

wise retain, such dog, shall be considered as harboring the same.

SEC. 2. It shall be unlawful for any person to own keep or harbor any animal of the dog kind within the limits of this town without obtaining a license therefor as required.

SEC. 10. It shall be unlawful for any person to whom a dog license shall be issued under the provision of this ordinance to refuse to exhibit his said license to the Town Marshal or to any person having legal authority to inquire into such matter.

SEC. 11. It shall be unlawful for any person to own, keep, or harbor, a vicious or fierce dog, to suffer or permit such dog to go unconfined or run at large during the day time.

SEC. 12. Any dog running the streets of the Town of Plainfield, without tag, shall be taken charge of by the Town Marshal and if he is unable to find the owner after diligent inquiry he shall kill and bury the same and shall receive therefor the sum of One Dollar.

SEC. 13. Any person who shall violate any of these regulations, requirements, or provisions of the ordinance shall be fined in any sum not exceeding \$3.00 (Three Dollars) together with the costs of prosecution.

SEC. 14. Whereas an emergency exists for the immediate taking effect of this ordinance it shall be enforced from and after its passage and take effect after it shall have been published each week for two successive weeks in THE FRIDAY CALLER.

Done by the Board of Trustees of the town of Plainfield.

Attest: CHAS. E. HARVEY,
Town Clerk.

Dated the 13th day of March 1906.
12-2t

Notice of Public Improvement.

Office of the Board of Trustees of the town of Plainfield, Hendricks county, Indiana.

TO WHOM IT MAY CONCERN:

NOTICE is hereby given by the Board of Trustees of the town of Plainfield, that it is desired and deemed necessary to make the following described public improvement in said town of Plainfield to wit:

For the construction of a concrete sidewalk and street and alley crossing five (5) feet wide on the east side of Mill street. Beginning at the north line Buchanan street and running north in said Mill street and on said east side thereof to the south line North street the place of termination in the Town of Plainfield.

And the said Board of Trustees fixed the 9th of April, at 7:00 p. m. as the date upon which remonstrance may be heard or filed by persons interested in, or affected by said described public improvements. And on said day at the hour named, said Board of Trustees will meet at their usual place of meeting in said town of Plainfield, for the purpose of hearing and considering any remonstrances which may have been filed, or which may be presented and for the purpose of taking final action thereon.

Done by order of the Board of Trustees of the town of Plainfield.

Attest: CHAS. E. HARVEY,
Town Clerk.

Dated this 13th day of March, 1906.
11-3t.

TOWN ORDINANCE.

An ordinance to regulate the keeping of dogs in the Town of Plainfield; requiring the licensing, checking, and registering of all dogs, owned kept or harbored within said Town, and imposing fines and punishments for the violation thereof.

SEC. 1. Be it ordained by the Board of Trustees of the Town of Plainfield, Indiana. That any person who shall suffer or permit any animal of the dog kind to frequent or to remain on or within his or her house, building, enclosure, or premises, and who shall there feed, lodge or other-

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Wicks Robert

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Head Charles

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State of Ind

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Pharoah Will

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Wallace Jessup
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Silar Ben
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William Walmoth 27
Willhite Overett 55
State of Indiana
NS
Ergean Watson 101

in unnumbered real estate, of the value of _____ dollars.

Witness my hand, this _____ day of _____, 190_____

Test: _____ Justice of the Peace.

The defendant failing to pay or reply to the opposite judgment, I issued a *Mittimus* for his commitment to the _____ of _____ County, and delivered it to Constable _____

I, _____, hereby acknowledge myself repentant and for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth to the simple
in unincumbered real estate, of the value of _____ dollars.

Test: _____ Justice of the Peace _____

Witness my hand, this _____ day of _____, 190____

The defendant failing to pay or comply the opposite judgment, I issued a *Mittimus* for his commitment to the _____ of _____ County, and delivered it to Constable _____

CRIMINAL DOCKET

No.

FINE.	Dollars.	Cents
STATE OF INDIANA, } Addison Ballard J. P.		
vs. } Guilford Township,		
Arthur Swanwick } Hendricks County.		
December 2 nd 1901		
On this 2 nd day of December, 1901,		
Eli Rodgers filed an affidavit charging that on or about		
the 20 day of December 1901,		
Arthur Swanwick did, at the County and State aforesaid, unlawfully		
take and carry away our lot of		
wheat from his granary and did on the		
above date sell the same wheat to our		
Edward Barrett a miller of the above		
named County		
contrary to the form of the statutes in such cases made and provided, and against the		
peace and dignity of the State of Indiana.		
Whereupon I issued a warrant for the arrest of said Arthur Swanwick		
to John Cummings		
Constable, who returned the same served by arresting said defendant and bringing him into		
Court, this 21 st day of December 1901		
Costs, \$		
By John Cummings Constable.		
Deputy.		
I also issued a subpoena for witness for plaintiff to		
Constable. Served Costs, \$		
By Arthur Swanwick not being ready for trial, this cause was		
continued to December 27 th 1901 at 10 o'clock A. M.		
Whereupon defendant entered into		
for his		
1901		
ts. \$		

The defendant failing to pay or replace the opposite judgment, I issued a Mittimus for his commitment to the

Justice of the Peace.

hereby acknowledge myself responsible for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

County, and delivered it to Constable

Witness my hand, this 10th day of

1901

CRIMINAL DOCKET

No.

FINE.	Dollars.	Cents
STATE OF INDIANA, } Addison Ballard J. P.		
vs. } Guilford Township,		
Charles E. Allison } Hendricks County.		
February 13 1902		
On this 13 day of February, 1902,		
William Richards filed an affidavit charging that on or about		
the 13 day of February 1902, Charles E.		
Allison did, at the County and State aforesaid, unlawfully		
draw and point a revolver and		
did in a rude and angry manner		
threaten to shoot and kill said		
William Richards		
contrary to the form of the statutes in such cases made and provided, and against the		
peace and dignity of the State of Indiana.		
Whereupon I issued a warrant for the arrest of said Charles E.		
Allison to John Cummings		
Constable, who returned the same served by arresting said defendant and bringing him into		
Court, this 13 day of February 1902		
Costs, \$		
By John Cummings Constable.		
Deputy.		
I also issued a subpoena for witness for plaintiff to		
Constable. Served Costs, \$		
By not being ready for trial, this cause was		
continued to 1902 at o'clock M.		
Whereupon defendant entered into recognizance in the sum of \$ for his		
appearance on said day, with		
as surety, which bond was approved by me on said day.		
Subpoena issued for witness for defendant served; Costs, \$		
Constable.		
By Deputy.		
1902		
Comes now the defendant, and being arraigned upon the above affidavit for plea, says		
he is guilty, as charged therein.		
(TRIAL BY JURY.)		
Defendant also calls a Jury. Whereupon I issued a venire to		
Constable, who returned the same served by summoning		
the following named qualified jurors of my township, to-wit:		
this day of 1902 Costs, \$		
Said Jurors having been accepted and sworn, after hearing all the evidence, retired		
in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find		
the defendant guilty and assess a fine of \$ against him."		
Foreman.		
Whereupon said jurors were discharged.		
(TRIAL BY COURT.)		
And the evidence being heard, and the Court being advised, finds the defendant		

WITNESS FEES.
Wm Richards 1
Curtis Bell Richards 1
Bell Miller 1
Eda Crawford 1

JUROS.

That he has not jurisdiction. and
recognize him to the circuit court and
fix his bail at \$500. The said
Charles E. Allison not being able to give
bail. he is bound over to the Circuit
Court. and commitment made
out and he sent to the County Jail

No.

FINE.	Dollars.	Cents.
JUSTICE.		
Date of Entry,	25	
Affidavit,	25	
Warrant,	25	
Recognizance,	25	
Subpoena,	25	
Continuance,		
Venire,		
Swearing Jury,	1	00
Trial,		
Swearing Witnesses,	35	
Judgment,	65	
Record,	60	
Final Judgment,	7	00
Commitment,		
Stay and Affidavit,	25	
Appeal Bond,		
Execution,		
Index,		
Satisfaction,		
Transcript,		
Docket Fee,	50	
CONSTABLE.	5	75
PROS. ATTY.	5	00
WITNESS FEES.		
JURORS.		

STATE OF INDIANA, *William P. Clark* J. P.
vs. *Marion Haden* Township,
Marion County.
190

On this *14th* day of *July*, 190*8*,
John H. Simpson filed an affidavit charging that on or about
the *4th* day of *July*, 190*8*,
Marion Haden did, at the County and State aforesaid, unlawfully
Take, catch and kill fish
in the waters of Dick Pond
on West White Dick

contrary to the form of the statutes in such cases made and provided, and against the
peace and dignity of the State of Indiana.
Whereupon I issued a warrant for the arrest of said *Marion Haden*
to *Alva A. Ross*
Constable, who returned the same served by arresting said defendant and bringing him into
Court, this *14th* day of *July*, 190*8* Costs, \$ *6.75*

I also issued a subpoena for *Servu* witness for plaintiff to
By *Alva A. Ross* Constable. Served Costs, \$
By *Alva A. Ross* Deputy.

not being ready for trial, this cause was
continued to *Sept 28*, 190*8* at *9* o'clock *M.*
Whereupon defendant entered into recognizance in the sum of \$ *75.00* for his
appearance on said day, with *Jacob Thope*
as surety, which bond was approved by me on said day.

Subpoena issued for *Servu* witness for defendant served; Costs, \$
By *Alva A. Ross* Constable.
By *Alva A. Ross* Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says
he is *not* guilty, as charged therein.
(TRIAL BY JURY.)
Defendant also calls a Jury. Whereupon I issued a venire to
Constable, who returned the same served by summoning
the following named qualified jurors of my township, to-wit:

this *14th* day of *July*, 190*8* Costs, \$
Said Jurors having been accepted and sworn, after hearing all the evidence, retired
in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
the defendant *guilty* and assess a fine of \$ *10.00* against him."
Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)
And the evidence being heard, and the Court being advised, finds the defendant
is guilty, as charged, and assesses a fine against him in the sum of
ten dollars.
It is therefore considered and adjudged by the Court that the defendant for the
offense by him above committed, do make his fine to the State of Indiana, in the sum of
ten dollars, and that he pay the costs herein
fixed at \$ *10.00* and accruing costs, and that said defendant stand committed
until the said fine and costs are paid or replevied.

J. P.

No.

FINE.	Dollars.	Cents.
JUSTICE.		
Date of Entry,	25	
Affidavit,	25	
Warrant,	25	
Recognizance,	25	
Subpoena,	25	
Continuance,		
Venire,		
Swearing Jury,		
Trial,		
Swearing Witnesses,		
Judgment,		
Record,	50	
Final Judgment,		
Commitment,		
Stay and Affidavit,		
Appeal Bond,		
Execution,		
Index,		
Satisfaction,		
Transcript,		
Docket Fee,	50	
CONSTABLE.	3	45
PROS. ATTY.		
WITNESS FEES.		
JURORS.		

STATE OF INDIANA, *Mr. P. Clark* J. P.
vs. *Bill Mitchell* Township,
Swilford County.
Sept 28 190*8*

On this *14th* day of *July*, 190*8*,
John H. Simpson filed an affidavit charging that on or about
the *4th* day of *July*, 190*8*,
Bill Mitchell did, at the County and State aforesaid, unlawfully
Take, catch and kill fish in the waters of West
White Dick

contrary to the form of the statutes in such cases made and provided, and against the
peace and dignity of the State of Indiana.
Whereupon I issued a warrant for the arrest of said *Bill Mitchell*
to *Alva A. Ross*
Constable, who returned the same served by arresting said defendant and bringing him into
Court, this *14th* day of *July*, 190*8* Costs, \$ *6.75*

I also issued a subpoena for *Alva A. Ross* witness for plaintiff to
By *Alva A. Ross* Constable. Served Costs, \$
By *Alva A. Ross* Deputy.

not being ready for trial, this cause was
continued to *Sept 28*, 190*8* at *9* o'clock *M.*
Whereupon defendant entered into recognizance in the sum of \$ *75.00* for his
appearance on said day, with *Jacob Thope*
as surety, which bond was approved by me on said day.

Subpoena issued for *Servu* witness for defendant served; Costs, \$
By *Alva A. Ross* Constable.
By *Alva A. Ross* Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says
he is *not* guilty, as charged therein.
(TRIAL BY JURY.)
Defendant also calls a Jury. Whereupon I issued a venire to
Constable, who returned the same served by summoning
the following named qualified jurors of my township, to-wit:

this *14th* day of *July*, 190*8* Costs, \$
Said Jurors having been accepted and sworn, after hearing all the evidence, retired
in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
the defendant *guilty* and assess a fine of \$ *10.00* against him."
Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)
And the evidence being heard, and the Court being advised, finds the defendant
is guilty, as charged, and assesses a fine against him in the sum of
ten dollars.
It is therefore considered and adjudged by the Court that the defendant for the
offense by him above committed, do make his fine to the State of Indiana, in the sum of
ten dollars, and that he pay the costs herein
fixed at \$ *10.00* and accruing costs, and that said defendant stand committed
until the said fine and costs are paid or replevied.

J. P.

CRIMINAL DOCKET

No.

FINE.	Dollars.	Cents
STATE OF INDIANA, } <i>Wm. P. Clark</i> J. P.		
vs. <i>And Harbor</i> } <i>Gulford</i> Township,		
County, <i>Hendricks</i> 1903		
Date of Entry, <i>Sept 28</i>		
Affidavit, <i>25</i>	On this <i>28</i> day of <i>September</i> , 1903,	
Warrant, <i>25</i>	<i>John W. Russell</i> filed an affidavit charging that on or about	
Recognizance, <i>25</i>	the <i>4</i> day of <i>July</i> , 1903,	
Subpoena, <i>25</i>	did, at the County and State aforesaid, unlawfully	
Continuance, <i>25</i>	<i>and take catch and his fish in the waters</i>	
Venire, <i>25</i>	<i>of West White Lick</i>	
Swearing Jury, <i>25</i>		
Trial, <i>25</i>		
Swearing Witnesses, <i>25</i>		
Judgment, <i>25</i>		
Record, <i>25</i>		
Final Judgment, <i>25</i>		
Commitment, <i>25</i>		
Stay and Affidavit, <i>25</i>		
Appeal Bond, <i>25</i>		
Execution, <i>25</i>		
Index, <i>25</i>		
Satisfaction, <i>25</i>		
Transcript, <i>25</i>		
Docket Fee, <i>25</i>		
CONSTABLE, <i>25</i>		
contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.		
Whereupon I issued a warrant for the arrest of said <i>And Harbor</i>		
Constable, who returned the same served by arresting said defendant and bringing him into Court, this <i>28</i> day of <i>September</i> , 1903.		
I also issued a subpoena for <i>By</i> <i>Constable</i> Served <i>Deputy</i> witness for plaintiff to <i>Costs, \$</i>		
continued to <i>Sept 28</i> , 1903, at <i>8</i> o'clock <i>M.</i>		
Whereupon defendant entered into recognizance in the sum of \$ <i>100</i> for his appearance on said day, with as surety, which bond was approved by me on said day.		
Subpoena issued for <i>By</i> <i>Constable</i> Served <i>Deputy</i> witness for defendant served; Costs, \$ <i>190</i>		
Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is <i>not</i> guilty, as charged therein.		
(TRIAL BY JURY.)		
Defendant also calls a Jury. Whereupon I issued a venire to <i>Constable</i> , who returned the same served by summoning the following named qualified jurors of my township, to-wit:		
this <i>28</i> day of <i>September</i> , 1903, Costs, \$ <i>190</i>		
Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant <i>not</i> guilty and assess a fine of \$ <i>100</i> against him."		
Whereupon said jurors were discharged.		
(TRIAL BY COURT.)		
And the evidence being heard, and the Court being advised, finds the defendant <i>not</i> guilty, and assesses a fine against him in the sum of <i>100</i> dollars.		
It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of <i>100</i> dollars, and that he pay the costs herein fixed at \$ <i>100</i> and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.		
J. P.		

CRIMINAL DOCKET

No.

FINE.	Dollars.	Cents
STATE OF INDIANA, } <i>James W. Crank</i> J. P.		
vs. <i>Robert Hicks</i> } <i>Gulford</i> Township,		
County, <i>Hendricks</i> 1903		
Date of Entry, <i>Oct 16</i>		
Affidavit, <i>25</i>	On this <i>16</i> day of <i>October</i> , 1903,	
Warrant, <i>25</i>	<i>Walter Custer</i> filed an affidavit charging that on or about	
Recognizance, <i>25</i>	the <i>16</i> day of <i>October</i> , 1903, <i>Robert</i>	
Subpoena, <i>25</i>	did, at the County and State aforesaid, unlawfully	
Continuance, <i>25</i>	<i>draw on postal and said</i>	
Venire, <i>25</i>	<i>Walter Custer</i>	
Swearing Jury, <i>25</i>		
Trial, <i>25</i>		
Swearing Witnesses, <i>25</i>		
Judgment, <i>25</i>		
Record, <i>25</i>		
Final Judgment, <i>25</i>		
Commitment, <i>25</i>		
Stay and Affidavit, <i>25</i>		
Appeal Bond, <i>25</i>		
Execution, <i>25</i>		
Index, <i>25</i>		
Satisfaction, <i>25</i>		
Transcript, <i>25</i>		
Docket Fee, <i>25</i>		
CONSTABLE, <i>25</i>		
contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.		
Whereupon I issued a warrant for the arrest of said <i>Robert</i>		
Constable, who returned the same served by arresting said defendant and bringing him into Court, this <i>16</i> day of <i>October</i> , 1903.		
I also issued a subpoena for <i>By</i> <i>Constable</i> Served <i>Deputy</i> witness for plaintiff to <i>Costs, \$</i>		
continued to <i>Sept 28</i> , 1903, at <i>8</i> o'clock <i>M.</i>		
Whereupon defendant entered into recognizance in the sum of \$ <i>100</i> for his appearance on said day, with as surety, which bond was approved by me on said day.		
Subpoena issued for <i>By</i> <i>Constable</i> Served <i>Deputy</i> witness for defendant served; Costs, \$ <i>190</i>		
Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is <i>not</i> guilty, as charged therein.		
(TRIAL BY JURY.)		
Defendant also calls a Jury. Whereupon I issued a venire to <i>Constable</i> , who returned the same served by summoning the following named qualified jurors of my township, to-wit:		
this <i>16</i> day of <i>October</i> , 1903, Costs, \$ <i>190</i>		
Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant <i>not</i> guilty and assess a fine of \$ <i>100</i> against him."		
Whereupon said jurors were discharged.		
(TRIAL BY COURT.)		
And the evidence being heard, and the Court being advised, finds the defendant <i>not</i> guilty, and assesses a fine against him in the sum of <i>200</i> dollars.		
It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of <i>200</i> dollars, and that he pay the costs herein fixed at \$ <i>100</i> and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.		
J. P.		

The Fine and Cost is Paid
in Full
J. W. Crank J. P.

No.

FINE.	Dollars.	Cents
STATE OF INDIANA, } <i>James W. Crank</i> J. P. vs. } <i>Gulford</i> Township, <i>Charles Owens</i> } <i>Hendricks</i> County. 1904		
JUSTICE.		
Date of Entry, . . .	On this	19 day of February, 1904.
Affidavit, . . .	<i>Elmer Jackson</i>	filed an affidavit charging that on or about
Warrant, . . .	the 19 day of February, 1904,	<i>Charles</i>
Recognizance, . . .	<i>Owens</i>	did, at the County and State aforesaid, unlawfully
Subpoena, . . .	<i>Strike one Frank Frazier in</i>	
Continuance, . . .	<i>a rude and angry manner</i>	
Venire, . . .	<i>Where as Charles Owens pleads guilty</i>	
Swearing Jury, . . .		
Trial, . . .		
Swearing Witnesses	1 00	
Judgment, . . .		
Record, . . .		
Final Judgment, . . .		
Commitment, . . .		
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .		
Index, . . .		
Satisfaction, . . .		
Transcript, . . .		
Docket Fee, . . .	60	
CONSTABLE.		
PROS. ATT'Y.		
WITNESS FEES.		
JUROS.		

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.

Whereupon I issued a warrant for the arrest of said

to

Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of 190 Costs, \$

Constable.

I also issued a subpoena for witness for plaintiff to

Constable. Served Costs, \$

By Deputy.

not being ready for trial, this cause was

continued to 190 at o'clock M.

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By Constable Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is guilty, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to

Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this day of 190 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of dollar

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of fixed at \$ 1.50 and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

James W. Crank J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the

Test:

Justice of the Peace.

dollars.

Witness my hand, this day of

190

Justice of the Peace

in unnumbered real estate, of the value of

hereby acknowledge myself repentin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

dollars.

day of

190

Justice of the Peace

No.

FINE.	Dollars.	Cents
STATE OF INDIANA, } <i>James W. Crank</i> J. P. vs. } <i>Gulford</i> Township, <i>Temple Mendenhall</i> } <i>Hendricks</i> County. 190		
JUSTICE.		
Date of Entry, . . .	On this	5 day of May, 1904.
Affidavit, . . .	<i>S. J. Stanley</i>	filed an affidavit charging that on or about
Warrant, . . .	the 25 day of April, 1904,	<i>Temple Mendenhall</i>
Recognizance, . . .	<i>Mendenhall</i>	did, at the County and State aforesaid, unlawfully
Subpoena, . . .	<i>Whip and Abuse one Bertin By</i>	
Continuance, . . .	<i>Poney and by Over Loading Said</i>	
Venire, . . .	<i>Poney also by using a rope on</i>	
Swearing Jury, . . .	<i>Said Poney by throwing it and</i>	
Trial, . . .	<i>cutting and Abusing Said Poney</i>	
Swearing Witnesses	50	
Judgment, . . .		
Record, . . .		
Final Judgment, . . .		
Commitment, . . .		
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .		
Index, . . .		
Satisfaction, . . .		
Transcript, . . .		
Docket Fee, . . .	50	
CONSTABLE.		
PROS. ATT'Y.		
WITNESS FEES.		
JUROS.		

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.

Whereupon I issued a warrant for the arrest of said

to

Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of May 1904 Costs, \$

Constable.

I also issued a subpoena for witness for plaintiff to

Constable. Served Costs, \$

By Deputy.

not being ready for trial, this cause was

continued to May the 16, 1904 at 10 o'clock A.M.

Whereupon defendant entered into recognizance in the sum of \$ 2.00 for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By Constable Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is Not guilty, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to

Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit: *Clark Douglas*, *Edd Hiett*, *Edd Robinson*, *James Alexander*, *Elmer Russell*, *Walter Cusker*, *Hyram Hagar*, *Earl Sprague*, *Van Hooker*, *Houis*, *Reckers*, *Blunk*

this 16 day of May, 1904 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant Not guilty and assess a fine of \$ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of dollar

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

James W. Crank J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the

Test:

Justice of the Peace.

dollars.

Witness my hand, this day of

190

Justice of the Peace

in unnumbered real estate, of the value of

hereby acknowledge myself repentin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

dollars.

day of

190

Justice of the Peace

No.

FINE.	Dollars.	Cents
1 00		
STATE OF INDIANA, } <i>James W. Crank</i> J. P. vs. } <i>Guilford</i> Township, <i>John Lites</i> } <i>Hendricks</i> County. } <i>September</i> 1904		
JUSTICE.		
Date of Entry, . . .	15	
Affidavit, . . .	25	
Warrant, . . .	25	
Recognizance, . . .	25	
Subpoena, . . .	25	
Continuance, . . .		
Venire, . . .		
Swearing Jury, . . .	1 00	
Trial, . . .	50	
Swearing Witnesses	25	
Judgment, . . .		
Record, . . .	25	
Final Judgment, . . .		
Commitment, . . .		
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .		
Index, . . .	50	
Satisfaction, . . .		
Transcript, . . .		
Docket Fee, . . .	50	
CONSTABLE.		
<i>total amount</i>	4 25	
PROS. ATTY.		
On this <i>14</i> day of <i>September</i> , 190 <i>4</i> , <i>Evert W. Rogers</i> filed an affidavit charging that on or about the <i>12</i> day of <i>September</i> 190 <i>4</i> , <i>John</i> <i>Lites</i> did, at the County and State aforesaid, unlawfully <i>Strike said Plaintiff with</i> <i>a piece of Coal</i> contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana. Whereupon I issued a warrant for the arrest of said <i>John</i> <i>Lites</i> to <i>Wason Bryant Special</i> Constable, who returned the same served by arresting said defendant and bringing him into Court, this _____ day of _____ 190____ Costs, \$_____ By _____ Deputy. I also issued a subpoena for _____ witness for plaintiff to Constable. Served _____ Costs, \$_____ By _____ Deputy. _____ not being ready for trial, this cause was continued to _____, 190____ at _____ o'clock _____ M. Whereupon defendant entered into recognizance in the sum of \$_____ for his appearance on said day, with _____ as surety, which bond was approved by me on said day. Subpoena issued for _____ witness for defendant served; Costs, \$_____ By _____ Deputy. Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is <i>guilty</i> guilty, as charged therein. (TRIAL BY JURY.) Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit: _____ this _____ day of _____, 190____ Costs, \$_____ Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant <i>guilty</i> and assess a fine of \$_____ against him." Whereupon said jurors were discharged. Foreman. (TRIAL BY COURT.) And the evidence being heard, and the Court being advised, finds the defendant <i>Pleads</i> <i>guilty</i> , and assesses a fine against him in the sum of <i>One</i> dollar, and <i>costs</i> It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of <i>One</i> dollars, and that he pay the costs herein fixed at \$ <i>4 25</i> and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied. <i>James W. Crank</i> J. P.		

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the _____

Justice of the Peace.

dollars.

Witness my hand, this _____ day of _____

190____

Justice of the Peace

No.

FINE.	Dollars.	Cents
1 00		
STATE OF INDIANA, } <i>Charles W. Stranghan</i> J. P. vs. } <i>Guilford</i> Township, <i>Conrad Mendenhall</i> } <i>Hendricks</i> County. } <i>September</i> 1904		
JUSTICE.		
Date of Entry, . . .	25	
Affidavit, . . .	25	
Warrant, . . .	25	
Recognizance, . . .	25	
Subpoena, . . .	25	
Continuance, . . .		
Venire, . . .		
Swearing Jury, . . .	1 00	
Trial, . . .	50	
Swearing Witnesses	25	
Judgment, . . .		
Record, . . .	25	
Final Judgment, . . .	50	
Commitment, . . .		
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .		
Index, . . .	50	
Satisfaction, . . .		
Transcript, . . .		
Docket Fee, . . .	50	
CONSTABLE.		
<i>Woodward Bryant</i>	2 55	
PROS. ATTY.		
<i>5 00</i>		
On this <i>3rd</i> day of <i>December</i> , 190 <i>4</i> , <i>Conrad Mendenhall</i> filed an affidavit charging that on or about the <i>24th</i> day of <i>November</i> 190 <i>4</i> , <i>Conrad Mendenhall</i> did, at the County and State aforesaid, unlawfully by words signs and gestures attempt to provoke <i>Conrad</i> said <i>Conrad</i> <i>Mendenhall</i> having the present ability to commit an assault on said <i>Conrad</i> said offender being committed on the Public Street of <i>Plainfield</i> change of venue from <i>Clark</i> <i>Stanton</i> contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana. Whereupon I issued a warrant for the arrest of said _____ to _____ Constable, who returned the same served by arresting said defendant and bringing him into Court, this _____ day of _____ 190____ Costs, \$_____ By _____ Deputy. I also issued a subpoena for _____ witness for plaintiff to Constable. Served _____ Costs, \$_____ By _____ Deputy. _____ not being ready for trial, this cause was continued to _____, 190____ at _____ o'clock _____ M. Whereupon defendant entered into recognizance in the sum of \$_____ for his appearance on said day, with _____ as surety, which bond was approved by me on said day. Subpoena issued for _____ witness for defendant served; Costs, \$_____ By _____ Deputy. Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is _____ guilty, as charged therein. (TRIAL BY JURY.) Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit: _____ this _____ day of _____, 190____ Costs, \$_____ Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant <i>guilty</i> and assess a fine of \$_____ against him." Whereupon said jurors were discharged. Foreman. (TRIAL BY COURT.) And the evidence being heard, and the Court being advised, finds the defendant <i>guilty</i> , and assesses a fine against him in the sum of <i>One</i> dollar, It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of <i>One</i> dollars, and that he pay the costs herein fixed at \$ <i>11 65</i> and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied. <i>Charles W. Stranghan</i> J. P.		

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the _____

Justice of the Peace.

dollars.

Witness my hand, this _____ day of _____

190____

Justice of the Peace

No.

