to \_\_\_\_\_, at \_\_\_\_\_ o'clock M. on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19 Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows: This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

The offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of One thousand

and no/100 Dollars, deemed reasonable for his appearance before the Court of Common

Pleas of Union County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

\*said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed.

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes entries for County Court Judge, Constable, Sheriff's Fees, and Juror's Fees.

Handwritten notes: Paid 2-26-59 935

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

JOE ROBERTS

On Complaint of Fountie Stultz, Special Deputy Sheriff

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted bound over convicted

Amount of Bond, \$

Fine \$ 10. — Costs \$ 4.20 Total \$ 14.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Martha S. Rogers, Notary Public, Judge of said County Court, personally came

Fountie Stultz, who being duly sworn according to law, deposes and says

that on or about the 1st day of Sept., 19 58, at the County of Union

one Joe Roberts, being then and there the operator of a certain vehicle, a Lincoln 1953, bearing Ohio Lic. 488 VV, on State Route 161 off of State Route 4 at Irwin, Ohio, a highway in Union County, Ohio, at the hour of 7:55 o'clock did then and there, unlawfully fail to yield the right of way. Contrary to the Revised Code 4511.43.

/s/ Fountie Stultz

Sworn to and subscribed before me, this 9th day of Sept. 19 58

Martha S. Rogers, Notary Public

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 9-9-58 19, at o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to on Application of the State Defendant. 19, at o'clock M.,~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
CLYDE E. VARNES

On Complaint of George W. Tulip  
Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted

Amount of Bond, \$

Fine \$ 15.- Costs \$ 4.20 Total \$ 19.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Martha S. Rogers, Notary Public

~~Judge of said County Court~~, personally came

George W. Tulip

, who being duly sworn according to law, deposes and says

that on or about the 9th day of Sept.

, 19 58, at the County of Union

one Clyde E. Varnes did operate a commercial motor vehicle over and upon U.S. Highway #33 in said County, Jerome Twp. at about 7:00 A.M. date - and did drive to the left side of the center line of the roadway in overtaking and passing traffic proceeding in the same direction when said left side was not free of oncoming traffic for a sufficient distance to permit such passing to be safely made without interfering with traffic being overtaken or approaching traffic.

This being contrary to and in violation of Sec. 4511.29 of the RC of Ohio.

/s/ George W. Tulip

Sworn to and subscribed before me, this 9th day of Sept.

19 58

day of

Sept.

19 58

Martha S. Rogers, Notary Public

~~County Court Judge~~

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 9-8-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to on Application of the State Defendant.~~ 19, at o'clock M.

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

Said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Fifteen and no/100 Dollars, and the costs of prosecution, taxed at \$ 4.20

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION. Includes handwritten notes like 'paid' and '9-9-59'.

CRIMINAL DOCKET

State Case No. 141

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
FLOYD CLARK

On Complaint of Edward Amrine, Sheriff  
Charge of 4511.19 and 4507.35  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted  
Amount of Bond, \$  
Fine \$ 125.00 Costs \$ 7.20 Total \$ 132.20  
Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Martha S. Rogers, Notary Public, Judge of said County Court, personally came Edward Amrine, Sheriff, who being duly sworn according to law, deposes and says that on or about the 4th day of Sept., 1958, at the County of Union one Floyd Clark did unlawfully operate a certain Packard Automobile, Ohio Lic. 210200, upon a certain State Highway 36, about the hour of 10:10 P.M. in said County of Union aforesaid, while in the state of intoxication. Contrary to the Revised Code 4511.19.

/s/ Edward Amrine, Sheriff

Sworn to and subscribed before me, this 9th day of Sept. 19 58

Martha S. Rogers, Notary Public County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to

Summons returned and filed.

At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 9-9-58 19, at o'clock M.

Precept for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to 19, at o'clock M., on Application of the State Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:  
and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for his appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

Said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

One Hundred Twenty Five  $\frac{1}{100}$  Dollars, and the costs of prosecution, taxed at \$ 7.20

and that he be committed to and imprisoned in the jail of said County until Three days and until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the Sheriff.

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed.

(Defendant paid \$125.20  
\$118.00 on fine and \$7.20 costs  
and served 6 days, three on  
sentence and 3 days of fine)

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes entries for County Court Judge, Constable, Sheriff's Fees, and Juror's Fees. Includes handwritten notes like 'Paid 9-17-58' and '3.00'.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HERR PRINTING CO. CO. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
MARY LEE MUMMEY

On Complaint of Marion E. Vermillion  
Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ bound over convicted

Amount of Bond, \$

Fine \$ 10.- Costs \$ 6.24 Total \$ 16.24

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Martha S. Rogers, Notary Public, Judge of said County Court, personally came  
MARION E. Vermillion, who being duly sworn according to law, deposes and says  
that on or about the 3rd day of Sept., 19 58, at the County of Union  
one Mary Lee MummeY, did unlawfully pass a school bus while the bus was stopped on a street in  
Peodia, Ohio; said bus was in the process of receiving children.  
Contary to Code 4511.75.

/s/ Marion E. Vermillion

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

Sworn to and subscribed before me, this 3rd day of Sept. 19 58  
Martha S. Rogers, Notary Public County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 9-9-58 19, at o'clock M.

~~Preceipe for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to on Application of the State Defendant. 19, at o'clock M.,~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~



COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HERR PRINTING CO., COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
ROBERT JOHNSON

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted  
Amount of Bond, \$ 20.00 Forfeited.  
Fine \$ 15.— Costs \$ 5.— Total \$ 20.—  
Disposition of case in Court above

Date 19  
Atty. for Dept.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says

that on or about the 15th day of Sept., 19 58, at the County of Union  
one Robert Johnson, 1812 1/2 N. 4th, Columbus did unlawfully while engaged in hunting on the lands  
of another fail to wear upon the back of his outer garment between his shoulders a tag  
bearing his 1958 hunting and trapping license number.  
Section 1533.14 of RC of Ohio.

/s/ Richard Francis

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

Sworn to and subscribed before me, this 15th day of Sept. 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

~~Summons issued directed to~~  
~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the~~  
~~summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is~~  
~~awarded.~~

~~Warrant to Arrest issued to~~  
~~Warrant returned and filed.~~

~~Case set for hearing~~ 19 , at o'clock M.

~~Precipe for Subpoena filed. Subpoena issued directed to the~~  
~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~  
~~Hearing of Case continued to~~ 19 , at o'clock M.,  
~~on Application of the State—Defendant.~~

Bond Forfeited

~~Recognizance given, approved and filed.~~  
~~Recognizance not given, custody of Defendant committed to the~~  
Waiver of Trial by Jury filed in writing.

19 Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for his appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Fifteen and no/100 - Dollars, and the costs of prosecution, taxed at \$ 5.00

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed.

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains, and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION. Includes handwritten notes like 'Paid 9-16-58' and '500'.

CRIMINAL DOCKET

State Case No.

144

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. COL. O. 18115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
JAMES KESTERSON  
Atty. for Deft.  
Date 19  
On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted  
Amount of Bond, \$ 20. — Forfeited.  
Fine \$ 15. — Costs \$ 5. — Total \$ 20. —  
Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO  
Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 13th day of September, 19 58, at the County of Union  
one James Kesterson, 278 S. Glenwood, Columbus, Ohio did unlawfully engage in hunting on the  
lands of another without first having obtained his 1958 Ohio hunting and trapping license.  
Section 1533.14 of the Revised Code of Ohio

/s/ Richard Francis

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

Sworn to and subscribed before me, this 13th day of Sept. 19 58  
Robert E. Evans, Jr. County Court Judge  
The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to  
Summons returned and filed.  
At ~~o'clock~~ M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ ~~\_\_\_\_\_~~ for which execution is awarded.

Warrant to Arrest issued to  
Warrant returned and filed.  
Case set for hearing 9-16-58 19, at o'clock M.  
Precipe for Subpoena filed. Subpoena issued directed to the  
Subpoena returned and filed.  
Defendant arraigned. Pleads Guilty.  
Hearing of Case continued to 19, at o'clock M.  
on Application of the State—Defendant.

Bond Forfeited.

Recognizance given, approved and filed.  
Recognizance not given, custody of Defendant committed to the  
Waiver of Trial by Jury filed in writing.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

Said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Fifteen and no/100 Dollars, and the costs of prosecution, taxed at \$ 5.00

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed.

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes rows for County Court Judge, Constable, Sheriff's Fees, and Recapitulation. Includes handwritten notes: 'Paid 9-16-58' and '5.00'.

CRIMINAL DOCKET

State Case No.

145

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
DONALD EUGENE HAHN

On Complaint of Albert R. Blain  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 50.- Forfeited

Fine \$ Costs \$ Total \$

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss.

MARSHVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Albert R. Blain

, who being duly sworn according to law, deposes and says

that on or about the 16th day of Sept., 1958, at the County of Union

one Donald Eugene Hahn, being then and there the operator of a certain motor vehicle bearing Ohio Lic. No. 13F23, to-wit: on State Route 4, a highway in Union County, did then and there upon meeting or overtaking a school bus stopped on the highway for the purpose of receiving or discharging a school child did not stop until said bus resumed motion.

R.C. 4511.75

Address 512 Mia Ave. Dayton 7, O.

Date of Birth 10-07-26

Chauffeur Lic. H500-149-237-772

Date of Issue 10-14-57

/s/ Albert R. Blain

Sworn to and subscribed before me, this 18th day of Sept. 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 9-18-58 19, at o'clock M.

~~Precipe for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19, at o'clock M., on Application of the State Defendant.~~

Bond Forfeited

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



19. Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
- 2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
- 3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
			NAMES	No. of Miles	Amount Certified
County Court Judge	Constable.				
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each.			
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.			
Indexing Case	.20	Summons Persons, each			
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.			
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.			
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.			
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.			
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each			
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.			
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each			
Issuing Orders on Jailer for Prs., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.			
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each			
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.			
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each			
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each			
Hear'g Motions or Demurers, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.			
Hearing where evidence is introduced	2.00	Attending trial or hearing, etc., each case			
Trial by Jury					
Pronouncing Judgment	.80				
Numbering and Filing Necessary Papers, each	.10	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			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10				
Entering Fines and Costs on Cash Book	.40				
Issuing Mittimus to Jail or Work House, each	.80	SHERIFF'S FEES			
Taking Recognizances of Witnesses with not less than two sureties	.75	Search Warrant first name,			
Signing and Certifying Bill of Exceptions	.50	additional names, each			
Issuing Executions, each	.75	Mileage, miles, each			
Making Transcript, including certificate	2.50	Summons first name,			
Issuing other Orders, or Writs, ea.	.75	additional names, each			
Making itemized Cost Bill on Docket	.50	Mileage, miles, each			
		Warrant to arrest, persons, ea.			
		Mileage, miles, each			
		Venire, persons, each			
		Mileage, miles, each			
		Subpoena, persons, each			
		Taking bond each			
		Receiving Prisoner			
		Discharging Prisoner			
		Taking Prisoner before Court, per day			
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name			
		additional names, each			
		Mileage, miles, each			
			JUROR'S FEES 1913.30 R.C. 2947.23 R.C.		
			RECAPITULATION		
			County Court		
			Constable		
			Jury Fee (R. C. 2947.23)		
			Sheriff, Committing and discharging prisoner (R. C. 311.17)		
			Witness Fees		
			Juror's Fees		
			Sheriff's Fees		

Bond  
Accepted

CRIMINAL DOCKET

State Case No.

