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		State of Ind
		State of Inel vas Harry Baxter-Paye 92
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		Bryant Mead 32 Bly Robert 31 Bell beorge W 39 Bybe Therefore #3
		Robert Bryant 58
		State of Indiana
		Edward Brown 98 State of Inel
		State of Inel  NS  Orlandi Atkinson 96  S
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		V CONTRACTOR OF THE PARTY OF TH
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CD		Pag		William Coutetypela Coalvert Fred Coully Otis Coleman Horner State of Ind He a Conner Will State of Ind John & Clayton	73 75 79			CD EF GH IJ
	State of Ind Oharles Doan	22		Douglas Harry	2.9	Olay Luth	20	KL MM NO
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PQ	State of Ind 188 Klur William Page	60		P Q R S T U V W Y Y

	Rogers Elias, Swan auther, Richard Min os Chales G, slison Rogers Evert Was, John Lites Russell for iph Silar Ben Smock Solorge Rogers Overett	Page 4 Stanley S.J., vo Jemph Mendenhall 5 12 35 42 4H 760	Tage 11
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R	State of Inth Nos State of Inel	1,00	RS
			W Y Y

Townsend alongo 46 William Walmoth Willhite Brevett State of Indiana NS Engean Walsons 101

## CRIMINAL DOCKET

FINE.	Dollan	s. Cents	STATE OF INDIANA, ) addison Balland I P		
			vs		in u
THE REPORT OF THE RESERVE OF THE RES	100	4 4 4 13	Township,	Th	rinor Te
JUSTICE.			Offindents County.	The defendant failing to	st:
ite of Entry,			October 25 1901	fend	red r
Adavit,	7.50	44	On this day of October 1904	int j	eal e
arrant,	1111	25	filed an affidavit charging that on or about	failin	estate,
cognizance,	300		the 23 day of October 1904, Marion	ig to	9
bpæna, · · ·		25	did, at the County and State aforesaid, unlawfully	pay	the v
ntinuance,			The found in a Rublic in	or re	value
nire, · · · ·			a State of Clamfield in	repleay	3
earing Jury, .	-		of Vantorication	the	
al,		00		opposite	
earing Witnesses		15	THE PROPERTY OF STREET ASSESSMENT OF STREET ASSESSMENT OF STREET		
gment, . + .		25	CANCEL CONTROL OF THE PROPERTY	judgmeni	
ord, · · · ·		10		nent,	
al Judgment,	-		等。在是不是不是特殊的。 1. 10 10 10 10 10 10 10 10 10 10 10 10 10	In	
imitment,				sued	
y and Affidavit,	-		contrary to the form of the statutes in such cases made and provided, and against the	a M	
eal Bond,			peace and dignity of the State of Indiana.  Whereupon I issued a warrant for the arrest of said Marion	ittim	
ecution,			Brunet to a of Lowered	us for	
lex, · · · ·	-		Constable, who returned the same served by arresting said defendant and bringing him into	n his	Ja
isfaction, · ·		-	Court, this 26 day of October 1901 Costs, \$		ustice
nscript,	-	-	- Constable.	commitment to	9
ket Fee,		25	By————————————————————————————————————	ment	the I
UNSTABLE.	The s	25	I also issued a subpana for—witness for plaintiff to	toti	eace
		20	Constable. Served Costs, \$	6	
ROS. ATTY.	In the				dollars
			By————————————————————————————————————		rs.
	U.S.		continued tonot being ready for trial, this cause was		
			Whereupon defendant entered into recognizance in the sum of \$for his	9	
			appearance on said day, with		
	1		as surety, which bond was approved by me on said day.		
			Subpæna issued for—witness for defendant served; Costs, \$		
			A Lower Constable.		
TNESS FEES.			By Deputy.		
			190:		
	-/	00	Comes now the defendant, and being arraigned upon the above affidavit for plea, says	County,	Vitne
	1		he is—guilty, as charged therein.		88 m
			(TRIAL BY JURY.)	and (	y ha
			Defendant also calls a Jury. Whereupon I issued a venire to	lelive	nd, t
			Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:	and delivered it	his
			The state of the s	it to	
			的。这是是是是是一种的。 第一种的是一种的,我们就是一种的,我们就是一种的,我们就是一种的,我们就是一种的一种的。	Con	
			· · · · · · · · · · · · · · · · · · ·	stabi	
			this, 190, Costs, \$		da
			Constable.		105
IUPOPS			Said Jurors having been accepted and sworn, after hearing all the evidence retired		
JURORS.			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."		
the in ince			Whereupon said jurors were discharged.		
No of the little					
			(TRIAL BY COURT.)		
			And the evidence being heard, and the Court being advised, finds the defendant		
	200		guilty, I duly cuting and assesses a fine against him in the sum of		
			It is therefore considered and adjudged by the Court that the defendant for the	Į	
PRINCE I			offense by him above committed, do make his fine to the State of Indiana, in the sum of	Tustice	
是有效是是有			dollars, and that he pay the costs herein	20 05	
	1			the	.18
			fixed at \$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied addison Ballald. J. P.	Peac	0
THE RESERVE TO SHARE THE PARTY OF THE PARTY	-	30	- Commerce Walleton J. P.	8	