FINE.	Dollars.	Cents	STATE OF INDIANA,
			vs. <i>Charles W. Stranghan J. P.</i>
			<i>Plainfield</i> Township, <i>Indiana</i> County, <i>1905</i>
JUSTICE.			
Date of Entry, . . .			On this <i>1st</i> day of <i>February</i> , 190 <i>5</i> .
Affidavit, . . .	25		<i>Lora Goss</i> filed an affidavit charging that on or about
Warrant, . . .	25		the <i>29th</i> day of <i>January</i> 190 <i>5</i> , <i>Bettie Daugherty</i>
Recognizance, . . .			did, at the County and State aforesaid, unlawfully
Subpoena, . . .	10		wear and carry concealed a certain
Continuance, . . .			dangerous and deadly weapon to wit
Venire, . . .			a Pistol commonly called a Revolver,
Swearing Jury, . . .			she the said <i>Bettie Daugherty</i> not
Trial, . . .	50		bring them and there a traveler
Swearing Witnesses			
Judgment, . . .			
Record, . . .			
Final Judgment, . . .			
Commitment, . . .			
Stay and Affidavit, . . .			
Appeal Bond, . . .			
Execution, . . .			
Index, . . .			
Satisfaction, . . .			
Transcript, . . .			
Docket Fee, . . .	50		
CONSTABLE.	2	10	
<i>W. Bryant</i>			
PROS. ATTY.			
<i>2/1/1905</i>			
<i>Read my costs</i>			
<i>in this case</i>			
<i>W. Bryant</i>			
WITNESS FEES.			
JURORS.			

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.

Whereupon I issued a warrant for the arrest of said *Bettie Daugherty* to *Woodson Bryant* Constable, who returned the same served by arresting said defendant and bringing him into Court, this *1st* day of *February* 190*5* Costs, \$ *2.00*

I also issued a subpoena for *her* By *him* witness for plaintiff to Constable. Served *by him* Costs, \$

By *him* not being ready for trial, this cause was continued to *1905* at *5* o'clock *M.*

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for *him* witness for defendant served; Costs, \$

By *him* Constable. Deputy. *1905*

Comes now the defendant, and being arraigned upon the above affidavit for plea, says she is *guilty*, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this *1st* day of *February*, 190*5* Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant *guilty* and assess a fine of \$ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant *guilty*, and assesses a fine against him in the sum of *9.00* dollars.

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of *9.00* dollars, and that he pay the costs herein fixed at \$ *9.00* and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

W. Stranghan J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the

Justice of the Peace.

I hereby acknowledge myself replevin bond for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

Witness my hand, this *1st* day of *February*, 190*5*

Justice of the Peace

No.

FINE.	Dollars.	Cents	STATE OF INDIANA,
			vs. <i>Lora Goss</i>
			<i>Plainfield</i> Township, <i>Indiana</i> County, <i>1905</i>
JUSTICE.			
Date of Entry, . . .			On this <i>1st</i> day of <i>February</i> , 190 <i>5</i> .
Affidavit, . . .	25		<i>Bettie Daugherty</i> filed an affidavit charging that on or about
Warrant, . . .	25		the <i>29th</i> day of <i>January</i> 190 <i>5</i> , <i>Lora Goss</i>
Recognizance, . . .			did, at the County and State aforesaid, unlawfully
Subpoena, . . .			by words, signs, and gestures, provoke
Continuance, . . .			and attempts to provoke the said
Venire, . . .			<i>Bettie Daugherty</i> to commit an assault
Swearing Jury, . . .			and battery on her the said <i>Lora Goss</i>
Trial, . . .	50		she the said <i>Bettie Daugherty</i> there and
Swearing Witnesses			there having the present ability to com-
Judgment, . . .			mit said assault and battery.
Record, . . .			
Final Judgment, . . .			
Commitment, . . .			
Stay and Affidavit, . . .			
Appeal Bond, . . .			
Execution, . . .			
Index, . . .			
Satisfaction, . . .			
Transcript, . . .			
Docket Fee, . . .	50		
CONSTABLE.	35		
<i>W. Bryant</i>			
PROS. ATTY.			
<i>2/1/1905</i>			
<i>Read my costs</i>			
<i>in this case</i>			
<i>W. Bryant</i>			
WITNESS FEES.			
JURORS.			

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.

Whereupon I issued a warrant for the arrest of said *Lora Goss* to *Woodson Bryant* Constable, who returned the same served by arresting said defendant and bringing him into Court, this *1st* day of *February* 190*5* Costs, \$ *0.35*

I also issued a subpoena for *her* By *him* witness for plaintiff to Constable. Served *by him* Costs, \$

By *him* not being ready for trial, this cause was continued to *1905* at *5* o'clock *M.*

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for *him* witness for defendant served; Costs, \$

By *him* Constable. Deputy. *1905*

Comes now the defendant, and being arraigned upon the above affidavit for plea, says she is *guilty*, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this *1st* day of *February*, 190*5* Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant *guilty* and assess a fine of \$ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant *guilty*, and assesses a fine against him in the sum of *one cent* dollar.

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of *one cent* dollars, and that he pay the costs herein fixed at \$ *one cent* and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

W. Stranghan J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the

Justice of the Peace.

I hereby acknowledge myself replevin bond for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

Witness my hand, this *1st* day of *February*, 190*5*

Justice of the Peace

No.

FINE.	Dollars.	Cents
STATE OF INDIANA, } <i>C. W. Strangham</i> J. P. vs. } <i>Guilford</i> Township, <i>Frank Paul</i> } <i>Hendricks</i> County. <i>Plainfield Feb 1</i> 1905		
JUSTICE.		
Date of Entry, . . .		
Affidavit, . . .	25	
Warrant, . . .	25	
Recognizance, . . .		
Subpoena, . . .		
Continuance, . . .		
Venire, . . .		
Swearing Jury, . . .		
Trial, . . .		
Swearing Witnesses		
Judgment, . . .		
Record, . . .		
Final Judgment, . . .		
Commitment, . . .		
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .		
Index, . . .		
Satisfaction, . . .		
Transcript, . . .		
Docket Fee, . . .	50	
CONSTABLE.	60	
PROS. ATTY. 5 00		
WITNESS FEES. 7 75		
JURORS.		

On this 1st day of February, 1905,
Henry Swan filed an affidavit charging that on or about
 the 3rd day of January, 1905,
Frank Paul did, at the County and State aforesaid, unlawfully
 was found in a State of Intoxication in
 a certain Public place then and there
 situate to wit in the public street
 and alleys of the Town of Plainfield in
 said County

contrary to the form of the statutes in such cases made and provided, and against the
 peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said Frank Paul
 to Woodson Bryant
 Constable, who returned the same served by arresting said defendant and bringing him into
 Court, this 1st day of February, 1905 Costs, \$

By Frank Paul Deputy.
 I also issued a subpoena for Frank Paul witness for plaintiff to
 Constable. Served Costs, \$

By Frank Paul Deputy.
 not being ready for trial, this cause was
 continued to February 3rd, 1905 at 9 o'clock A. M.
 Whereupon defendant entered into recognizance in the sum of \$ 50.00 for his
 appearance on said day, with Charles Leitchfield
 as surety, which bond was approved by me on said day.

Subpoena issued for Frank Paul witness for defendant served; Costs, \$ 1.90
 Constable. Served
 By Frank Paul Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says
 he is guilty, as charged therein.
(TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to
 Constable, who returned the same served by summoning
 the following named qualified jurors of my township, to-wit:

this 1st day of February, 1905 Costs, \$ 1.90
 Constable. Served
 Said Jurors having been accepted and sworn, after hearing all the evidence, retired
 in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
 the defendant guilty and assess a fine of \$ 10.00 against him."
 Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant
guilty, and assesses a fine against him in the sum of
10.00 dollar
 It is therefore considered and adjudged by the Court that the defendant for the
 offense by him above committed, do make his fine to the State of Indiana, in the sum of
10.00 dollars, and that he pay the costs herein
 fixed at \$ 6.25 and accruing costs, and that said defendant stand committed
 until the said fine and costs are paid or replevied.

C. W. Strangham J. P.

Earl Handley has 175 to be applied on this case

No.

FINE.	Dollars.	Cents
STATE OF INDIANA, } <i>C. W. Strangham</i> J. P. vs. } <i>Guilford</i> Township, <i>Aura Shelby</i> } <i>Hendricks</i> County. <i>April 20</i> 1905		
JUSTICE.		
Date of Entry, . . .		
Affidavit, . . .		
Warrant, . . .		
Recognizance, . . .		
Subpoena, . . .		
Continuance, . . .		
Venire, . . .		
Swearing Jury, . . .		
Trial, . . .		
Swearing Witnesses		
Judgment, . . .		
Record, . . .		
Final Judgment, . . .		
Commitment, . . .		
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .		
Index, . . .		
Satisfaction, . . .		
Transcript, . . .		
Docket Fee, . . .		
CONSTABLE.		
PROS. ATTY.		
WITNESS FEES.		
JURORS.		

On this 20th day of April, 1905,
Ben B. Plummer filed an affidavit charging that on or about
 the 19th day of April, 1905,
Aura Shelby did, at the County and State aforesaid, unlawfully
trespass upon the land of said
Ben B. Plummer

contrary to the form of the statutes in such cases made and provided, and against the
 peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said Aura Shelby
 to Woodson Bryant
 Constable, who returned the same served by arresting said defendant and bringing him into
 Court, this 20th day of April, 1905 Costs, \$ 0.50
 By Woodson Bryant Deputy.
 I also issued a subpoena for Aura Shelby witness for plaintiff to
 Constable. Served Costs, \$

By Aura Shelby Deputy.
 not being ready for trial, this cause was
 continued to April 20th, 1905 at 9 o'clock A. M.
 Whereupon defendant entered into recognizance in the sum of \$ 50.00 for his
 appearance on said day, with Charles Leitchfield
 as surety, which bond was approved by me on said day.

Subpoena issued for Aura Shelby witness for defendant served; Costs, \$ 1.90
 Constable. Served
 By Aura Shelby Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says
 he is guilty, as charged therein.
(TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to
 Constable, who returned the same served by summoning
 the following named qualified jurors of my township, to-wit:

this 20th day of April, 1905 Costs, \$ 1.90
 Constable. Served
 Said Jurors having been accepted and sworn, after hearing all the evidence, retired
 in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
 the defendant guilty and assess a fine of \$ 10.00 against him."
 Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant
guilty, and assesses a fine against him in the sum of
10.00 dollar
 It is therefore considered and adjudged by the Court that the defendant for the
 offense by him above committed, do make his fine to the State of Indiana, in the sum of
10.00 dollars, and that he pay the costs herein
 fixed at \$ 6.25 and accruing costs, and that said defendant stand committed
 until the said fine and costs are paid or replevied.

C. W. Strangham J. P.

CRIMINAL DOCKET

No.

FINE.	Dollars.	Cents
	1	00
STATE OF INDIANA, } <i>C. W. Stranghan</i> J. P. vs. <i>Guilford</i> Township, <i>Indiana</i> County. <i>April 20th</i> 1905		
JUSTICE.		
Date of Entry, . . .	25	
Affidavit, . . .	25	
Warrant, . . .	25	
Recognizance, . . .		
Subpoena, . . .		
Continuance, . . .		
Venire, . . .		
Swearing Jury, . . .	50	
Trial, . . .		
Swearing Witnesses	50	
Judgment, . . .		
Record, . . .		
Final Judgment, . . .		
Commitment, . . .		
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .		
Index, . . .		
Satisfaction, . . .		
Transcript, . . .		
Docket Fee, . . .	50	
CONSTABLE.		
<i>Woodson Bryant</i>		
PROS. ATTY.		
	5	00
WITNESS FEES.		
JURORS.		

On this *20th* day of *April*, 1905, *for B. Plummer* filed an affidavit charging that on or about the *19th* day of *April*, 1905, *Aura Shelby* did, at the County and State aforesaid, unlawfully in a rude and angry manner strike said *for B. Plummer*

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.

Whereupon I issued a warrant for the arrest of said *Aura Shelby* to *Woodson Bryant* Constable, who returned the same served by arresting said defendant and bringing him into Court, this *20th* day of *April*, 1905. Costs, \$ *0.50*

I also issued a subpoena for *Woodson Bryant* witness for plaintiff to Constable. Served *Woodson Bryant* Constable.

By *Woodson Bryant* Deputy.

not being ready for trial, this cause was continued to *20th*, 1905 at *10* o'clock *M.*

Whereupon defendant entered into recognizance in the sum of \$ *190* for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for *Woodson Bryant* witness for defendant served; Costs, \$ *190*

By *Woodson Bryant* Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is *guilty*, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this *20th* day of *April*, 1905 Costs, \$ *190*

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant *guilty* and assess a fine of \$ *190* against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant *guilty* and assesses a fine against him in the sum of *190* dollar.

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of *190* dollars, and that he pay the costs herein fixed at \$ *7.50* and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

C. W. Stranghan J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Writimus for his commitment to the

Justice of the Peace.

dollars.

Witness my hand, this

day of

1905

I hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth to see simple

Justice of the Peace

CRIMINAL DOCKET

No.

FINE.	Dollars.	Cents
	5	
STATE OF INDIANA, } <i>C. W. Stranghan</i> J. P. vs. <i>Guilford</i> Township, <i>Indiana</i> County. <i>May 1st</i> 1905		
JUSTICE.		
Date of Entry, . . .	25	
Affidavit, . . .	25	
Warrant, . . .	25	
Recognizance, . . .		
Subpoena, . . .		
Continuance, . . .		
Venire, . . .		
Swearing Jury, . . .	50	
Trial, . . .		
Swearing Witnesses	50	
Judgment, . . .		
Record, . . .		
Final Judgment, . . .		
Commitment, . . .		
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .		
Index, . . .		
Satisfaction, . . .		
Transcript, . . .		
Docket Fee, . . .	50	
CONSTABLE.		
<i>Woodson Bryant</i>		
PROS. ATTY.		
	5	00
WITNESS FEES.		
JURORS.		

On this *1st* day of *May*, 1905, *for B. Plummer* filed an affidavit charging that on or about the *30th* day of *April*, 1905, *lelandi hollier* did, at the County and State aforesaid, unlawfully *legally treat by overdriving a horse*

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.

Whereupon I issued a warrant for the arrest of said *lelandi hollier* to *Woodson Bryant* Constable, who returned the same served by arresting said defendant and bringing him into Court, this *1st* day of *May*, 1905. Costs, \$ *3.20*

I also issued a subpoena for *Woodson Bryant* witness for plaintiff to Constable. Served *Woodson Bryant* Constable.

By *Woodson Bryant* Deputy.

not being ready for trial, this cause was continued to *1st*, 1905 at *10* o'clock *M.*

Whereupon defendant entered into recognizance in the sum of \$ *190* for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for *Woodson Bryant* witness for defendant served; Costs, \$ *190*

By *Woodson Bryant* Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is *guilty*, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this *1st* day of *May*, 1905 Costs, \$ *190*

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant *guilty* and assess a fine of \$ *190* against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant *guilty* and assesses a fine against him in the sum of *190* dollar.

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of *190* dollars, and that he pay the costs herein fixed at \$ *7.50* and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

C. W. Stranghan J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Writimus for his commitment to the

Justice of the Peace.

dollars.

Witness my hand, this

day of

1905

I hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth to see simple

Justice of the Peace

No.

FINE.	Dollars.	Cents
STATE OF INDIANA, } <i>C. W. Stranghan</i> J. P.		
vs. } <i>Guelford</i> Township,		
<i>Lush Clay</i> } <i>Indiana</i> County.		
May 12 1905		
JUSTICE.		
Date of Entry, . . .	1	08
Affidavit, . . .	25	
Warrant, . . .	25	
Recognizance, . . .		
Subpoena, . . .		
Continuance, . . .		
Venire, . . .		
Swearing Jury, . . .	25	
Trial, . . .	25	
Swearing Witnesses	25	
Judgment, . . .	15	
Record, . . .	25	
Final Judgment, . . .		
Commitment, . . .	25	
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .	10	
Index, . . .		
Satisfaction, . . .		
Transcript, . . .	40	
Docket Fee, . . .	70	
CONSTABLE.	10	
PROS. ATT'Y.		
WITNESS FEES.		
JURORS.		

On this 12th day of May, 1905, *John Hanna* filed an affidavit charging that on or about the 28th day of April 1905, *Lush Clay* did, at the County and State aforesaid, unlawfully over drive, overload, drive when overloaded overwork, and cause and procure to be over driven, overloaded, driven when overloaded overworked a certain horse then and there the property of *John Hanna* and *Walter H. Hanna*. By then and then driving said horse fast for a long distance, with four persons in the buggy to which the said horse was hitched

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.

Whereupon I issued a warrant for the arrest of said *Lush Clay* to *Woodson Bryant* Constable, who returned the same served by arresting said defendant and bringing him into Court, this 8 day of March 1906 Costs, \$ *Special*

I also issued a subpoena for *Walter H. Hanna* witness for plaintiff to Constable. Served Costs, \$

By *Walter H. Hanna* Deputy.

not being ready for trial, this cause was continued to 1906 at o'clock M.

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for *Walter H. Hanna* witness for defendant served; Costs, \$

By *Walter H. Hanna* Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is guilty, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit: *on this 8 day of March 1906* *Wm. Shorters* *Marshall* *Abel* *Spill* *Lush Clay* and brought him into Court before me *Ch. Duffey* J. P.

this day of 1906 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of One dollar

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of fixed at \$ 2.75 and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

Ch. Duffey J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a writimus for his commitment to the

Test:

Justice of the Peace.

County, and delivered it to Constable

Witness my hand, this day of 1906

1906

in unnumbered real estate, of the value of

hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth to fee simple

1906

No.

FINE.	Dollars.	Cents
STATE OF INDIANA, } <i>C. W. Stranghan</i> J. P.		
vs. } <i>Guelford</i> Township,		
<i>Jack Lockhart</i> } <i>Indiana</i> County.		
May 12 1905		
JUSTICE.		
Date of Entry, . . .		
Affidavit, . . .		
Warrant, . . .		
Recognizance, . . .		
Subpoena, . . .		
Continuance, . . .		
Venire, . . .		
Swearing Jury, . . .		
Trial, . . .		
Swearing Witnesses		
Judgment, . . .		
Record, . . .		
Final Judgment, . . .		
Commitment, . . .		
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .		
Index, . . .		
Satisfaction, . . .		
Transcript, . . .		
Docket Fee, . . .		
CONSTABLE.		
PROS. ATT'Y.		
WITNESS FEES.		
JURORS.		

On this 12th day of May, 1905, *John Hanna* filed an affidavit charging that on or about the 28th day of April 1905, *Jack Lockhart* did, at the County and State aforesaid, unlawfully over drive, overload, drive when overloaded overwork, and cause and procure to be over driven, overloaded, driven when overloaded overworked a certain horse then and there the property of *John Hanna* and *Walter H. Hanna*. By then and then driving said horse fast for a long distance, with four persons in the buggy to which the said horse was hitched

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.

Whereupon I issued a warrant for the arrest of said *Jack Lockhart* to *Woodson Bryant* Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of 1905 Costs, \$

I also issued a subpoena for *Walter H. Hanna* witness for plaintiff to Constable. Served Costs, \$

By *Walter H. Hanna* Deputy.

not being ready for trial, this cause was continued to 1906 at o'clock M.

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for *Walter H. Hanna* witness for defendant served; Costs, \$

By *Walter H. Hanna* Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is guilty, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this day of 1906 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of dollar

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of dollars, and that he pay the costs herein fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a writimus for his commitment to the

Test:

Justice of the Peace.

County, and delivered it to Constable

Witness my hand, this day of 1906

1906

in unnumbered real estate, of the value of

hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth to fee simple

1906

No. 1

FINE.	Dollars.	Cents
JUSTICE.		
Date of Entry,	25	
Affidavit,	25	
Warrant,	25	
Recognizance,	25	
Subpoena,		
Continuance,		
Venire,		
Swearing Jury,	50	
Trial,	25	
Swearing Witnesses	50	
Judgment,	25	
Record,	25	
Final Judgment,	25	
Commitment,		
Stay and Affidavit,		
Appeal Bond,		
Execution,		
Index,	10	
Satisfaction,		
Transcript,	50	
Docket Fee,	35	
CONSTABLE.	4	90
PROS. ATT'Y.		
WITNESS FEES.		
JURORS.		

STATE OF INDIANA, } *E. F. Duffey* J. P.
Charles Doan vs. *Woodson Bryant* Township,
Hendricks County.
 1905

On this 2 day of September, 1905, *Canal*
Woodson Bryant and *Woodson Bryant* filed an affidavit charging that on or about
 the 30 day of May, 1905,
Charles Doan did, at the County and State aforesaid, unlawfully
Touch and Strike one J. B. Carter
Contrary to Statutes provided in such cases

contrary to the form of the statutes in such cases made and provided, and against the
 peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said *Charles Doan*
 to *Woodson Bryant Special*
 Constable, who returned the same served by arresting said defendant and bringing him into
 Court, this 3 day of September, 1905. Costs, \$ 25
Woodson Bryant Constable.

I also issued a subpoena for *J. B. Carter* witness for plaintiff to
Woodson Bryant Constable. Served *Woodson Bryant* Constable. Costs, \$ 25
 By *Woodson Bryant* Deputy.

not being ready for trial, this cause was
 continued to 190 at o'clock M.
 Whereupon defendant entered into recognizance in the sum of \$ 190 for his
 appearance on said day, with
 as surety, which bond was approved by me on said day.

Subpoena issued for 190 witness for defendant served; Costs, \$ 190
 By 190 Constable.
 Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says
 he is guilty, as charged therein.
 (TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to
 Constable, who returned the same served by summoning
 the following named qualified jurors of my township, to-wit:

this 190 day of 190 Costs, \$ 190
 Said Jurors having been accepted and sworn, after hearing all the evidence, retired
 in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
 the defendant guilty and assess a fine of \$ 190 against him."
 Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant
 guilty, and assesses a fine against him in the sum of One dollar.
 It is therefore considered and adjudged by the Court that the defendant for the
 offense by him above committed, do make his fine to the State of Indiana, in the sum of
One dollars, and that he pay the costs herein
 fixed at \$ 835 and accruing costs, and that said defendant stand committed
 until the said fine and costs are paid or replevied. *E. F. Duffey* J. P.

In unnumbered real estate, of the value of
 Test: _____
 The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the
 Justice of the Peace.

herby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple
 dollars.
 Witness my hand, this _____ day of _____
 County, and delivered it to Constable _____

Justice of the Peace

No. 2

FINE.	Dollars.	Cents
JUSTICE.		
Date of Entry,	25	
Affidavit,	25	
Warrant,	25	
Recognizance,	25	
Subpoena,		
Continuance,		
Venire,		
Swearing Jury,	50	
Trial,	25	
Swearing Witnesses	50	
Judgment,	25	
Record,	25	
Final Judgment,	25	
Commitment,		
Stay and Affidavit,		
Appeal Bond,		
Execution,		
Index,	10	
Satisfaction,		
Transcript,	50	
Docket Fee,	35	
CONSTABLE.	3	05
PROS. ATT'Y.		
WITNESS FEES.		
JURORS.		

STATE OF INDIANA, } *E. F. Duffey* J. P.
Thad Kellar vs. *Woodson Bryant* Township,
Hendricks County.
 1905

On this 22 day of September, 1905,
Woodson Bryant filed an affidavit charging that on or about
 the 22 day of September, 1905, *Thad Kellar*
 did, at the County and State aforesaid, unlawfully
and in a riot and insubordinate manner
touch and strike one William Smith
Contrary to Statutes provided for in such
cases

contrary to the form of the statutes in such cases made and provided, and against the
 peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said *Thad Kellar*
 to *Woodson Bryant Special*
 Constable, who returned the same served by arresting said defendant and bringing him into
 Court, this 25 day of September, 1905. Costs, \$ 25
Woodson Bryant Constable.

I also issued a subpoena for 190 witness for plaintiff to
 Constable. Served 190 Constable. Costs, \$ 190
 By 190 Deputy.

not being ready for trial, this cause was
 continued to 190 at o'clock M.
 Whereupon defendant entered into recognizance in the sum of \$ 190 for his
 appearance on said day, with
 as surety, which bond was approved by me on said day.

Subpoena issued for 190 witness for defendant served; Costs, \$ 190
 By 190 Constable.
 Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says
 he is guilty, as charged therein.
 (TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to
 Constable, who returned the same served by summoning
 the following named qualified jurors of my township, to-wit:

this 190 day of 190 Costs, \$ 190
 Said Jurors having been accepted and sworn, after hearing all the evidence, retired
 in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
 the defendant guilty and assess a fine of \$ 190 against him."
 Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant
 guilty, and assesses a fine against him in the sum of One dollar, and costs
 It is therefore considered and adjudged by the Court that the defendant for the
 offense by him above committed, do make his fine to the State of Indiana, in the sum of
One dollars, and that he pay the costs herein
 fixed at \$ 345 and accruing costs, and that said defendant stand committed
 until the said fine and costs are paid or replevied. *E. F. Duffey* J. P.

In unnumbered real estate, of the value of
 Test: _____
 The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the
 Justice of the Peace.

herby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple
 dollars.
 Witness my hand, this _____ day of _____
 County, and delivered it to Constable _____

Justice of the Peace

all costs in above paid in full Sep 2nd 19 1905
E. F. Duffey J. P.

Sep 25 1905 paid in full
E. F. Duffey J. P.

CRIMINAL DOCKET

No. 3

FINE.	Dollars.	Cents
	1	00

STATE OF INDIANA, } *E. F. Duffey* J. P.
 vs. *William Crutchfield* *Guilford* Township,
Hendricks County.
 Sep 25 1905

On this 26 day of September, 1905,
Woodson Bryant filed an affidavit charging that on or about
 the 23 day of September 1905, *William*
Crutchfield did, at the County and State aforesaid, unlawfully
Strike and Shove *Shad Keller*

contrary to the form of the statutes in such cases made and provided, and against the
 peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said *William*
Crutchfield to *Woodson Bryant* Special
 Constable, who returned the same served by arresting said defendant and bringing him into
 Court, this 25 day of September 1905. Costs, \$ 35

I also issued a subpoena for _____ witness for plaintiff to
 Constable. Served _____ Costs, \$ _____

By _____ Constable.
 Deputy.

continued to _____, 190 at _____ o'clock _____ M.
 Whereupon defendant entered into recognizance in the sum of \$ _____ for his
 appearance on said day, with
 as surety, which bond was approved by me on said day.

Subpoena issued for _____ witness for defendant served; Costs, \$ _____

By _____ Constable.
 Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says
 he is _____ guilty, as charged therein.

(TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to
 Constable, who returned the same served by summoning
 the following named qualified jurors of my township, to-wit:

this _____ day of _____, 190 Costs, \$ _____

Said Jurors having been accepted and sworn, after hearing all the evidence, retired
 in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
 the defendant _____ guilty and assess a fine of \$ _____ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant
 guilty. _____ and assesses a fine against him in the sum of
 _____ dollar.

It is therefore considered and adjudged by the Court that the defendant for the
 offense by him above committed, do make his fine to the State of Indiana, in the sum of
 _____ dollars, and that he pay the costs herein
 fixed at \$ 2.40 and accruing costs, and that said defendant stand committed
 until the said fine and costs are paid or replevied.

E. F. Duffey J. P.

Paid in full this 25 day September 1905
E. F. Duffey

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the

Justice of the Peace.