146

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HERR PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

ROWLAND SEDGWICK

On Complaint of Richard Francis

Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted

Amount of Bond, \$ 20.-

Fine \$ 15.- Costs \$ 5.- Total \$ 20.-

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Richard Francis, who being duly sworn according to law, deposes and says

that on or about the 20th day of Sept., 1958, at the County of Union

one Rowland Sedgwick, Magnetic Springs, Ohio did unlawfully while engaged in hunting on the lands of another fail to wear upon the back of his outer garment between his shoulders a tag bearing his 1958 hunting and trapping license number.

Section 1533.14

/s/ Richard Francis

Sworn to and subscribed before me, this 20th day of Sept. 1958

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 9-20-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19, at o'clock M., on Application of the State Defendant.~~

Bond Forfeited

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of **7** Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00				
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15				
Indexing Case .20	Summons Persons, each .80				
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00				
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00				
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00				
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80				
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80				
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80				
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80				
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15				
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50				
Trial by Jury			JUROR'S FEES 1913.30 R.C. 2947.23 R.C.		
Pronouncing Judgment .80					
Numbering and Filing Necessary Papers, each .10					
Issuing Certificates of Fees to Witnesses and Jurors, each .10	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				
Entering Fines and Costs on Cash Book .40					
Issuing Mittimus to Jail or Work House, each .80					
Taking Recognizances of Witnesses with not less than two sureties .75	SHERIFF'S FEES				
Signing and Certifying Bill of Exceptions .50	Search Warrant first name, .75				
Issuing Executions, each .75	additional names, each .25				
Making Transcript, including certificate 2.50	Mileage, miles, each .08				
Issuing other Orders, or Writs, ea. .75	Summons first name, .75				
Making itemized Cost Bill on Docket .50	additional names, each .25				
	Mileage, miles, each .08				
	Warrant to arrest, persons, ea. 1.00				
	Mileage, miles, each .08				
	Venire, persons, each .25				
	Mileage, miles, each .08				
	Subpoena, persons, each .25				
	Taking bond each .25				
	Receiving Prisoner .50				
	Discharging Prisoner .50				
	Taking Prisoner before Court, per day .75				
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75				
	additional names, each .25				
	Mileage, miles, each .08				
			RECAPITULATION		
			County Court		
			Constable		
			Jury Fee (R. C. 2947.23)		
			Sheriff, Committing and discharging prisoner (R. C. 311.17)		
			Witness Fees		
			Juror's Fees		
			Sheriff's Fees		

*Paid 9-20-59 5.00*

CRIMINAL DOCKET

State Case No.

147

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

ROSE SEDGWICK

On Complaint of Richard Francis

Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ ~~convicted~~

Amount of Bond, \$ 20.-

Fine \$ 15.- Costs \$ 5.- Total \$ 20.-

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Richard Francis

, who being duly sworn according to law, deposes and says

that on or about the 20th day of September, 1958, at the County of Union

one Rose Sedgwick, Magnetic Springs, Ohio did unlawfully engage in hunting on the lands of

another with a 1958 Hunting and trapping license which was issued to another to-wit Rowland Sedgwick

Section 1533.14

/s/ Richard Francis

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

Sworn to and subscribed before me, this 20th day of Sept. 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 9-20-59 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19, at o'clock M., on Application of the State Defendant.~~

*Bond Forfeited*

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

19.....  
 Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

\*the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

\*said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER	WITNESS FEES R. C. 2335.08	
		NAMES	No. of Miles   Amount Certified
County Court Judge			
Constable.			
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00		
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15		
Indexing Case .20	Summons Persons, each .80		
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15		
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00		
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15		
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00		
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15		
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00		
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15		
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80		
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15		
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80		
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15		
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80		
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80		
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15		
Hearing where evidence is introduced Trial by Jury 2.00	Attending trial or hearing, etc., each case 2.50		
Pronouncing Judgment .80			
Numbering and Filing Necessary Papers, each .10	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		
Issuing Certificates of Fees to Witnesses and Jurors, each .10			
Entering Fines and Costs on Cash Book .40			
Issuing Mittimus to Jail or Work House, each .80			
Taking Recognizances of Witnesses with not less than two sureties .75			
Signing and Certifying Bill of Exceptions .50			
Issuing Executions, each .75			
Making Transcript, including certificate 2.50			
Issuing other Orders, or Writs, ea. .75			
Making itemized Cost Bill on Docket .50			
	<b>SHERIFF'S FEES</b>		
	Search Warrant first name, .75		
	additional names, each .25		
	Mileage, miles, each .08		
	Summons first name, .75		
	additional names, each .25		
	Mileage, miles, each .08		
	Warrant to arrest, persons, ea. 1.00		
	Mileage, miles, each .08		
	Venire, persons, each .25		
	Mileage, miles, each .08		
	Subpoena, persons, each .25		
	Taking bond each .25		
	Receiving Prisoner .50		
	Discharging Prisoner .50		
	Taking Prisoner before Court, per day .75		
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75		
	additional names, each .25		
	Mileage, miles, each .08		
		<b>JUROR'S FEES</b>	
		1913.30 R.C.	
		2947.23 R.C.	
		<b>RECAPITULATION</b>	
		County Court	
		Constable	
		Jury Fee (R. C. 2947.23)	
		Sheriff, Committing and discharging prisoner (R. C. 311.17)	
		Witness Fees	
		Juror's Fees	
		Sheriff's Fees	

*Paid*  
*9-20-59*      *5.00*

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

JOHN JONES

On Complaint of Howard Boerger

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 15.— Forfeited.

Fine \$ Costs \$ Total \$

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION

COUNTY, ss.

MAHESVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Howard Boerger

, who being duly sworn according to law, deposes and says

that on or about the 18th day of September, 19 58, at the County of Union one John Jones, 484 W. 3rd Ave., Columbus, Ohio did unlawfully engage in hunting on the lands of another without first having obtained a written permission from the land owner or his authorized agent.

Section 1533.17

/s/ Howard E. Boerger

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

Sworn to and subscribed before me, this 18th day of Sept. 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued ~~directed to~~

Summons returned and filed.

At ~~o'clock~~ M. said accused ~~failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 9-29-58 19, at o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to on Application of the State Defendant. 19, at o'clock M.~~

Bond Forfeited.

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

19.....  
Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

\*the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

\*said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER	WITNESS FEES	
		R. C. 2335.08	
County Court Judge	Constable.		
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each 1.00	NAMES	No. of Miles
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15	Amount Certified	
Indexing Case .20	Summons Persons, each .80		
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15		
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00		
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15		
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00		
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15		
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00		
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15		
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80		
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15		
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80		
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15		
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80		
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80		
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15	JUROR'S FEES	
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50	1913.30 R.C.	
Trial by Jury		2947.23 R.C.	
Pronouncing Judgment .80			
Numbering and Filing Necessary Papers, each .10	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		
Issuing Certificates of Fees to Witnesses and Jurors, each .10			
Entering Fines and Costs on Cash Book .40			
Issuing Mittimus to Jail or Work House, each .80			
Taking Recognizances of Witnesses with not less than two sureties .75	<b>SHERIFF'S FEES</b>		
Signing and Certifying Bill of Exceptions .50	Search Warrant first name, .75		
Issuing Executions, each .75	additional names, each .25		
Making Transcript, including certificate 2.50	Mileage, miles, each .08		
Issuing other Orders, or Writs, ea. .75	Summons first name, .75		
Making itemized Cost Bill on Docket .50	additional names, each .25		
	Mileage, miles, each .08		
	Warrant to arrest, persons, ea. 1.00		
	Mileage, miles, each .08		
	Venire, persons, each .25		
	Mileage, miles, each .08		
	Subpoena, persons, each .25		
	Taking bond each .25		
	Receiving Prisoner .50		
	Discharging Prisoner .50		
	Taking Prisoner before Court, per day .75		
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75		
	additional names, each .25		
	Mileage, miles, each .08		
		<b>RECAPITULATION</b>	
		County Court	
		Constable	
		Jury Fee (R. C. 2947.23)	
		Sheriff, Committing and discharging prisoner (R. C. 311.17)	
		Witness Fees	
		Juror's Fees	
		Sheriff's Fees	

*Bond  
Accepted.*

CRIMINAL DOCKET

State Case No.

149

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HERR PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
HALE CLINE

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 15.00 Forfeited.

Date 19 Atty. for Deft. Fine \$ Costs \$ Total \$  
Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 18th day of September, 19 58, at the County of Union  
one Hale Cline, 1083 Harrisburg Pike, Columbus, Ohio did unlawfully engage in hunting on the  
lands of another without first having obtained a written permission from the land owner or his  
authorized agent.

Section 1533.17.

/s/ Richard Francis

Sworn to and subscribed before me, this 18th day of Sept. 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the  
summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is  
awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 9-20-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to  
on Application of the State Defendant. 19, at o'clock M.,~~

Bond Forfeited.

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION. Includes handwritten note 'Bond Forfeited'.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HEER PRINTING CO. COI. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
RICHARD BRIGHT

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted  
Amount of Bond, \$ 15.- *Forfeited*  
Fine \$ 10.- Costs \$ 5.- Total \$ 15.-  
Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 20th day of September, 19 58, at the County of Union  
one Richard Bright, 351 N. Maple St., Marysville, Ohio did unlawfully engage in hunting on the  
lands of another without first having obtained a written permission from the landowner  
or his authorized agent.