			STATE OF INDIANA, ) addison Ballard J. P.	1000
FINE.	Bollars.	Cents		
		1	1 (vs. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Test The
	11 15		Wither Swam Johnson County.	e de
JUSTICE.	1:	50	December 2 190/	Test: The defendant failing to pay or replevy the opposite judgment.
ate of Entry,			1) er . December 100/	ant ,
ffidavit,			In this day of filed an affidavit charging that on or about	failii
Varrant,	7-10	libra.		ng to
ecognizance,			the day of did, at the County and State aforesaid, unlawfully	pay
ubpæna,			Jakr Steal and carry away our lot of	07.1
ontinuance,			wheat from his Granamy and diel on The	reple
enire,			above date sell the same wheat to our	by th
vearing Jury, .			Edward Barryle a miller of the above	ie op
rial			named County	posii
vearing Witnesses				ie ju
adgment,				dgme
cord,				mt,
nal Judgment,	_	-		I issued
mmitment, · ·				ued a
ay and Affidavit,	-		contrary to the form of the statutes in such cases made and provided, and against the	
peal Bond,		-	peace and dignity of the State of Indiana. Whereupon I issued a warrant for the arrest of said Orthur Swam	timu
ecution,			to John Cum mings	us for
dex, · · · ·		-	Constable, who returned the same served by arresting said defendant and bringing him into	Ju r his
tisfaction,			Court, this 2/ day of December 190 + Costs, \$	Tustice is com
inscript,			John Cum ming Constable.	mii
CONSTABLE.			By————————————————————————————————————	
	31	0	I also issued a subpæna for———witness for plaintiff to	eace.
ATTENDED OF			Constable. Served Costs, \$	6
PROS. ATTY.	G-CV		Constable.	
	-		arthur Juan not heine ready for trial 11:	
THE SECTION AND THE SECTION AN		_	continued to December 27, 190 - at 10 o'clock a. M.	
			100 m.	
			- en	