I hereby acknowledge myself replevin bond for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

dollars.

dollars.

day of

190

Justice of the Peace

County, and delivered it to Constable

of

day of

190

Justice of the Peace

County, and delivered it to Constable

of

day of

190

Justice of the Peace

County, and delivered it to Constable

of

day of

190

Justice of the Peace

County, and delivered it to Constable

of

day of

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Justice of the Peace

County, and delivered it to Constable

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day of

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Justice of the Peace

County, and delivered it to Constable

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day of

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Justice of the Peace

County, and delivered it to Constable

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day of

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Justice of the Peace

County, and delivered it to Constable

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day of

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Justice of the Peace

County, and delivered it to Constable

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day of

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Justice of the Peace

County, and delivered it to Constable

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day of

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Justice of the Peace

County, and delivered it to Constable

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day of

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Justice of the Peace

County, and delivered it to Constable

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day of

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Justice of the Peace

County, and delivered it to Constable

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day of

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Justice of the Peace

County, and delivered it to Constable

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day of

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Justice of the Peace

County, and delivered it to Constable

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day of

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Justice of the Peace

County, and delivered it to Constable

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day of

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Justice of the Peace

County, and delivered it to Constable

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day of

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Justice of the Peace

County, and delivered it to Constable

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Justice of the Peace

County, and delivered it to Constable

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Justice of the Peace

County, and delivered it to Constable

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Justice of the Peace

County, and delivered it to Constable

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Justice of the Peace

County, and delivered it to Constable

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Justice of the Peace

County, and delivered it to Constable

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Justice of the Peace

County, and delivered it to Constable

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Justice of the Peace

County, and delivered it to Constable

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Justice of the Peace

County, and delivered it to Constable

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Justice of the Peace

County, and delivered it to Constable

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Justice of the Peace

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Justice of the Peace

County, and delivered it to Constable

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Justice of the Peace

County, and delivered it to Constable

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day of

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Justice of the Peace

County, and delivered it to Constable

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day of

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Justice of the Peace

County, and delivered it to Constable

of

day of

190

Justice of the Peace

County, and delivered it to Constable

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Justice of the Peace

County, and delivered it to Constable

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day of

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FINE.	Dollars.	Cents
JUSTICE.		
Date of Entry,	25	
Affidavit,	25	
Warrant,	25	
Recognizance,	25	
Subpoena,	25	
Continuance,	25	
Venire,	25	
Swearing Jury,	25	
Trial,	25	
Swearing Witnesses	25	
Judgment,	30	
Record,	40	
Final Judgment,	40	
Commitment,	40	
Stay and Affidavit,	40	
Appeal Bond,	40	
Execution,	40	
Index,	40	
Satisfaction,	40	
Transcript,	40	
Docket Fee,	40	
CONSTABLE.		
Total	320	
PROS. ATT'Y.		
Constable fee	70	
Total	390	
WITNESS FEES.		
JURORS.		

STATE OF INDIANA, } *E. F. Duffey* J. P.
 vs. } *Guilford* Township,
Clara Alexander } *Hendricks* County.
 October 2 1905

On this 2 day of October, 1905, *William Walmoth* filed an affidavit charging that on or about the 28 day of June 1905, *Clara Alexander* did, at the County and State aforesaid, unlawfully prepare the name of *God* she being at that time a person over the age of fourteen years

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.

Whereupon I issued a warrant for the arrest of said *Clara Alexander* to *Woodson Bryant Special* Constable, who returned the same served by arresting said defendant and bringing him into Court, this 2 day of October 1905 Costs, \$ 35

I also issued a subpoena for *Clara Alexander* witness for plaintiff to

By *Clara Alexander* Constable. Served Costs, \$

By *Clara Alexander* Deputy. not being ready for trial, this cause was continued to 190 at o'clock M.

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for *Clara Alexander* witness for defendant served; Costs, \$ 190

By *Clara Alexander* Constable. Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is guilty, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this day of 190 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of One dollar, and costs

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of One dollar, and that he pay the costs herein fixed at \$ 2.90 and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

J. P. *E. F. Duffey*

Oct 2nd paid in full

E. F. Duffey J. P.

FINE.	Dollars.	Cents
JUSTICE.		
Date of Entry,	25	
Affidavit,	25	
Warrant,	25	
Recognizance,	25	
Subpoena,	25	
Continuance,	25	
Venire,	25	
Swearing Jury,	25	
Trial,	25	
Swearing Witnesses	25	
Judgment,	30	
Record,	40	
Final Judgment,	40	
Commitment,	40	
Stay and Affidavit,	40	
Appeal Bond,	40	
Execution,	40	
Index,	40	
Satisfaction,	40	
Transcript,	40	
Docket Fee,	40	
CONSTABLE.		
Total	360	
PROS. ATT'Y.		
WITNESS FEES.		
JURORS.		

STATE OF INDIANA, } *E. F. Duffey* J. P.
 vs. } *Guilford* Township,
William Walmoth } *Hendricks* County.
 September 29 1905

On this 29 day of September, 1905, *Charles Alexander* filed an affidavit charging that on or about the 28 day of June 1905, *William Walmoth* did, at the County and State aforesaid, unlawfully prepare the name of *God* he being at that time over the age of fourteen years

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.

Whereupon I issued a warrant for the arrest of said

to

Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of 190 Costs, \$

I also issued a subpoena for *William Walmoth* witness for plaintiff to

By *William Walmoth* Constable. Served Costs, \$

By *William Walmoth* Deputy. not being ready for trial, this cause was continued to 190 at o'clock M.

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for *William Walmoth* witness for defendant served; Costs, \$ 190

By *William Walmoth* Constable. Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is guilty, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this day of 190 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of One dollar, and costs

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of One dollar, and that he pay the costs herein fixed at \$ 3.60 and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

J. P. *E. F. Duffey*

Dismissed

FINE.	Dollars.	Cents	STATE OF INDIANA,	E. F. Duffey	J. P.
	1	00	vs. <u>Harry Bradford</u>	<u>Guilford</u> Township,	
				<u>Bedricks</u> County.	
				<u>Plainfield Feb 5</u>	<u>1906</u>
JUSTICE.			On this <u>5</u> day of <u>Feb</u> , 190 <u>6</u> .		
Date of Entry, . . .	25		Charles Hornaday filed an affidavit charging that on or about		
Affidavit, . . .	25		the <u>31</u> day of <u>January</u> , 190 <u>6</u> .		
Warrant, . . .			Harry Bradford did, at the County and State aforesaid, unlawfully		
Recognizance, . . .			disturb the peace and good will of the		
Subpoena, . . .			citizens of the town of Plainfield		
Continuance, . . .			by holding a gun and otherwise making		
Venire, . . .			loud noise		
Swearing Jury, . . .	50				
Trial, . . .					
Swearing Witnesses	25				
Judgment, . . .	20				
Record, . . .	50				
Final Judgment, . . .					
Commitment, . . .					
Stay and Affidavit			contrary to the form of the statutes in such cases made and provided, and against the		
Appeal Bond, . . .			peace and dignity of the State of Indiana.		
Execution, . . .			Whereupon I issued a warrant for the arrest of said <u>Harry Bradford</u>		
Index, . . .			to		
Satisfaction, . . .			Constable, who returned the same served by arresting said defendant and bringing him into		
Transcript, . . .			Court, this <u>6</u> day of <u>Feb</u> , 190 <u>6</u> Costs, \$ <u>70</u>		
Docket Fee, . . .	60				
CONSTABLE.	35		By <u> </u> Deputy.		
<u>Scotables fee</u>	30		I also issued a subpoena for <u> </u> witness for plaintiff to		
	35		Constable. Served <u> </u> Costs, \$ <u> </u>		
PROS. ATT'Y.			By <u> </u> Deputy.		
			not being ready for trial, this cause was		
			continued to <u> </u> , 190 <u>6</u> at <u> </u> o'clock <u> </u> M.		
			Whereupon defendant entered into recognizance in the sum of \$ <u> </u> for his		
			appearance on said day, with		
			as surety, which bond was approved by me on said day.		
			Subpoena issued for <u> </u> witness for defendant served; Costs, \$ <u> </u>		
			By <u> </u> Deputy.		
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says		
			he is <u> </u> guilty, as charged therein.		
			(TRIAL BY JURY.)		
			Defendant also calls a Jury. Whereupon I issued a venire to		
			Constable, who returned the same served by summoning		
			the following named qualified jurors of my township, to-wit:		
			this <u>6</u> day of <u>Feb</u> , 190 <u>6</u> Costs, \$ <u> </u>		
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired		
			in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find		
			the defendant <u> </u> guilty <u> </u> and assess a fine of \$ <u> </u> against him."		
			Whereupon said jurors were discharged. Foreman.		
			(TRIAL BY COURT.)		
			And the evidence being heard, and the Court being advised, finds the defendant		
			guilty, <u> </u> and assesses a fine against him in the sum of		
			<u>One</u> dollar, <u> </u> and <u>costs</u>		
			It is therefore considered and adjudged by the Court that the defendant for the		
			offense by him above committed, do make his fine to the State of Indiana, in the sum of		
			<u>One</u> dollar, and that he pay the costs herein		
			fixed at \$ <u>2.50</u> and accruing costs, and that said defendant stand committed		
			until the said fine and costs are paid or replevied.		
			<u>E. F. Duffey</u> J. P.		

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the

Test:

Justice of the Peace.

dollars.

Witness my hand, this

day of

1906

in unnumbered real estate, of the value of

hereby acknowledge myself replevin bond for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth to the simple

County, and delivered it to Constable

day of

1906

Justice of the Peace

July 28 1906 Recd on above three Dollars and Eighty five cents in full to date
E. F. Duffey J. P.

FINE.	Dollars.	Cents	STATE OF INDIANA,	E. F. Duffey	J. P.
			vs. <u>Harry Douglas</u>	<u>Guilford</u> Township,	
				<u>Bedricks</u> County.	
				<u>Plainfield</u>	<u>1906</u>
JUSTICE.			On this <u>5</u> day of <u>Feb</u> , 190 <u>6</u> .		
Date of Entry, . . .	25		Charles Hornaday filed an affidavit charging that on or about		
Affidavit, . . .	25		the <u>31</u> day of <u>January</u> , 190 <u>6</u> .		
Warrant, . . .			Harry Douglas did, at the County and State aforesaid, unlawfully		
Recognizance, . . .	25		disturb the peace of the citizens of the		
Subpoena, . . .	25		town of Plainfield, holding a gun and		
Continuance, . . .			otherwise making loud noise		
Venire, . . .					
Swearing Jury, . . .	50				
Trial, . . .	25				
Swearing Witnesses	25				
Judgment, . . .	25				
Record, . . .	50				
Final Judgment, . . .	25				
Commitment, . . .					
Stay and Affidavit			contrary to the form of the statutes in such cases made and provided, and against the		
Appeal Bond, . . .			peace and dignity of the State of Indiana.		
Execution, . . .			Whereupon I issued a warrant for the arrest of said <u>Harry Douglas</u>		
Index, . . .	10		to <u> </u>		
Satisfaction, . . .			Constable, who returned the same served by arresting said defendant and bringing him into		
Transcript, . . .			Court, this <u>6</u> day of <u>Feb</u> , 190 <u>6</u> Costs, \$ <u> </u>		
Docket Fee, . . .	50				
CONSTABLE.			By <u> </u> Deputy.		
			I also issued a subpoena for <u> </u> witness for plaintiff to		
			Constable. Served <u> </u> Costs, \$ <u> </u>		
PROS. ATT'Y.			By <u> </u> Deputy.		
			not being ready for trial, this cause was		
			continued to <u> </u> , 190 <u>6</u> at <u> </u> o'clock <u> </u> M.		
			Whereupon defendant entered into recognizance in the sum of \$ <u> </u> for his		
			appearance on said day, with		
			as surety, which bond was approved by me on said day.		
			Subpoena issued for <u> </u> witness for defendant served; Costs, \$ <u> </u>		
			By <u> </u> Deputy.		
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says		
			he is <u>not</u> guilty, as charged therein.		
			(TRIAL BY JURY.)		
			Defendant also calls a Jury. Whereupon I issued a venire to		
			Constable, who returned the same served by summoning		
			the following named qualified jurors of my township, to-wit:		
			this <u> </u> day of <u> </u> , 190 <u>6</u> Costs, \$ <u> </u>		
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired		
			in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find		
			the defendant <u> </u> guilty <u> </u> and assess a fine of \$ <u> </u> against him."		
			Whereupon said jurors were discharged. Foreman.		
			(TRIAL BY COURT.)		
			And the evidence being heard, and the Court being advised, finds the defendant		
			not guilty, <u> </u> and assesses a fine against him in the sum of		
			<u> </u> dollar, <u> </u>		
			It is therefore considered and adjudged by the Court that the defendant for the		
			offense by him above committed, do make his fine to the State of Indiana, in the sum of		
			<u> </u> dollars, and that he pay the costs herein		
			fixed at \$ <u> </u> and accruing costs, and that said defendant stand committed		
			until the said fine and costs are paid or replevied.		
			<u>E. F. Duffey</u> J. P.		

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the

Test:

Justice of the Peace.

dollars.

Witness my hand, this

day of

1906

Justice of the Peace

Dismissed

No. 9

FINE.	Dollars.	Cents
	1	00
STATE OF INDIANA,		
vs. <i>E. F. Duffey J. P.</i>		
<i>Ted Calvert</i> <i>Guilford Township, Hendricks County.</i>		
190		
JUSTICE.		
Date of Entry,	25	
Affidavit,	25	
Warrant,		
Recognizance,		
Subpoena,		
Continuance,		
Venire,		
Swearing Jury,		
Trial,	25	
Swearing Witnesses		
Judgment,	50	
Record,	25	
Final Judgment,		
Commitment,		
Stay and Affidavit,		
Appeal Bond,		
Execution,		
Index,	10	
Satisfaction,		
Transcript,		
Docket Fee,	50	
CONSTABLE.	70	
PROS. ATT'Y.		
WITNESS FEES.		
JURORS.		

On this 5th day of Feb. 1906, *Charles Hornsley* filed an affidavit charging that on or about the 31 day of January 1906, *Ted Calvert* did, at the County and State aforesaid, unlawfully disturb the peace of the citizens of the town of Plainfield by making loud and boisterous noise.

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana. Whereupon I issued a warrant for the arrest of said *Ted Calvert* to Constable, who returned the same served by arresting said defendant and bringing him into Court, this 6 day of Feb. 1906. Costs, \$

I also issued a subpoena for witness for plaintiff to Constable. Served By Deputy. Costs, \$

not being ready for trial, this cause was continued to 190 at o'clock M. Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By Constable Deputy. 190

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is guilty, as charged therein.

(TRIAL BY JURY.)
Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this day of 190 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)
And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of One dollar.

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of One dollar, and that he pay the costs herein fixed at \$ 2.85 and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

E. F. Duffey J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the

dollars.

County, and delivered it to Constable

Justice of the Peace

I, *Joseph Bly**E. F. Duffey*

Justice of the Peace

dollars.

Witness my hand, this day of

190

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No. 10

FINE.	Dollars.	Cents
	7	00
STATE OF INDIANA,		
vs. <i>E. F. Duffey J. P.</i>		
<i>Robert Bly</i> <i>Guilford Township, Hendricks County.</i>		
190		
JUSTICE.		
Date of Entry,	25	
Affidavit,	25	
Warrant,		
Recognizance,		
Subpoena,		
Continuance,		
Venire,		
Swearing Jury,		
Trial,	50	
Swearing Witnesses		
Judgment,	50	
Record,	25	
Final Judgment,		
Commitment,		
Stay and Affidavit,		
Appeal Bond,		
Execution,		
Index,	10	
Satisfaction,		
Transcript,		
Docket Fee,	50	
CONSTABLE.	70	
PROS. ATT'Y.		
WITNESS FEES.		
JURORS.		

On this 6 day of Feb. 1906, *Charles Hornsley* filed an affidavit charging that on or about the 31 day of Jan. 1906, *Robert Bly* did, at the County and State aforesaid, unlawfully disturb the peace of the citizens of the town of Plainfield by making loud and boisterous noise.

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana. Whereupon I issued a warrant for the arrest of said *Robert Bly* to Constable, who returned the same served by arresting said defendant and bringing him into Court, this 6 day of Feb. 1906. Costs, \$

I also issued a subpoena for witness for plaintiff to Constable. Served By Deputy. Costs, \$

not being ready for trial, this cause was continued to 190 at o'clock M. Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By Constable Deputy. 190

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is guilty, as charged therein.

(TRIAL BY JURY.)
Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this day of 190 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)
And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of One dollar.

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of One dollar, and that he pay the costs herein fixed at \$ 2.85 and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

E. F. Duffey J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the

dollars.

County, and delivered it to Constable

Justice of the Peace

I, *Joseph Bly**E. F. Duffey*

Justice of the Peace

dollars.

Witness my hand, this day of

190

190

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May 7 1906 Recd. the above fine & cost in full
E. F. Duffey J. P.

Recd. the above fine & cost in full this 7 day of May 1906
E. F. Duffey J. P.

No. 11

FINE.	Dollars.	Cents
STATE OF INDIANA, <i>mead Bryant</i> vs. <i>E. F. Druffey J. P.</i> <i>Guilford</i> Township, <i>Wendricks</i> County. 190		
JUSTICE. Date of Entry, . . . Affidavit, . . . Warrant, . . . Recognizance, . . . Subpoena, . . . Continuance, . . . Venire, . . . Swearing Jury, . . . Trial, . . . Swearing Witnesses, . . . Judgment, . . . Record, . . . Final Judgment, . . . Commitment, . . . Stay and Affidavit, . . . Appeal Bond, . . . Execution, . . . Index, . . . Satisfaction, . . . Transcript, . . . Docket Fee, . . . CONSTABLE.		
On this <i>5</i> day of <i>Feb</i> , 190 <i>6</i> , <i>Charles Homeloy</i> filed an affidavit charging that on or about the <i>31</i> day of <i>January</i> 190 <i>6</i> , <i>mead Bryant</i> did, at the County and State aforesaid, unlawfully <i>Disturb the peace of the citizens of</i> <i>the town of Plainfield by making</i> <i>loud and boisterous noise</i>		
contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana. Whereupon I issued a warrant for the arrest of said <i>mead Bryant</i> to Constable, who returned the same served by arresting said defendant and bringing him into Court, this <i>6</i> day of <i>Feb</i> 190 <i>6</i> Costs, \$		
By <i>mead Bryant</i> Constable. I also issued a subpoena for <i>mead Bryant</i> witness for plaintiff to Constable. Served <i>mead Bryant</i> Costs, \$		
By <i>mead Bryant</i> Deputy. <i>mead Bryant</i> not being ready for trial, this cause was continued to <i>1906</i> at <i>o'clock</i> M. Whereupon defendant entered into recognizance in the sum of \$ <i>190</i> for his appearance on said day, with as surety, which bond was approved by me on said day. Subpoena issued for <i>mead Bryant</i> witness for defendant served; Costs, \$ <i>190</i> By <i>mead Bryant</i> Constable. <i>mead Bryant</i> Deputy. <i>mead Bryant</i> 190 Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is <i>guilty</i> , as charged therein. (TRIAL BY JURY.) Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit: this <i>6</i> day of <i>Feb</i> , 190 <i>6</i> Costs, \$		
Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant <i>guilty</i> and assess a fine of \$ <i>190</i> against him." Whereupon said jurors were discharged. Foreman. (TRIAL BY COURT.) And the evidence being heard, and the Court being advised, finds the defendant <i>not</i> guilty, and assesses a fine against him in the sum of <i>190</i> dollar, It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of <i>190</i> dollars, and that he pay the costs herein fixed at \$ <i>190</i> and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied. <i>E. F. Druffey J. P.</i>		
PROS. ATT'Y. WITNESS FEES. JURORS.		

The defendant failing to pay or replevy the opposite judgment, I issued a *Mittimus* for his commitment to the
Justice of the Peace.

I hereby acknowledge myself repaid in full for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple
dollars.

Witness my hand, this *6* day of *Feb*, 190*6*

Justice of the Peace

Dismissed

No. 12

FINE.	Dollars.	Cents
STATE OF INDIANA, <i>Charles Head</i> vs. <i>E. F. Druffey J. P.</i> <i>Guilford</i> Township, <i>Wendricks</i> County. 190		
JUSTICE. Date of Entry, . . . Affidavit, . . . Warrant, . . . Recognizance, . . . Subpoena, . . . Continuance, . . . Venire, . . . Swearing Jury, . . . Trial, . . . Swearing Witnesses, . . . Judgment, . . . Record, . . . Final Judgment, . . . Commitment, . . . Stay and Affidavit, . . . Appeal Bond, . . . Execution, . . . Index, . . . Satisfaction, . . . Transcript, . . . Docket Fee, . . . CONSTABLE.		
On this <i>5</i> day of <i>Feb</i> , 190 <i>6</i> , <i>Charles Homeloy</i> filed an affidavit charging that on or about the <i>31</i> day of <i>Jan</i> 190 <i>6</i> , <i>Charles Head</i> did, at the County and State aforesaid, unlawfully <i>Disturb the peace of the citizens of the town</i> <i>of Plainfield by making loud noise so</i> <i>in a boisterous way.</i>		
contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana. Whereupon I issued a warrant for the arrest of said <i>Charles Head</i> to Constable, who returned the same served by arresting said defendant and bringing him into Court, this <i>6</i> day of <i>Feb</i> 190 <i>6</i> Costs, \$		
By <i>Charles Head</i> Constable. I also issued a subpoena for <i>Charles Head</i> witness for plaintiff to Constable. Served <i>Charles Head</i> Costs, \$		
By <i>Charles Head</i> Deputy. <i>Charles Head</i> not being ready for trial, this cause was continued to <i>1906</i> at <i>o'clock</i> M. Whereupon defendant entered into recognizance in the sum of \$ <i>190</i> for his appearance on said day, with as surety, which bond was approved by me on said day. Subpoena issued for <i>Charles Head</i> witness for defendant served; Costs, \$ <i>190</i> By <i>Charles Head</i> Constable. <i>Charles Head</i> Deputy. <i>Charles Head</i> 190 Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is <i>guilty</i> , as charged therein. (TRIAL BY JURY.) Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit: this <i>6</i> day of <i>Feb</i> , 190 <i>6</i> Costs, \$		
Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant <i>guilty</i> and assess a fine of \$ <i>190</i> against him." Whereupon said jurors were discharged. Foreman. (TRIAL BY COURT.) And the evidence being heard, and the Court being advised, finds the defendant <i>guilty</i> , and assesses a fine against him in the sum of <i>190</i> dollar, It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of <i>190</i> dollars, and that he pay the costs herein fixed at \$ <i>2.85</i> and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied. <i>E. F. Druffey J. P.</i>		
PROS. ATT'Y. WITNESS FEES. JURORS.		

The defendant failing to pay or replevy the opposite judgment, I issued a *Mittimus* for his commitment to the
Justice of the Peace.

I hereby acknowledge myself repaid in full for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple
dollars.

Witness my hand, this *6* day of *Feb*, 190*6*

Justice of the Peace

July 21 1906 Received the above fine and cost in full
Eli Druffey J. P.

No. 13

FINE.	Dollars.	Cents
	1	00

STATE OF INDIANA, } *E. F. Duffey J. P.*
Charley Meannick vs. *Bedford Township,*
Bedford County. 190

On this *5* day of *Feb*, 190*6*,
Charles Hornelay filed an affidavit charging that on or about
the *31* day of *January* 190*6*, *Charley Meannick*
did, at the County and State aforesaid, unlawfully
disturb the peace of the citizens
of Bedford by making loud and
boisterous noise

contrary to the form of the statutes in such cases made and provided, and against the
peace and dignity of the State of Indiana.
Whereupon I issued a warrant for the arrest of said

to

Constable, who returned the same served by arresting said defendant and bringing him into
Court, this _____ day of _____ 190____ Costs, \$ _____

By _____ Constable.
Deputy.

I also issued a subpoena for _____ witness for plaintiff to
Constable. Served _____ Costs, \$ _____

By _____ Deputy.
not being ready for trial, this cause was
continued to _____, 190____ at _____ o'clock _____ M.

Whereupon defendant entered into recognizance in the sum of \$ _____ for his
appearance on said day, with
as surety, which bond was approved by me on said day.

Subpoena issued for _____ witness for defendant served; Costs, \$ _____

By _____ Constable.
Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says
he is _____ guilty, as charged therein.

(TRIAL BY JURY.)
Defendant also calls a Jury. Whereupon I issued a venire to
Constable, who returned the same served by summoning
the following named qualified jurors of my township, to-wit:

this _____ day of _____, 190____ Costs, \$ _____

Said Jurors having been accepted and sworn, after hearing all the evidence, retired
in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
the defendant _____ guilty _____ and assess a fine of \$ _____ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)
And the evidence being heard, and the Court being advised, finds the defendant
guilty, _____ and assesses a fine against him in the sum of
One dollar.

It is therefore considered and adjudged by the Court that the defendant for the
offense by him above committed, do make his fine to the State of Indiana, in the sum of
One dollars, and that he pay the costs herein
fixed at \$ *2.85* and accruing costs, and that said defendant stand committed
until the said fine and costs are paid or replevied.

E. F. Duffey J. P.

I, _____
in unnumbered real estate, of the value of _____

E. F. Duffey
Justice of the Peace

Justice of the Peace

County, and delivered it to Constable _____

Witness my hand, this _____ day of _____ 190*6*
E. F. Duffey
Justice of the Peace

Recd- the above fine and costs in full
this the 19 day of march 1906 E. F. Duffey J. P.

No. 14

FINE.	Dollars.	Cents
	1	00

STATE OF INDIANA, } *E. F. Duffey J. P.*
Joseph Russell vs. *Bedford Township,*
Bedford County. 190

On this *5* day of *Feb*, 190*6*,
Charles Hornelay filed an affidavit charging that on or about
the *31* day of *January* 190*6*, *Joseph Russell*
did, at the County and State aforesaid, unlawfully
disturb the peace of the citizens of the
town of Plainfield by making loud
and boisterous noise

contrary to the form of the statutes in such cases made and provided, and against the
peace and dignity of the State of Indiana.
Whereupon I issued a warrant for the arrest of said *Joseph Russell*

to

Constable, who returned the same served by arresting said defendant and bringing him into
Court, this _____ day of _____ 190____ Costs, \$ _____

By _____ Constable.
Deputy.

I also issued a subpoena for _____ witness for plaintiff to
Constable. Served _____ Costs, \$ _____

By _____ Deputy.
not being ready for trial, this cause was
continued to _____, 190____ at _____ o'clock _____ M.

Whereupon defendant entered into recognizance in the sum of \$ _____ for his
appearance on said day, with
as surety, which bond was approved by me on said day.

Subpoena issued for _____ witness for defendant served; Costs, \$ _____

By _____ Constable.
Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says
he is _____ guilty, as charged therein.

(TRIAL BY JURY.)
Defendant also calls a Jury. Whereupon I issued a venire to
Constable, who returned the same served by summoning
the following named qualified jurors of my township, to-wit:

this _____ day of _____, 190____ Costs, \$ _____

Said Jurors having been accepted and sworn, after hearing all the evidence, retired
in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
the defendant _____ guilty _____ and assess a fine of \$ _____ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)
And the evidence being heard, and the Court being advised, finds the defendant
guilty, _____ and assesses a fine against him in the sum of
_____ dollar.

It is therefore considered and adjudged by the Court that the defendant for the
offense by him above committed, do make his fine to the State of Indiana, in the sum of
_____ dollars, and that he pay the costs herein
fixed at \$ *2.85* and accruing costs, and that said defendant stand committed
until the said fine and costs are paid or replevied.

E. F. Duffey J. P.

I, _____
in unnumbered real estate, of the value of _____

E. F. Duffey
Justice of the Peace

Justice of the Peace

County, and delivered it to Constable _____

Witness my hand, this _____ day of _____ 190____
E. F. Duffey
Justice of the Peace

Feb 6 Settled in full \$3.85

E. F. Duffey J. P.

No. 15

FINE.		Dollars.	Cents
		1	00

STATE OF INDIANA, } *E. F. Duffey* J. P.
Raymon Hufford vs. *Guilford* Township,
Hendricks County.
 190

On this *the 7* day of *Feb*, 190*6*,
Robert Bly filed an affidavit charging that on or about
 the *31* day of *January* 190*6*, *Raymon Hufford*
 did, at the County and State aforesaid, unlawfully
disturb the peace and quietude of the
citizens of the town of Plainfield by
making loud noise

contrary to the form of the statutes in such cases made and provided, and against the
 peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said *Raymon Hufford*
in the hand of W. O. Sotors Special Constable
 Constable, who returned the same served by arresting said defendant and bringing him into
 Court, this *9* day of *Feb* 190*6* Costs, \$

I also issued a subpoena for _____ witness for plaintiff to
 Constable. Served _____ Costs, \$

By _____ Constable.
 Deputy.

not being ready for trial, this cause was
 continued to _____, 190*6* at _____ o'clock _____ M.
 Whereupon defendant entered into recognizance in the sum of \$ _____ for his
 appearance on said day, with
 as surety, which bond was approved by me on said day.

Subpoena issued for _____ witness for defendant served; Costs, \$ _____

By _____ Constable.
 Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says
 he is _____ guilty, as charged therein.

(TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to
 Constable, who returned the same served by summoning
 the following named qualified jurors of my township, to-wit:

this _____ day of _____, 190*6* Costs, \$ _____

Said Jurors having been accepted and sworn, after hearing all the evidence, retired
 in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
 the defendant _____ guilty and assess a fine of \$ _____ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant
 guilty, _____ and assesses a fine against him in the sum of _____
 dollar.