Section 1533.17

/s/ Richard Francis

Sworn to and subscribed before me, this 20th day of Sept. 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the  
summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is  
awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

~~Case set for hearing 9-20-58 19, at o'clock M.~~

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19, at o'clock M.  
on Application of the State Defendant.~~

*Bond Forfeited.*

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
PAUL MYERS

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted  
Amount of Bond, \$ 15.- forfeited  
Fine \$ 10.- Costs \$ 5.- Total \$ 15.-  
Disposition of case in Court above

Date 19  
Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 20th day of Sept., 19 58, at the County of Union  
one Paul Myers, Rt. 5, Marysville did unlawfully engage in hunting on the lands of another  
without first having obtained a written permission from the landowner or his authorized  
agent.  
Section 1533.17.

/s/ Richard Francis

Sworn to and subscribed before me, this 20th day of Sept. 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the  
summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is  
awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 9-20-59 19, at o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19, at o'clock M.,  
on Application of the State—Defendant.~~

Bond Forfeited.

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

*Five and no/100* Dollars, and the costs of prosecution, taxed at \$ *5.00*

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed:~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION. Includes handwritten notes like 'paid 9-22-58' and '5.00'.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

LONNIE WALTERS

On Complaint of Edward Amrine, Sheriff

Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ ~~convicted~~

Amount of Bond, \$ 50.- forfeited

Fine \$ 43.20 Costs \$ 6.80 Total \$ 50.-

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Edward Amrine, Sheriff, who being duly sworn according to law, deposes and says

that on or about the 19th day of Sept., 19 58, at the County of Union

one Lonnie Walters, being in charge of an operating a certain motor vehicle a 1958 Chev., on St.

Rt. 33 west, a public highway in said Union County, did unlawfully operate and drive said

vehicle with fictitious Lic. Plates.

In violation of the Revised Code of Ohio 4549.08.

/s/ Edward Amrine, Sheriff

Sworn to and subscribed before me, this 23rd day of Sept. 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 9-23-58 19 , at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19 , at o'clock M. on Application of the State Defendant.~~

*Bond Forfeited*

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

State Case No.

153

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HEER PRINTING CO. Col. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

LARRY B. DAILEY

On Complaint of Arthur Middleton

Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted

Amount of Bond, \$ 200. Forfeited

Fine \$ 192.50 Costs \$ 4.20 Total \$ 3.30

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Arthur Middleton, who being duly sworn according to law, deposes and says

that on or about the 20th day of Sept., 19 58, at the County of Union

one Larry B. Dailey did operate a certain vehicle upon St. Route 42 while in a state of intoxication contrary to the state law section 4511.19.

/s/ Arthur Middleton.

Sworn to and subscribed before me, this 23rd day of Sept. 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to

Summons returned and filed.

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 9-23-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19, at o'clock M., on Application of the State Defendant.~~

Bond Forfeited

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



19.....  
Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:  
and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of  
the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been  
committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby  
discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that  
he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge;  
and for want of such recognizance that he be committed to the jail of said County until discharged by the due course  
of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of  
**One Hundred Ninety-two and 59/100** Dollars, and the costs of prosecution, taxed at \$ **7.50**

and that he be committed to and imprisoned in the jail of said County until  
said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon  
such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas,  
to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
- 2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
- 3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00				
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15				
Indexing Case .20	Summons Persons, each .80				
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00				
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00				
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Granting Continuance, each .50	Order on Jailor for Prisoner or Prison- ers, Defendants, each 1.00				
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80				
Issuing Orders on Jailor for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80				
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80				
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80				
Hear'g Motions or Demurrs, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15				
Hearing where evidence is introduced Trial by Jury 2.00	Attending trial or hearing, etc., each case 2.50				
Pronouncing Judgment .80					
Numbering and Filing Necessary Papers, each .10	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				
Issuing Certificates of Fees to Witnesses and Jurors, each .10	SHERIFF'S FEES				
Entering Fines and Costs on Cash Book .40	Search Warrant first name, .75				
Issuing Mittimus to Jail or Work House, each .80	additional names, each .25				
Taking Recognizances of Witnesses with not less than two sureties .75	Mileage, miles, each .08				
Signing and Certifying Bill of Exceptions .50	Summons first name, .75				
Issuing Executions, each .75	additional names, each .25				
Making Transcript, including certificate 2.50	Mileage, miles, each .08				
Issuing other Orders, or Writs, ea. .75	Warrant to arrest, persons, ea. 1.00				
Making itemized Cost Bill on Docket .50	Mileage, miles, each .08				
	Venire, persons, each .25				
	Mileage, miles, each .08				
	Subpoena, persons, each .25				
	Taking bond each .25				
	Receiving Prisoner .50				
	Discharging Prisoner .50				
	Taking Prisoner before Court, per day .75				
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75				
	additional names, each .25				
	Mileage, miles, each .08				

Paid  
9-23-59

420

330

JUROR'S FEES  
1913.30 R.C.  
2947.23 R.C.

RECAPITULATION  
County Court  
Constable  
Jury Fee (R. C. 2947.23)  
Sheriff, Committing and discharging prisoner (R. C. 311.17)  
Witness Fees  
Juror's Fees  
Sheriff's Fees

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No.	V. Lic. No.	State	Year	Op. Lic. No.	State	Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices						HEEP PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
DONALD J. MC QUOWN

On Complaint of Officer Richard Simpson  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 35. - Forfeited.

Fine \$	Costs \$	Total \$
Disposition of case in Court above		

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Fred Eaton, Mayor  
~~Richard Simpson, Officer~~ said County Court, personally came

Officer Richard Simpson, who being duly sworn according to law, deposes and says that on or about the 29th day of March, 1958, at the County of Union

one Donald J. McQuown did violate Sec. 53 of Ord. 472 of the Village of Marysville, to wit: he did operate and drive a certain motor vehicle bearing Ohio Lic. 274OWR over and upon W. Fifth St., in the Village of Marysville at about 4:35 P.M. without due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles and so as to endanger the life, limb, or property of any person while in the lawful use of the streets or highways.

Address: On Operators Lic. R.R. 1, Kenton, Ohio  
Present Address: 130 N. Walnut St., Marysville, O.  
Date of Birth: 3-21-36

Operators Lic/ #M250-149-352-229

/s/ Officer Richard Simpson

Sworn to and subscribed before me, this 5th day of June 1958

Fred Easton, Mayor County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to

Summons returned and filed.

~~At 6 o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 9-25-58 19, at o'clock M.

~~Precipe for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19, at o'clock M., on Application of the State Defendant.~~

**Bond Forfeited**

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19 Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:
This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION. Includes handwritten note 'Bond forfeited'.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
EARL EUGENE NICHOLS

On Complaint of Harold B. Thomas  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$  
Fine \$ 50.00 <sup>suspended</sup> Costs \$ 9.92 Total \$ 9.92  
<sup>60 days</sup>  
Disposition of case in Court above

Date  
19

Atty. for Def.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARISSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Harold B. Thomas, who being duly sworn according to law, deposes and says

that on or about the 7th day of March, 1958, at the County of Union

one Earl Eugene Nichols, did make a mortgage to the City Loan & Savings Company of the following personal property to-wit: 1951 Plymouth Club Coupe automobile of the value of \$300.00 the property of the said Earl Eugene Nichols to secure a claim of \$378.58 due from said Earl Eugene Nichols to the City Loan and Savings Company; that Harold B. Thomas at said time guaranteed the payment of said claim to the City Loan & Savings Company; that the said personal property was, at time of the making and execution of said mortgage, situate in said county of Union; that afterward, to wit: on the 12th day of July, 1958, the said Earl Eugene Nichols, he the said Earl Eugene Nichols, then and there having said personal property in his possession and said mortgage being then and there of full force and effect, and said personal property being then situate in said county of Union, did unlawfully and fraudulently, and without the consent of the said City Loan & Savings Company, the said City Loan & Savings Company being then and there the owner of the said claim secured by said mortgage, remove said personal property from said county of Union, with intent to defraud contrary to Section 1319.17 of the Revised Code of Ohio.

/s/ Harold B. Thomas

Sworn to and subscribed before me, this 28th day of August 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 9-25-58 19, at o'clock M.

~~Precipe for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to 19, at o'clock M., on Application of the State—Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

Said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

**Fifty (Suspended)**

Dollars, and the costs of prosecution, taxed at \$ **9.92**

and that he be committed to and imprisoned in the jail of said County until ten days and until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

~~Recognizance given as required.~~

~~Fine and costs paid and defendant discharged.~~

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

Commitment issued to the **sheriff**

Commitment returned and filed.

~~Execution issued to the~~

~~Execution returned and endorsed:~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
- 2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
- 3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES		
			R. C. 2335.08		
	County Court Judge	Constable.			
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each	1.00		
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.	.15		
Indexing Case	.20	Summons Persons, each	.80		
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.	.15		
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.	1.00		
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.	.15		
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.	1.00		
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.	.15		
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each	1.00		
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15		
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each	.80		
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.	.15		
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each	.80		
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15		
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each	.80		
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each	.80		
Hear'g Motions or Demurers, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.	.15		
Hearing where evidence is introduced Trial by Jury	2.00	Attending trial or hearing, etc., each case	2.50		
Pronouncing Judgment	.80	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to			
Numbering and Filing Necessary Papers, each	.10				
Issuing Certificates of Fees to Witnesses and Jurors, each	.10				
Entering Fines and Costs on Cash Book	.40				
Issuing Mittimus to Jail or Work House, each	.80				
Taking Recognizances of Witnesses with not less than two sureties	.75				
Signing and Certifying Bill of Exceptions	.50				
Issuing Executions, each	.75				
Making Transcript, including certificate	2.50				
Issuing other Orders, or Writs, ea.	.75				
Making itemized Cost Bill on Docket	.50				
			SHERIFF'S FEES		
			Search Warrant first name,	.75	
			additional names, each	.25	
			Mileage, miles, each	.08	
			Summons first name,	.75	
			additional names, each	.25	
			Mileage, miles, each	.08	
			Warrant to arrest, persons, ea.	1.00	
			Mileage, miles, each	.08	
			Venire, persons, each	.25	
			Mileage, miles, each	.08	
			Subpoena, persons, each	.25	
			Taking bond each	.25	
			Receiving Prisoner	.50	
			Discharging Prisoner	.50	
			Taking Prisoner before Court, per day	.75	
			Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name	.75	
			additional names, each	.25	
			Mileage, miles, each	.08	
			RECAPITULATION		
			County Court		
			Constable		
			Jury Fee (R. C. 2947.23)		
			Sheriff, Committing and discharging prisoner (R. C. 311.17)		
			Witness Fees		
			Juror's Fees		
			Sheriff's Fees		

**Paid**  
**4 20**  
**10-7-58**

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HERR PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
WILLIAM JOSEPH MILLER

On Complaint of D. F. Roof  
Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted bound over~~ convicted

Amount of Bond, \$  
Fine \$ 20.- Costs \$ 4.20 Total \$ 24.20  
Disposition of case in Court above

Date 19 \_\_\_\_\_ Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came D.F. Roof, who being duly sworn according to law, deposes and says that on or about the 22nd day of Sept., 1958, at the County of Union one William Joseph Miller did unlawfully operate a certain motor vehicle over and upon State Highway #4 at about 5:45 P.M. Did drive said vehicle left of center over a double yellow no passing line and attempt to pass another vehicle driving in the same direction while traversing the intersection of State Highway 4 and State Highway #37. Contrary to Section 4511.30 of the Revised Code of Ohio.