FINE.	Dollar	s. Cents	SIAIF OF INDIANTA VIII
			STATE OF INDIANA, addleson Balland J. P.
THE PARTY OF	-	U 18 3	Charles le allien Chilliand Township,
JUSTICE.			Hudvillo County.
Date of Entry,	1000		February 13 1902
Affidavit,	25	25	On this /3 day of Habran 1902
Warrant,	2/5	25	William Richards filed an affidavit charging that on or about
Recognizance,	2.1		the 3 day of tebruary 1901. There is
Subpæna,		25	did, at the County and State aforesaid, unlawfully
Continuance,			drew and point a revolver and
Venire,	2012		and in a ruch and angry manner
wearing Jury,			Threater to shoot and will said
rial,		50	William Richards
wearing Witnesses		25	
udgment,		25	
Record,		25	
Final Judgment,		25	
commitment,	11	25	
tay and Affidavit,		1000	contrary to the form of the day
ppeal Bond,			contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
execution,			Whereupon I issued a warrant for the arrest of said, Wharles
ndex,			Constable of the Commings
atisfaction,			Constable, who returned the same served by arresting said defendant and bringing him into
ranscript,		25	Court, this day of # Costs, \$ Costs, \$
ocket Fee,		50	Constable.
CONSTABLE.	3	25	I also issued a subpana for————————————————————————————————————
	12.50		Talso issued a subpana for————————————————————————————————————
	3	20	Constable.
PROS. ATT'Y.			By————————————————————————————————————
	TO THE	71 7	not being ready for trial, this cause was
No. of the last			continued to
			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.
	-00		. 190-
THE REAL PROPERTY.			Subpæna issued for witness for defendant served; Costs, \$
WITNESS FEES.	Tara .	477	Constable.
m Richerds	1		By——Deputy.
is Belle Richards	1	100	Comes now the defendant, and being arraigned upon the above affidavit for plea, says
Belle Miller	1		he is——guilty, as charged therein.
Ida Crawford	1		(TRIAL BY JURY.)
			Defendant also calls a Jury. Whereupon I issued a venire to
		Section 1	Constable, who returned the same served by summoning
			the following named qualified jurors of my township, to-wit:
A CONTRACTOR			this —
MEN PER AND AND			Constable
JURORS.			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
	100		the defendant——guilty——and assess a fine of \$against him."
			2. B Wild F. 19. 전 : 10 T. 19. B : 12 T. 19. C.
THE RESERVE OF THE PARTY OF THE	ALC: N		Foreman.
			Whereupon said jurors were discharged
			Whereupon said jurors were discharged. (TRIAL BY COURT.)

That he has not jume diction. and the recognizes him to the current count and the the Raid

bail. he is bound over to the circuit court. and commitment made

FINE.	Della	IS. Oen	STATE OF INDIANA, William & Chark J. P.		
	10	2	STATE OF INDIANA, Guelford Township.	1	
			Marion Haden Opersion County.	100	Test:
	1 2	35	190	1 2	defen
JUSTICE.			f Cili	0	defendant
Date of Entry,	-	25	On this finday of the 190 G,	1 2.	t fair
Affidavit,		7	filed an affidavit charging that on or about		failing
Warrant,	1	- 25	they of day of July 190-8,		6
Recognizance, · ·	-	1	marion Sassing did, at the County and State aforesaid, untawfully		pan ?
lubpæna,	-	20	Toke, eath and Rig fish		or re
Continuance,	-		in the gater of Fresh book	2	plen 2
Venire, · · · ·	-		an onst white Dick	9	repleve the apposite judgment
wearing Jury, .	-	100		17	om
rial				2	8
wearing Witnesses	8 -	35		8	6
udgment,	-	23		6	
ecord,	-	60			
inal Judgment, .	-		。 1. 数据的图像是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个	1	
bmmitment,	1	-00		Je Je	4
tay and Affidavit,	1	26	contrary to the form of the statutes in such cases made and provided, and against the	2 1	
ppeal Bond,	1 1		peace and dignity of the State of Indiana.  Whereupon I issued a warrant for the arrest of said Survivo	R	
xecution,			Haden & Dos	Cema	
rdex,			Constable, who returned the same served by arresting said defendant and bringing him into	0 3	
tisfaction,	1		Court, this / day of 190-8 Costs. \$ 676	100	Tusti
ranscript,	and the		al-a Alana	- man	ce of
ocket Fee,		58	Constable.	ume	the
CONSTABLE.	1	1	I plso issued, a subgena for Serre witness & for plaintiff to	5	Pea
arves	13	15	Mana N Stores	1) ine	ice.
	1500		NO DO DO COSOS, O	Sol	
PROS. ATTY.	,	100	Constante.	70	
cro any	5	1	not being ready for trial, this cause was	. Pad	5
	Day.		continued to 190 at colors	1 6.	6
	Print.	-	Whereupon defendant entered the recognizance in the sum of \$ 6 for his	7	1
	-	-	appearance on said day, with	2	3
	- 111	-	as surety, which bond was approved by me on said day.	8	P
		-	Subprena issued for , 190	1	No
	2.5. 0	-	Subpæna issued for witness for defendant served; Costs, \$-	M	A
TITNESS FEES.	NAME OF TAXABLE	E.	By Constable.	6	04
· Contin	100	00	Deputy.	1	M
a carrer	1	mi	Comes now the defendant, and being arraigned upon the above affidavit for plea, says	0 0	N
11 Buroun	1	02	he is guilty, as charged therein.	nunt	
Soulor of	0 0	13	(TRIAL RV JUDY)	y, a	10
tau/	20	20	Defendant also calls a Lury. Whereupon I issued a venire to	nd a	1
	11	24	Constable who notyme 212	clive	2
			the following named qualified jurors of my township, to-wit:	red	11
				1/2	1/4
				700	2
	les i			netal.	11
AND THE PARTY OF T			this day of	1.00	3
		E-0 1	, 190 — Costs, \$	A	1
JURORS.	always.		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 mit. "Its days to the sworn of the	10	70
THE RESIDENCE OF THE PARTY OF T			the defendant	3	W
THE RESERVE OF THE PARTY OF THE			and assess a fine of \$ against him."	5	9
				15	2
		100			0
	•		(TRIAL BY COURT.)		OSI
			And the enidence haires		(
			guilty, as charged and the Court being advised, finds the defendant and assesses a fine against him in the sum of		6
			It is therefore considered, adollars,		3
	- Secret	1	It is therefore considered and adjudged by the Court that the defendant for the		6
			I I I I I I I I I I I I I I I I I I I	Justice	2
		1		ice of	K
ALC: N		Z	and accruing costs, and that he pay the costs herein intil the said fine and costs are paid or replevied.	f the	X
			- Patta of replevied Financial stand committed	e Peace	
				N	