It is therefore considered and adjudged by the Court that the defendant for the
 offense by him above committed, do make his fine to the State of Indiana, in the sum of
One dollars, and that he pay the costs herein
 fixed at \$ *8.10* and accruing costs, and that said defendant stand committed
 until the said fine and costs are paid or replevied.

E. F. Duffey J. P.

I, _____ hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple
 in unincumbered real estate, of the value of _____ dollars.

Test: _____ Justice of the Peace.

The defendant, failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the _____ County, and delivered it to Constable _____ day of _____, 190*6*.

Witness my hand, this _____ day of _____, 190*6*.

Justice of the Peace

No. 16

FINE.		Dollars.	Cents
		1	00

STATE OF INDIANA, } *E. F. Duffey* J. P.
Eggar Gordon vs. *Guilford* Township,
Hendricks County.
 190*6*

On this *5* day of *March*, 190*6*,
Eli Rogers filed an affidavit charging that on or about
 the *3* day of *March* 190*6*, *Eggar Gordon*
 did, at the County and State aforesaid, unlawfully
Provoke and assault and
Rogers by using profane words and
striking at said Constable Rogers

contrary to the form of the statutes in such cases made and provided, and against the
 peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said *Eggar Gordon*
 to *William Sotors Special*
 Constable, who returned the same served by arresting said defendant and bringing him into
 Court, this *5* day of *March* 190*6* Costs, \$

I also issued a subpoena for _____ witness for plaintiff to
 Constable. Served _____ Costs, \$

By _____ Constable.
 Deputy.

not being ready for trial, this cause was
 continued to _____, 190*6* at _____ o'clock _____ M.
 Whereupon defendant entered into recognizance in the sum of \$ _____ for his
 appearance on said day, with
 as surety, which bond was approved by me on said day.

Subpoena issued for _____ witness for defendant served; Costs, \$ _____

By _____ Constable.
 Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says
 he is _____ guilty, as charged therein.

(TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to
 Constable, who returned the same served by summoning
 the following named qualified jurors of my township, to-wit:

this _____ day of _____, 190*6* Costs, \$ _____

Said Jurors having been accepted and sworn, after hearing all the evidence, retired
 in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
 the defendant _____ guilty and assess a fine of \$ _____ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant
 guilty, _____ and assesses a fine against him in the sum of _____
 dollar.

It is therefore considered and adjudged by the Court that the defendant for the
 offense by him above committed, do make his fine to the State of Indiana, in the sum of
One dollars, and that he pay the costs herein
 fixed at \$ *4.65* and accruing costs, and that said defendant stand committed
 until the said fine and costs are paid or replevied.

E. F. Duffey J. P.

I, _____ hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple
 in unincumbered real estate, of the value of _____ dollars.

Test: _____ Justice of the Peace.

The defendant, failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the _____ County, and delivered it to Constable _____ day of _____, 190*6*.

Witness my hand, this _____ day of _____, 190*6*.

Justice of the Peace

Settled in full this the 10 day of February 1906 *E. F. Duffey*

The above fine and cost paid in full
 this 5 day of March 1906 *E. F. Duffey* J. P.

No. 17

FINE.	Dollars.	Cents
STATE OF INDIANA, } <i>Eli Duffey</i> J. P.		
vs. <i>Wallace Jessup</i> } <i>Guilford</i> Township,		
County. <i>Hendricks</i> County.		
May 10 1906		
JUSTICE.		
Date of Entry, . . .	25	
Affidavit, . . .	25	
Warrant, . . .		
Recognizance, . . .		
Subpoena, . . .		
Continuance, . . .		
Venire, . . .		
Swearing Jury, . . .		
Trial, . . .		
Swearing Witnesses, . . .		
Judgment, . . .		
Record, . . .		
Final Judgment, . . .		
Commitment, . . .		
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .		
Index, . . .		
Satisfaction, . . .		
Transcript, . . .		
Docket Fee, . . .		
CONSTABLE.		
On this 10 day of May 1906, <i>Jennie Parker</i> filed an affidavit charging that on or about the 10 day of May 1906, <i>Wallace Jessup</i> did, at the County and State aforesaid, unlawfully commit an assault and battery on her by striking her with a stick and pushing her in a rude insolent or angry manner.		
contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.		
Whereupon I issued a warrant for the arrest of said <i>Wallace Jessup</i> to <i>Special Constable</i> to <i>Woodson Bryant</i> Constable, who returned the same served by arresting said defendant and bringing him into Court, this 14 day of May 1906 Costs, \$		
By <i>Woodson Bryant</i> Deputy.		
I also issued a subpoena for <i>Woodson Bryant</i> witness for plaintiff to Constable. Served Costs, \$		
By <i>Woodson Bryant</i> Deputy.		
not being ready for trial, this cause was continued to 1906 at o'clock M.		
Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.		
Subpoena issued for <i>Woodson Bryant</i> witness for defendant served; Costs, \$ 190		
By <i>Woodson Bryant</i> Constable.		
Deputy.		
Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is <i>not</i> guilty, as charged therein.		
(TRIAL BY JURY.)		
Defendant also calls a Jury. Whereupon I issued a venire to <i>Woodson Bryant</i> Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:		
this day of 1906 Costs, \$		
Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant <i>not</i> guilty and assess a fine of \$ against him."		
Whereupon said jurors were discharged. <i>Evan Hurdley</i> Foreman.		
(TRIAL BY COURT.)		
And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of dollar		
It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana in the sum of dollars, and that he pay the costs herein fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.		
J. P.		

I, *Eli Duffey*, Justice of the Peace, do hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple to the value of \$100.

I, *Eli Duffey*, Justice of the Peace, do hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple to the value of \$100.

No. 18

FINE.	Dollars.	Cents
STATE OF INDIANA, } <i>Eli Duffey</i> J. P.		
vs. <i>George Bell</i> } <i>Guilford</i> Township,		
County. <i>Hendricks</i> County.		
May 21 1906		
JUSTICE.		
Date of Entry, . . .	25	
Affidavit, . . .	25	
Warrant, . . .		
Recognizance, . . .		
Subpoena, . . .	1 00	
Continuance, . . .		
Venire, . . .		
Swearing Jury, . . .		
Trial, . . .	1 50	
Swearing Witnesses, . . .	25	
Judgment, . . .	40	
Record, . . .	1 00	
Final Judgment, . . .		
Commitment, . . .		
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .		
Index, . . .	10	
Satisfaction, . . .		
Transcript, . . .		
Docket Fee, . . .	50	
CONSTABLE.		
On this 21 day of May 1906, <i>James Durnine</i> filed an affidavit charging that on or about the 21 day of May 1906, <i>George Bell</i> did, at the County and State aforesaid, unlawfully by words provoke <i>James Durnine</i> to commit an assault and battery on said <i>George Bell</i> .		
contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.		
Whereupon I issued a warrant for the arrest of said <i>George Bell</i> to <i>Woodson Bryant</i> Constable, who returned the same served by arresting said defendant and bringing him into Court, this 21 day of May 1906 Costs, \$		
By <i>Woodson Bryant</i> Deputy.		
I also issued a subpoena for <i>Woodson Bryant</i> witness for plaintiff to Constable. Served Costs, \$		
By <i>Woodson Bryant</i> Deputy.		
not being ready for trial, this cause was continued to 1906 at o'clock M.		
Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.		
Subpoena issued for <i>Woodson Bryant</i> witness for defendant served; Costs, \$ 190		
By <i>Woodson Bryant</i> Constable.		
Deputy.		
Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is <i>not</i> guilty, as charged therein.		
(TRIAL BY JURY.)		
Defendant also calls a Jury. Whereupon I issued a venire to <i>Woodson Bryant</i> Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:		
this day of 1906 Costs, \$		
Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ against him."		
Whereupon said jurors were discharged. <i>Evan Hurdley</i> Foreman.		
(TRIAL BY COURT.)		
And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of <i>One</i> dollar		
It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana in the sum of <i>One</i> dollars, and that he pay the costs herein fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.		
J. P.		

I, *Eli Duffey*, Justice of the Peace, do hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple to the value of \$100.

I, *Eli Duffey*, Justice of the Peace, do hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple to the value of \$100.

July 10 1906 Recd. on the above Eleven Dollars and forty cents in full for fine and costs *Eli Duffey J. P.*

CRIMINAL DOCKET

No. 19

FINE.	Dollars.	Cents	STATE OF INDIANA,	<i>Eli Druffey</i>	J. P.
			vs. <i>Harry Paff</i>	<i>Guilford</i>	Township,
				<i>Wendricks</i>	County.
					190
JUSTICE.					
Date of Entry, . . .	25		On this <i>Eight</i> day of <i>August</i> , 190 <i>6</i> .		
Affidavit, . . .	25		<i>J. O. Drury</i> filed an affidavit charging that on or about		
Warrant, . . .			the <i>7</i> day of <i>August</i> , 190 <i>6</i> , <i>Harry Paff</i>		
Recognizance, . . .			did, at the County and State aforesaid, unlawfully		
Subpoena, . . .			enter upon the land of <i>J. O. Drury</i> and		
Continuance, . . .			did there and there <i>steal</i> from the soil		
Venire, . . .			and destroy <i>millions</i> and <i>went</i> the property		
Swearing Jury, . . .	50		of <i>J. O. Drury</i> to the amount <i>three dollars</i>		
Trial, . . .					
Swearing Witnesses					
Judgment, . . .	50				
Record, . . .	10				
Final Judgment, . . .					
Commitment, . . .	25		contrary to the form of the statutes in such cases made and provided, and against the		
Stay and Affidavit, . . .			peace and dignity of the State of Indiana.		
Appeal Bond, . . .			Whereupon I issued a warrant for the arrest of said <i>Harry Paff</i>		
Execution, . . .	10		to <i>Woodson Bryant</i> Special		
Index, . . .			Constable, who returned the same served by arresting said defendant and bringing him into		
Satisfaction, . . .			Court, this <i>10</i> day of <i>August</i> , 190 <i>6</i> Costs, \$		
Transcript, . . .	50				
Docket Fee, . . .	50				
CONSTABLE.	50				
			By	Deputy.	
			I also issued a subpoena for	witness for plaintiff to	
			Constable. Served	Costs, \$	
			By	Deputy.	
			not being ready for trial, this cause was		
			continued to	, 190 — at — o'clock — M.	
			Whereupon defendant entered into recognizance in the sum of \$	for his	
			appearance on said day, with		
			as surety, which bond was approved by me on said day.		
			Subpoena issued for	witness for defendant served; Costs, \$	
			By	Deputy.	
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says		
			he is	guilty, as charged therein.	
			(TRIAL BY JURY.)		
			Defendant also calls a Jury. Whereupon I issued a venire to		
			Constable, who returned the same served by summoning		
			the following named qualified jurors of my township, to-wit:		
			this — day of — , 190 — Costs, \$		
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired		
			in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find		
			the defendant	guilty	and assess a fine of \$ — against him."
			Whereupon said jurors were discharged.	Foreman.	
			(TRIAL BY COURT.)		
			And the evidence being heard, and the Court being advised, finds the defendant		
			guilty, and assesses a fine against him in the sum of		
			<i>One</i> dollar		
			It is therefore considered and adjudged by the Court that the defendant for the		
			offense by him above committed, do make his fine to the State of Indiana, in the sum of		
			<i>One</i> dollars, and that he pay the costs herein		
			fixed at \$ <i>2.50</i> and accruing costs, and that said defendant stand committed		
			until the said fine and costs are paid or replevied.		
			<i>Eli Druffey</i> J. P.		

Aug 13th 1906 Recd. on above p 22nd Aug 27 Paid on above p 12

CRIMINAL DOCKET

No. 20

FINE.	Dollars.	Cents	STATE OF INDIANA,	<i>Eli Druffey</i>	J. P.
			vs. <i>Ralph Jackson</i>	<i>Guilford</i>	Township,
				<i>Wendricks</i>	County.
					190 <i>6</i>
JUSTICE.					
Date of Entry, . . .	25		On this <i>Eight</i> day of <i>August</i> , 190 <i>6</i> .		
Affidavit, . . .	25		<i>J. O. Drury</i> filed an affidavit charging that on or about		
Warrant, . . .			the <i>7</i> day of <i>August</i> , 190 <i>6</i> , <i>Ralph Jackson</i>		
Recognizance, . . .			did, at the County and State aforesaid, unlawfully		
Subpoena, . . .			enter upon the land of <i>J. O. Drury</i> and		
Continuance, . . .			did there and there <i>steal</i> from the soil		
Venire, . . .			and destroy <i>millions</i> and <i>went</i> the property		
Swearing Jury, . . .	50		of <i>J. O. Drury</i> to the amount <i>three dollars</i>		
Trial, . . .					
Swearing Witnesses					
Judgment, . . .	50				
Record, . . .	50				
Final Judgment, . . .					
Commitment, . . .	25		contrary to the form of the statutes in such cases made and provided, and against the		
Stay and Affidavit, . . .			peace and dignity of the State of Indiana.		
Appeal Bond, . . .			Whereupon I issued a warrant for the arrest of said <i>Ralph Jackson</i>		
Execution, . . .	10		to <i>Woodson Bryant</i> Special		
Index, . . .			Constable, who returned the same served by arresting said defendant and bringing him into		
Satisfaction, . . .			Court, this <i>10</i> day of <i>August</i> , 190 <i>6</i> Costs, \$		
Transcript, . . .	50				
Docket Fee, . . .	50				
CONSTABLE.	50				
			By	Deputy.	
			I also issued a subpoena for	witness for plaintiff to	
			Constable. Served	Costs, \$	
			By	Deputy.	
			not being ready for trial, this cause was		
			continued to	, 190 — at — o'clock — M.	
			Whereupon defendant entered into recognizance in the sum of \$	for his	
			appearance on said day, with		
			as surety, which bond was approved by me on said day.		
			Subpoena issued for	witness for defendant served; Costs, \$	
			By	Deputy.	
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says		
			he is	guilty, as charged therein.	
			(TRIAL BY JURY.)		
			Defendant also calls a Jury. Whereupon I issued a venire to		
			Constable, who returned the same served by summoning		
			the following named qualified jurors of my township, to-wit:		
			this <i>10</i> day of — , 190 — Costs, \$		
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired		
			in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find		
			the defendant	guilty	and assess a fine of \$ — against him."
			Whereupon said jurors were discharged.	Foreman.	
			(TRIAL BY COURT.)		
			And the evidence being heard, and the Court being advised, finds the defendant		
			guilty, and assesses a fine against him in the sum of		
			<i>One</i> dollar		
			It is therefore considered and adjudged by the Court that the defendant for the		
			offense by him above committed, do make his fine to the State of Indiana, in the sum of		
			<i>One</i> dollars, and that he pay the costs herein		
			fixed at \$ <i>3.00</i> and accruing costs, and that said defendant stand committed		
			until the said fine and costs are paid or replevied.		
			<i>Eli Druffey</i> J. P.		

Aug 7 1906 Recd on above Four Dollars & 35^{cts} in full for fine & costs
Eli Druffey

No. 21

FINE.	Dollars.	Cents	STATE OF INDIANA,	<i>Eli Duffey</i>	J. P.
	1	00	vs.	<i>Ben Shlar</i>	
				<i>Bradford</i>	Township,
				<i>Thurlocks</i>	County.
				<i>Aug 10</i>	1906
JUSTICE.					
Date of Entry,	25		On this <i>seventh</i> day of <i>August</i> , 1906,		
Affidavit,	25		<i>J. O. Gray</i> filed an affidavit charging that on or about		
Warrant,			the <i>7</i> day of <i>August</i> , 1906, <i>Ben Shlar</i>		
Recognizance,			did, at the County and State aforesaid, unlawfully		
Subpoena,			Enter upon the lands of <i>J. O. Gray</i> and		
Continuance,			did then and there sever from the soil		
Venire,			<i>yellow and pine growing on said land</i>		
Swearing Jury,	50		the property of said <i>J. O. Gray</i> to the		
Trial,			value of <i>three</i> dollars		
Swearing Witnesses	50		contrary to the form of statutes in such		
Judgment,	50		cases made and provided		
Record,	50				
Final Judgment,					
Commitment,	25		contrary to the form of the statutes in such cases made and provided, and against the		
Stay and Affidavit,			peace and dignity of the State of Indiana.		
Appeal Bond,			Whereupon I issued a warrant for the arrest of said		
Execution,			to		
Index,	10		Constable, who returned the same served by arresting said defendant and bringing him into		
Satisfaction,			Court, this day of 190 Costs, \$		
Transcript,	50				
Docket Fee,	50		By Constable. Served witness for plaintiff to		
CONSTABLE.	50				
	10		I also issued a subpoena for		
	50		Constable. Served witness for plaintiff to		
	50		Costs, \$		
PROS. ATTY.			By Deputy.		
			not being ready for trial, this cause was		
			continued to 190 at o'clock M.		
			Whereupon defendant entered into recognizance in the sum of \$ for his		
			appearance on said day, with		
			as surety, which bond was approved by me on said day.		
			Subpoena issued for witness for defendant served; Costs, \$		
			By Constable. Deputy.		
			190		
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says		
			he is guilty, as charged therein.		
			(TRIAL BY JURY.)		
			Defendant also calls a Jury. Whereupon I issued a venire to		
			Constable, who returned the same served by summoning		
			the following named qualified jurors of my township, to-wit:		
			this day of 190 Costs, \$		
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired		
			in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find		
			the defendant guilty and assess a fine of \$ against him."		
			Whereupon said jurors were discharged.		
			(TRIAL BY COURT.)		
			And the evidence being heard, and the Court being advised, finds the defendant		
			guilty, and assesses a fine against him in the sum of		
			<i>One</i> dollar		
			It is therefore considered and adjudged by the Court that the defendant for the		
			offense by him above committed, do make his fine to the State of Indiana, in the sum of		
			<i>One</i> dollars, and that he pay the costs herein		
			fixed at \$ <i>2.50</i> and accruing costs, and that said defendant stand committed		
			until the said fine and costs are paid or replevied.		
			<i>Eli Duffey</i> J. P.		

The defendant, failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the

Justice of the Peace.

I hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth to see simple

Witness my hand, this

day of

190

County, and delivered it to Constable

Eli Duffey

Justice of the Peace

No. 22

FINE.	Dollars.	Cents	STATE OF INDIANA,	<i>Eli Duffey</i>	J. P.
	1	00	vs.	<i>Theodore Bybe</i>	
				<i>Bradford</i>	Township,
				<i>Thurlocks</i>	County.
				<i>Aug 10</i>	1906
JUSTICE.					
Date of Entry,	25		On this <i>7</i> day of <i>August</i> , 1906,		
Affidavit,	25		<i>J. O. Gray</i> filed an affidavit charging that on or about		
Warrant,			the day of <i>August</i> , 1906, <i>Theodore Bybe</i>		
Recognizance,			did, at the County and State aforesaid, unlawfully		
Subpoena,			Enter upon the lands of <i>J. O. Gray</i> and did then		
Continuance,			and there sever from the soil <i>yellow and</i>		
Venire,			<i>pine growing on said land the property</i>		
Swearing Jury,	50		of <i>J. O. Gray</i> of the value of <i>three</i> dollars		
Trial,					
Swearing Witnesses	50				
Judgment,	50				
Record,	50				
Final Judgment,	10				
Commitment,	50				
Stay and Affidavit,			contrary to the form of the statutes in such cases made and provided, and against the		
Appeal Bond,			peace and dignity of the State of Indiana.		
Execution,			Whereupon I issued a warrant for the arrest of said		
Index,			to		
Satisfaction,			Constable, who returned the same served by arresting said defendant and bringing him into		
Transcript,			Court, this day of 190 Costs, \$		
Docket Fee,	50		By Constable. Served witness for plaintiff to		
CONSTABLE.	50				
	50		I also issued a subpoena for		
	50		Constable. Served witness for plaintiff to		
	50		Costs, \$		
PROS. ATTY.			By Deputy.		
			not being ready for trial, this cause was		
			continued to 190 at o'clock M.		
			Whereupon defendant entered into recognizance in the sum of \$ for his		
			appearance on said day, with		
			as surety, which bond was approved by me on said day.		
			Subpoena issued for witness for defendant served; Costs, \$		
			By Constable. Deputy.		
			190		
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says		
			he is guilty, as charged therein.		
			(TRIAL BY JURY.)		
			Defendant also calls a Jury. Whereupon I issued a venire to		
			Constable, who returned the same served by summoning		
			the following named qualified jurors of my township, to-wit:		
			this day of 190 Costs, \$		
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired		
			in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find		
			the defendant guilty and assess a fine of \$ against him."		
			Whereupon said jurors were discharged.		
			(TRIAL BY COURT.)		
			And the evidence being heard, and the Court being advised, finds the defendant		
			guilty, and assesses a fine against him in the sum of		
			<i>One</i> dollar		
			It is therefore considered and adjudged by the Court that the defendant for the		
			offense by him above committed, do make his fine to the State of Indiana, in the sum of		
			<i>One</i> dollars, and that he pay the costs herein		
			fixed at \$ <i>2.50</i> and accruing costs, and that said defendant stand committed		
			until the said fine and costs are paid or replevied.		
			<i>Eli Duffey</i> J. P.		

The defendant, failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the

Justice of the Peace.

I hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth to see simple

Witness my hand, this

day of

190

County, and delivered it to Constable

Eli Duffey

Justice of the Peace

August 27 Recd. on above \$2.00 Oct 4 1906 Recd. on above \$1.00

No. 23

FINE.	Dollars.	Cents.	STATE OF INDIANA,	<i>Eli Duffey</i>	J. P.
			VS.	<i>Guilford</i>	Township,
			<i>George Smock</i>	<i>Condricks</i>	County.
				<i>August-10</i>	1906
JUSTICE.					
Date of Entry.			On this <i>7</i> day of <i>August</i> , 190 <i>6</i> .		
Affidavit.			<i>J. O. Gray</i> filed an affidavit charging that on or about		
Warrant.			the <i>7</i> day of <i>August</i> 190 <i>6</i> , <i>George Smock</i>		
Recognizance.			did, at the County and State aforesaid, unlawfully		
Subpoena.			Enter upon the lands of <i>J. O. Gray</i>		
Continuance.			and did then and there sever from the		
Venire.			land trees and millions growing on said		
Swearing Jury.			land the property of <i>J. O. Gray</i> to the		
Trial.			value of <i>three Dollars</i>		
Swearing Witnesses.					
Judgment.					
Record.					
Final Judgment.					
Commitment.					
Stay and Affidavit.			contrary to the form of the statutes in such cases made and provided, and against the		
Appeal Bond.			peace and dignity of the State of Indiana.		
Execution.			Whereupon I issued a warrant for the arrest of said		
Index.			<i>George Smock</i> to <i>Woodson Bryant Special</i>		
Satisfaction.			Constable, who returned the same served by arresting said defendant and bringing him into		
Transcript.			Court, this <i>10</i> day of <i>August</i> 190 <i>6</i> Costs, \$		
Docket Fee.					
CONSTABLE.					
			I also issued a subpoena for		
			By		
			Constable. Served		
			witness for plaintiff to		
			Costs, \$		
			By		
			not being ready for trial, this cause was		
			continued to		
			Whereupon defendant entered into recognizance in the sum of \$		
			appearance on said day, with		
			as surety, which bond was approved by me on said day.		
			Subpoena issued for		
			witness for defendant served; Costs, \$		
			By		
			Constable.		
			Deputy.		
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says		
			he is		
			guilty, as charged therein.		
			(TRIAL BY JURY.)		
			Defendant also calls a Jury. Whereupon I issued a venire to		
			Constable, who returned the same served by summoning		
			the following named qualified jurors of my township, to-wit:		
			this		
			day of		
			190		
			Costs, \$		
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired		
			in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find		
			the defendant		
			guilty		
			and assess a fine of \$		
			against him."		
			Whereupon said jurors were discharged.		
			(TRIAL BY COURT.)		
			And the evidence being heard, and the Court being advised, finds the defendant		
			guilty.		
			and assesses a fine against him in the sum of		
			<i>One</i> dollar		
			It is therefore considered and adjudged by the Court that the defendant for the		
			offense by him above committed, do make his fine to the State of Indiana, in the sum of		
			<i>One</i> dollars, and that he pay the costs herein		
			fixed at \$ <i>2.50</i>		
			and accruing costs; and that said defendant stand committed		
			until the said fine and costs are paid or replevied.		
			<i>Eli Duffey</i>		
			J. P.		
			not Paid		

I, the undersigned, do hereby acknowledge myself repaid in full for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

County, and delivered it to Constable

Justice of the Peace

No. 24

FINE.	Dollars.	Cents.	STATE OF INDIANA,	<i>Eli Duffey</i>	J. P.
			VS.	<i>Guilford</i>	Township,
			<i>Thad Elton</i>	<i>Condricks</i>	County.
				<i>August-10</i>	1906
JUSTICE.					
Date of Entry.			On this <i>14</i> day of <i>August</i> , 190 <i>6</i> .		
Affidavit.			<i>W. O. Roberts</i> filed an affidavit charging that on or about		
Warrant.			the <i>27</i> day of <i>August</i> 190 <i>6</i> , <i>Thad Elton</i>		
Recognizance.			did, at the County and State aforesaid, unlawfully		
Subpoena.			put certain putrid animal substances into		
Continuance.			to certain lot to wit, lot 22 Thirteenth in		
Venire.			part's second addition to the town of		
Swearing Jury.			Plainfield in said County and State		
Trial.					
Swearing Witnesses.					
Judgment.					
Record.					
Final Judgment.					
Commitment.					
Stay and Affidavit.			contrary to the form of the statutes in such cases made and provided, and against the		
Appeal Bond.			peace and dignity of the State of Indiana.		
Execution.			Whereupon I issued a warrant for the arrest of said		
Index.			to <i>W. O. Roberts Marshal</i>		
Satisfaction.			Constable, who returned the same served by arresting said defendant and bringing him into		
Transcript.			Court, this <i>15</i> day of <i>August</i> 190 <i>6</i> Costs, \$		
Docket Fee.					
CONSTABLE.					
			I also issued a subpoena for		
			By		
			Constable. Served		
			witness for plaintiff to		
			Costs, \$		
			By		
			not being ready for trial, this cause was		
			continued to		
			Whereupon defendant entered into recognizance in the sum of \$		
			appearance on said day, with		
			as surety, which bond was approved by me on said day.		
			Subpoena issued for		
			witness for defendant served; Costs, \$		
			By		
			Constable.		
			Deputy.		
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says		
			he is		
			guilty, as charged therein.		
			(TRIAL BY JURY.)		
			Defendant also calls a Jury. Whereupon I issued a venire to		
			Constable, who returned the same served by summoning		
			the following named qualified jurors of my township, to-wit:		
			this		
			day of		
			190		
			Costs, \$		
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired		
			in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find		
			the defendant		
			guilty		
			and assess a fine of \$		
			against him."		
			Whereupon said jurors were discharged.		
			(TRIAL BY COURT.)		
			And the evidence being heard, and the Court being advised, finds the defendant		
			guilty.		
			and assesses a fine against him in the sum of		
			<i>Five</i> dollars,		
			It is therefore considered and adjudged by the Court that the defendant for the		
			offense by him above committed, do make his fine to the State of Indiana, in the sum of		
			<i>Five</i> dollars, and that he pay the costs herein		
			fixed at \$		
			and accruing costs; and that said defendant stand committed		
			until the said fine and costs are paid or replevied.		
			<i>Eli Duffey</i>		
			J. P.		

Aug 15 1906 Keel the above fine and cost in full

I, the undersigned, do hereby acknowledge myself repaid in full for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

County, and delivered it to Constable

Justice of the Peace

County, and delivered it to Constable

Justice of the Peace

Test: _____ Justice of the Peace. _____ dollars.

*The defendant, failing to pay or repel the opposite judgment, I issued a *Mittimus* for his commitment to the _____ of _____ County, and delivered it to Constable _____.*

Witness my hand, this _____ day of _____, 1 90 _____

Reed #475 in full payment of above fine and costs
this 17 day of aug 1986

I, _____, hereby acknowledge myself repentin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple
 to unnumbered real estate, of the value of _____ dollars.

Test: _____ Justice of the Peace.