/s/ Donald F. Roof

Sworn to and subscribed before me, this 22nd day of Sept. 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued ~~directed to~~  
Summons returned and filed.

~~At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.~~

~~Warrant to Arrest issued to  
Warrant returned and filed.~~

Case set for hearing 9-30-58 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the  
Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.  
~~Hearing of Case continued to  
on Application of the State Defendant.~~ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.,

~~Recognizance given, approved and filed.  
Recognizance not given, custody of Defendant committed to the  
Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for his appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

*Twenty and no/100* Dollars, and the costs of prosecution, taxed at \$ *4.20*

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

~~Recognizance given as required.~~

Fine and costs paid and defendant discharged.

~~Bond for fine and costs.~~

~~Bound over to Grand Jury.~~

~~Commitment issued to the~~

~~Commitment returned and filed.~~

~~Execution issued to the~~

~~Execution returned and endorsed.~~

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS		NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge		Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea.	.80	Search Warrant Defendants, each.	1.00			
Taking Security for Costs	.50	Mileage, 1st mile 50c, additional mi., ea.	.15			
Indexing Case	.20	Summons Persons, each	.80			
Issuing Warrant Persons, each	.80	Mileage, 1st mile 50c, additional mi., ea.	.15			
Issuing Search Warrant	.80	Warrant to arrest Defendants, ea.	1.00			
Issuing Summons	.80	Mileage, 1st mile 50c, additional mi., ea.	.15			
Taking Bonds or Recognizances, ea.	.80	Order to commit to Jail Defendants, ea.	1.00			
Issuing Commitments, each	.75	Mileage, 1st mile 50c, additional mi., ea.	.15			
Granting Continuance, each	.50	Order on Jailer for Prisoner or Prisoners, Defendants, each	1.00			
Issuing Subpoenas, Persons, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15			
Issuing Venire for Jury, Persons, ea.	.10	Subpoenas persons, each	.80			
Issuing Orders on Jailer for Pris., ea.	.75	Mileage, 1st mile 50c, additional mi., ea.	.15			
Taking Waivers of Trial by Jury, ea.	.40	Venire, Persons, each	.80			
Swearing Witnesses, each	.10	Mileage, 1st mile 50c, additional mi., ea.	.15			
Swearing Jury	.40	Taking Bond (or Recognizance), required by law, each	.80			
Hearing Case, on appearance before Evidence is introduced	1.00	Any Writ, Order or Notice not mentioned above, persons, each	.80			
Hear'g Motions or Demurers, ea.	1.00	Mileage, 1st mile 50c, additional mi., ea.	.15			
Hearing where evidence is introduced	2.00	Attending trial or hearing, etc., each case	2.50	JUROR'S FEES 1913.30 R.C. 2947.23 R.C.		
Trial by Jury		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				
Pronouncing Judgment	.80	SHERIFF'S FEES				
Numbering and Filing Necessary Papers, each	.10	Search Warrant first name,	.75			
Issuing Certificates of Fees to Witnesses and Jurors, each	.10	additional names, each	.25			
Entering Fines and Costs on Cash Book	.40	Mileage, miles, each	.08			
Issuing Mittimus to Jail or Work House, each	.80	Summons first name,	.75			
Taking Recognizances of Witnesses with not less than two sureties	.75	additional names, each	.25			
Signing and Certifying Bill of Exceptions	.50	Mileage, miles, each	.08			
Issuing Executions, each	.75	Warrant to arrest, persons, ea.	1.00			
Making Transcript, including certificate	2.50	Mileage, miles, each	.08			
Issuing other Orders, or Writs, ea.	.75	Warrant to arrest, persons, ea.	1.00			
Making itemized Cost Bill on Docket	.50	Mileage, miles, each	.08			
		Venire, persons, each	.25			
		Mileage, miles, each	.08			
		Subpoena, persons, each	.25			
		Taking bond each	.25			
		Receiving Prisoner	.50	RECAPITULATION		
		Discharging Prisoner	.50	County Court		
		Taking Prisoner before Court, per day	.75	Constable		
		Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name	.75	Jury Fee (R. C. 2947.23)		
		additional names, each	.25	Sheriff, Committing and discharging prisoner (R. C. 311.17)		
		Mileage, miles, each	.08	Witness Fees		
				Juror's Fees		
				Sheriff's Fees		

*Paid*  
*9-30-58*  
*4 20*

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.

HEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
DICK TURNER  
JOHN RICHARD TURNER

On Complaint of Chester E. Baker  
Charge of  
Defendant pleaded **Not** Guilty  
Defendant was ~~acquitted~~ bound over ~~convicted~~  
Amount of Bond, \$ **1600.00**  
Fine \$ Costs \$ **9.20** Total \$ **9.20**  
Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert O. Hamilton, Notary Public, ~~Judge of said County Court~~, personally came

Chester E. Baker, who being duly sworn according to law, deposes and says

that on or about the 2nd day of Sept., 19 58, at the County of Union

one Dick Turner, did unlawfully, did false pretend with intent to defraud, to one Chester E. Baker, dba Court Street Grocery, that he had sufficient funds in the First National Bank of Marysville, to cover a check in the amount of \$5.00 and did give to the said Chester E. Baker, a check which reads as follows:

Marysville, Ohio Sept. 2, 1958

PAY TO THE ORDER OF Chester E. Baker \$5.00  
Five and 00/100 -----Dollars

/s/ Dick Turner

By which false pretenses the said Dick Turner did then and there unlawfully obtain from the said Chester E. Baker (\$5.00) five dollars in United States money, the property of said Chester E. Baker, whereas, in truth and in fact he did not have sufficient funds on deposit in said bank; that the said Dick Turner at the time he so falsely pretended as aforesaid, well knew the said false pretenses to be false. Contrary to Section 2911.01 of the Revised Code of Ohio.

/s/ Chester E. Baker.

Sworn to and subscribed before me, this 10th day of Sept. 19 58

Robert O. Hamilton, Notary Public ~~XXCounty Court Judge~~

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing **10-7-58** 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads **Not** Guilty.

~~Hearing of Case continued to on Application of the State Defendant.~~ 19, at o'clock M.,

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.





COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
AMARYLLIS A. EVANS

On Complaint of Marion E. Vermillion  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted  
Amount of Bond, \$  
Fine \$ 15.- Costs \$ 4.20 Total \$ 19.20  
Disposition of case in Court above

Date 19 \_\_\_\_\_ Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Marion E. Vermillion, who being duly sworn according to law, deposes and says  
that on or about the 30th day of September, 1958, at the County of Union  
one Amaryllis A. Evans unlawfully operated a 1953 Ford Sedan, bearing Ohio License 707 WM over  
and upon Union County Road #191 at about 8:15 A.M. did fail to stop and remain stationary,  
for a school bus which was stopped for the purpose of receiving children, until said school  
bus had resumed motion. Contrary to and in violation of Section 4511.75 of the Ohio Revised  
Code.

/s/ Marion E. Vermillion

Sworn to and subscribed before me, this 30th day of Sept. 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

~~Summons issued directed to~~  
~~Summons returned and filed.~~

~~At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the  
summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is  
awarded.~~

~~Warrant to Arrest issued to~~  
~~Warrant returned and filed.~~

Case set for hearing 8-30-58 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~  
~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.  
~~Hearing of Case continued to~~ 19 \_\_\_\_\_ at \_\_\_\_\_ o'clock M.  
~~on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~  
~~Recognizance not given, custody of Defendant committed to the~~  
~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER-PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
LOWELL WELLMAN

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$15.00 forfeited.

Fine \$ 10.- Costs \$ 5.- Total \$ 15.-

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss.

MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Richard Francis, who being duly sworn according to law, deposes and says

that on or about the 4th day of October, 19 58, at the County of Union

one Lowell Wellman, Rt. 1, Milford Center did unlawfully hunt upon the lands of one Clarence Gear

without obtaining the written permission from the said Clarence Gear or his authorized agent.

Section 1533.17

/s/ Richard Francis

Sworn to and subscribed before me, this 4th day of October 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 10-4-58 19, at o'clock M.

~~Precipe for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19, at o'clock M., on Application of the State—Defendant.~~

Bond Forfeited

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody.

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Ten and no/100 - Dollars, and the costs of prosecution, taxed at \$ 5.-

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes entries for County Court Judge, Constable, Sheriff's Fees, and Recapitulation. Includes handwritten notes: 'paid 5.00' and '10-4-58'.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
RALPH WELLMAN

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted  
Amount of Bond, \$ 15. — Forfeited.  
Fine \$ 10.— Costs \$ 5.— Total \$ 15.—  
Disposition of case in Court above

Date 19  
Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Richard Francis, who being duly sworn according to law, deposes and says

that on or about the 4th day of October, 1958, at the County of Union  
one Ralph Wellman, 4384 S. Park St., Gahanna, Ohio did unlawfully hunt upon the lands of one  
Clarence Geer without obtaining the written permission from the said Clarence Geer or his  
authorized agent.

Section 1533.17.

/s/ Richard Francis

Sworn to and subscribed before me, this 4th day of Oct. 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to

Summons returned and filed.

At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 10-4-58 19, at o'clock M.

Receipt for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to 19, at o'clock M.,  
on Application of the State—Defendant.

Bond Forfeited

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

State Case No. 161

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HERR PRINTING CO. CO. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

LOWELL WELLMAN

On Complaint of Richard Francis

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted ~~bound over~~ convicted

Amount of Bond, \$ 20.- *7 forfeited*

Fine \$ 15.- Costs \$ 5.- Total \$ 20.-

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION

COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Richard Francis

, who being duly sworn according to law, deposes and says

that on or about the 4th day of October, 19 58, at the County of Union

one Lowell Wellman, Rt. 1, Milford Center did unlawfully while engaged in hunting on the lands of another fail to wear upon the back of his outer garment between his shoulders a tag bearing his 1958 hunting and trappers license number.

Section 1533.14

/s/ Richard Francis

Sworn to and subscribed before me, this 4th day of Oct. 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 10-4-58 19 , at o'clock M.