FINE.	Dellars	s. Cents	CTATE OF THE
			SIAIE OF INDIANA) Am n let
	180	200	
	l and	P 320	Del Minetiad   Suilford Township
JUSTICE.		421	Le & & County
Date of Entry,			1903
Affidavit,		25	On this 4 day of ful
Warrant,	th us	25	filed an affidavit charging that on or about
Recognizance,		25	the day of 1904
Subpæna, · · · ·	1000	25	did, at the County and State aforesaid, unlawfull
Continuance,	1 A 10		It is cold and kill fish in the waters of west
Venire, · · · ·	1		whiteLick
Swearing Jury,		157	
Trial,			
Swearing Witnesses			
Judgment,		50	
Record,			
Final Judgment,	1777		
ommitment,			2. T. A. Ling and A. D. C. St. St. St. St. St. St. St. St. St. St
tay and Affidavit,		27	contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
ppeal Bond,	THE RESERVE TO SERVE		Whereupon I issued a warrant for the arrest of said Del Minerce
ecution,			that to for alexander a. A. Bun
ndex, · · · ·			
atisfaction,	1,10	<u> </u>	Court, this day of 1902 Costs, \$ 90
ranscript,	-	27	J. D. alexance Constable
ocket Fee,	100	50	By Denuty
CONSTABLE.	3	45	I also issued a subpoena for A.A. Ren La tale hit of witness for plaintiff to
			Constable. Served 3/12 Costs &
PROG LEWIS	elidad)	ASSE.	of n. alexander Constable
PROS. ATT'Y.	AT THE		By Deputy
	District of		continued to Syl-28 not being ready for trial, this cause was continued to Syl-28 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 hi
	- New		appearance on said day, with— as surety, which bond was approved by me on said day.
			Subpæna issued for witness for defendant served; Costs, \$
WITH THE DEEP	NA PA	mu-i	Constable
WITNESS FEES.	Name of		——————————————————————————————————————
	-	5.0	,190-
STATE OF THE PARTY	100		Comes now the defendant, and being arraigned upon the above affidavit for plea, says
			he isguilty, as charged therein.
			(TRIAL BY JURY.)  Defendant also calls a Jury. Whereupon I issued a venire to—
	reference .		
			Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:
		No.	g named quastyoung to total neg countertop, ou-wee.
			10.4. (1.2. 1.2. 1.1. 1.1. 1.1. 1.1. 1.1. 1.
			thisday of, 190 Costs, \$
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired
JURORS.		No.	in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
	The state of		the defendant guilty and assess a fine of \$ against him.
			Foreman
			Whereupon said jurors were discharged.
			(TRIAL BY COURT.)
		E 7%	
			And the evidence being heard, and the Court being advised, finds the defendan
			guilty, and assesses a fine against him in the sum of
MANAGED I			dollar , - It is therefore considered and adjudged by the Court that the defendant for the
	1.60	1	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
	THE PARTY NAMED IN	100 miles	attained the pay the costs nerein