The defendant failing to pay or replace the opposite judgment, I issued a Mittimus for his commitment to the _____ of _____ County, and delivered it to Constable _____

Witness my hand, this _____ day of _____, 189____

[illegible]

Aug 16 1906 Recd. 4⁸⁵ in full payment on above

[illegible]

August 27 1900 Recd the above fine and costs in
full 8⁴⁵ Eli Duffey

No. 29

FINE.		Dollars.	Cents	STATE OF INDIANA,		J. P.
		1	00	Robert Hicks		Township, County. 190
JUSTICE.						
Date of Entry,	25			On this 27 day of August, 1906,		
Affidavit,	25			Ed Raff filed an affidavit charging that on or about		
Warrant,				the 27 day of August, 1906, Robert Hicks		
Recognizance,				did, at the County and State aforesaid, unlawfully		
Subpoena,				touch and strike one Harry Raff in		
Continuance,				a rude and insolent manner		
Venire,						
Swearing Jury,						
Trial,						
Swearing Witnesses						
Judgment,						
Record,						
Final Judgment,						
Commitment,						
Stay and Affidavit,						
Appeal Bond,						
Execution,						
Index,						
Satisfaction,						
Transcript,						
Docket Fee,						
CONSTABLE.						
Total						
PROS. ATT'Y.						
WITNESS FEES.						
JURORS.						

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.

Whereupon I issued a warrant for the arrest of said

Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of 190 Costs, \$

I also issued a subpoena for witness for plaintiff to

Constable. Served Costs, \$

By Deputy.

not being ready for trial, this cause was continued to 190 at o'clock M.

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By Constable. Deputy.

190

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is guilty, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to

Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this day of 190 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of One dollar

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of \$10 dollars, and that he pay the costs herein fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

Eli Duffey J. P.

No. 30

FINE.		Dollars.	Cents	STATE OF INDIANA,		J. P.
		1	00	Charles Head		Township, County. 190
JUSTICE.						
Date of Entry,	25			On this 11 day of September, 1906,		
Affidavit,	25			Orlando Atkinson filed an affidavit charging that on or about		
Warrant,	25			the 31 day of August, 1906,		
Recognizance,				did, at the County and State aforesaid, unlawfully		
Subpoena,				touch and strike one Rossie Nelson		
Continuance,						
Venire,						
Swearing Jury,						
Trial,						
Swearing Witnesses						
Judgment,						
Record,						
Final Judgment,						
Commitment,						
Stay and Affidavit,						
Appeal Bond,						
Execution,						
Index,						
Satisfaction,						
Transcript,						
Docket Fee,						
CONSTABLE.						
PROS. ATT'Y.						
WITNESS FEES.						
JURORS.						

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.

Whereupon I issued a warrant for the arrest of said

Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of 190 Costs, \$

I also issued a subpoena for witness for plaintiff to

Constable. Served Costs, \$

By Deputy.

not being ready for trial, this cause was continued to 190 at o'clock M.

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By Constable. Deputy.

190

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is guilty, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to

Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this day of 190 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of One dollar

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of \$305 dollars, and that he pay the costs herein fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

Eli Duffey J. P.

August 27 1906 Recd on above \$310 in full

Eli Duffey

Recd the above amt in full This 14 day of December 1906

Eli Duffey J. P.

CRIMINAL DOCKET

No. 31

[illegible]

The defendant failing to pay or reply to the opposite judgment, I issued a Mittimus for his commitment to the

Witness my hand, this _____ day of _____
dollars.

dollars.

Witness my hand, this _____ day of _____

Justice of the Peace

52

CRIMINAL DOCKET

No. 32

FINE.		Dollars.	Cents	STATE OF INDIANA,		J. P.	
				vs.		Township,	
				Cory		County.	
				March 14		1907	
JUSTICE.							
Date of Entry,				On this 14 day of March, 1907,			
Affidavit,				the 12 day of Feb			
Warrant,				filed an affidavit charging that on or about			
Recognizance,				1907			
Subpoena,				did, at the County and State aforesaid, unlawfully			
Continuance,				words & signs to commit an assault on			
Venire,				said Defendant			
Swearing Jury,							
Trial,							
Swearing Witnesses							
Judgment,							
Record,							
Final Judgment,							
Commitment,							
Stay and Affidavit,							
Appeal Bond,							
Execution,							
Index,							
Satisfaction,							
Transcript,							
Docket Fee,							
CONSTABLE.							
PROS. ATTY.							
WITNESS FEES.							
JURORS.							

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.

Whereupon I issued a warrant for the arrest of said of Cory

Constable, who returned the same served by arresting said defendant and bringing him into Court, this 14 day of March 1907

I also issued a subpoena for witness for plaintiff to

not being ready for trial, this cause was continued to 190 at o'clock M.

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is not guilty, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to

Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this day of 190 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ against him."

Whereupon said jurors were discharged.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant not guilty, and assesses a fine against him in the sum of dollar

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of dollars, and that he pay the costs herein fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

The defendant failing to put or reply to the opposite judgment, I issued a *Mittimus* for his commitment to the

Witness my hand, this _____ day of _____, 190—

—dollar's.

Witness my hand, this _____ day of _____

190—

Justice of the Peace

Oct-8 Recd on above ~~50~~ - Dollars & ~~25~~ Cts in full
Eli Driffey J.P.

No. 33

FINE.	Dollars.	Cents
STATE OF INDIANA, } J. P.		
vs. } Township,		
Lottie Dougherty } County.		
190		
JUSTICE.		
Date of Entry,	25	On this 14 day of March, 1907.
Affidavit,	25	Lottie Dougherty filed an affidavit charging that on or about
Warrant,	25	the 12 day of February 1907, Cory Goss
Recognizance,	25	did, at the County and State aforesaid, unlawfully
Subpoena,	25	procure by signs and posters one
Continuance,	25	Lottie Dougherty to commit an assault
Venire,	25	on said Cory Goss who then and there
Swearing Jury,	1 00	having the ability to do so
Trial,	25	
Swearing Witnesses	25	
Judgment,	50	
Record,	25	
Final Judgment,		
Commitment,		
Stay and Affidavit,		
Appeal Bond,		
Execution,	10	
Index,		
Satisfaction,		
Transcript,	50	
Docket Fee,		
CONSTABLE.		
PROS. ATTY.		
WITNESS FEES.		
JURORS.		

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.

Whereupon I issued a warrant for the arrest of said Cory Goss

Constable, who returned the same served by arresting said defendant and bringing him into Court, this 14 day of March 1907 Costs, \$

I also issued a subpoena for Lottie Goss witness for plaintiff to

Constable. Served Costs, \$

By not being ready for trial, this cause was continued to March 16, 1907 at 10 o'clock A. M.

Whereupon defendant entered into recognizance in the sum of \$ 20.00 for his appearance on said day, with James Goss as surety, which bond was approved by me on said day.

Subpoena issued for Lottie Goss witness for defendant served; Costs, \$

By Woodson Bryant Constable.

By March 16, 1907 Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is not guilty, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to Constable

Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this day of 190 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant not guilty and assess a fine of \$ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant not guilty, and assesses a fine against him in the sum of

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of

fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

Eli Druffey J. P.

Test:

The defendant failing to pay or replevy the opposite judgment, I issued a Writings for his commitment to the

in unnumbered real estate, of the value of

hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

Justice of the Peace.

dollars.

Witness my hand, this day of 190

County, and delivered it to Constable

Justice of the Peace

No. 34

FINE.	Dollars.	Cents
STATE OF INDIANA, } Eli Druffey J. P.		
vs. } Township,		
Everett Wilhite } Hendricks County.		
1907		
JUSTICE.		
Date of Entry,	25	On this 17 day of April, 1907.
Affidavit,	25	Woodson Bryant filed an affidavit charging that on or about
Warrant,	25	the 14 day of April 1907, Everett Wilhite
Recognizance,		did, at the County and State aforesaid, unlawfully
Subpoena,		appear on main street in the town of
Continuance,		Plainfield in an intoxicated condition
Venire,		
Swearing Jury,	60	
Trial,	60	
Swearing Witnesses	10	
Judgment,	50	
Record,		
Final Judgment,		
Commitment,		
Stay and Affidavit,		
Appeal Bond,		
Execution,	10	
Index,		
Satisfaction,		
Transcript,	50	
Docket Fee,	1 10	
CONSTABLE.		
PROS. ATTY.		
WITNESS FEES.		
JURORS.		

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.

Whereupon I issued a warrant for the arrest of said Everett Wilhite

Constable, who returned the same served by arresting said defendant and bringing him into Court, this 17 day of April 1907 Costs, \$

I also issued a subpoena for Woodson Bryant Special witness for plaintiff to

Constable. Served Costs, \$

By not being ready for trial, this cause was continued to 190 at o'clock M.

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By Constable.

By Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is guilty, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to

Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this 17 day of April, 1907 Costs, \$ 4 80

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of

fixed at \$ 3 80 and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

Eli Druffey J. P.

Test:

The defendant failing to pay or replevy the opposite judgment, I issued a Writings for his commitment to the

Justice of the Peace.

dollars.

Witness my hand, this

day of

190

County, and delivered it to Constable

Justice of the Peace

April 17 1907 Received payment in full

Eli Druffey J. P.

FINE.		Dollars.	Cents.	STATE OF INDIANA,	<i>Eli Duffey</i> J. P.
				<i>Thad Keller</i> vs. <i>Pharok Zell</i>	<i>Winfield</i> Township, <i>Hendricks</i> County.
					190
JUSTICE.					
Date of Entry,					
Affidavit,					
Warrant,					
Recognizance,					
Subpoena,					
Continuance,					
Venire,					
Swearing Jury,					
Trial,					
Swearing Witnesses					
Judgment,					
Record,					
Final Judgment,					
Commitment,					
Stay and Affidavit,					
Appeal Bond,					
Execution,					
Index,					
Satisfaction,					
Transcript,					
Docket Fee,					
CONSTABLE.					
PROS. ATT'Y.					
WITNESS FEES.					
JURORS.					

On this 23 day of April, 1907,
Pharok Zell filed an affidavit charging that on or about
the 23 day of April, 1907, Thad Keller
did, at the County and State aforesaid, unlawfully
Take and Steal and Brown Muff
the property of Pharok Zell the
value of which is One Hundred
Dollars contrary to the form of Statutes
in such cases made and provided and
against the peace and dignity of the
State of Indiana
contrary to the form of the statutes in such cases made and provided, and against the
peace and dignity of the State of Indiana.
Whereupon I issued a warrant for the arrest of said
Thad Keller to Woodson Bryant Sprick
Constable, who returned the same served by arresting said defendant and bringing him into
Court, this 23 day of April, 1907 Costs, \$
By _____ Constable.
Deputy.
I also issued a subpoena for _____ witness for plaintiff to
_____ Constable. Served _____ Costs, \$
By _____ Constable.
Deputy.
continued to April 27, 1907 at 10 o'clock A M.
Whereupon defendant entered into recognizance in the sum of \$ 150 for his
appearance on said day, with and Harrod Nelson and Caleb Dalton
as surety, which bond was approved by me on said day. 23 April, 1907
Subpoena issued for _____ witness for defendant served; Costs, \$
By _____ Constable.
Deputy.
Comes now the defendant, and being arraigned upon the above affidavit for plea, says
he is Not guilty, as charged therein.
(TRIAL BY JURY.)
Defendant also calls a Jury. Whereupon I issued a venire to
_____ Constable, who returned the same served by summoning
the following named qualified jurors of my township, to-wit:

this 27 day of April, 1907 Costs, \$
Said Jurors having been accepted and sworn, after hearing all the evidence, retired
in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
the defendant _____ guilty _____ and assess a fine of \$ _____ against him."
Whereupon said jurors were discharged. _____ Foreman.
(TRIAL BY COURT.)
And the evidence being heard, and the Court being advised, finds the defendant
_____ guilty, _____ and assesses a fine against him in the sum of
_____ dollar,
It is therefore considered and adjudged by the Court that the defendant for the
offense by him above committed, do make his fine to the State of Indiana, in the sum of
_____ dollars, and that he pay the costs herein
fixed at \$ _____ and accruing costs, and that said defendant stand committed
until the said fine and costs are paid or replevied.
J. P.

I, _____ Justice of the Peace,
do hereby acknowledge myself sequestered for the day of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple
_____ dollars.

The defendant failing to pay or replevy the opposite judgment, I issued a Writimus for his commitment to the _____ County, and delivered it to Constable _____ day of _____ 1907.

now on this the 27 day of april the above cause
Dismissed for want of prosecution Eli Druggan J.P.

FINE.		Dollars.	Cents
<div>STATE OF INDIANA, vs. <i>Eli Druffy</i> <i>Smith</i> <i>Hendricks</i> J. P. Township, County. 190</div> <div>On this _____ day of _____, 190____, filed an affidavit charging that on or about the _____ day of _____, 190____, did, at the County and State aforesaid, unlawfully</div> <div>contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana. Whereupon I issued a warrant for the arrest of said _____ to _____ Constable, who returned the same served by arresting said defendant and bringing him into Court, this _____ day of _____, 190____. Costs, \$ _____</div> <div>I also issued a subpoena for _____ witness for plaintiff to _____ Constable. Served _____ Costs, \$ _____</div> <div>_____ By _____ Deputy. _____ not being ready for trial, this cause was continued to _____, 190____ at _____ o'clock _____ M. Whereupon defendant entered into recognizance in the sum of \$ _____ for his appearance on said day, with _____ as surety, which bond was approved by me on said day. _____, 190____ Subpœna issued for _____ witness for defendant served; Costs, \$ _____</div> <div>_____ By _____ Deputy. _____, 190____ Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is _____ guilty, as charged therein.</div> <div>(TRIAL BY JURY.) Defendant also calls a Jury. Whereupon I issued a venire to _____ Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit: _____ this _____ day of _____, 190____ Costs, \$ _____</div> <div>Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant _____ guilty _____ and assess a fine of \$ _____ against him." _____ Foreman. Whereupon said jurors were discharged.</div> <div>(TRIAL BY COURT.) And the evidence being heard, and the Court being advised, finds the defendant _____ guilty, _____ and assesses a fine against him in the sum of _____ dollar, It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of _____ dollars, and that he pay the costs herein fixed at \$ _____ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.</div>			
<div>JUSTICE.</div> <div>Date of Entry,</div> <div>Affidavit,</div> <div>Warrant,</div> <div>Recognizance,</div> <div>Subpœna,</div> <div>Continuance,</div> <div>Venire,</div> <div>Swearing Jury,</div> <div>Trial,</div> <div>Swearing Witnesses</div> <div>Judgment,</div> <div>Record,</div> <div>Final Judgment,</div> <div>Commitment,</div> <div>Stay and Affidavit,</div> <div>Appeal Bond,</div> <div>Execution,</div> <div>Index,</div> <div>Satisfaction,</div> <div>Transcript,</div> <div>Docket Fee,</div> <div>CONSTABLE.</div> <div>PROS. ATT'Y.</div> <div>WITNESS FEES.</div> <div>JURORS.</div>			

I, _____ hereby acknowledge myself represent bond for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple in unincumbered real estate, of the value of _____ dollars.

Test: _____ Justice of the Peace.

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the _____ County, and delivered it to Constable _____

Witness my hand, this _____ day of _____, 190____

Justice of the Peace

No. 37

FINE.	Dollars.	Cents
STATE OF INDIANA, vs. <u>Robert Bryant</u>		
JUSTICE.		
Date of Entry,	25	
Affidavit,	25	
Warrant,		
Recognizance,	50	
Subpoena,		
Continuance,		
Venire,	25	
Swearing Jury,	1 00	
Trial,	25	
Swearing Witnesses	50	
Judgment,	10	
Record,		
Final Judgment,		
Commitment,		
Stay and Affidavit,		
Appeal Bond,		
Execution,		
Index,		
Satisfaction,		
Transcript,		
Docket Fee,		
CONSTABLE.		
PROS. ATTY.		
WITNESS FEES.		
JURORS.		

STATE OF INDIANA, vs. Robert Bryant } Eli Driffey J. P.
Laurel Township,
Woodrucks County.
May 18 1907

On this 19 day of May, 1907, Malinda Bryant filed an affidavit charging that on or about the 13 day of May, 1907, Robert Bryant her husband did, at the County and State aforesaid, unlawfully threaten to take the life of Malinda Bryant his wife and that she makes said affidavit only for the purpose of the protection of the law and not from malice or anger.

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana. Whereupon I issued a warrant for the arrest of said Robert Bryant and Woodson Bryant Special Constable, who returned the same served by arresting said defendant and bringing him into Court, this 16 day of May, 1907. Costs, \$ 1.35.

I also issued a subpoena for Malinda Bryant witness for plaintiff to Malinda Bryant Constable. Served Malinda Bryant Deputy. Costs, \$ 1.90.

By Malinda Bryant not being ready for trial, this cause was continued to 19 at o'clock M. Whereupon defendant entered into recognizance in the sum of \$ 1.90 for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for Malinda Bryant witness for defendant served; Costs, \$ 1.90.

By Malinda Bryant Constable. Deputy. Costs, \$ 1.90.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is not guilty, as charged therein.

(TRIAL BY JURY.) Defendant also calls a Jury. Whereupon I issued a venire to Malinda Bryant Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this 31 day of May, 1907. Costs, \$ 1.90.

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ 1.90 against him."

Whereupon said jurors were discharged.

(TRIAL BY COURT.) And the evidence being heard, and the Court being advised, finds the defendant not guilty, and assesses a fine against him in the sum of 1.90 dollar.

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of 1.90 dollars, and that he pay the costs herein fixed at \$ 1.90 and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

Eli Driffey J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the

Test: I, hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

in unencumbered real estate, of the value of

dollars.

Witness my hand, this day of

1907

Justice of the Peace

No. 38

FINE.	Dollars.	Cents
STATE OF INDIANA, vs. <u>I J Adkinson</u>		
JUSTICE.		
Date of Entry,	25	
Affidavit,	25	
Warrant,		
Recognizance,	50	
Subpoena,		
Continuance,		
Venire,	25	
Swearing Jury,	1 00	
Trial,	25	
Swearing Witnesses	50	
Judgment,	10	
Record,		
Final Judgment,		
Commitment,		
Stay and Affidavit,		
Appeal Bond,		
Execution,		
Index,		
Satisfaction,		
Transcript,		
Docket Fee,		
CONSTABLE.		
PROS. ATTY.		
WITNESS FEES.		
JURORS.		

STATE OF INDIANA, vs. I J Adkinson } Eli Driffey J. P.
Laurel Township,
Woodrucks County.
May 29 1907

On this 29 day of May, 1907, Henry James filed an affidavit charging that on or about the 29 day of May, 1907, I J Adkinson did, at the County and State aforesaid, unlawfully by Profess James provoke on attempt to provoke Henry James to commit an assault on said I J Adkinson she then having the ability.

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana. Whereupon I issued a warrant for the arrest of said I J Adkinson to Woodson Bryant Special Constable, who returned the same served by arresting said defendant and bringing him into Court, this 31 day of May, 1907. Costs, \$ 1.90.

I also issued a subpoena for Henry James witness for plaintiff to Henry James Constable. Served Henry James Deputy. Costs, \$ 1.90.

By Henry James not being ready for trial, this cause was continued to 19 at o'clock M. Whereupon defendant entered into recognizance in the sum of \$ 1.90 for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for Henry James witness for defendant served; Costs, \$ 1.90.

By Henry James Constable. Deputy. Costs, \$ 1.90.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is not guilty, as charged therein.

(TRIAL BY JURY.) Defendant also calls a Jury. Whereupon I issued a venire to Henry James Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this 31 day of May, 1907. Costs, \$ 1.90.

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ 1.90 against him."

Whereupon said jurors were discharged.

(TRIAL BY COURT.) And the evidence being heard, and the Court being advised, finds the defendant not guilty, and assesses a fine against him in the sum of 1.90 dollar.

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of 1.90 dollars, and that he pay the costs herein fixed at \$ 1.90 and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

Eli Driffey J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the

Test: I, hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

in unencumbered real estate, of the value of

dollars.

Witness my hand, this day of

1907

Justice of the Peace

No. 39

FINE.	Dollars.	Cents	STATE OF INDIANA,	Eli Duffey J. P.
	1	00	vs. William Rew	Gaulford Township, Hendricks County. June 7 1907
JUSTICE.				
Date of Entry,	25		On this 7 day of June, 1907,	
Affidavit,	25		Woodson Bryant filed an affidavit charging that on or about the 5 day of June 1907,	
Warrant,			did, at the County and State aforesaid, unlawfully	
Recognizance,			appear on the public streets in the	
Subpoena,			Town of Plainfield in an	
Continuance,			Intoxicated condition	
Venire,				
Swearing Jury,	50			
Trial,				
Swearing Witnesses				
Judgment,	50			
Record,	25			
Final Judgment,				
Commitment,				
Stay and Affidavit,				
Appeal Bond,				
Execution,				
Index,	10			
Satisfaction,				
Transcript,				
Docket Fee,	50			
CONSTABLE.				
Total	1	00		
PROS. ATTY.	5	00		
	9	95		
WITNESS FEES.				
JURORS.				

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.

Whereupon I issued a warrant for the arrest of said William Rew

To Woodson Bryant Town Marshal

Constable, who returned the same served by arresting said defendant and bringing him into Court, this 4 day of June 1907 Costs, \$

I also issued a subpoena for By witness for plaintiff to Constable. Served Costs, \$

By Deputy.

not being ready for trial, this cause was continued to , 190 at o'clock M.

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By Constable. Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is guilty, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this day of , 190 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of One dollar

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of One dollar, and that he pay the costs herein fixed at \$ 8.95 and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

Eli Duffey J. P.

Recd. payment in full this 6 day of June 1907

Eli Duffey J. P.

No. 40

FINE.	Dollars.	Cents	STATE OF INDIANA,	Eli Duffey J. P.
	5	00	vs. Albert Smith	Gaulford Township, Hendricks County. Sep 14 1907
JUSTICE.				
Date of Entry,			On this 14 day of September, 1907,	
Affidavit,			Woodson Bryant filed an affidavit charging that on or about the 14 day of September 1907, Albert Smith	
Warrant,			did, at the County and State aforesaid, unlawfully	
Recognizance,			appear on the streets of Plainfield in	
Subpoena,			an Intoxicated condition	
Continuance,				
Venire,				
Swearing Jury,				
Trial,				
Swearing Witnesses				
Judgment,	50			
Record,				
Final Judgment,				
Commitment,				
Stay and Affidavit,				
Appeal Bond,				
Execution,				
Index,				
Satisfaction,				
Transcript,				
Docket Fee,	50			
CONSTABLE.	50			
Total	1	00		
PROS. ATTY.	6	50		
WITNESS FEES.				
JURORS.				

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.

Whereupon I issued a warrant for the arrest of said Albert Smith

To Woodson Bryant Special Constable

Constable, who returned the same served by arresting said defendant and bringing him into Court, this 14 day of Sep 1907 Costs, \$ 50.00

I also issued a subpoena for By witness for plaintiff to Constable. Served Costs, \$

By Deputy.

not being ready for trial, this cause was continued to , 190 at o'clock M.

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By Constable. Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is guilty, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this day of , 190 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of Five dollars

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of Five dollars, and that he pay the costs herein fixed at \$ 1.50 and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

J. P.

Recd. payment in full this the 21 day of September 1907

Eli Duffey

No. 41

FINE.	Dollars.	Cents
JUSTICE.		
Date of Entry,	25	
Affidavit,	25	
Warrant,		
Recognizance,	25	
Subpoena,		
Continuance,		
Venire,		
Swearing Jury,		
Trial,	1 00	
Swearing Witnesses		
Judgment,		
Record,	50	
Final Judgment,		
Commitment,		
Stay and Affidavit,		
Appeal Bond,		
Execution,		
Index,	10	
Satisfaction,		
Transcript,		
Docket Fee,	50	
CONSTABLE. <i>Did</i>	45	
PROS. ATT'Y.	5 00	
Total	9 30	
WITNESS FEES.		
JURORS.		

STATE OF INDIANA, } *Eli Druffey* J. P.
Thad vs. *Kellar* } *Laurel* Township,
Reidricks County.
October 22 1907

On this *22* day of *October*, 1907, *Charles Cruse* filed an affidavit charging that on or about the *22* day of *October*, 1907, *Thad Kellar* did, at the County and State aforesaid, unlawfully in a rude and insolent and angry manner strike and kick the said *Charles Cruse*.

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said *Thad Kellar* to *Woodson Bryant* to *Special* Constable, who returned the same served by arresting said defendant and bringing him into Court, this *22* day of *October*, 1907. Costs, \$

I also issued a subpoena for *Charles Cruse* witness for plaintiff to Constable. Served Costs, \$

By *Charles Cruse* Deputy. Constable.

continued to *October 28*, 1907 at *10* o'clock *A*. M. not being ready for trial, this cause was Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By Constable. Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is guilty, as charged therein.

(TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this *28* day of *October*, 1907. Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of *One* dollar.

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of *One* dollars, and that he pay the costs herein fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied. *Eli Druffey* J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Writimus for his commitment to the

Justice of the Peace.

I hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

Witness my hand, this day of

190

Justice of the Peace

No. 42

FINE.	Dollars.	Cents
JUSTICE.		
Date of Entry,		
Affidavit,		
Warrant,		
Recognizance,		
Subpoena,		
Continuance,		
Venire,		
Swearing Jury,		
Trial,		
Swearing Witnesses		
Judgment,		
Record,		
Final Judgment,		
Commitment,		
Stay and Affidavit,		
Appeal Bond,		
Execution,		
Index,		
Satisfaction,		
Transcript,		
Docket Fee,		
CONSTABLE.		
PROS. ATT'Y.		
WITNESS FEES.		
JURORS.		

STATE OF INDIANA, } *Eli Druffey* J. P.
Chas. vs. *Cruse* } *Laurel* Township,
Reidricks County.
Oct 22 1907

On this *22* day of *October*, 1907, *Charles Cruse* filed an affidavit charging that on or about the *22* day of *October*, 1907, *Thad Kellar* did, at the County and State aforesaid, unlawfully commit an assault and battery on said *Thad Kellar*.

Dismissed

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said to Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of 190 Costs, \$

I also issued a subpoena for witness for plaintiff to Constable. Served Costs, \$

By Deputy. Constable.

continued to, 190 at o'clock M. not being ready for trial, this cause was Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By Constable. Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is guilty, as charged therein.

(TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this day of 190 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ against him."

Whereupon said jurors were discharged. Foreman.

(TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of dollar.

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of dollars, and that he pay the costs herein fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied. J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Writimus for his commitment to the

Justice of the Peace.

I hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

Witness my hand, this day of

190

Justice of the Peace

Dismissed Oct 23rd 1908

No. 43

FINE.	Dollars.	Cents	STATE OF INDIANA,	J. P.
	2	00	vs. <i>Thad Keller</i>	<i>Eli Druffey</i> Township, <i>Wendricks</i> County.
JUSTICE.				
Date of Entry, . . .	25		On this <i>28</i> day of <i>October</i> , 1907,	
Affidavit, . . .	25		<i>Charles Cruise</i> filed an affidavit charging that on or about	
Warrant, . . .			the <i>22</i> day of <i>October</i> , 1907, <i>Thad Keller</i>	
Recognizance, . . .			did, at the County and State aforesaid, unlawfully	
Subpoena, . . .			draw a certain deadly weapon to wit a	
Continuance, . . .			pistol commonly called a revolver upon	
Venire, . . .			the person of <i>Charles Cruise</i>	
Swearing Jury, . . .				
Trial, . . .				
Swearing Witnesses				
Judgment, . . .				
Record, . . .	50			
Final Judgment, . . .				
Commitment, . . .				
Stay and Affidavit,				
Appeal Bond, . . .			contrary to the form of the statutes in such cases made and provided, and against the	
Execution, . . .			peace and dignity of the State of Indiana.	
Index, . . .	10		Whereupon I issued a warrant for the arrest of said <i>Thad Keller</i>	
Satisfaction, . . .			to <i>Woodson Bryant Special</i>	
Transcript, . . .			Constable, who returned the same served by arresting said defendant and bringing him into	
Docket Fee, . . .	50		Court, this <i>28</i> day of <i>October</i> , 1907. Costs, \$ <i>45</i>	
CONSTABLE.	45			
			By _____ Constable.	
			Deputy.	
			I also issued a subpoena for _____ witness for plaintiff to	
			Constable. Served _____ Costs, \$ _____	
			By _____ Deputy.	
			not being ready for trial, this cause was	
			continued to _____, 190 — at _____ o'clock _____ M.	
			Whereupon defendant entered into recognizance in the sum of \$ _____ for his	
			appearance on said day, with	
			as surety, which bond was approved by me on said day.	
			Subpoena issued for _____ witness for defendant served; Costs, \$ _____	
			By _____ Constable.	
			Deputy.	
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says	
			he is _____ guilty, as charged therein.	
			(TRIAL BY JURY.)	
			Defendant also calls a Jury. Whereupon I issued a venire to	
			Constable, who returned the same served by summoning	
			the following named qualified jurors of my township, to-wit:	
			this _____ day of _____, 190 — Costs, \$ _____	
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired	
			in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find	
			the defendant _____ guilty _____ and assess a fine of \$ _____ against him."	
			Whereupon said jurors were discharged. Foreman.	
			(TRIAL BY COURT.)	
			And the evidence being heard, and the Court being advised, finds the defendant	
			guilty, _____ and assesses a fine against him in the sum of _____	
			It is therefore considered and adjudged by the Court that the defendant for the	
			offense by him above committed, do make his fine to the State of Indiana, in the sum of _____	
			fixed at \$ _____ and accruing costs, and that said defendant stand committed	
			until the said fine and costs are paid or replevied.	
JURORS.				