~~Recipe for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19 , at o'clock M., on Application of the State—Defendant.~~

*Bond Forfeited*

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.





COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. REEB PRINTING CO., CO., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

RALPH WELLMAN

On Complaint of Richard Francis

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted bound over convicted

Amount of Bond, \$ 20.- Forfeited

Fine \$ 15.- Costs \$ 5.- Total \$ 20.-

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Richard Francis, who being duly sworn according to law, deposes and says

that on or about the 4th day of October, 19 58, at the County of Union

one Ralph Wellman, 4384 S. Park St., Gahanna, Ohio did unlawfully while engaged in hunting

on the lands of another fail to wear upon the back of his outer garment between his

shoulders a tag bearing his 1958 hunting and trappers license number.

Section 1533.14.

/s/ Richard Francis

Sworn to and subscribed before me, this 4th day of Oct. 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to

Summons returned and filed.

At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 10-4-58 19, at o'clock M.

Receipt for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to 19, at o'clock M., on Application of the State—Defendant:

Bond Forfeited

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
ROBERT METZGER

On Complaint of Ptl. L. J. Bill  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted  
Amount of Bond, \$ 25.— *Forfeited*  
Fine \$ Costs \$ Total \$  
Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Ptl. L. J. Bill

, who being duly sworn according to law, deposes and says

that on or about the 2nd day of October, 1958, at the County of Union

one Robert Metzger did unlawfully operate a certain motor vehicle upon and over U. S. Hy 33 in the County of Union, to wit: did follow another vehicle more closely than was reasonable and prudent having due regard for the speed of such vehicle and the traffic upon and the condition of the highway. This Act contrary to and in violation of Section 4511.34 of the Ohio Revised Code.

s/s Ptl. L. J. Bill

Sworn to and subscribed before me, this 7th day of Oct. 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 10-7-58 19, at o'clock M.

~~Preceipe for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19, at o'clock M., on Application of the State—Defendant.~~

*Bond Forfeited*

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19 Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:  
and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
- 2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
- 3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00				
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15				
Indexing Case .20	Summons Persons, each .80				
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00				
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00				
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00				
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80				
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80				
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80				
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80				
Hearg Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15				
Hearing where evidence is introduced 2.00	Attending trial or hearing, etc., each case 2.50				
Trial by Jury					
Pronouncing Judgment .80	Actual amount paid solely for the transportation, meals and lodging of prisoners, and the moving and storage of goods and the care of animals taken on any legal process, the same as specifically itemized on the back of the writs and sworn to				
Numbering and Filing Necessary Papers, each .10					
Issuing Certificates of Fees to Witnesses and Jurors, each .10					
Entering Fines and Costs on Cash Book .40					
Issuing Mittimus to Jail or Work House, each .80					
Taking Recognizances of Witnesses with not less than two sureties .75					
Signing and Certifying Bill of Exceptions .50					
Issuing Executions, each .75					
Making Transcript, including certificate 2.50					
Issuing other Orders, or Writs, ea. .75					
Making itemized Cost Bill on Docket .50					
	<b>SHERIFF'S FEES</b>				
	Search Warrant first name, .75				
	additional names, each .25				
	Mileage, miles, each .08				
	Summons first name, .75				
	additional names, each .25				
	Mileage, miles, each .08				
	Warrant to arrest, persons, ea. 1.00				
	Mileage, miles, each .08				
	Venire, persons, each .25				
	Mileage, miles, each .08				
	Subpoena, persons, each .25				
	Taking bond each .25				
	Receiving Prisoner .50				
	Discharging Prisoner .50				
	Taking Prisoner before Court, per day .75				
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75				
	additional names, each .25				
	Mileage, miles, each .08				
			<b>RECAPITULATION</b>		
			County Court		
			Constable		
			Jury Fee (R. C. 2947.23)		
			Sheriff, Committing and discharging prisoner (R. C. 311.17)		
			Witness Fees		
			Juror's Fees		
			Sheriff's Fees		

*Bond forfeited*

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

RUFUS C. COWELL

On Complaint of Arthur Middleton

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted ~~bound over~~ convicted

Amount of Bond, \$

Fine \$ 25.- Costs \$ 8.28 Total \$ 33.28

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Arthur Middleton

, who being duly sworn according to law, deposes and says

that on or about the 11th day of October, 19 58, at the County of Union

one Rufus C. Cowell did unlawfully get intoxicated by drinking certain liquor and the said

Rufus Cowell was found in a state of Intoxication contrary to the Revised Code of

Ohio 3773-22.

/s/ Arthur Middleton

Sworn to and subscribed before me, this 11th day of October 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 10-14-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to 19, at o'clock M., on Application of the State-Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

HARRY A. RAUCH

On Complaint of R. W. Jolliff

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ 50. - suspended. Costs \$ 9.72 Total \$ 9.72

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Re W. Jolliff

, who being duly sworn according to law, deposes and says

that on or about the 18th day of September, 1958, at the County of Union

one Harry A. Rauch, did unlawfully, did falsely pretend with intent to defraud, to one R. W. Jolliff, that he had sufficient funds in the Richwood Banking Company, Richwood, Ohio, to cover a check in the amount of \$5.00 and did give to the said R. W. Jolliff a check which reads as follows:

Richwood, Ohio

Sept. 18, 1958

THE RICHWOOD BANKING COMPANY

PAY TO THE

ORDER OF

R. W. Jolliff

\$5.00

Five and 00/100

Dollars

For Cash

/s/ Harry A. Rauch

By which false pretenses the said Harry A. Rauch did then and there unlawfully obtain from the said Harry A. Rauch \$5.00 (five dollars) in United States money the property of said R. W. Jolliff, whereas in truth and in fact he did not have sufficient funds on deposit in said bank; and the said Harry Rauch at the time he so falsely pretended as aforesaid, well knew the said false pretenses to be false. Contrary to Section 2911.01 of the Revised Code of Ohio.

/s/ R. W. Jolliff

Sworn to and subscribed before me, this 14th day of

October

19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to

Summons returned and filed.

At o'clock M. said accused failed without reasonable cause to appear as commanded by the

summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is

awarded.

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 10-21-58 19, at o'clock M.

Precept for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to 19, at o'clock M. on Application of the State Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.





CRIMINAL DOCKET

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

OMAR FANCEY

On Complaint of Ptl. L. J. Bill

Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted bound over~~ convicted

Amount of Bond, \$

Fine \$ 25.00 Costs \$ 4.20 Total \$ 29.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
UNION COUNTY, ss. MARYSVILLE OHIO  
THE STATE OF OHIO,

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Ptl. L. J. Bill, who being duly sworn according to law, deposes and says

that on or about the 15th day of October, 19 58, at the County of Union

one Omar Fancey did unlawfully operate a certain motor vehicle upon and over State Hy 31 in the County of Union, to wit: did drive said motor vehicle upon a highway within the state while not licensed as an operator or chauffeur as required by law. This Act contrary to and in violation of Section 4507.02 of the Ohio Revised Code.

/s/ Ptl. L. J. Bill

Sworn to and subscribed before me, this 16th day of October 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued ~~directed to~~

Summons returned and filed.

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed~~

Case set for hearing 10-16-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to on Application of the State Defendant. 19, at o'clock M.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

167

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., COL., O. 16115-3

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs.

REBA HERR

On Complaint of Ptl. L. J. Bill

Charge of
Defendant pleaded Guilty
Defendant was acquitted bound over convicted

Amount of Bond, \$

Fine \$ 10. - Costs \$ 4.20 Total \$ 14.20

Disposition of case in Court above

Date 19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Ptl. L. J. Bill, who being duly sworn according to law, deposes and says

that on or about the 19th day of October, 19 58, at the County of Union one Reba Herr did unlawfully operate a certain motor vehicle upon and over State Hy 4 in the County of Union, to wit: did drive said vehicle to the left of center or centerline and did overtake and pass another vehicle proceeding in the same direction while approaching within 100 ft of and transversing the intersection of Hy 37. This Act contrary to and in violation of Section 4511.30 of the Ohio Revised Code.

s/s Ptl. L. J. Bill

Sworn to and subscribed before me, this 21st day of Oct. 19 58

Robert E. Evans, Jr., County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to

Summons returned and filed.

At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 10 21-58 19, at o'clock M.

Precept for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to 19, at o'clock M. on Application of the State Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:

This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Ten and no/100 ——— Dollars, and the costs of prosecution, taxed at \$ 4.20

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed.

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION. Includes handwritten notes like 'Paid 10-21-58' and '4.20'.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HERR PRINTING CO., COL. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

HENRY WARD BROOKS

On Complaint of Norris F. Krueger

Charge of  
Defendant pleaded **Not** Guilty  
Defendant was ~~acquitted~~ bound over ~~convicted~~

Amount of Bond, \$ **2500.-**

Fine \$ Costs \$ **5.20** Total \$

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Norris F. Krueger, who being duly sworn according to law, deposes and says

that on or about the 22nd day of August, 19 58, at the County of Union

one Henry Ward Brooks, unlawfully, purposely and with intent to defraud, did make, draw, utter and deliver to Walton & Case Elevator a certain check for the payment of money, drawn on the Mt. Victory State Bank located in the Village of Mt. Victory, Hardin County, Ohio, said check being of the purport, value and in terms as follows:

THE MT. VICTORY STATE BANK

Mt. Victory, Ohio, 8-22-58

PAID TO THE ORDER OF Walton & Case Elevator \$1604.25

Sixteen Hundred and Four and 25/100 Dollars

For Wheat (S) H. W. Brooks

Said Henry Ward Brooks at the time of so making, drawing, uttering and delivering said check, knowing that he then had insufficient funds and credit with such bank.

/s/ Norris F. Krueger

Sworn to and subscribed before me, this 20th day of Sept. 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued ~~directed to~~

Summons returned and filed.

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 10-30-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads **Not** Guilty.

~~Hearing of Case continued to 19, at o'clock M. on Application of the State—Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HERR PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

VERNON ALDERSON

On Complaint of Richard Francis

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted bound over convicted

Amount of Bond, \$

Fine \$ 75.- Costs \$ 5.- Total \$ 80.-

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Richard Francis

, who being duly sworn according to law, deposes and says

that on or about the 1 day of November, 19 58, at the County of Union

one Vernon Alderson, Rt. 1, Peoria did unlawfully take a wild fur bearing animal to-wit a raccoon during the closed season contrary to Ohio Wildlife council Order No. 172-58 Section A Paragraph 1 which order specifies that raccoon shall be taken only between the days of November 15, 1958 through February 14, 1959 both date inclusive.