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

		No.	JOOILA -			12
FINE.	Dellars.   Cents	STATE OF INDIANA,	Imp. Clase	J. P	Ray	3
THE POST OF THE		r vs.	Smilford	Township	A S	
THE PARTY SERVICE	THE LAND	And Hasless	Kudricks	County	1	The
JUSTICE.	~		Left 28	1903		The defendant
Date of Entry,	*	28	Lise 2 2		124	ndan
Affidavit,	29	On this P day of	, 190 5, -		Re	it fa
Warrant,	25	Francisco (	—filed an affidavit charging th	at on or abou	the T	failing
Recognizance,	21	the day of fley	the County and State aforesis	7 10 0 77	7-3	to
Subpæna,	75	alid Coter cotch and kin	t the County and State aforesaid		The same	pay o
Continuance,		of wast while lick			1	r rep
Venire,		0			72	replevy
Swearing Jury, .				Alt Turn		the
Trial,		ALBOST DE LES ESTADOS DE LA COMPANIO		HE LOWER TO	4	the opposite
Swearing Witnesses		<b>在工程的工作。在1997年,1997年,1997年</b>	<b>自然的连续不断</b>		4.7	site j
Secord,					13	udgn
inal Judgment,				0	13	rent,
ommitment,					37	T is
tay and Affidavit,				6	13	sued
ppeal Bond,	25 p	contrary to the form of the statutes in such seace and dignity of the State of Indiana.	cases made and provided, and	against the	12	a Mi
xecution,		Whereupon I issued a warrant for the a	rrest of said ford Harl	13	20	ittim
dex,		706-1-	to A. A Roy		x J	Mittimus for
tisfaction,		Constable, who returned the same served by any	resting said defendant and brings	ng him into	3	Jr or his
anscript,	25	day of		12.	3	2
cket Fee,	50			-Constable.	18	stice of the I
CONSTABLE.	3 45	I also issued a subpæna for—		—Deputy.	3	the I
			erved Costs, \$	plaintiff to	1 8	to th
PROS. ATT'Y.		Goodfall Market				The same of the sa
		19 March 1 By		-Constable.		
	000	ntinued to Left-28 Whereupon defendant entered into recogn	-not being ready for trial the	—Deputy.		
		Whereupon defendant	1902 at Jo'clock	cause was		
	ap	Dearance on earl day	01001100110011001	for his	9	9
	as	surety, which bond was approved by me on sa	id day.			
				100		
TNESS FEES.		Subpana issued for witnes	s for defendant served; Costs	-, 190		
LAN LOS FEES.	-	By— Comes now the defendant, and being arrai s——guilty, as charged therein.		Constable		
A CHARLES OF THE		By	Sel. 210	-Deputy.	-	
	7-3	Comes now the defendant, and being arrai	ened upon the above ma	-, 190-5	1	
	nei	guilty, as charged therein.	apon the above affidavit for	plea, says	Coun	
		/INDT	JURY.)		ıty,	
		and g. Whereupon I	issued a venire to		and (	
	the	following named qualified jurors of my town	ho returned the same served by sw ship, to-wit-	The man and a second	County, and delivered	
		- Joseph Jarors of my town	ship, to-wit:	romoning	ered .	-
A BOOK OF THE					it to	
					Constable 1	
	this-	day of			table	+
UPOPS	- Distant	Said Jurors having been general.	, 190 — Costs, \$		3 7	aay
URORS.	in ch	arge of a sugar accepted and sugar	nn - Ct -	In1 77		9
	thede	efendant guilty—and as  Whereupon said jurges	owing verdict, to-wit: "We the	, retired		
		and as	isess a fine of \$	et him		
		Whereupon said jurors were discharged.				
	THE RESERVE OF THE PARTY OF THE	TRIAT DY		oreman.	N P	
		And the evidence being heard, and the Confulty,—and	OURT.)			
100		guilty, and the Co	ourt being advised, finde the	6-2		
	offense	by him above considered and adjudged by	the Co	sum of	TET	
		t is therefore considered and adjudged by him above committed, do make his fin	to the State of The defendant	for the		
255	Thred				1	
	until t	the said fine and costs are paid or replevies	llars, and that he pay the costs that said defendant stand com	herein &		
		part or renland	I wellendant	5	2000	1
		Checote	t. stand con	mitted Peace		90