Oct-28 all costs fine Paid in full Oct-28 1907

Eli Druffey J.P.

No. 44

FINE.	Dollars.	Cents	STATE OF INDIANA,	J. P.
	2	00	vs. <i>Thad Keller</i>	<i>Eli Druffey</i> Township, <i>Wendricks</i> County.
JUSTICE.				
Date of Entry, . . .	25		On this <i>28</i> day of <i>October</i> , 1907,	
Affidavit, . . .	25		<i>Charles Cruise</i> filed an affidavit charging that on or about	
Warrant, . . .			the <i>22</i> day of <i>October</i> , 1907, <i>Thad Keller</i>	
Recognizance, . . .			did, at the County and State aforesaid, unlawfully	
Subpoena, . . .			were and carry a certain dangerous and	
Continuance, . . .			deadly weapon to wit a revolver concealed	
Venire, . . .			he the said <i>Thad Keller</i> not being then	
Swearing Jury, . . .			and there a traveling man	
Trial, . . .				
Swearing Witnesses				
Judgment, . . .				
Record, . . .	50			
Final Judgment, . . .				
Commitment, . . .				
Stay and Affidavit,				
Appeal Bond, . . .			contrary to the form of the statutes in such cases made and provided, and against the	
Execution, . . .			peace and dignity of the State of Indiana.	
Index, . . .	10		Whereupon I issued a warrant for the arrest of said <i>Thad Keller</i>	
Satisfaction, . . .			to <i>Woodson Bryant Special</i>	
Transcript, . . .			Constable, who returned the same served by arresting said defendant and bringing him into	
Docket Fee, . . .	50		Court, this <i>28</i> day of <i>October</i> , 1907. Costs, \$ _____	
CONSTABLE.	45			
			By _____ Constable.	
			Deputy.	
			I also issued a subpoena for _____ witness for plaintiff to	
			Constable. Served _____ Costs, \$ _____	
			By _____ Deputy.	
			not being ready for trial, this cause was	
			continued to _____, 190 — at _____ o'clock _____ M.	
			Whereupon defendant entered into recognizance in the sum of \$ _____ for his	
			appearance on said day, with	
			as surety, which bond was approved by me on said day.	
			Subpoena issued for _____ witness for defendant served; Costs, \$ _____	
			By _____ Constable.	
			Deputy.	
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says	
			he is _____ guilty, as charged therein.	
			(TRIAL BY JURY.)	
			Defendant also calls a Jury. Whereupon I issued a venire to	
			Constable, who returned the same served by summoning	
			the following named qualified jurors of my township, to-wit:	
			this _____ day of _____, 190 — Costs, \$ _____	
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired	
			in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find	
			the defendant _____ guilty _____ and assess a fine of \$ _____ against him."	
			Whereupon said jurors were discharged. Foreman.	
			(TRIAL BY COURT.)	
			And the evidence being heard, and the Court being advised, finds the defendant	
			guilty, _____ and assesses a fine against him in the sum of _____	
			It is therefore considered and adjudged by the Court that the defendant for the	
			offense by him above committed, do make his fine to the State of Indiana, in the sum of _____	
			fixed at \$ _____ and accruing costs, and that said defendant stand committed	
			until the said fine and costs are paid or replevied.	
JURORS.				

Recd. fine and costs in full in the above cause this 28 day of October 1907

Eli Druffey J.P.

No.

See docket

STATE OF INDIANA, *Eli Duffey* J. P.
Fred Pfaff vs. *Hammond* Township,
Hammond County.
February 12 190*8*

On this *12* day of *February*, 190*8*,
Barah Tucker filed an affidavit charging that on or about
the *11* day of *February*, 190*8*,
Fred Pfaff did, at the County and State aforesaid, unlawfully
touch & seize in a rude insolent or
angry manner

Plamfield
Ind
May 14 - 1908
Received of Eli Duffey J.P.
For costs in the Fred Pfaff
Case \$11.25 in full.
W. O. Sartin
Dep. Constable

I also issue

contrary to the peace and dignity Whereupon I issued a warrant for the arrest of said

Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of 190 Costs, \$

By Constable. Served witness for plaintiff to Costs, \$

I also issued a subpoena for Constable. Served witness for plaintiff to Costs, \$

By Constable. Served witness for plaintiff to Costs, \$

continued to 190 at o'clock M. not being ready for trial, this cause was

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By Constable. Deputy. 190

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is *not* guilty, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit: *Horace Reeves, Charles Mattern, Jim Baum, Brint Stout, F. M. Smith, Claude Storms, George Carr, S. T. Cox, Elam Russell, Frank Guthrie, Leroy Hiatt*

this 17 day of February, 190 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ 0.25 against him."

Whereupon said jurors were discharged.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of dollar

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of dollars, and that he pay the costs herein fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

the above named jurors all except Frank Guthrie give their fees in this cause fine and cost paid in full this 15 day of May 1908 Eli Duffey

WITNESS FEES.

JURORS.

Eli Duffey J. P.

in unnumbered real estate, of the value of

The defendant failing to pay or replevy the opposite judgment, I issued a Writimus for his commitment to the

Justice of the Peace

hereby acknowledge myself replevin bond for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

Justice of the Peace

Witness my hand, this 18 day of February, 1908

County, and delivered it to Constable

WITNESS FEES.

JURORS.

Eli Duffey J. P.

the above named jurors all except Frank Guthrie give their fees in this cause fine and cost paid in full this 15 day of May 1908 Eli Duffey

No.

STATE OF INDIANA, } J. P.
 vs. } Township,
 County.
 190

On this day of 190
 filed an affidavit charging that on or about
 the day of 190
 did, at the County and State aforesaid, unlawfully

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said

Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of 190 Costs, \$

By Constable. Served witness for plaintiff to Costs, \$

I also issued a subpoena for Constable. Served witness for plaintiff to Costs, \$

By Constable. Served witness for plaintiff to Costs, \$

continued to 190 at o'clock M. not being ready for trial, this cause was

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By Constable. Deputy. 190

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is guilty, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this day of 190 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant guilty and assess a fine of \$ against him."

Whereupon said jurors were discharged.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of dollar

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of dollars, and that he pay the costs herein fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

WITNESS FEES.

JURORS.

Eli Duffey J. P.

in unnumbered real estate, of the value of

The defendant failing to pay or replevy the opposite judgment, I issued a Writimus for his commitment to the

Justice of the Peace

hereby acknowledge myself replevin bond for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

Justice of the Peace

Witness my hand, this day of 190

County, and delivered it to Constable

WITNESS FEES.

JURORS.

Eli Duffey J. P.

the above named jurors all except Frank Guthrie give their fees in this cause fine and cost paid in full this 15 day of May 1908 Eli Duffey

WITNESS FEES.

JURORS.

Eli Duffey J. P.

No.

FINE.	Dollars.	Cents	STATE OF INDIANA,	J. P.
			vs. <i>Wm. White</i>	Township, <i>Guilford</i>
				County, <i>Thompson</i>
				1907
JUSTICE.				
Date of Entry, . . .	25		On this <i>27</i> day of <i>December</i> , 1907,	
Affidavit, . . .	25		<i>William White</i> filed an affidavit charging that on or about	
Warrant, . . .	25		the <i>26</i> day of <i>Dec</i> , 1908,	
Recognizance, . . .			<i>Wm. White</i> did, at the County and State aforesaid, unlawfully	
Subpoena, . . .	25		<i>commit an assault on said</i>	
Continuance, . . .			<i>William White</i>	
Venire, . . .				
Swearing Jury, . . .	25			
Trial, . . .				
Swearing Witnesses				
Judgment, . . .	10			
Record, . . .				
Final Judgment, . . .				
Commitment, . . .				
Stay and Affidavit,				
Appeal Bond, . . .			contrary to the form of the statutes in such cases made and provided, and against the	
Execution, . . .			peace and dignity of the State of Indiana.	
Index, . . .	10		Whereupon I issued a warrant for the arrest of said	
Satisfaction, . . .			to	
Transcript, . . .			Constable, who returned the same served by arresting said defendant and bringing him into	
Docket Fee, . . .	60		Court, this <i>27</i> day of <i>Dec</i> , 1907, Costs, \$	
CONSTABLE.				
	160		By <i>Wm. White</i> Constable. Served <i>Wm. White</i> witness for plaintiff to	
	453		Costs, \$	
PROS. ATTY.			By <i>Wm. White</i> Constable. Deputy.	
			not being ready for trial, this cause was	
			continued to <i>27</i> , 1907 at <i>10</i> o'clock <i>M.</i>	
			Whereupon defendant entered into recognizance in the sum of \$ <i>100</i> for his	
			appearance on said day, with	
			as surety, which bond was approved by me on said day.	
			Subpoena issued for <i>Wm. White</i> witness for defendant served; Costs, \$ <i>100</i>	
			By <i>Wm. White</i> Constable. Deputy.	
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says	
			he is <i>guilty</i> , as charged therein.	
			(TRIAL BY JURY.)	
			Defendant also calls a Jury. Whereupon I issued a venire to	
			Constable, who returned the same served by summoning	
			the following named qualified jurors of my township, to-wit:	
			this <i>27</i> day of <i>Dec</i> , 1907, Costs, \$	
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired	
			in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find	
			the defendant <i>guilty</i> and assess a fine of \$ <i>100</i> against him."	
			Whereupon said jurors were discharged.	
			(TRIAL BY COURT.)	
			And the evidence being heard, and the Court being advised, finds the defendant	
			<i>guilty</i> , and assesses a fine against him in the sum of <i>One</i> dollar	
			It is therefore considered and adjudged by the Court that the defendant for the	
			offense by him above committed, do make his fine to the State of Indiana, in the sum of <i>One</i>	
			dollars, and that he pay the costs herein	
			fixed at \$ <i>100</i> and accruing costs, and that said defendant stand committed	
			until the said fine and costs are paid or replevied.	
			J. P.	

I, *Wm. White*, hereby acknowledge myself replevied bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple to the value of the estate of the value of *100* dollars.

The defendant failing to pay or replevy the opposite judgment, I issued a *Mittimus* for his commitment to the *County Jail*.

Witness my hand, this *27* day of *Dec*, 1907.

Justice of the Peace

Dec 27 1908 the above fine and costs all paid in full
Wm. White

No.

FINE.	Dollars.	Cents	STATE OF INDIANA,	J. P.
			vs.	Township, <i>Guilford</i>
				County, <i>Thompson</i>
				1907
JUSTICE.				
Date of Entry, . . .			On this <i>27</i> day of <i>Dec</i> , 1907,	
Affidavit, . . .			<i>William White</i> filed an affidavit charging that on or about	
Warrant, . . .			the <i>26</i> day of <i>Dec</i> , 1908,	
Recognizance, . . .			<i>Wm. White</i> did, at the County and State aforesaid, unlawfully	
Subpoena, . . .			<i>commit an assault on said</i>	
Continuance, . . .			<i>William White</i>	
Venire, . . .				
Swearing Jury, . . .				
Trial, . . .				
Swearing Witnesses				
Judgment, . . .				
Record, . . .				
Final Judgment, . . .				
Commitment, . . .				
Stay and Affidavit,				
Appeal Bond, . . .			contrary to the form of the statutes in such cases made and provided, and against the	
Execution, . . .			peace and dignity of the State of Indiana.	
Index, . . .			Whereupon I issued a warrant for the arrest of said	
Satisfaction, . . .			to	
Transcript, . . .			Constable, who returned the same served by arresting said defendant and bringing him into	
Docket Fee, . . .			Court, this <i>27</i> day of <i>Dec</i> , 1907, Costs, \$	
CONSTABLE.				
			By <i>Wm. White</i> Constable. Served <i>Wm. White</i> witness for plaintiff to	
			Costs, \$	
PROS. ATTY.			By <i>Wm. White</i> Constable. Deputy.	
			not being ready for trial, this cause was	
			continued to <i>27</i> , 1907 at <i>10</i> o'clock <i>M.</i>	
			Whereupon defendant entered into recognizance in the sum of \$ <i>100</i> for his	
			appearance on said day, with	
			as surety, which bond was approved by me on said day.	
			Subpoena issued for <i>Wm. White</i> witness for defendant served; Costs, \$ <i>100</i>	
			By <i>Wm. White</i> Constable. Deputy.	
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says	
			he is <i>guilty</i> , as charged therein.	
			(TRIAL BY JURY.)	
			Defendant also calls a Jury. Whereupon I issued a venire to	
			Constable, who returned the same served by summoning	
			the following named qualified jurors of my township, to-wit:	
			this <i>27</i> day of <i>Dec</i> , 1907, Costs, \$	
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired	
			in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find	
			the defendant <i>guilty</i> and assess a fine of \$ <i>100</i> against him."	
			Whereupon said jurors were discharged.	
			(TRIAL BY COURT.)	
			And the evidence being heard, and the Court being advised, finds the defendant	
			<i>guilty</i> , and assesses a fine against him in the sum of <i>One</i> dollar	
			It is therefore considered and adjudged by the Court that the defendant for the	
			offense by him above committed, do make his fine to the State of Indiana, in the sum of <i>One</i>	
			dollars, and that he pay the costs herein	
			fixed at \$ <i>100</i> and accruing costs, and that said defendant stand committed	
			until the said fine and costs are paid or replevied.	
			J. P.	

I, *Wm. White*, hereby acknowledge myself replevied bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple to the value of the estate of the value of *100* dollars.

The defendant failing to pay or replevy the opposite judgment, I issued a *Mittimus* for his commitment to the *County Jail*.

Witness my hand, this *27* day of *Dec*, 1907.

Justice of the Peace

No.

FINE.	Dollars.	Cents	STATE OF INDIANA,	J. P.
	5	00	vs.	Township,
			<i>Chas. Bully</i>	County,
				190
JUSTICE.				
Date of Entry,			On this 18 day of March, 1908,	
Affidavit,	25		<i>Elyah Stewart</i> filed an affidavit charging that on or about	
Warrant,	25		the 18 day of March 1908,	
Recognizance,			<i>Chas. Bully</i> did, at the County and State aforesaid, unlawfully	
Subpoena,			disturb the peace at the a.m. on the	
Continuance,			Town of Plainfield	
Venire,				
Swearing Jury,				
Trial,	50			
Swearing Witnesses				
Judgment,				
Record,	50			
Final Judgment,	50			
Commitment,				
Stay and Affidavit,			contrary to the form of the statutes in such cases made and provided, and against the	
Appeal Bond,			peace and dignity of the State of Indiana.	
Execution,			Whereupon I issued a warrant for the arrest of said <i>Chas. Bully</i>	
Index,			<i>William Walworth Spill</i>	
Satisfaction,			Constable, who returned the same served by arresting said defendant and bringing him into	
Transcript,			Court, this 19 day of March 1908, Costs, \$ 95.00	
Docket Fee,	50		By <i>William Walworth Spill</i> Constable.	
CONSTABLE.	35		I also issued a subpoena for witness for plaintiff to	
Total	95		Constable. Served Costs, \$	
PROS. ATTY.			By Deputy.	
			not being ready for trial, this cause was	
			continued to 190 at o'clock M.	
			Whereupon defendant entered into recognizance in the sum of \$ for his	
			appearance on said day, with	
			as surety, which bond was approved by me on said day.	
			Subpoena issued for witness for defendant served; Costs, \$	
			By Constable.	
			Deputy.	
			190	
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says	
			he is guilty, as charged therein.	
			(TRIAL BY JURY.)	
			Defendant also calls a Jury. Whereupon I issued a venire to	
			Constable, who returned the same served by summoning	
			the following named qualified jurors of my township, to-wit:	
			this day of 190 Costs, \$	
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired	
			in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find	
			the defendant guilty and assess a fine of \$ against him."	
			Whereupon said jurors were discharged. Foreman.	
			(TRIAL BY COURT.)	
			And the evidence being heard, and the Court being advised, finds the defendant	
			guilty, and assesses a fine against him in the sum of	
			<i>Five</i> dollar,	
			It is therefore considered and adjudged by the Court that the defendant for the	
			offense by him above committed, do make his fine to the State of Indiana, in the sum of	
			<i>Five</i> dollars, and that he pay the costs herein	
			fixed at \$ 2.85 and accruing costs, and that said defendant stand committed	
			until the said fine and costs are paid or replevied. <i>Eli Duffey</i> J. P.	

I, the undersigned, hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple in unincumbered real estate, of the value of _____ dollars.

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the _____ County, and delivered it to Constable _____

Witness my hand, this _____ day of _____ 1908.

Justice of the Peace

Out on Suspended Sentence

No.

FINE.	Dollars.	Cents	STATE OF INDIANA,	J. P.
	4	00	vs.	Township,
			<i>Chas. Mullins</i>	County,
				190
JUSTICE.				
Date of Entry,			On this 18 day of March, 1908,	
Affidavit,	25		<i>Elyah Stewart</i> filed an affidavit charging that on or about	
Warrant,	25		the 18 day of March 1908,	
Recognizance,			<i>Chas. Mullins</i> did, at the County and State aforesaid, unlawfully	
Subpoena,			appear in a public place in a State of	
Continuance,			Impostation to wit in the African M.C. of	
Venire,			Church in the town of Plainfield	
Swearing Jury,				
Trial,	50			
Swearing Witnesses				
Judgment,				
Record,	50			
Final Judgment,				
Commitment,				
Stay and Affidavit,			contrary to the form of the statutes in such cases made and provided, and against the	
Appeal Bond,			peace and dignity of the State of Indiana.	
Execution,			Whereupon I issued a warrant for the arrest of said <i>Chas. Mullins</i>	
Index,	10		<i>to Wan Walworth Spill</i>	
Satisfaction,			Constable, who returned the same served by arresting said defendant and bringing him into	
Transcript,			Court, this 18 day of March 1908, Costs, \$	
Docket Fee,	50		By <i>William Walworth Spill</i> Constable.	
CONSTABLE.	35		I also issued a subpoena for witness for plaintiff to	
Total	57	45	Constable. Served Costs, \$	
PROS. ATTY.			By Deputy.	
			not being ready for trial, this cause was	
			continued to 190 at o'clock M.	
			Whereupon defendant entered into recognizance in the sum of \$ for his	
			appearance on said day, with	
			as surety, which bond was approved by me on said day.	
			Subpoena issued for witness for defendant served; Costs, \$	
			By Constable.	
			Deputy.	
			190	
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says	
			he is guilty, as charged therein.	
			(TRIAL BY JURY.)	
			Defendant also calls a Jury. Whereupon I issued a venire to	
			Constable, who returned the same served by summoning	
			the following named qualified jurors of my township, to-wit:	
			this day of 190 Costs, \$	
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired	
			in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find	
			the defendant guilty and assess a fine of \$ against him."	
			Whereupon said jurors were discharged. Foreman.	
			(TRIAL BY COURT.)	
			And the evidence being heard, and the Court being advised, finds the defendant	
			guilty, and assesses a fine against him in the sum of	
			<i>Five</i> dollar,	
			It is therefore considered and adjudged by the Court that the defendant for the	
			offense by him above committed, do make his fine to the State of Indiana, in the sum of	
			<i>Five</i> dollars, and that he pay the costs herein	
			fixed at \$ 2.45 and accruing costs, and that said defendant stand committed	
			until the said fine and costs are paid or replevied. <i>Eli Duffey</i> J. P.	

I, the undersigned, hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple in unincumbered real estate, of the value of _____ dollars.

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the _____ County, and delivered it to Constable _____

Witness my hand, this _____ day of _____ 1908.

Justice of the Peace

The above fine stayed for 90 days
June 27 1908 Recd. \$7.45 in full of above fine & costs Eli Duffey, J.P.

to unnumbered real estate, of the value of _____ dollars.

Test: _____ Justice of the Peace _____

The defendant, failing to pay or reply to the opposite judgment, I issued a *Mittimus* for his commitment to the _____ of _____ County, and delivered it to Constable _____, 1 90—

fine and all costs in above paid in full

to unnumbered real estate, of the value of _____ hereby acknowledge myself replenish bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth, in fee simple

Test: _____ Justice of the Peace. _____ dollars. _____ day of _____, 1 90 _____

Witness my hand, this _____ of _____ County, and delivered it to Constable _____

april 6¹⁹⁰⁸ Recd. two Dollars & ninety five cents in full
for fine & costs in the above Eli Preffer

April 6 1908 Recd. \$3.45 in full of above fine and all costs
Eli Duffey J.P.

J. P.

No.

FINE.	Dollars.	Cents
JUSTICE.		
Date of Entry, . . .	25	
Affidavit, . . .	25	
Warrant, . . .	25	
Recognizance, . . .	25	
Subpoena, . . .	25	
Continuance, . . .	25	
Venire, . . .		
Swearing Jury, . . .	1 00	
Trial, . . .	25	
Swearing Witnesses	50	
Judgment, . . .	50	
Record, . . .	25	
Final Judgment, . . .		
Commitment, . . .	25	
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .		
Index, . . .	10	
Satisfaction, . . .		
Transcript, . . .	50	
Docket Fee, . . .	50	
CONSTABLE.	50	
PROS. ATTY.	5 00	
WITNESS FEES.	1 00	
JURORS.		

STATE OF INDIANA, } *Eli Duffey* J. P.
Guilford Township,
Hendricks County.
April 23 190*8*

On this *13* day of *April*, 190*8*,
Oran B. Crisler filed an affidavit charging that on or about
the *13* day of *April*, 190*8*, *Wallie Crisler*
did, at the County and State aforesaid, unlawfully
touch and strike said
Oran B. Crisler

contrary to the form of the statutes in such cases made and provided, and against the
peace and dignity of the State of Indiana.
Whereupon I issued a warrant for the arrest of said *Wallie*
B. Crisler to *William Bortons*
Constable, who returned the same served by arresting said defendant and bringing him into
Court, this *13* day of *April*, 190*8* Costs, \$

I also issued a subpoena for _____ witness for plaintiff to
Constable. Served _____ Costs, \$

By _____ Deputy.
The defendant not being ready for trial, this cause was
continued to *April 13*, 190*8* at *9* o'clock *2* M.
Whereupon defendant entered into recognizance in the sum of \$ *50 00* for his
appearance on said day, with *Charles Crisler*
as surety, which bond was approved by me on said day.

Subpoena issued for _____ witness for defendant served; Costs, \$

By _____ Deputy.
April 23, 190*8*
Comes now the defendant, and being arraigned upon the above affidavit for plea, says
he is *not* guilty, as charged therein.

(TRIAL BY JURY.)
Defendant also calls a Jury. Whereupon I issued a venire to
Constable, who returned the same served by summoning
the following named qualified jurors of my township, to-wit:

this _____ day of _____, 190____ Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired
in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
the defendant *guilty* and assess a fine of \$ _____ against him."

Whereupon said jurors were discharged.

(TRIAL BY COURT.)
And the evidence being heard, and the Court being advised, finds the defendant
guilty, and assesses a fine against him in the sum of
One dollar,
It is therefore considered and adjudged by the Court that the defendant for the
offense by him above committed, do make his fine to the State of Indiana, in the sum of
One dollars, and that he pay the costs herein
fixed at \$ *14 00* and accruing costs, and that said defendant stand committed
until the said fine and costs are paid or replevied.

Eli Duffey J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the _____

Justice of the Peace.

I, _____ hereby acknowledge myself repaid in full for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

Witness my hand, this _____ day of _____, 190____

Justice of the Peace

July 21 1908 the above fine and all costs paid in full

No.

FINE.	Dollars.	Cents
JUSTICE.		
Date of Entry, . . .	25	
Affidavit, . . .	25	
Warrant, . . .	25	
Recognizance, . . .	25	
Subpoena, . . .	25	
Continuance, . . .	25	
Venire, . . .		
Swearing Jury, . . .	1 00	
Trial, . . .	25	
Swearing Witnesses	50	
Judgment, . . .	50	
Record, . . .	25	
Final Judgment, . . .		
Commitment, . . .	25	
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .		
Index, . . .	10	
Satisfaction, . . .		
Transcript, . . .	50	
Docket Fee, . . .	50	
CONSTABLE.	50	
PROS. ATTY.	5 00	
WITNESS FEES.	1 00	
JURORS.		

STATE OF INDIANA, } *Ha* vs. *Conner* J. P.
Guilford Township,
Hendricks County.
May 12 190*8*

On this *12* day of *May*, 190*8*,
Daniel D. Merrick filed an affidavit charging that on or about
the *12* day of *May*, 190*8*, *Ha*
did, at the County and State aforesaid, unlawfully
did practice or attempt to practice
Optometry without license

contrary to the form of the statutes in such cases made and provided, and against the
peace and dignity of the State of Indiana.
Whereupon I issued a warrant for the arrest of said *Ha*
to *William Bortons*
Constable, who returned the same served by arresting said defendant and bringing him into
Court, this *12* day of *May*, 190*8* Costs, \$ *10*

I also issued a subpoena for _____ witness for plaintiff to
Constable. Served _____ Costs, \$

By _____ Deputy.
not being ready for trial, this cause was
continued to _____, 190____ at _____ o'clock _____ M.
Whereupon defendant entered into recognizance in the sum of \$ _____ for his
appearance on said day, with _____
as surety, which bond was approved by me on said day.

Subpoena issued for _____ witness for defendant served; Costs, \$

By _____ Deputy.
Comes now the defendant, and being arraigned upon the above affidavit for plea, says
he is _____ guilty, as charged therein.

(TRIAL BY JURY.)
Defendant also calls a Jury. Whereupon I issued a venire to
Constable, who returned the same served by summoning
the following named qualified jurors of my township, to-wit:

this _____ day of _____, 190____ Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired
in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
the defendant *guilty* and assess a fine of \$ _____ against him."

Whereupon said jurors were discharged.

(TRIAL BY COURT.)
And the evidence being heard, and the Court being advised, finds the defendant
guilty, and assesses a fine against him in the sum of
Ten dollars,
It is therefore considered and adjudged by the Court that the defendant for the
offense by him above committed, do make his fine to the State of Indiana, in the sum of
Ten dollars, and that he pay the costs herein
fixed at \$ *3 45* and accruing costs, and that said defendant stand committed
until the said fine and costs are paid or replevied.

Eli Duffey J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the _____

Justice of the Peace.

I, _____ hereby acknowledge myself repaid in full for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

Witness my hand, this _____ day of _____, 190____

Justice of the Peace

The above fine and costs paid in full
This 12 day of May 1908

FINE.	Dollars.	Cents.
	3	50
JUSTICE.		
Date of Entry, . . .	25	
Affidavit, . . .	25	
Warrant, . . .	25	
Recognizance, . . .	25	
Subpoena, . . .		
Continuance, . . .		
Venire, . . .		
Swearing Jury, . . .	1 00	
Trial, . . .	25	
Swearing Witnesses		
Judgment, . . .	50	
Record, . . .		
Final Judgment, . . .		
Commitment, . . .		
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .	10	
Index, . . .		
Satisfaction, . . .		
Transcript, . . .	50	
Docket Fee, . . .		
CONSTABLE.		
PROS. ATT'Y.		
WITNESS FEES.		
JURORS.		

No. _____

STATE OF INDIANA, } J. P.
 vs. *Nick Pete* } Township,
 County. 190

On this 29 day of August, 1908,
Van Mammil filed an affidavit charging that on or about
 the 28 day of August, 1908,
Nick Pete did, at the County and State aforesaid, unlawfully
commit an assault on battery on
one Van Thomas

contrary to the form of the statutes in such cases made and provided, and against the
 peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said *Nick Pete*
Special to *William Walworth*
 Constable, who returned the same served by arresting said defendant and bringing him into
 Court, this 29 day of August, 1908 Costs, \$
Van Walworth Special Constable.

I also issued a subpoena for *Van Thomas* witness for plaintiff to
 Constable. Served Costs, \$
 Constable. Deputy.

By _____ not being ready for trial, this cause was
 continued to _____, 190 — at _____ o'clock _____ M.
 Whereupon defendant entered into recognizance in the sum of \$ — for his
 appearance on said day, with
 as surety, which bond was approved by me on said day.

Subpoena issued for _____ witness for defendant served; Costs, \$
 Constable. Deputy.