Section 1531.01

/s/ Richard Francis

Sworn to and subscribed before me, this 2nd day of November 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to

Summons returned and filed.

At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 11-4-58 19, at o'clock M.

Precept for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to 19, at o'clock M., on Application of the State Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows: This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

Said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Seventy-five and no/100 Dollars, and the costs of prosecution, taxed at \$ 5.00

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed.

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, JUROR'S FEES, and RECAPITULATION. Includes handwritten notes 'Paid 11-4-58' and '5.00'.

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
VERNON ALDERSON  
On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted  
Amount of Bond, \$  
Fine \$ 15.— Costs \$ 5.— Total \$ 20.—  
Disposition of case in Court above  
Atty. for Deft.  
Date 19

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, } Robert E. Evans, Jr. , Judge of said County Court, personally came  
Richard Francis , who being duly sworn according to law, deposes and says  
that on or about the 1st day of November , 19 58, at the County of Union  
one Vernon Alderson, Rt. 1, Peoria did unlawfully engage in hunting on the lands of another  
without a valid 1958 Ohio hunting and trapping license.  
Section 1533.10.

/s/ Richard Francis

Sworn to and subscribed before me, this 2nd day of November 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 11-4-58 19 , at o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the.~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to on Application of the State Defendant. 19 , at o'clock M.,~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

ARTHUR BAILLES

On Complaint of Donald Mycko

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 105.00 Forfeited

Fine \$ Costs \$ Total \$

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Donald Mycko

, who being duly sworn according to law, deposes and says

that on or about the 1st day of November, 1958, at the County of Union

one Arthur Bailles, Gad, West Virginia did unlawfully take a wild fur bearing animal to-wit a

raccoon during the closed season contrary to Ohio Wildlife Council Order No. 172-58,

Section A, Paragraph 1 which order specifies that raccoon shall be taken only between the

days of November 15, 1958 through February 14, 1959 both dates inclusive.

Section 1531.01.

s/s/ Don S. Mycko

Sworn to and subscribed before me, this 2nd day of November 1958

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is~~

~~awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 11-6-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19, at o'clock M. on Application of the State Defendant.~~

Bond Forfeited

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

19..... Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:  
 and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:  
 This day the accused was brought before the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

- Recognizance given as required.
- Fine and costs paid and defendant discharged.
- Bond for fine and costs.
- Bound over to Grand Jury.
- Commitment issued to the
- Commitment returned and filed.
- Execution issued to the
- Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

COSTS	NAME OF OFFICER		WITNESS FEES R. C. 2335.08		
	County Court Judge	Constable.	NAMES	No. of Miles	Amount Certified
Taking and Certifying Affidavits, ea. .80	Search Warrant Defendants, each. 1.00				
Taking Security for Costs .50	Mileage, 1st mile 50c, additional mi., ea. .15				
Indexing Case .20	Summons Persons, each .80				
Issuing Warrant Persons, each .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Search Warrant .80	Warrant to arrest Defendants, ea. 1.00				
Issuing Summons .80	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Bonds or Recognizances, ea. .80	Order to commit to Jail Defendants, ea. 1.00				
Issuing Commitments, each .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Granting Continuance, each .50	Order on Jailer for Prisoner or Prisoners, Defendants, each 1.00				
Issuing Subpoenas, Persons, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Issuing Venire for Jury, Persons, ea. .10	Subpoenas persons, each .80				
Issuing Orders on Jailer for Pris., ea. .75	Mileage, 1st mile 50c, additional mi., ea. .15				
Taking Waivers of Trial by Jury, ea. .40	Venire, Persons, each .80				
Swearing Witnesses, each .10	Mileage, 1st mile 50c, additional mi., ea. .15				
Swearing Jury .40	Taking Bond (or Recognizance), required by law, each .80				
Hearing Case, on appearance before Evidence is introduced 1.00	Any Writ, Order or Notice not mentioned above, persons, each .80				
Hear'g Motions or Demurers, ea. 1.00	Mileage, 1st mile 50c, additional mi., ea. .15				
Hearing where evidence is introduced Trial by Jury 2.00	Attending trial or hearing, etc., each case 2.50				
Pronouncing Judgment .80					
Numbering and Filing Necessary Papers, each .10	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				
Issuing Certificates of Fees to Witnesses and Jurors, each .10					
Entering Fines and Costs on Cash Book .40					
Issuing Mittimus to Jail or Work House, each .80					
Taking Recognizances of Witnesses with not less than two sureties .75					
Signing and Certifying Bill of Exceptions .50					
Issuing Executions, each .75					
Making Transcript, including certificate 2.50					
Issuing other Orders, or Writs, ea. .75					
Making itemized Cost Bill on Docket .50					
	<b>SHERIFF'S FEES</b>				
	Search Warrant first name, .75				
	additional names, each .25				
	Mileage, miles, each .08				
	Summons first name, .75				
	additional names, each .25				
	Mileage, miles, each .08				
	Warrant to arrest, persons, ea. 1.00				
	Mileage, miles, each .08				
	Venire, persons, each .25				
	Mileage, miles, each .08				
	Subpoena, persons, each .25				
	Taking bond each .25				
	Receiving Prisoner .50				
	Discharging Prisoner .50				
	Taking Prisoner before Court, per day .75				
	Any writ, summons, order or Notice not mentioned in 311.17 R. C., 1st name .75				
	additional names, each .25				
	Mileage, miles, each .08				
			<b>RECAPITULATION</b>		
			County Court		
			Constable		
			Jury Fee (R. C. 2947.23)		
			Sheriff, Committing and discharging prisoner (R. C. 311.17)		
			Witness Fees		
			Juror's Fees		
			Sheriff's Fees		

Bond forfeited

CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HERR PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
ARTHUR BAILLES  
On Complaint of Donald Mycko  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted  
Amount of Bond, \$ 20. - Forfeited  
Atty. for Deft.  
Date 19  
Fine \$ Costs \$ Total \$  
Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came Donald Mycko, who being duly sworn according to law, deposes and says that on or about the 1st day of November, 19 58, at the County of Union one Arthur Bailles, Gad, West Virginia did unlawfully engage in hunting on the lands of another without a valid 1958 Ohio hunting and trapping license. Section 1533.10.

/s/ Don A. Mycko

Sworn to and subscribed before me, this 2nd day of November 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 11-6-58 19 , at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19 , at o'clock M., on Application of the State—Defendant.~~

Bond Forfeited

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.

HEER PRINTING CO., COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

ALVA BLINN

On Complaint of Ptl. L. J. Bill

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ 15.— Costs \$ 4.20 Total \$ 19.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Ptl. L. J. Bill, who being duly sworn according to law, deposes and says

that on or about the 3rd day of November, 19 58, at the County of Union

one Alva Blinn did unlawfully operate a certain motor vehicle upon and over State Hy. 4 in the County of Union, township of Leesburg at 2:25 P.M., November 3, 1958, to-wit: did drive said vehicle at an unreasonable and improper speed through an area clearly marked as a school zone and when children were outside of the building during recess. Such speed of 50 MPH, prima facie limit being 20 MPH. This Act contrary to and in violation of Section 4511.21 of the Ohio Revised Code.

/s/ Ptl. L. J. Bill

Sworn to and subscribed before me, this 4th day of Nov. 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 11-3-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to on Application of the State Defendant. 19, at o'clock M.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



19 Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows: This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of

Fifteen and no/100 - Dollars, and the costs of prosecution, taxed at \$ 4.20

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed.

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION. Includes handwritten notes like 'Paid 11-4-58' and '4 20'.

CRIMINAL DOCKET

174

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

JOE LEWIS

On Complaint of Ptl. L. J. Bill

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ 15.- Costs \$ 4.20 Total \$ 19.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Ptl. L. J. Bill

, who being duly sworn according to law, deposes and says

that on or about the 1st day of November, 19 58, at the County of Union

one Joe Lewis did unlawfully operate a certain motor vehicle upon and over State Hy. 47 in the County of Union, to-wit: did drive said motor vehicle upon a highway when it was not equipped with a muffler in good working order and in constant operation as required by law. This Act contrary to and in violation of Section 4513.22 of the Ohio Revised Code.

/s/ Ptl. L. J. Bill

Sworn to and subscribed before me, this 4th day of Nov. 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 11-4-58 19 , at o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to 10 , at o'clock M., on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

State Case No.

175

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
LIDA SMITH

On Complaint of Ptl. L. J. Bill  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$  
Fine \$ ~~\_\_\_\_\_~~ <sup>Suspended.</sup> Costs \$ 4.20 Total \$ 4.20

Date \_\_\_\_\_ Atty. for Deft. \_\_\_\_\_  
19 \_\_\_\_\_

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Ptl. L. J. Bill, who being duly sworn according to law, deposes and says  
that on or about the 3rd day of November, 19 58, at the County of Union  
one Lida Smith did unlawfully operate a certain motor vehicle upon and over State Hy. 31 in  
the County of Union, to-wit: did pass by and beyond a school bus which was stopped on the  
highway for the purpose of loading passengers. This Act contrary to and in violation  
4511.75 of the Ohio Revised Code.

/s/ Ptl. L. J. Bill

Sworn to and subscribed before me, this 4th day of Nov. 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the  
summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is  
awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 11-4-58 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to \_\_\_\_\_ 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.,  
on Application of the State—Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

State Case No.

176

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HEER PRINTING CO. CO. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
HENRY WESTFALL

On Complaint of Mrs. George Bright  
Charge of  
Defendant pleaded *Not* Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ Costs \$ *7.20* Total \$ *7.20*

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Mrs. George Bright, who being duly sworn according to law, deposes and says

that on or about the 18th day of October, 1958, at the County of Union

one Henry Westfall, did unlawfully, did falsely pretend with intent to defraud, to one Mrs. George Bright, that he had sufficient funds in the Farmers Bank, Mechanicsburg, Ohio, to cover a check in the amount of \$4.00 and did give to the said Mrs. George Bright a check which reads as follows:

Mechanicsburg, Ohio October 18, 1958

THE FARMERS BANK  
PAY TO THE ORDER OR Mrs. Geo. Bright \$4.00  
Four ---- and 00/100 -----Dollars

For ----

s/ HENRY WESTFALL

By which false pretenses the said Henry Westfall did then and there unlawfully obtain from the said Mrs. George Bright \$4.00 (four) in United States money the property of the said Mrs. George Bright, whereas in truth and in fact he did not have sufficient funds on deposit in said bank; and the said Henry Westfall at the time he so falsely pretended as aforesaid, well knew the said false pretenses to be false. Contrary to Section 2911.01 of the Revised Code of Ohio.