saker & Thornton, Printers, Indianapolis

## CRIMINAL DOCKET

Dollars. Cents FINE. STATE OF INDIANA, James W. Cerank Rabert Hicks Sufford Township, Hundricks County. JUSTICE. Date of Entry, Affidavit, . . . Warrant, . . . Hieks day of October 1903, Ropers Recognizance, did, at the County and State aforesaid, unlawfully Subpæna, . . . and Said 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 peace and dignity of the State of Indiana. Appeal Bond, Whereupon I issued a warrant for the arrest of said Coher Execution, Index, . . . . Constable, who returned the same served by arresting said defendant and bringing him into Satisfaction, Court, this \_\_\_\_\_day of \_\_\_ Transcript, . . -Constable. Docket Fee, . . . CONSTABLE. Deputy. I also issued a subpæna for--witness for plaintiff to Constable. Served PROS. ATT'Y. -not being ready for trial, this cause was continued to-\_\_\_\_, 190 \_\_\_ at\_\_\_\_\_o'clock\_\_\_\_ 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. Subpæna issued for--witness for defendant served; Costs, \$ -Constable. WITNESS FEES. Deputy. Hal Unslen 100 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:-\_\_\_\_\_, 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 JURORS. the defendant—guilty—and assess a fine of \$---Whereupon said jurors were discharged. (TRIAL BY COURT.) And the evidence being heard, and the Court being advised, finds the defendant 20 Jolars -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 204 To Dalars dollars, and that he pay the costs herein fixed at \$ 10 65 and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied fames W. Crank J. P.

	VE. Dellars. Cents STATE OF INDIANA, James W. Cerank J. P.	Dollars. Cents
,	Charles arens Julford Township,	2332
	Charles awend Hendrick County.	100 000
-	ICE. 1904	The state of
	stry	
et	- Jobeth tert affecting the state of the sta	
	the 19 day of February 1904, tehanles	
y	nce, did, at the County and State aforesaid, unlawfully	
	Strike one Frank Frazier in	100
	ce, a Knole and angrie Maner	
-	Were as Charley Owens Bleads July	
-	Jury, ·	
-		
	Witnesses	
	1 00	1 00
	gment, ·	
	nt,	
-	Iffidavit, contrary to the form of the statutes in such cases made and provided, and against the	
0	peace and dignity of the State of Indiana.	
-	Whereupon I issued a warrant for the arrest of said	
-	to	
0	Constable, who returned the same served by arresting said defendant and bringing him into	
-	n, · · Court, this day of 190 Costs, \$	
	Constable.	50
	BLE. By————————————————————————————————————	0
- 11	I also issued a subpæna for—witness for plaintiff to	
	Constable. Served——— Costs, \$	
	Constable	
	By————————————————————————————————————	
8		
11	, 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.	0.0
	Subpæna issued for witness for defendant served; Costs, \$	
1		
	FEES. Constable	100
	By——Deputy.	200
	Comes now the defendant, and being arraigned upon the above affidavit for plea, says	
	he is—guilty, as charged therein.	
	Defendant also calls a Jury. Whereupon I issued a venire to	
	Constable - 2	
	the following named qualified jurors of my township, to-wit:	
	for jourge of my township, to-wit:	
100	this	
	this — day of — , 190 — Costs, §	
	Noid Transport	Marie
	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	i
	the defendant ouilty	- t
	the defendant—guilty—and assess a fine of \$ against him."	
200	Whereupon said jurors were discharged. Foreman.	
	(TRIAL BY COURT.)	
1	and the evidence being heard, and the Court heine	
1	guilty,  and assesses a fine against him in the sum of  It is therefore a dellar against him in the sum of	
3	doctors a fine against him in 17	
	It is therefore considered and adjudged by the Court that the defendant for the	0
	offense by him above committed, do make his fine to the State of Indiana, in the sum of	
	dollars, and it is a dollars, and it is	
		- fi.
	jone and costs are paid or rentaria said defendant stand come	
	James W Carank I. P.	
	J. P	