By _____, 190 —
 Comes now the defendant, and being arraigned upon the above affidavit for plea, says
 he is _____ guilty, as charged therein.

(TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to
 Constable, who returned the same served by summoning
 the following named qualified jurors of my township, to-wit:

this _____ day of _____, 190 — Costs, \$
 Constable.

Said Jurors having been accepted and sworn, after hearing all the evidence, retired
 in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
 the defendant _____ guilty _____ and assess a fine of \$ _____ against him."
 Foreman.

Whereupon said jurors were discharged.

(TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant
 guilty, *Three* and assesses a fine against him in the sum of
 dollar,
 It is therefore considered and adjudged by the Court that the defendant for the
 offense by him above committed, do make his fine to the State of Indiana, in the sum of
Three dollars, and that he pay the costs herein
 fixed at \$ *5.50* and accruing costs, and that said defendant stand committed
 until the said fine and costs are paid or replevied. *Eli H. Duffey* J. P.

fine and all costs paid in the above case
this 29 day of August 1908 *E. H. Duffey J. P.*

FINE.	Dollars.	Cents.
	3	50
JUSTICE.		
Date of Entry, . . .	25	
Affidavit, . . .	25	
Warrant, . . .	25	
Recognizance, . . .	25	
Subpoena, . . .	25	
Continuance, . . .		
Venire, . . .		
Swearing Jury, . . .	1 00	
Trial, . . .		
Swearing Witnesses		
Judgment, . . .	50	
Record, . . .		
Final Judgment, . . .		
Commitment, . . .		
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .	10	
Index, . . .		
Satisfaction, . . .		
Transcript, . . .	50	
Docket Fee, . . .		
CONSTABLE.		
PROS. ATT'Y.		
WITNESS FEES.		
JURORS.		

No. _____

STATE OF INDIANA, } *Eli H. Duffey* J. P.
 vs. *Thomas Van* } Guilford Township,
 County. *Wendricks* County. 1908
Aug 28

On this 28 day of August, 1908,
Nick Pete filed an affidavit charging that on or about
 the 28 day of August, 1908,
Thomas Van did, at the County and State aforesaid, unlawfully
did strike said Thomas
& Nick Pete with a stick of wood

contrary to the form of the statutes in such cases made and provided, and against the
 peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said *Thomas Van*
As William Walworth Special
 Constable, who returned the same served by arresting said defendant and bringing him into
 Court, this 29 day of August, 1908 Costs, \$
 Constable.

I also issued a subpoena for *Nick Pete* witness for plaintiff to
 Constable. Served Costs, \$
 Constable. Deputy.

By _____ not being ready for trial, this cause was
 continued to _____, 190 — at _____ o'clock _____ M.
 Whereupon defendant entered into recognizance in the sum of \$ — for his
 appearance on said day, with
 as surety, which bond was approved by me on said day.

Subpoena issued for _____ witness for defendant served; Costs, \$
 Constable. Deputy.

By _____, 190 —
 Comes now the defendant, and being arraigned upon the above affidavit for plea, says
 he is _____ guilty, as charged therein.

(TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to
 Constable, who returned the same served by summoning
 the following named qualified jurors of my township, to-wit:

this _____ day of _____, 190 — Costs, \$
 Constable.

Said Jurors having been accepted and sworn, after hearing all the evidence, retired
 in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
 the defendant _____ guilty _____ and assess a fine of \$ _____ against him."
 Foreman.

Whereupon said jurors were discharged.

(TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant
 guilty, *Three* and assesses a fine against him in the sum of
 dollar,
 It is therefore considered and adjudged by the Court that the defendant for the
 offense by him above committed, do make his fine to the State of Indiana, in the sum of
Three dollars, and that he pay the costs herein
 fixed at \$ _____ and accruing costs, and that said defendant stand committed
 until the said fine and costs are paid or replevied. *Eli Duffey* J. P.

the above fine and costs paid in full this the 29 day of Aug 1908
Eli Duffey J. P.

FINE.	Dollars.	Cents
JUSTICE.		
Date of Entry, . . .	25	
Affidavit, . . .	25	
Warrant, . . .	25	
Recognizance, . . .	25	
Subpoena, . . .	10	
Continuance, . . .	25	
Venire, . . .	25	
Swearing Jury, . . .	1 00	
Trial, . . .	25	
Swearing Witnesses	50	
Judgment, . . .	1 00	
Record, . . .		
Final Judgment, . . .		
Commitment, . . .		
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .		
Index, . . .	10	
Satisfaction, . . .		
Transcript, . . .		
Docket Fee, . . .	50	
CONSTABLE.	7 16	
PROS. ATT'Y.		
WITNESS FEES.		
JURORS.		

STATE OF INDIANA, } *Eli F. Duffey* J. P.
Guilford Township,
Wendricks County.
Oct 3 1908

On this *3* day of *October*, 1908, *Pharoah Hill* filed an affidavit charging that on or about the *3* day of *October*, 1908, *John D. Clayton* did, at the County and State aforesaid, unlawfully *Strike said Pharoah Hill with a deadly and*
Weapon to wit one heavy weight
with intent to commit murder

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said *John D. Clayton*
William Walcott to *Special*

Constable, who returned the same served by arresting said defendant and bringing him into Court, this *3* day of *October*, 1908. Costs, \$

I also issued a subpoena for *Pharoah Hill* witness for plaintiff to *William Walcott* Constable. Served Costs, \$

By *Oct 8* not being ready for trial, this cause was continued to *Oct 8*, 1908 at *7* o'clock *P.M.*

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By *Oct 9* 1908

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is *not* guilty, as charged therein.

(TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to *William Walcott Special* Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this *3* day of *October*, 1908. Costs, \$ *5.41*

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant *guilty* and assess a fine of \$ *one cent* against him."

Whereupon said jurors were discharged.

(TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant *guilty*, and assesses a fine against him in the sum of *one cent* dollar.

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of *one cent* dollars, and that he pay the costs herein fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the

Justice of the Peace.

County, and delivered it to Constable

Justice of the Peace

In unnumbered real estate, of the value of

hardly acknowledge myself repaid bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

Witness my hand, this day of

1908

FINE.	Dollars.	Cents
JUSTICE.		
Date of Entry, . . .	25	
Affidavit, . . .	25	
Warrant, . . .	25	
Recognizance, . . .	25	
Subpoena, . . .	10	
Continuance, . . .	25	
Venire, . . .	25	
Swearing Jury, . . .	1 00	
Trial, . . .	25	
Swearing Witnesses	50	
Judgment, . . .	60	
Record, . . .		
Final Judgment, . . .		
Commitment, . . .		
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .		
Index, . . .	10	
Satisfaction, . . .		
Transcript, . . .		
Docket Fee, . . .	50	
CONSTABLE.	7 85	
PROS. ATT'Y.	8 30	
WITNESS FEES.		
JURORS.		

STATE OF INDIANA, } *Eli F. Duffey* J. P.
Guilford Township,
Wendricks County.
Oct 2 1908

On this *second* day of *October*, 1908, *Joseph B. Mewit* filed an affidavit charging that on or about the *2* day of *October*, 1908, *Ed. Parker* did, at the County and State aforesaid, unlawfully *Sell or attempt to sell goods and*
merchandise not of his own
manufacture without a license within
the corporate limits of the town of
Plainfield

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said

Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of 1908. Costs, \$

I also issued a subpoena for witness for plaintiff to

By not being ready for trial, this cause was continued to 1908 at o'clock M.

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By 1908

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is guilty, as charged therein.

(TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this day of 1908. Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant *guilty* and assess a fine of \$ against him."

Whereupon said jurors were discharged.

(TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant *guilty*, and assesses a fine against him in the sum of *Five* dollar.

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of *Five* dollars, and that he pay the costs herein fixed at \$ *8.30* and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

Eli F. Duffey J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the

County, and delivered it to Constable

Justice of the Peace

In unnumbered real estate, of the value of

hardly acknowledge myself repaid bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

Witness my hand, this day of

1908

The above Paid in full this 2 day of October 1908

Eli Duffey J.P.

FINE.		Dollars.	Cents
Date of Entry, . . .		1	00
Affidavit, . . .		25	
Warrant, . . .		25	
Recognizance, . . .			
Subpoena, . . .		25	
Continuance, . . .			
Venire, . . .			
Swearing Jury, . . .		1	00
Trial, . . .		25	
Swearing Witnesses, . . .		50	
Judgment, . . .		1	08
Record, . . .		50	
Final Judgment, . . .			
Commitment, . . .			
Stay and Affidavit, . . .			
Appeal Bond, . . .			
Execution, . . .		10	
Index, . . .			
Satisfaction, . . .			
Transcript, . . .		50	
Docket Fee, . . .		70	
CONSTABLE.			
Total		6	30
PROS. ATT'Y.			
WITNESS FEES.			
JURORS.			

STATE OF INDIANA, } *Eli H. Duffey* J. P.
 vs. } *Pharvan Hill* Township,
Pharvan Hill County.
Oct 3 1908

On this *3* day of *October*, 1908, *John D. Clayton* filed an affidavit charging that on or about the *3* day of *October*, 1908, *Pharvan Hill* did, at the County and State aforesaid, unlawfully and in any and insolent manner touch and attempt strike *John D. Clayton* with a deadly and dangerous weapon to wit *axe* *scale weight*

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana. Whereupon I issued a warrant for the arrest of said *Pharvan Hill* to *William Wilmoth* to *Special*

Constable, who returned the same served by arresting said defendant and bringing him into Court, this *3* day of *October*, 1908 Costs, \$

I also issued a subpoena for *John D. Clayton* witness for plaintiff to Constable. Served Costs, \$

By *John D. Clayton* Deputy. not being ready for trial, this cause was continued to *190* at *o'clock* M.

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By *John D. Clayton* Deputy. 190

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is *guilty*, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this day of *190* Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant *guilty* and assess a fine of \$ against him."

Whereupon said jurors were discharged.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant *guilty*, and assesses a fine against him in the sum of *One* dollar.

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of *One* dollars, and that he pay the costs herein fixed at \$ *4.80* and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

Eli H. Duffey J. P.

Recd Six Dollars & thirty in full of the above fine and all costs this the 30 day of Oct 1908 *Eli Duffey J. P.*

FINE.		Dollars.	Cents
Date of Entry, . . .		10	12
Affidavit, . . .		25	
Warrant, . . .		25	
Recognizance, . . .		25	
Subpoena, . . .		25	
Continuance, . . .			
Venire, . . .			
Swearing Jury, . . .		1	00
Trial, . . .		25	
Swearing Witnesses, . . .		50	
Judgment, . . .		50	
Record, . . .		25	
Final Judgment, . . .			
Commitment, . . .		25	
Stay and Affidavit, . . .			
Appeal Bond, . . .			
Execution, . . .		10	
Index, . . .			
Satisfaction, . . .			
Transcript, . . .		50	
Docket Fee, . . .			
CONSTABLE.			
PROS. ATT'Y.			
WITNESS FEES.			
JURORS.			

STATE OF INDIANA, } *Eli H. Duffey* J. P.
 vs. } *John Gibson* Township,
John Gibson County.
 190

On this *12* day of *October*, 1908, *Werner Coleman* filed an affidavit charging that on or about the *10* day of *October*, 1908, *John Gibson* did, at the County and State aforesaid, unlawfully touch and strike *Werner Coleman* in a rude and insolent manner

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana. Whereupon I issued a warrant for the arrest of said *John Gibson* to *William Wilmoth* to *Special*

Constable, who returned the same served by arresting said defendant and bringing him into Court, this *12* day of *October*, 1908 Costs, \$

I also issued a subpoena for witness for plaintiff to Constable. Served Costs, \$

By *John Gibson* Deputy. not being ready for trial, this cause was continued to *190* at *o'clock* M.

Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By *John Gibson* Deputy. 190

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is *guilty*, as charged therein.

(TRIAL BY JURY.)

Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this day of *190* Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant *guilty* and assess a fine of \$ against him."

Whereupon said jurors were discharged.

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant *guilty*, and assesses a fine against him in the sum of *One* dollar.

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of *One* dollars, and that he pay the costs herein fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

J. P.

Dismissed for want of prosecution

Eli Duffey

FINE.		Dollars.	Cents.
JUSTICE.			
Date of Entry, . . .	25		
Affidavit, . . .	25		
Warrant, . . .			
Recognizance, . . .			
Subpoena, . . .			
Continuance, . . .			
Venire, . . .			
Swearing Jury, . . .	50		
Trial, . . .			
Swearing Witnesses	25		
Judgment, . . .	25		
Record, . . .	25		
Final Judgment, . . .			
Commitment, . . .			
Stay and Affidavit, . . .			
Appeal Bond, . . .			
Execution, . . .	10		
Index, . . .			
Satisfaction, . . .			
Transcript, . . .	75		
Docket Fee, . . .	8		
CONSTABLE.			
PROS. ATT'Y.			
WITNESS FEES.			
JURORS.			

STATE OF INDIANA, } *Eli F. Duffey* J. P.
vs. } *of Guilford* Township,
David Safuwright } *Hendricks* County.
1907

On this 29 day of June, 1907,
John Douglas filed an affidavit charging that on or about
the 29 day of June, 1907, *David Safuwright*
was at the County and State aforesaid, unlawfully
found in a public road State of
Intoxication to wit on the corner of Main and
Vine Streets in the town of Plainfield

contrary to the form of the statutes in such cases made and provided, and against the
peace and dignity of the State of Indiana.
Whereupon I issued a warrant for the arrest of said
David Safuwright to *John Douglas Special*
Constable, who returned the same served by arresting said defendant and bringing him into
Court, this 30 day of June, 1907 Costs, \$
By _____ Constable.
Deputy.
I also issued a subpoena for _____ witness for plaintiff to
Constable. Served _____ Costs, \$
By _____ Constable.
Deputy.
not being ready for trial, this cause was
continued to _____, 1907 at _____ o'clock _____ M.
Whereupon defendant entered into recognizance in the sum of \$ _____ for his
appearance on said day, with
as surety, which bond was approved by me on said day.
Subpoena issued for _____ witness for defendant served; Costs, \$
By _____ Constable.
Deputy.
Comes now the defendant, and being arraigned upon the above affidavit for plea, says
he is _____ guilty, as charged therein.
(TRIAL BY JURY.)
Defendant also calls a Jury. Whereupon I issued a venire to
Constable, who returned the same served by summoning
the following named qualified jurors of my township, to-wit:
this _____ day of _____, 1907 Costs, \$
Said Jurors having been accepted and sworn, after hearing all the evidence, retired
in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
the defendant _____ guilty and assess a fine of \$ _____ against him."
Whereupon said jurors were discharged.
(TRIAL BY COURT.)
And the evidence being heard, and the Court being advised, finds the defendant
guilty, _____ and assesses a fine against him in the sum of
_____ dollar,
It is therefore considered and adjudged by the Court that the defendant for the
offense by him above committed, do make his fine to the State of Indiana, in the sum of
_____ dollars, and that he pay the costs herein
fixed at \$ 2.83 and accruing costs, and that said defendant stand committed
until the said fine and costs are paid or replevied.
Eli F. Duffey J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the _____
Justice of the Peace.
_____ dollars.
_____ day of _____
Witness my hand, this _____ day of _____
I hereby acknowledge myself replevin bond for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple
in unnumbered real estate, of the value of _____
Justice of the Peace.
_____ County, and delivered it to Constable _____
Justice of the Peace

FINE.		Dollars.	Cents.
JUSTICE.			
Date of Entry, . . .			
Affidavit, . . .			
Warrant, . . .			
Recognizance, . . .			
Subpoena, . . .			
Continuance, . . .			
Venire, . . .			
Swearing Jury, . . .			
Trial, . . .			
Swearing Witnesses			
Judgment, . . .			
Record, . . .			
Final Judgment, . . .			
Commitment, . . .			
Stay and Affidavit, . . .			
Appeal Bond, . . .			
Execution, . . .			
Index, . . .			
Satisfaction, . . .			
Transcript, . . .			
Docket Fee, . . .			
CONSTABLE.			
PROS. ATT'Y.			
WITNESS FEES.			
JURORS.			

STATE OF INDIANA, } J. P.
vs. } Township,
County.
190

On this _____ day of _____, 1907,
_____ filed an affidavit charging that on or about
the _____ day of _____, 1907,
_____ did, at the County and State aforesaid, unlawfully
contrary to the form of the statutes in such cases made and provided, and against the
peace and dignity of the State of Indiana.
Whereupon I issued a warrant for the arrest of said
to
Constable, who returned the same served by arresting said defendant and bringing him into
Court, this _____ day of _____, 1907 Costs, \$
By _____ Constable.
Deputy.
I also issued a subpoena for _____ witness for plaintiff to
Constable. Served _____ Costs, \$
By _____ Constable.
Deputy.
not being ready for trial, this cause was
continued to _____, 1907 at _____ o'clock _____ M.
Whereupon defendant entered into recognizance in the sum of \$ _____ for his
appearance on said day, with
as surety, which bond was approved by me on said day.
Subpoena issued for _____ witness for defendant served; Costs, \$
By _____ Constable.
Deputy.
Comes now the defendant, and being arraigned upon the above affidavit for plea, says
he is _____ guilty, as charged therein.
(TRIAL BY JURY.)
Defendant also calls a Jury. Whereupon I issued a venire to
Constable, who returned the same served by summoning
the following named qualified jurors of my township, to-wit:
this _____ day of _____, 1907 Costs, \$
Said Jurors having been accepted and sworn, after hearing all the evidence, retired
in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
the defendant _____ guilty and assess a fine of \$ _____ against him."
Whereupon said jurors were discharged.
(TRIAL BY COURT.)
And the evidence being heard, and the Court being advised, finds the defendant
guilty, _____ and assesses a fine against him in the sum of
_____ dollar,
It is therefore considered and adjudged by the Court that the defendant for the
offense by him above committed, do make his fine to the State of Indiana, in the sum of
_____ dollars, and that he pay the costs herein
fixed at \$ _____ and accruing costs, and that said defendant stand committed
until the said fine and costs are paid or replevied.
J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the _____
Justice of the Peace.
_____ dollars.
_____ day of _____
I hereby acknowledge myself replevin bond for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple
in unnumbered real estate, of the value of _____
Justice of the Peace.
_____ County, and delivered it to Constable _____
Justice of the Peace

Recd. on above Seven Dollars and Eighty five cents in full of above judgment
and costs This the 30 day of June 1907
Eli F. Duffey J. P.

No.

FINE.	Dollars.	Cents
JUSTICE.		
Date of Entry, . . .	25	
Affidavit, . . .	25	
Warrant, . . .	25	
Recognizance, . . .	50	
Subpoena, . . .	10	
Continuance, . . .		
Venire, . . .		
Swearing Jury, . . .		
Trial, . . .		
Swearing Witnesses		
Judgment, . . .		
Record, . . .		
Final Judgment, . . .		
Commitment, . . .		
Stay and Affidavit,		
Appeal Bond, . . .		
Execution, . . .	10	
Index, . . .		
Satisfaction, . . .		
Transcript, . . .		
Docket Fee, . . .		
CONSTABLE.		
PROS. ATT'Y.		
WITNESS FEES.		
JURORS.		

STATE OF INDIANA, } *Chas. F. Duffy* J. P.
 vs. } *Guilford* Township,
Harry Baxter } *Wendricks* County.
 July 6 1909

On this *6* day of *July*, 190*9*,
James Norris filed an affidavit charging that on or about
 the *4* day of *July*, 190*9*,
Harry Baxter did, at the County and State aforesaid, unlawfully
steal take and carry away from the
home of James Norris one leather
packet book containing two Dollars
in silver coins the same being
the property of said James Norris

contrary to the form of the statutes in such cases made and provided, and against the
 peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said
Harry Baxter to *John Douglas Special*
 Constable, who returned the same served by arresting said defendant and bringing him into
 Court, this *7* day of *July*, 190*9* Costs, \$
 Constable. Deputy.
 By *John Douglas* Constable. Served Costs, \$
 Constable. Deputy.
 By *John Douglas* not being ready for trial, this cause was
 continued to *July 16*, 190*9* at *10* o'clock *9* M.
 Whereupon defendant entered into recognizance in the sum of \$*100* for his
 appearance on said day, with *W. D. Duffon* and
 as surety, which bond was approved by me on said day.
 Subpoena issued for *July 7*, 190*9* witness for defendant served; Costs, \$
 Constable. Deputy.
 By *John Douglas*, 190*9*
 Comes now the defendant, and being arraigned upon the above affidavit for plea, says
 he is *guilty*, as charged therein.
 (TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to
 Constable, who returned the same served by summoning
 the following named qualified jurors of my township, to-wit:
 this *7* day of *July*, 190*9* Costs, \$
 Constable.
 Said Jurors having been accepted and sworn, after hearing all the evidence, retired
 in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
 the defendant *guilty* and assess a fine of \$*10* against him."
 Foreman.
 Whereupon said jurors were discharged.
 (TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant
not guilty, and assesses a fine against him in the sum of
10 dollar,
 It is therefore considered and adjudged by the Court that the defendant for the
 offense by him above committed, do make his fine to the State of Indiana, in the sum of
10 dollars, and that he pay the costs herein
 fixed at \$*10* and accruing costs, and that said defendant stand committed
 until the said fine and costs are paid or replevied.
Chas. F. Duffy J. P.

I, _____ hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple
 dollars.

Witness my hand, this _____ day of _____, 190*9*
 Justice of the Peace

No.

FINE.	Dollars.	Cents
JUSTICE.		
Date of Entry, . . .		
Affidavit, . . .		
Warrant, . . .		
Recognizance, . . .		
Subpoena, . . .		
Continuance, . . .		
Venire, . . .		
Swearing Jury, . . .		
Trial, . . .		
Swearing Witnesses		
Judgment, . . .		
Record, . . .		
Final Judgment, . . .		
Commitment, . . .		
Stay and Affidavit,		
Appeal Bond, . . .		
Execution, . . .		
Index, . . .		
Satisfaction, . . .		
Transcript, . . .		
Docket Fee, . . .		
CONSTABLE.		
PROS. ATT'Y.		
WITNESS FEES.		
JURORS.		

STATE OF INDIANA, } J. P.
 vs. } Township,
 County.
 190

On this _____ day of _____, 190*9*,
 filed an affidavit charging that on or about
 the _____ day of _____, 190*9*,
 did, at the County and State aforesaid, unlawfully

contrary to the form of the statutes in such cases made and provided, and against the
 peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said
 to
 Constable, who returned the same served by arresting said defendant and bringing him into
 Court, this _____ day of _____, 190*9* Costs, \$
 Constable. Deputy.
 By _____ Constable. Served Costs, \$
 Constable. Deputy.
 By _____ not being ready for trial, this cause was
 continued to _____, 190*9* at _____ o'clock _____ M.
 Whereupon defendant entered into recognizance in the sum of \$_____ for his
 appearance on said day, with _____
 as surety, which bond was approved by me on said day.
 Subpoena issued for _____ witness for defendant served; Costs, \$
 Constable. Deputy.
 By _____, 190*9*
 Comes now the defendant, and being arraigned upon the above affidavit for plea, says
 he is _____ guilty, as charged therein.
 (TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to
 Constable, who returned the same served by summoning
 the following named qualified jurors of my township, to-wit:
 this _____ day of _____, 190*9* Costs, \$
 Constable.
 Said Jurors having been accepted and sworn, after hearing all the evidence, retired
 in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
 the defendant _____ guilty and assess a fine of \$_____ against him."
 Foreman.
 Whereupon said jurors were discharged.
 (TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant
 guilty, and assesses a fine against him in the sum of
 _____ dollar,
 It is therefore considered and adjudged by the Court that the defendant for the
 offense by him above committed, do make his fine to the State of Indiana, in the sum of
 _____ dollars, and that he pay the costs herein
 fixed at \$_____ and accruing costs, and that said defendant stand committed
 until the said fine and costs are paid or replevied.
 J. P.

I, _____ hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple
 dollars.

Witness my hand, this _____ day of _____, 190*9*
 Justice of the Peace

No.

FINE.	Dollars.	Cents
	2	00

STATE OF INDIANA, } **J. P.**
 vs. } **Township,**
Everett Rogers } **County,**
 190

On this Sixth day of September, 1909,
Edmar Jackson filed an affidavit charging that on or about
 the 6 day of September, 1909,
Everett Rogers did, at the County and State aforesaid, unlawfully
strike and beat Orland Atkinson

contrary to the form of the statutes in such cases made and provided, and against the
 peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said Everett Rogers
 to John Douglas Special
 Constable, who returned the same served by arresting said defendant and bringing him into
 Court, this 6 day of September, 1909 Costs, \$

I also issued a subpoena for Orland Atkinson witness for plaintiff to
 Constable. Served Costs, \$

By Orland Atkinson Deputy.
 not being ready for trial, this cause was
 continued to 190 at o'clock M.
 Whereupon defendant entered into recognizance in the sum of \$ 190 for his
 appearance on said day, with
 as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By Orland Atkinson Deputy.
 Comes now the defendant, and being arraigned upon the above affidavit for plea, says
 he is guilty, as charged therein.

(TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to
 Constable, who returned the same served by summoning
 the following named qualified jurors of my township, to-wit:

this day of 190 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired
 in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
 the defendant guilty and assess a fine of \$ 100 against him."
 Foreman.

Whereupon said jurors were discharged.

(TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant
 guilty, and assesses a fine against him in the sum of
100 dollar
 It is therefore considered and adjudged by the Court that the defendant for the
 offense by him above committed, do make his fine to the State of Indiana, in the sum of
100 dollars, and that he pay the costs herein
 fixed at \$ 100 and accruing costs, and that said defendant stand committed
 until the said fine and costs are paid or replevied.

Elmer Duffey J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Writimus for his commitment to the

Justice of the Peace.

dollars.

Witness my hand, this

day of

190

Justice of the Peace

now 1st 1909 Recd \$6.50 in full in the above case

Elmer Duffey

No.

FINE.	Dollars.	Cents

STATE OF INDIANA, } **J. P.**
 vs. } **Township,**
 190

On this day of 190,
filed an affidavit charging that on or about
 the day of 190,
did, at the County and State aforesaid, unlawfully

contrary to the form of the statutes in such cases made and provided, and against the
 peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said
 to
 Constable, who returned the same served by arresting said defendant and bringing him into
 Court, this day of 190 Costs, \$

I also issued a subpoena for witness for plaintiff to
 Constable. Served Costs, \$

By Orland Atkinson Deputy.
 not being ready for trial, this cause was
 continued to 190 at o'clock M.
 Whereupon defendant entered into recognizance in the sum of \$ 190 for his
 appearance on said day, with
 as surety, which bond was approved by me on said day.

Subpoena issued for witness for defendant served; Costs, \$

By Orland Atkinson Deputy.
 Comes now the defendant, and being arraigned upon the above affidavit for plea, says
 he is guilty, as charged therein.

(TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to
 Constable, who returned the same served by summoning
 the following named qualified jurors of my township, to-wit:

this day of 190 Costs, \$

Said Jurors having been accepted and sworn, after hearing all the evidence, retired
 in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
 the defendant guilty and assess a fine of \$ 100 against him."
 Foreman.

Whereupon said jurors were discharged.

(TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant
 guilty, and assesses a fine against him in the sum of
100 dollar
 It is therefore considered and adjudged by the Court that the defendant for the
 offense by him above committed, do make his fine to the State of Indiana, in the sum of
100 dollars, and that he pay the costs herein
 fixed at \$ 100 and accruing costs, and that said defendant stand committed
 until the said fine and costs are paid or replevied.

Elmer Duffey J. P.

The defendant failing to pay or replevy the opposite judgment, I issued a Writimus for his commitment to the

Justice of the Peace.

dollars.

Witness my hand, this

day of

190

Justice of the Peace

No.

FINE.	Dollars.	Cents
JUSTICE.	2	60
Date of Entry, . . .	25	
Affidavit, . . .	25	
Warrant, . . .	25	
Recognizance, . . .	25	
Subpoena, . . .	1	00
Continuance, . . .	5	
Venire, . . .	50	
Swearing Jury, . . .	50	
Trial, . . .		
Swearing Witnesses		
Judgment, . . .		
Record, . . .		
Final Judgment, . . .		
Commitment, . . .		
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .		
Index, . . .		
Satisfaction, . . .		
Transcript, . . .		
Docket Fee, . . .		
CONSTABLE.		
PROS. ATTY.		
WITNESS FEES.		
JURORS.		