/s/ Mrs. George Bright

Sworn to and subscribed before me, this 7th day of November 1958

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 11-13-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads *Not* Guilty.

~~Hearing of Case continued to 19, at o'clock M., on Application of the State Defendant.~~

*(Dismissed by Complaining witness)*

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

State Case No.

177

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., CO., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
DONALD FENDRICK

On Complaint of Harold Reed  
Charge of  
Defendant pleaded **Not Guilty**  
Defendant was acquitted ~~found over~~ convicted  
Amount of Bond, \$ 2000.-  
Fine \$ Costs \$ 8.08 Total \$ 8.08  
Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Harold Reed, who being duly sworn according to law, deposes and says  
that on or about the 1st day of November, 19 58, at the County of Union  
one Donald Fendrick, maliciously and forcibly broke and entered the Service Station building of  
Harold Reed in the Village of Magnetic Springs, Ohio, in the night season with intent to steal,  
take and carry away the property of the said Harold Reed in said building:

And the said, Donald Fendrick, did unlawfully steal and take and carry away from said premises;  
ten (10) tires, (300) Three Hundred spark plugs, two (2) electric drills, (18) eighteen gallons  
of Oil, (1) One battery, (1) battery charger, (2) Two cases of Coca Cola, Cigarettes and  
cands, the value of \$510.00, being personal property of the said Harold Reed.  
Contrary to Section 2907.10 of the Revised Code of Ohio.

/s/ Harold J. Reed

Sworn to and subscribed before me, this 13th day of November 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the  
summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is  
awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 11-13-58 19 , at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads **Not Guilty**.

~~Hearing of Case continued to~~ 19 , at o'clock M.,  
~~on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.





COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
STANLEY BELLVILLE

On Complaint of Ptl. L. J. Bill  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted ~~bound over~~ convicted  
Amount of Bond, \$  
Fine \$ 25.- Costs \$ 4.20 Total \$ 29.20  
Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Ptl. L. J. Bill, who being duly sworn according to law, deposes and says

that on or about the 18th day of November, 19 58, at the County of Union  
one Stanley Bellville did unlawfully operate a certain motor vehicle upon and over State My. 4  
in the County of Union, to wit: did pass by and beyond a school bus which had stopped on the  
highway for the purpose of picking up passengers. This Act contrary to and in violation  
of Section 4511.75 of the Ohio Revised Code.

/s/ Ptl. L. J. Bill

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.

Sworn to and subscribed before me, this 25th day of November 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the  
summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is  
awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 11-25-58 19 , at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to 10 , at o'clock M.  
on Application of the State Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~



COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HERR PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
MELVIN C. DERR

On Complaint of Ptl. L. J. Bill  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted ~~bound over~~ convicted  
Amount of Bond, \$  
Fine \$ 10.00 Costs \$ 4.20 Total \$ 14.20  
Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me,

Robert E. Evans, Jr.

, Judge of said County Court, personally came

Ptl. L. J. Bill

, who being duly sworn according to law, deposes and says

that on or about the 24th day of November, 1958, at the County of Union one Melvin C. Derr did unlawfully operate a certain motor vehicle upon and over a public roadway in the County of Union, to wit: did back said vehicle into a public roadway and did fail to exercise due caution and vigilance to ascertain such movement could be made with safety to other users of the highway. This Act contrary to and in violation of Section 4511.38 of the Ohio Revised Code.

/s/ Ptl. L. J. Bill

Sworn to and subscribed before me, this 25th day of November 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 11-25-58 19, at \_\_\_\_\_ o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads Guilty.

~~Hearing of Case continued to \_\_\_\_\_ 19, at \_\_\_\_\_ o'clock M., on Application of the State—Defendant.~~

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. COL. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
WARREN TAYLOR

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted  
Amount of Bond, \$ 15.— Forfeited  
Atty. for Deft. Fine \$ Costs \$ Total \$  
Disposition of case in Court above

Date  
19

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Richard Francis, who being duly sworn according to law, deposes and says

that on or about the 22nd day of November, 19 58, at the County of Union  
one Warren Taylor, 103 Garden Heights, Columbus, Ohio did unlawfully engage in hunting on the  
lands of another without first having obtained a written permission from the landowner  
or his authorized agent.

Section 1533.17.

/s/ Richard Francis

Sworn to and subscribed before me, this 22nd day of November 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 11-25-58 19 , at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to on Application of the State—Defendant. 19 , at o'clock M.,~~

Bond Forfeited

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



COUNTY COURT

DISTRICT,

COUNTY, OHIO.

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
JOHN PICKENS

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted  
Amount of Bond, \$ 15.— Forfeited  
Fine \$ Costs \$ Total \$  
Disposition of case in Court above

Date 19  
Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Richard Francis, who being duly sworn according to law, deposes and says

that on or about the 22nd day of November, 19 58, at the County of Union  
one John Pickens, 522 Princeton, Columbus, Ohio did unlawfully engage in hunting on the lands of  
another without first having obtained a written permission from the landowner or his  
authorized agent.

Section 1533.17.

/s/ Richard Francis

Sworn to and subscribed before me, this 22nd day of November 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the  
summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is  
awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 11-25-58 19, at o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19, at o'clock M.  
on Application of the State Defendant.~~

Bond Forfeited

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



Trial had, the Defendant being present. Witnesses sworn and examined on behalf of the State, to-wit:

and for Defendant, to-wit:

Thereupon the Court orders and decrees as follows:
This day

the accused was brought before

the Court in the custody of the . The Court inquired into the complaint in the presence of the accused, and having heard the testimony, evidence and arguments; it appears to the Court that no offense has been committed, and that there is no probable cause to believe the accused guilty, it is ordered that he be and is hereby discharged from custody

the offense charged has been committed and that there is probable cause to believe the accused guilty it is ordered that he enter into a recognizance, with good and sufficient surety, in the amount of

Dollars, deemed reasonable for h appearance before the Court of Common

Pleas of County, Ohio, on the first day of the next term thereof, to answer said Charge; and for want of such recognizance that he be committed to the jail of said County until discharged by the due course of law.

said Defendant is guilty as charged in the complaint and does adjudge and sentence that said Defendant pay a fine of Dollars, and the costs of prosecution, taxed at \$

and that he be committed to and imprisoned in the jail of said County until said fine and costs are paid, or secured to be paid, or he is otherwise legally discharged; he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Recognizance given as required.

Fine and costs paid and defendant discharged.

Bond for fine and costs.

Bound over to Grand Jury.

Commitment issued to the

Commitment returned and filed.

Execution issued to the

Execution returned and endorsed:

I bound by their own recognizance the following witnesses, to appear and testify before the Court of Common Pleas, to-wit:

County Court Judge

- 1. If the accused is bound over, or convicted, efface this paragraph, otherwise it remains and the remaining entries will be effaced.
2. If the accused is not bound over, but is convicted, efface this and the preceding paragraph.
3. If the accused is convicted, efface the two preceding paragraphs.

Table with columns: COSTS, NAME OF OFFICER, WITNESS FEES. Includes sub-sections for County Court Judge, Constable, SHERIFF'S FEES, and RECAPITULATION. Includes handwritten note 'Bond forfeited'.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HERR PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
ARTHUR CHEESEBREW

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 15.- *Forfeited*

Atty. for Deft. Fine \$ Costs \$ Total \$

Date 19 \_\_\_\_\_  
Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 22nd day of November, 19 58, at the County of Union  
one Arthur Cheesebrew, 153 Whitethorne, Columbus, Ohio did unlawfully engage in hunting on the  
lands of another without first having obtained a written permission from the landowner or  
his authorized agent.  
Section No. 1533.17.

/s/ Richard Francis

Sworn to and subscribed before me, this 22nd day of November 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 11-25-58 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M.

~~Precipe for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads \_\_\_\_\_ Guilty.~~

~~Hearing of Case continued to 19 \_\_\_\_\_, at \_\_\_\_\_ o'clock M., on Application of the State Defendant.~~

*Bond Forfeited*

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.

HEER PRINTING CO., COL., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

WILLIAM KING, SR.

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted.

Amount of Bond, \$ 60.00 forfeited

Fine \$ Costs \$ Total \$

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION

COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Richard Francis

, who being duly sworn according to law, deposes and says

that on or about the 15 day of November, 19 58, at the County of Union

one William King, Sr., 543 Kelton Ave., Columbus, Ohio did unlawfully have in his possession on

the opening day of the rabbit season over the daily bag limit of rabbits contrary to wildlife

council Order No. 172-58, Sect. A. Sect. B. and Par. C which order specifies that it shall be

unlawful to have in possession on the opening day of the season in excess of the daily bag

limit of four.

Sec. 1531.02.

/s/ Richard Francis

Sworn to and subscribed before me, this

15th

day of

Nov.

19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 11-25-58 19 , at o'clock M.

~~Receipt for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to on Application of the State Defendant.~~

19 , at o'clock M.

Bond Forfeited

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HEER PRINTING CO. CO. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
CLYDE S. ALBRIGHT

On Complaint of Richard Francis  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 30.- Forfeited

Date 19 Atty. for Deft. Fine \$ Costs \$ Total \$  
Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 22nd day of November, 19 58, at the County of Union  
one Clyde Seaman Albright a resident of Miami, Florida did unlawfully while engaged in  
hunting on the lands of another fail to exhibit his valid 1958 Ohio Non-resident hunting  
and trapping license.  
Section 1533.14

/s/ Richard Francis

Sworn to and subscribed before me, this 22nd day of November 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to  
Summons returned and filed.

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to  
Warrant returned and filed.~~

Case set for hearing 11-25-58 19 , at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the  
Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19 , at o'clock M.,  
on Application of the State Defendant.~~

Bond Forfeited

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

State Case No. 185

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO. COI. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

SAMUEL REGSE

On Complaint of Merrill Ansley

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 50.— Forfeited

Fine \$ Costs \$ Total \$

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Merrill Ansley, who being duly sworn according to law, deposes and says

that on or about the 11th day of November, 19 58, at the County of Union  
one Sam Regse, driver for Emory J. Sanders, pulling for Erskin and Son's, Inc. Lowellville,  
Ohio did violate Section 4921-18-R.C. Paragraph 11-12-13-14-15.  
No. Decal, No markings, no logbook, bad lights, 1/2 full fire exting.

/s/ Merrill Ansley

Sworn to and subscribed before me, this 25th day of Nov. 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear  
upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the  
summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is  
awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 11-25-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to 19, at o'clock M.  
on Application of the State Defendant.~~

Bond Forfeited

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.





CRIMINAL DOCKET

State Case No.