FINE.	Doll	ars. Ce	STATE OF INDIANA, ) tames W love &
			VS J. P
N. C. W. W. C. S. C.			Lemple Mende hall Gurlford Township
JUSTICE.			Rendrigh County
Date of Entry, .			190
Affidavit,	.   _	2	On this 5
Warrant,	1 31	25	1 0 1 10 lantes
Recognizance,			the 25 day of April 190 4 Lemple Hendenhall
Subpæna,		25	
Continuance,			HICK A Comment of the state
Venire, · · · ·			Whip and Abuse one dertin Bay
Swearing Jury,			Daney and by Over Loading Said
rial,			It also by using a Rape on
wearing Witnesse			Dardo Joney by throwing it and
udgment,			Online and Abusing Said Poney
Record,		50	
inal Judgment, . commitment,		100	
tay and Affidavit,			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 Lemple
xecution,			Mendenhall to Woodson Gregon all
dex,			Constable, who returned the same served by arresting said defendant and bringing him into
tisfaction, anscript,			Court, this 7 day of May 1904 Costs, \$
cket Fee,		50	Wood Son Bright St Constable
CONSTABLE.			By Wood Son Treyout aperal Deputy
on Bryent	1 30	100	I also issued a subpana for witness for plaintiff to
- greenan			Constable. Served———————————————————————————————————
PROS. ATT'Y.			Constable
rgal Sears	5	00	Temple Mendenhall By Deputy
			continued to May the 16, 190 & at 10 o'clock am.
			Whereupon defendant entered into recognizance in the sum of \$200 for his
			appearance on said day, with
			as surety, which bond was approved by me on said day.
			Subpæna issued for witness for defendant served: Costs &
			Wood san Grand
ITNESS FEES.		100 30	By Depters Penny
10+0			By Deputy.
a lanky	1		Comes now the defendant, and being arraigned upon the above affidavit for plea, says
s Davis	1	16	he is Not guilty, as charged therein.
Ensell	1	00	(TRIAL BY JURY.)
arvey	1	00	Defendant also calls a Jury. Whereupon I issued a venire to Macolson
araylon	1	0	Constable, who returned the same served by summoning
1			the following named qualified jurors of my township, to-wit: 6 fark Buglas
La territoria de la compansión de la compa			Edgl Flieth, Edd Kabinson, James Alexandor.
		TOL	Elon Fusell Walse Onseler Hyram Mear
		7	Tran Dinage. The Lucker Hours Reclassor Blunk
			this day of May , 190 4 Costs, \$
		7 2	Constable
JURORS.		10.00	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
	1	00	in a second seco
An Pagalia	1	00	flow Russill against tone.
	1	00	Whereupon said jurors were discharged.
	1	00	
	1	10	(TRIAL BY COURT.)
	1	00	And the evidence being heard, and the Court being advised, finds the defendant
CONTRACT OF	1	00	guilty, and assesses a fine against him in the sum of
	1		dollar ,
	1	00	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		
	1	00	dollars, and that he pay the costs herein
	The state of the s		Timed at X and approxime agoto, and that early defended to 1 1 1 1 1
	1		fixed at \$——and accruing costs, and that said defendant stand committed until the said fine and costs are paid or repleyied.