STATE OF INDIANA, } *Eli F. Duffey* J. P.
 vs. } *Guilford* Township,
Orlando Atkinson } *Hendricks* County.
Sep 6 1907

On this *6* day of *September*, 1907,
Thomas Head filed an affidavit charging that on or about
 the *6* day of *September*, 1907,
Orlando Atkinson did, at the County and State aforesaid, unlawfully
touch and strike in a rude violent
manner *Eberett Rogers*

contrary to the form of the statutes in such cases made and provided, and against the
 peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said
Orlando Atkinson to *John Douglas Special*
 Constable, who returned the same served by arresting said defendant and bringing him into
 Court, this *6* day of *September*, 1907 Costs, \$
 By *John Douglas* Deputy.
 I also issued a subpoena for *John Douglas* witness for plaintiff to
 Constable. Served Costs, \$
 By *John Douglas* Deputy.
 not being ready for trial, this cause was
 continued to *190* at *o'clock* M.
 Whereupon defendant entered into recognizance in the sum of \$
 for his
 appearance on said day, with
 as surety, which bond was approved by me on said day.
 Subpoena issued for *John Douglas* witness for defendant served; Costs, \$
 Constable.
 By *John Douglas* Deputy.
 Comes now the defendant, and being arraigned upon the above affidavit for plea, says
 he is *guilty*, as charged therein.
 (TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to
 Constable, who returned the same served by summoning
 the following named qualified jurors of my township, to-wit:
 this *6* day of *September*, 1907 Costs, \$
 Constable.
 Said Jurors having been accepted and sworn, after hearing all the evidence, retired
 in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
 the defendant *guilty* and assess a fine of \$
 against him."
 Foreman.
 Whereupon said jurors were discharged.
 (TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant
 guilty, and assesses a fine against him in the sum of
Two dollar
 It is therefore considered and adjudged by the Court that the defendant for the
 offense by him above committed, do make his fine to the State of Indiana, in the sum of
Two dollars, and that he pay the costs herein
 fixed at \$
 and accruing costs, and that said defendant stand committed
 until the said fine and costs are paid or replevied.
Eli F. Duffey J. P.

The defendant, failing to pay or replevy the opposite judgment, I issued a Writimus for his commitment to the

Justice of the Peace.

hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

Witness my hand, this *6* day of *September*, 1907

Justice of the Peace

No.

FINE.	Dollars.	Cents
JUSTICE.		
Date of Entry, . . .		
Affidavit, . . .		
Warrant, . . .		
Recognizance, . . .		
Subpoena, . . .		
Continuance, . . .		
Venire, . . .		
Swearing Jury, . . .		
Trial, . . .		
Swearing Witnesses		
Judgment, . . .		
Record, . . .		
Final Judgment, . . .		
Commitment, . . .		
Stay and Affidavit, . . .		
Appeal Bond, . . .		
Execution, . . .		
Index, . . .		
Satisfaction, . . .		
Transcript, . . .		
Docket Fee, . . .		
CONSTABLE.		
PROS. ATTY.		
WITNESS FEES.		
JURORS.		

STATE OF INDIANA, } J. P.
 vs. } Township,
 County.
 190

On this *6* day of *September*, 1907,
 filed an affidavit charging that on or about
 the *6* day of *September*, 1907,
 did, at the County and State aforesaid, unlawfully

contrary to the form of the statutes in such cases made and provided, and against the
 peace and dignity of the State of Indiana.
 Whereupon I issued a warrant for the arrest of said
 to
 Constable, who returned the same served by arresting said defendant and bringing him into
 Court, this *6* day of *September*, 1907 Costs, \$
 By *John Douglas* Deputy.
 I also issued a subpoena for *John Douglas* witness for plaintiff to
 Constable. Served Costs, \$
 By *John Douglas* Deputy.
 not being ready for trial, this cause was
 continued to *190* at *o'clock* M.
 Whereupon defendant entered into recognizance in the sum of \$
 for his
 appearance on said day, with
 as surety, which bond was approved by me on said day.
 Subpoena issued for *John Douglas* witness for defendant served; Costs, \$
 Constable.
 By *John Douglas* Deputy.
 Comes now the defendant, and being arraigned upon the above affidavit for plea, says
 he is *guilty*, as charged therein.
 (TRIAL BY JURY.)
 Defendant also calls a Jury. Whereupon I issued a venire to
 Constable, who returned the same served by summoning
 the following named qualified jurors of my township, to-wit:
 this *6* day of *September*, 1907 Costs, \$
 Constable.
 Said Jurors having been accepted and sworn, after hearing all the evidence, retired
 in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
 the defendant *guilty* and assess a fine of \$
 against him."
 Foreman.
 Whereupon said jurors were discharged.
 (TRIAL BY COURT.)
 And the evidence being heard, and the Court being advised, finds the defendant
 guilty, and assesses a fine against him in the sum of
Two dollar
 It is therefore considered and adjudged by the Court that the defendant for the
 offense by him above committed, do make his fine to the State of Indiana, in the sum of
Two dollars, and that he pay the costs herein
 fixed at \$
 and accruing costs, and that said defendant stand committed
 until the said fine and costs are paid or replevied.
 J. P.

The defendant, failing to pay or replevy the opposite judgment, I issued a Writimus for his commitment to the

Justice of the Peace.

hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

Witness my hand, this *6* day of *September*, 1907

Justice of the Peace

Sep 20 1907 Recd on about \$5.50 in full for fine & costs

Eli F. Duffey

FINE.		Dollars.	Cents	STATE OF INDIANA,		J. P.	
				vs.		Township,	
				Edward Brown		County.	
						190	
JUSTICE.							
Date of Entry, . . .				On this <u>twenty-fifth</u> day of <u>August</u> , 190 <u>7</u> .			
Affidavit, . . .				<u>William Chandler</u> filed an affidavit charging that on or about			
Warrant, . . .				the <u>28</u> day of <u>June</u> , 190 <u>7</u> ,			
Recognizance, . . .				<u>Edward Brown</u> did, at the County and State aforesaid, unlawfully			
Subpoena, . . .				<u>become intoxicated and did disturb the</u>			
Continuance, . . .				<u>the peace</u>			
Venire, . . .							
Swearing Jury, . . .							
Trial, . . .							
Swearing Witnesses							
Judgment, . . .							
Record, . . .							
Final Judgment, . . .							
Commitment, . . .							
Stay and Affidavit, . . .							
Appeal Bond, . . .							
Execution, . . .							
Index, . . .							
Satisfaction, . . .							
Transcript, . . .							
Docket Fee, . . .							
CONSTABLE.							
				contrary to the form of the statutes in such cases made and provided, and against the			
				peace and dignity of the State of Indiana.			
				Whereupon I issued a warrant for the arrest of said <u>Edward Brown</u>			
				to <u>John Douglas Special</u>			
				Constable, who returned the same served by arresting said defendant and bringing him into			
				Court, this _____ day of _____, 190____ Costs, \$_____			
				By _____ Constable.			
				Deputy.			
				I also issued a subpoena for _____ witness for plaintiff to			
				Constable. Served _____ Costs, \$_____			
				By _____ Constable.			
				Deputy.			
				not being ready for trial, this cause was			
				continued to _____, 190____ at _____ o'clock _____ M.			
				Whereupon defendant entered into recognizance in the sum of \$_____ for his			
				appearance on said day, with			
				as surety, which bond was approved by me on said day.			
				_____, 190____			
				Subpoena issued for _____ witness for defendant served; Costs, \$_____			
				By _____ Constable.			
				Deputy.			
				Comes now the defendant, and being arraigned upon the above affidavit for plea, says			
				he is _____ guilty, as charged therein.			
				(TRIAL BY JURY.)			
				Defendant also calls a Jury. Whereupon I issued a venire to _____			
				Constable, who returned the same served by summoning			
				the following named qualified jurors of my township, to-wit:			
				this _____ day of _____, 190____ Costs, \$_____			
				By _____ Constable.			
				Deputy.			
				Said Jurors having been accepted and sworn, after hearing all the evidence, retired			
				in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find			
				the defendant _____ guilty _____ and assess a fine of \$_____ against him."			
				Foreman.			
				Whereupon said jurors were discharged.			
				(TRIAL BY COURT.)			
				And the evidence being heard, and the Court being advised, finds the defendant			
				_____ guilty, _____ and assesses a fine against him in the sum of _____			
				_____ dollar,			
				It is therefore considered and adjudged by the Court that the defendant for the			
				offense by him above committed, do make his fine to the State of Indiana, in the sum of _____			
				_____ dollars, and that he pay the costs herein			
				fixed at \$_____ and accruing costs, and that said defendant stand committed			
				until the said fine and costs are paid or replevied.			
				J. P.			

Test: _____ Justice of the Peace.

*The defendant failing to pay or reply to the opposite judgment, I issued a *Mittimus* for his commitment to the _____*

herby acknowledge myself require a bad for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth to pay simple
dollars _____ day of _____ 190—
Witness my hand, this _____

dollars.

La fin

22

FINE.	Dollars.	Cents	STATE OF INDIANA,	J. P.
			vs.	Township,
				County.
				190
JUSTICE.			On this _____ day of _____, 190____,	
Date of Entry, . . .			_____ filed an affidavit charging that on or about	
Affidavit,			the _____ day of _____, 190____,	
Warrant,			_____ did, at the County and State aforesaid, unlawfully	
Recognizance, . . .				
Subpoena,				
Continuance, . . .				
Venire,				
Swearing Jury, . .				
Trial,				
Swearing Witnesses				
Judgment,				
Record,				
Final Judgment, .				
Commitment, . . .				
Stay and Affidavit,			contrary to the form of the statutes in such cases made and provided, and against the	
Appeal Bond, . . .			peace and dignity of the State of Indiana.	
Execution,			Whereupon I issued a warrant for the arrest of said	
Index,			_____ to	
Satisfaction, . . .			Constable, who returned the same served by arresting said defendant and bringing him into	
Transcript,			Court, this _____ day of _____, 190____ Costs, \$ _____	
Docket Fee,			By _____ Constable.	
CONSTABLE.			I also issued a subpoena for _____ witness for plaintiff to	
			_____ Constable. Served _____ Costs, \$ _____	
			By _____ Deputy.	
			_____ not being ready for trial, this cause was	
			continued to _____, 190____ at _____ o'clock _____ M.	
			Whereupon defendant entered into recognizance in the sum of \$ _____ for his	
			appearance on said day, with	
			as surety, which bond was approved by me on said day.	
			Subpoena issued for _____ witness for defendant served; Costs, \$ _____	
			By _____ Constable.	
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says	
			he is _____ guilty, as charged therein.	
			(TRIAL BY JURY.)	
			Defendant also calls a Jury. Whereupon I issued a venire to	
			Constable, who returned the same served by summoning	
			the following named qualified jurors of my township, to-wit:	
			this _____ day of _____, 190____ Costs, \$ _____	
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired	
			in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find	
			the defendant _____ guilty _____ and assess a fine of \$ _____ against him."	
			Foreman	
			Whereupon said jurors were discharged.	
			(TRIAL BY COURT.)	
			And the evidence being heard, and the Court being advised, finds the defendant	
			_____ guilty, _____ and assesses a fine against him in the sum of	
			_____ dollar ,	
			It is therefore considered and adjudged by the Court that the defendant for the	
			offense by him above committed, do make his fine to the State of Indiana, in the sum of	
			_____ dollars, and that he pay the costs herein	
			fixed at \$ _____ and accruing costs, and that said defendant stand committed	
			until the said fine and costs are paid or replevied.	
				J. P.

The defendant failing to pay or reply to the opposite judgment, I issued a *Mittimus* for his commitment to the State Prison, and a *Writ of Habeas Corpus* to the Sheriff of the County of Los Angeles, to take him to the State Prison, and there to keep him until he should be released by the proper authorities.

hered, acknowledge myself reprieved but for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am ever to ye amply

dollars. _____ day of _____, 1890—

Witness my hand, this _____

—action.

1

No.

FINE.	Dollars.	Cents
STATE OF INDIANA, } <i>Eli F. Duffey</i> J. P. <i>Guilford</i> Township, <i>Hugh Smock</i> vs. <i>Hendricks</i> County. <i>Jan 2</i> 190 <i>8</i>		
JUSTICE. Date of Entry, . . . On this <i>the 1</i> day of <i>January</i> , 190 <i>8</i> Affidavit, . . . <i>Temple Mendenhall</i> filed an affidavit charging that on or about Warrant, . . . the <i>29</i> day of <i>December</i> , 190 <i>4</i> , <i>Hugh Smock</i> Recognizance, . . . did, at the County and State aforesaid, unlawfully Subpoena, . . . take steal and carry away from <i>Temple Mendenhall</i> Continuance, . . . born one box of fruit <i>peaches</i> the Venire, . . . property of <i>Temple Mendenhall</i> of Swearing Jury, . . . the value of <i>Ten Dollars \$10.00</i> Trial, . . . Swearing Witnesses Judgment, . . . Record, . . . Final Judgment, . . . Commitment, . . . Stay and Affidavit, Appeal Bond, Execution, Index, Satisfaction, Transcript, . . . Docket Fee, . . . CONSTABLE.		
contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana. Whereupon I issued a warrant for the arrest of said <i>Hugh Smock</i> <i>to Joseph Delavaner Special</i> Constable, who returned the same served by arresting said defendant and bringing him into Court, this <i>first</i> day of <i>January</i> , 190 <i>8</i> Costs, \$ Constable. Deputy. I also issued a subpoena for <i>Charles Head</i> witness for plaintiff to <i>Oscar Gmms</i> Constable. Served Costs, \$ Constable. Deputy. By <i>not being ready for trial, this cause was</i> continued to <i>, 190</i> at <i>o'clock</i> M. Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day. Subpoena issued for <i>witness for defendant served; Costs, \$</i> <i>R. Condit</i> Constable. Deputy. By <i>, 190</i> Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is <i>guilty</i> , as charged therein. (TRIAL BY JURY.) Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit: this <i>day of</i> <i>, 190</i> Costs, \$ Constable. Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant <i>guilty</i> and assess a fine of \$ against him." Foreman. Whereupon said jurors were discharged. (TRIAL BY COURT.) And the evidence being heard, and the Court being advised, finds the defendant <i>guilty</i> , and assesses a fine against him in the sum of <i>Recognized to the Circuit Court</i> It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of dollars, and that he pay the costs herein fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied. <i>Eli F. Duffey</i> J. P.		
PROS. ATTY. By <i>not being ready for trial, this cause was</i> continued to <i>, 190</i> at <i>o'clock</i> M. Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day. Subpoena issued for <i>witness for defendant served; Costs, \$</i> <i>R. Condit</i> Constable. Deputy. By <i>, 190</i> Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is <i>guilty</i> , as charged therein. (TRIAL BY JURY.) Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit: this <i>day of</i> <i>, 190</i> Costs, \$ Constable. Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant <i>guilty</i> and assess a fine of \$ against him." Foreman. Whereupon said jurors were discharged. (TRIAL BY COURT.) And the evidence being heard, and the Court being advised, finds the defendant <i>guilty</i> , and assesses a fine against him in the sum of <i>Recognized to the Circuit Court</i> It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of dollars, and that he pay the costs herein fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied. <i>Eli F. Duffey</i> J. P.		
WITNESS FEES. By <i>not being ready for trial, this cause was</i> continued to <i>, 190</i> at <i>o'clock</i> M. Whereupon defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day. Subpoena issued for <i>witness for defendant served; Costs, \$</i> <i>R. Condit</i> Constable. Deputy. By <i>, 190</i> Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is <i>guilty</i> , as charged therein. (TRIAL BY JURY.) Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit: this <i>day of</i> <i>, 190</i> Costs, \$ Constable. Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant <i>guilty</i> and assess a fine of \$ against him." Foreman. Whereupon said jurors were discharged. (TRIAL BY COURT.) And the evidence being heard, and the Court being advised, finds the defendant <i>guilty</i> , and assesses a fine against him in the sum of <i>Recognized to the Circuit Court</i> It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of dollars, and that he pay the costs herein fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied. <i>Eli F. Duffey</i> J. P.		
JURORS.		

no fees collected

No.

FINE.	Dollars.	Cents
STATE OF INDIANA, } <i>Eli F. Duffey</i> J. P. <i>Guilford</i> Township, <i>Eugene Watson</i> vs. <i>Hendricks</i> County. <i>Dec 28</i> 190 <i>7</i>		
JUSTICE. Date of Entry, . . . On this <i>28</i> day of <i>December</i> , 190 <i>7</i> Affidavit, . . . <i>Jesse Woods</i> filed an affidavit charging that on or about Warrant, . . . the <i>25</i> day of <i>December</i> , 190 <i>4</i> , <i>Eugene Watson</i> Recognizance, . . . did, at the County and State aforesaid, unlawfully Subpoena, . . . sell to <i>Ralph Woods</i> one half pint of Continuance, . . . whiskey that the said <i>Eugene Watson</i> Venire, . . . was then and there a <i>Druggist</i> Swearing Jury, . . . and the said <i>Ralph Woods</i> not then Trial, . . . and there having procured a written Swearing Witnesses prescription from any reputable Judgment, . . . physician Record, . . . Final Judgment, . . . Commitment, . . . Stay and Affidavit, Appeal Bond, Execution, Index, Satisfaction, Transcript, . . . Docket Fee, . . . CONSTABLE.		
contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana. Whereupon I issued a warrant for the arrest of said <i>Eugene Watson</i> to <i>Jeddyander Special</i> Constable, who returned the same served by arresting said defendant and bringing him into Court, this <i>28</i> day of <i>Dec</i> , 190 <i>7</i> Costs, \$ <i>1.95</i> Constable. Deputy. I also issued a subpoena for <i>Jesse Woods</i> witness for plaintiff to <i>Jeddyander</i> Constable. Served Costs, \$ Constable. Deputy. By <i>not being ready for trial, this cause was</i> continued to <i>, 190</i> at <i>o'clock</i> M. Whereupon defendant entered into recognizance in the sum of \$ <i>200.00</i> for his appearance on said day, with as surety, which bond was approved by me on said day. <i>Eli F. Duffey</i> , 190 <i>7</i> Subpoena issued for <i>witness for defendant served; Costs, \$</i> Constable. Deputy. By <i>, 190</i> Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is <i>not</i> guilty, as charged therein. (TRIAL BY JURY.) Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit: this <i>day of</i> <i>, 190</i> Costs, \$ Constable. Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant <i>guilty</i> and assess a fine of \$ against him." Foreman. Whereupon said jurors were discharged. (TRIAL BY COURT.) <i>Recognized the</i> And the evidence being heard, and the Court being advised, finds the defendant <i>to guilty, the Circuit Court</i> and assesses a fine against him in the sum of dollar, It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of dollars, and that he pay the costs herein fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied. <i>Eli F. Duffey</i> J. P.		
PROS. ATTY.		
WITNESS FEES. <i>Jesse Woods</i> <i>Mrs. Woods</i>		
JURORS.		

no fees collected

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the

of

County, and delivered it to Constable

Justice of the Peace

Justice of the Peace

Defendant gave sufficient bond which was accepted by the court and
he is not guilty, as charged therein.
Recognized to the Circuit Court
And the evidence being heard, and the Court being advised, finds the defendant
to guilty, the Circuit Court and assesses a fine against him in the sum of
dollar,
It is therefore considered and adjudged by the Court that the defendant for the
offense by him above committed, do make his fine to the State of Indiana, in the sum of
dollars, and that he pay the costs herein
fixed at \$
and accruing costs, and that said defendant stand committed
until the said fine and costs are paid or replevied. *Eli F. Duffey* J. P.

No.

FINE.	Dollars.	Cents
	5	00
STATE OF INDIANA, } <i>Eli F. Duffey</i> J. P. <i>George Shafer</i> vs. <i>Guilford</i> Township, <i>Handricks</i> County. <i>January 5</i> 19 <i>10</i>		
JUSTICE. Date of Entry, 1 5 Affidavit, 25 Warrant, 25 Recognizance, Subpoena, Continuance, Venire, Swearing Jury, Trial, Swearing Witnesses Judgment, 50 Record, 50 Final Judgment, Commitment, Stay and Affidavit, Appeal Bond, Execution, Index, 10 Satisfaction, Transcript, 50 Docket Fee, 70 CONSTABLE. <i>Paul</i> PROS. ATT'Y. WITNESS FEES. JURORS.		
On this <i>Fifth</i> day of <i>January</i> , 19 <i>10</i> . <i>Omar Bolan</i> filed an affidavit charging that on or about the <i>4</i> day of <i>January</i> , 19 <i>10</i> , <i>George</i> <i>Shafer</i> was, at the County and State aforesaid, unlawfully intoxicated in a public place, to-wit: on the streets of <i>Plainfield</i>		
contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana. Whereupon I issued a warrant for the arrest of said <i>George Shafer</i> to <i>Omar Bolan Special</i> Constable, who returned the same served by arresting said defendant and bringing him into Court, this <i>5</i> day of <i>January</i> 19 <i>10</i> Costs, \$		
I also issued a subpoena for _____ witness for plaintiff to Constable. Served _____ Costs, \$		
By _____ Constable. Deputy. not being ready for trial, this cause was continued to _____, 19 <i>10</i> at _____ o'clock _____ M. Whereupon defendant entered into recognizance in the sum of \$ _____ for his appearance on said day, with as surety, which bond was approved by me on said day.		
Subpoena issued for _____ witness for defendant served; Costs, \$ _____ By _____ Constable. Deputy. 19 <i>10</i>		
Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is _____ guilty, as charged therein. (TRIAL BY JURY.) Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:		
this _____ day of _____, 19 <i>10</i> Costs, \$ _____ Constable. Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant _____ guilty _____ and assess a fine of \$ _____ against him." Foreman. Whereupon said jurors were discharged.		
(TRIAL BY COURT.) And the evidence being heard, and the Court being advised, finds the defendant guilty, _____ and assesses a fine against him in the sum of <i>Five and no/100</i> dollars. It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of <i>Five and no/100</i> dollars, and that he pay the costs herein fixed at \$ <i>4.50</i> and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.		

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the

Justice of the Peace.

I hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

Witness my hand, this _____ day of _____, 19*10*

Justice of the Peace

Costs paid in full in the above cause this
Fifth day of *January* 19*10*.
Eli

No.

FINE.	Dollars.	Cents
	5	5
STATE OF INDIANA, } <i>Eli F. Duffey</i> J. P. <i>Frank Dear</i> vs. <i>Guilford</i> Township, <i>Handricks</i> County. <i>January 5</i> 19 <i>10</i>		
JUSTICE. Date of Entry, 1 5 Affidavit, 25 Warrant, 25 Recognizance, Subpoena, 25 Continuance, Venire, Swearing Jury, Trial, 50 Swearing Witnesses Judgment, 50 Record, 25 Final Judgment, Commitment, Stay and Affidavit, Appeal Bond, Execution, Index, 10 Satisfaction, Transcript, 50 Docket Fee, 60 CONSTABLE. PROS. ATT'Y. WITNESS FEES. JURORS.		
On this <i>Fifth</i> day of <i>January</i> , 19 <i>10</i> . <i>George B. Shafer</i> filed an affidavit charging that on or about the <i>4</i> day of <i>January</i> , 19 <i>10</i> , <i>Frank Dear</i> was, at the County and State aforesaid, unlawfully intoxicated in a public place to-wit: on the streets of <i>Plainfield</i>		
contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana. Whereupon I issued a warrant for the arrest of said <i>Frank Dear</i> to <i>Omar Bolan Special</i> Constable, who returned the same served by arresting said defendant and bringing him into Court, this <i>5</i> day of <i>January</i> 19 <i>10</i> Costs, \$		
I also issued a subpoena for _____ witness for plaintiff to Constable. Served _____ Costs, \$		
By _____ Constable. Deputy. not being ready for trial, this cause was continued to _____, 19 <i>10</i> at _____ o'clock _____ M. Whereupon defendant entered into recognizance in the sum of \$ _____ for his appearance on said day, with as surety, which bond was approved by me on said day.		
Subpoena issued for _____ witness for defendant served; Costs, \$ _____ By _____ Constable. Deputy. 19 <i>10</i>		
Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is _____ guilty, as charged therein. (TRIAL BY JURY.) Defendant also calls a Jury. Whereupon I issued a venire to Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:		
this _____ day of _____, 19 <i>10</i> Costs, \$ _____ Constable. Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant _____ guilty _____ and assess a fine of \$ _____ against him." Foreman. Whereupon said jurors were discharged.		
(TRIAL BY COURT.) And the evidence being heard, and the Court being advised, finds the defendant guilty, <i>by confession</i> and assesses a fine against him in the sum of <i>Five and no/100</i> dollars. It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of <i>Five</i> dollars, and that he pay the costs herein fixed at \$ _____ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.		

The defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the

Justice of the Peace.

I hereby acknowledge myself replevin bail for the stay of execution on the opposite judgment, for ninety days from the rendition thereof, and I swear that I am worth in fee simple

Witness my hand, this _____ day of _____, 19*10*

Justice of the Peace

Costs and fine paid in full by *Frank Dear* this *Fifth*
day of *January*, 19*10*.

FINE.		Dollars.	Cents
		5	00

STATE OF INDIANA, *Elmer Boler* vs. *Morton Gibbs* } *Elmer Boler* J. P.
Guilford Township,
Woodruffs County.
March 23 19*00*

On this *23* day of *March*, 19*00*,
Elmer Boler filed an affidavit charging that on or about
the *23* day of *March*, 19*00*,
Morton Gibbs did, at the County and State aforesaid, unlawfully

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
Whereupon I issued a warrant for the arrest of said

Constable, who returned the same served by arresting said defendant and bringing him into Court, this _____ day of _____, 190____ Costs, \$ _____

I also issued a subpoena for _____ witness for plaintiff to _____ Constable. Served _____ Costs, \$ _____

By _____ Deputy.

not being ready for trial, this cause was continued to _____, 190____ at _____ o'clock _____ M.

Whereupon defendant entered into recognizance in the sum of \$ _____ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for _____ witness for defendant served; Costs, \$ _____

By _____ Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is _____ guilty, as charged therein.

(TRIAL BY JURY.)
Defendant also calls a Jury. Whereupon I issued a venire to _____ Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this _____ day of _____, 190____ Costs, \$ _____

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant _____ guilty _____ and assess a fine of \$ _____ against him."

Whereupon said jurors were discharged.

(TRIAL BY COURT.)
And the evidence being heard, and the Court being advised, finds the defendant guilty, _____ and assesses a fine against him in the sum of _____ dollar, _____

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of _____ dollars, and that he pay the costs herein fixed at \$ *6.35* and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

Elmer Boler J. P.

Recd \$9.35 in full for fine and costs in above

This 24 day of March 1900 Elmer Boler J.P.

FINE.		Dollars.	Cents
		25	25

STATE OF INDIANA, *Ina Bybee* vs. *Bert Harrison* } *Elmer Boler* J. P.
Guilford Township,
Woodruffs County.
March 23 19*00*

On this *23* day of *March*, 19*00*,
Ina Bybee filed an affidavit charging that on or about
the _____ day of _____, 190____
_____ did, at the County and State aforesaid, unlawfully

she is the mother of one female bastard child, and that said Bert Harrison is the father of said bastard child.

contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
Whereupon I issued a warrant for the arrest of said

Constable, who returned the same served by arresting said defendant and bringing him into Court, this *23* day of *March*, 19*00* Costs, \$ *1.50*

I also issued a subpoena for _____ witness for plaintiff to _____ Constable. Served _____ Costs, \$ _____

By _____ Deputy.

not being ready for trial, this cause was continued to _____, 190____ at _____ o'clock _____ M.

Whereupon defendant entered into recognizance in the sum of \$ _____ for his appearance on said day, with as surety, which bond was approved by me on said day.

Subpoena issued for _____ witness for defendant served; Costs, \$ _____

By _____ Deputy.

Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is _____ guilty, as charged therein.

(TRIAL BY JURY.)
Defendant also calls a Jury. Whereupon I issued a venire to _____ Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:

this _____ day of _____, 190____ Costs, \$ _____

Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find the defendant _____ guilty _____ and assess a fine of \$ _____ against him."

Whereupon said jurors were discharged.

(TRIAL BY COURT.)
And the evidence being heard, and the Court being advised, finds the defendant guilty, _____ and assesses a fine against him in the sum of _____ dollar, _____

It is therefore considered and adjudged by the Court that the defendant for the offense by him above committed, do make his fine to the State of Indiana, in the sum of _____ dollars, and that he pay the costs herein fixed at \$ _____ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

Elmer Boler J. P.

Not bringing a bond for the defendant, and the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of fifty dollars. Said defendant is committed to the State Prison for the offense by him above committed, do make his fine to the State of Indiana, in the sum of fifty dollars, and that he pay the costs herein fixed at \$ _____ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.