186

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices.

HEER PRINTING CO., COL., O. 18115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
BERT PAVER

On Complaint of Arthur Middleton  
Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ 20.- Costs \$ 7.64 Total \$ 27.64

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Arthur Middleton, who being duly sworn according to law, deposes and says  
that on or about the 23rd day of November, 19 58, at the County of Union  
one Bert Paver did operate a Motor Vehicle upon Co. Rd. 191 without a valid drivers  
license, Contrary to Section 4507.02 of the Revised Code of Ohio.

/s/ Arthur Middleton

Sworn to and subscribed before me, this 25th day of November 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to

Summons returned and filed.

At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 11-25-58 19, at o'clock M.

Precept for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to 19, at o'clock M.  
on Application of the State Defendant.

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

State Case No.

187

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HEER PRINTING CO. COL. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

WILLIAM R. CONNER

On Complaint of Mary Connor

Charge of  
Defendant pleaded *Not* Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$

Fine \$ Costs \$ 5.20 Total \$ 5.20

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION

COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

Judge of said County Court, personally came

Mary Connor

, who being duly sworn according to law, deposes and says

that on or about the 7th day of August, 1958, at the County of Union

one William R. Conner, living in this state, late of the county aforesaid, on the 7th day of August, in the year of our Lord one thousand nine hundred and fifty-eight, and from that day continuously until the present time, to wit: the 14th day of August, 1958, at the county aforesaid, he, the said William R. Conner, being ten and there the father of, and charged by law with the maintenance of, the following legitimate children, under the age of eighteen years, living in the State of Ohio, to wit:

Henry Richard	Age 9	Vicky Lynn	Age 2
Ernest Gene	Age 8	William Dale	Age 8 months
Carol Lee	Age 5		

he, the said William R. Conner, being then and there able, by reason of having property, by labor and earnings, unlawfully and wilfully did neglect and refuse to provide said children with necessary and proper home, care, food and clothing, contrary to Section 3113.01 of the Revised Code of Ohio.

/s/ Mary Conner

Sworn to and subscribed before me, this 14th day of August 1958

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is~~

~~awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 11-25-58 19, at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

Defendant arraigned. Pleads *Not* Guilty.

Hearing of Case continued to 19, at o'clock M., on Application of the State—Defendant.

*Dismissed by complaining witness*

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

State Case No. 187-A

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year  
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices. HEER PRINTING CO. CO. O. 18115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

RICHARD SHAW

On Complaint of Richard Francis

Charge of  
Defendant pleaded Guilty  
Defendant was ~~acquitted~~ ~~bound over~~ convicted

Amount of Bond, \$ 15.00 *7 forfeited*

Fine \$ 10.- Costs \$ 5. Total \$ 25.00

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION

COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Richard Francis

, who being duly sworn according to law, deposes and says

that on or about the 5th day of December

, 19 58, at the County of Union

one Richard Shaw, 180 Ottawa St., Richwood, Ohio did unlawfully engage in hunting on the lands of another without the written permission from the landowner or his authorized agent.

Section 1533.17.

/s/ Richard Francis

Sworn to and subscribed before me, this

day of

19

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At \_\_\_\_\_ o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ \_\_\_\_\_ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 12-9-58 19, at \_\_\_\_\_ o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to  
on Application of the State Defendant.~~

~~19, at \_\_\_\_\_ o'clock M.~~

*Bond Forfeited*

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices HEER PRINTING CO. COI. O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

JACK STOUT

On Complaint of Richard Francis

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 15.- forfeited

Fine \$ 10.- Costs \$ 5.- Total \$ 15.-

Date  
19

Atty. for Deft.

Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came

Richard Francis, who being duly sworn according to law, deposes and says

that on or about the 5th day of Dec., 19 58, at the County of Union

one Jack Stout, Franklin St., Richwood, Ohio did unlawfully engage in hunting on the lands of another without the written permission from the landowner or his authorized agent.

Section 1533.17.

/s/ Richard Francis

Sworn to and subscribed before me, this 5th day of Dec. 19 58

Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to

Summons returned and filed.

At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 12-9-58 19, at o'clock M.

Precept for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to 19, at o'clock M., on Application of the State Defendant.

Bond Forfeited

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.





CRIMINAL DOCKET

State Case No.

189

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs.

FRANCIS CLOUD

On Complaint of Richard Francis

Charge of Defendant pleaded Guilty Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 15.00

Fine \$ 10.00 Costs \$ 5.00 Total \$ 15.00

Disposition of case in Court above

Date 19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT, THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came Richard Francis, who being duly sworn according to law, deposes and says

that on or about the 5th day of Dec., 19 58, at the County of Union one Francis Cloud, E. Water St., Prospect, Ohio did unlawfully engage in hunting on the lands of another without first having obtained a written permission from the landowner or his authorized agent.

Section 1533.17.

/s/ Richard Francis

Sworn to and subscribed before me, this 5th day of Dec. 19 58 Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to

Summons returned and filed.

At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 12-9-58 19, at o'clock M.

Precept for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to on Application of the State Defendant. 19, at o'clock M.

Bond Forfeited

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

HEER PRINTING CO., COV., O. 16115-3

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.

PAUL LATTIMORE

On Complaint of Richard Francis

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 40. - Forfeited

Fine \$ ~~35~~ - Costs \$ 5. - Total \$ 40. -

Disposition of case in Court above

Date  
19

Atty. for Deft.

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT,

DISTRICT,

THE STATE OF OHIO, UNION COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

, Judge of said County Court, personally came

Richard Francis

, who being duly sworn according to law, deposes and says

that on or about the 6th day of Dec. , 19 58 , at the County of Union

one Paul Lattimore, 736 Elwood Ave., Columbus, Ohio did unlawfully have in possession more than four rabbits contrary to Ohio Wildlife Council order 172-58, Sect. A which order specifies that it is unlawful to take or have in possession in excess of the daily bag limit which shall be four rabbits.

Section 1531.02.

/s/ Richard Francis

Sworn to and subscribed before me, this 6th day of Dec. 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~

~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~

~~Warrant returned and filed.~~

Case set for hearing 12-9-58 19 , at o'clock M.

Precipe for Subpoena filed. Subpoena issued directed to the

~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to on Application of the State Defendant. 19 , at o'clock M.,~~

Bond Forfeited

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

191

State Case No.

COUNTY COURT

DISTRICT,

COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year
Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

Sex
Color
Age
Birth Date

THE STATE OF OHIO, vs.

PAUL VERMILLION

On Complaint of Richard Francis

Charge of Defendant pleaded Guilty Defendant was acquitted-bound over-convicted

Amount of Bond, \$ 20.- Forfeited.

Fine \$ 15.- Costs \$ 5.- Total \$ 20.-

Disposition of case in Court above

Date 19

Atty. for Deft.

Affidavit-(Complaint) charging offense filed as follows:

UNION

COUNTY COURT,

DISTRICT,

THE STATE OF OHIO,

UNION

COUNTY, ss.

MARYSVILLE

OHIO

Before me, Robert E. Evans, Jr.

Judge of said County Court, personally came

Richard Francis

, who being duly sworn according to law, deposes and says

that on or about the 6th day of December, 19 58, at the County of Union

one Paul Vermillion, Rt. 4, Marysville, Ohio did unlawfully engage in hunting on the lands of another without a valid 1958 Ohio hunting and trapping license.

Sec. 1533.10

/s/ Richard Francis

Sworn to and subscribed before me, this 6th day of Dec. 19 58

Robert E. Evans, Jr.

County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

Summons issued directed to

Summons returned and filed.

At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.

Warrant to Arrest issued to

Warrant returned and filed.

Case set for hearing 12-9-58 19, at o'clock M.

Precept for Subpoena filed. Subpoena issued directed to the

Subpoena returned and filed.

Defendant arraigned. Pleads Guilty.

Hearing of Case continued to 19, at o'clock M., on Application of the State Defendant.

Bond Forfeited

Recognizance given, approved and filed.

Recognizance not given, custody of Defendant committed to the

Waiver of Trial by Jury filed in writing.

NOTE-Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



CRIMINAL DOCKET

State Case No.

COUNTY COURT DISTRICT, COUNTY, OHIO

Arrest No. V. Lic. No. State Year Op. Lic. No. State Year

Form C.C. 20 Prescribed by Bureau of Inspection and Supervision of Public Offices

Sex  
Color  
Age  
Birth Date

THE STATE OF OHIO,  
vs.  
WILBER LEIGH

On Complaint of Richard Francis

Charge of  
Defendant pleaded Guilty  
Defendant was acquitted—bound over—convicted

Amount of Bond, \$ 40. - *Forfeited*

Atty. for Deft. Fine \$ 35. - Costs \$ 5. - Total \$ 40. -

Date 19  
Disposition of case in Court above

Affidavit—(Complaint) charging offense filed as follows:

UNION COUNTY COURT, DISTRICT,  
THE STATE OF OHIO, UNION COUNTY, ss. MARYSVILLE OHIO

Before me, Robert E. Evans, Jr., Judge of said County Court, personally came  
Richard Francis, who being duly sworn according to law, deposes and says  
that on or about the 6th day of Dec., 19 58, at the County of Union  
one Wilber Leigh, 716 Elwood Ave., Columbus, Ohio did unlawfully have in possession more than  
four rabbits contrary to Ohio Wildlife council order 172-58 Sec. A which order specifies  
that is unlawful to take or have in possession in excess of the daily bag limit of four rabbits.  
Section 1531.02.

/s/ Richard Francis

Sworn to and subscribed before me, this 6th day of Dec. 19 58  
Robert E. Evans, Jr. County Court Judge

The offense charged being a misdemeanor and having reasonable grounds to believe that the accused will appear upon a summons.

~~Summons issued directed to~~  
~~Summons returned and filed.~~

~~At o'clock M. said accused failed without reasonable cause to appear as commanded by the summons, he is considered in contempt of Court and is fined the sum of \$ for which execution is awarded.~~

~~Warrant to Arrest issued to~~  
~~Warrant returned and filed.~~

Case set for hearing 12-9-58 19 , at o'clock M.

~~Precept for Subpoena filed. Subpoena issued directed to the~~  
~~Subpoena returned and filed.~~

~~Defendant arraigned. Pleads Guilty.~~

~~Hearing of Case continued to on Application of the State Defendant. 19 , at o'clock M.,~~

*Bond Forfeited*

~~Recognizance given, approved and filed.~~

~~Recognizance not given, custody of Defendant committed to the~~

~~Waiver of Trial by Jury filed in writing.~~

NOTE—Printed words or lines not conforming to the facts in the case should be changed or effaced accordingly.