ATE OF IN	IDIANA,	James	W Gra		J. P.		
vs.		1 Guil	ford	Towns			The
n Lites	1	- Hence	lieks	Cou	inty.		e de
		Stepl	ember		904		defendant failing to pay or replevy
14		della	when 100	it,	Toronto.	1 91	ant.
this -	day of			ging that on or	ahout		faili
M W Coger	811.10				woode		ng to
of flay of	seprenge	190 -, -	John and State a	foresaid, unlau	ofully		pay
are)	did,	at the County	y and state a,	oresava, arroad	of acces	THE STATE OF	or
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TO THE PERSON AND ADDRESS OF THE		PRINTER!				E SA	teju
WARREST STATE OF	RESTRICTION OF THE PARTY OF THE				Jan 17		dgm
							ent,
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A COMPANY OF THE PARTY.							ued
to the form of th	re statutes in s	uch cases ma	de and provid	led, and agains	st the		a Mi
d dignity of the St	tate of Indiana.	AND DESIGNATION OF	1.	in .		N. A.S.	ttim
rereupon I issued a	a warrant for th	to Week	in //	ant of	elin	7	us fu
le, who returned the	e same served by		0	nd bringing his	ninto	7 2	Mittimus for his commitment to
	y of-			na oringing nin osts, \$	J DIEUO		8 003
his——day		130-	U.		ta77		nmi
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lso issued a subpæn	A STATE OF THE PARTY OF THE PAR		witn		eputy.	1.000	t to
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					table.		
	By					3	24
all the shiplet as		not be	eing ready for	trial, this caus	se was		
		,190-a	t——o'ci	lock————————————————————————————————————	1.	021	of
nereupon defendant		cognizance in	the sum of \$-	f	or his		
nce on said day, w , which bond was a	rith—approved by me	on said day	The last talking	almost see			
	opprocess og me				00	1	
pana issued for—	w	itness for de	fendant served	l: Costs. \$			
			1364	Cone	table	MENERS!	TO SI
	By		- Willel	De	puty.	1919	107
nee now the Asten A				AND THE RESIDENCE OF THE PARTY		43	
nes now the defende	charted there	irraignea upo	on the above af	fidavit for plea,	, says		nuo
gamy, as c	(TDTAT	DV IIID		一个规则。			untu c
endant also calls a	Jury. Wherewa	BY JURY	Y.)	<b>医</b>	0.58		and (
ARCHARLES AND				4 4 8	7 9	140	delinered
ving named qualifi	Red jurors of mu	township to	wit:	erved by summo	ning	DECK OF SHEET OF SHEET	10 May 2011
The State of the S		A PARTY OF		ALL WILL.	1000	1	#
		MARIE	1 1 1	A THE PARTY	17.77		Con
	- Carlotte	Tella .	100	Maria Tra	THE RESERVE		tab
day of	11/1/		100	A COPYNIA	The state of	1	To the same of
					MEST AND STORY		
d Jurors having be of a sworn officer,	een accepted an	d sworn, afte	r hearing all	the evidence	table.		
				"We, the jury	find	1	
dantguil	The state of	ina assess a f	ine of \$	against h		- 1	
ereupon said juro	ors were die t	403	THE RESERVE OF THE PARTY OF THE	Fore		1	
A Section Section			SALE OF THE PARTY			1	
the mil	(TRIAL ]	BI COUP	cT.)		1	188	
the evidence being	ng heard, and	the Court be	ing advised,	finds the defen	dant	-	
Rue		—unu assesse	s a fine again.	st him in the su	um of	1	
Theretone commanda		A STATE OF THE PARTY OF THE PAR	The state of the s		THE RESERVE TO SERVE THE PARTY OF THE PARTY	No.	
therefore consider him above comm	itted, do make	his fine to 17	Court that the	defendant for	r the	Jua	
a co	ne.		o source of Inc	trana, in the su	m of	ustice	
\$ 4.25 and	d accruing co	ts. and it	and that he p	pay the costs he	The state of the s	8	1
said fine and cost	rd accruing costs are paid or r	eplevied	said defenda	nt stand comm	***	the P	
		fand	s.W. Car	unk	J. P	Peace	
	MANUEL AND MARKET			Authorities &			

	n		No.
FINE.	Dollars	denti	
	1		VS. Ofanles WStram hay J. P.
			Courad hunder half Sulford Township,
JUSTICE.		1 27	Sundricks County.
Date of Entry,	-		190
Affidavit,	-	25	On this day of Mccomber 1904
Warrant,		25	the 3 des 24th filed an affidavit charging that on or about
Recognizance,	1.35		the day of lember 1904,
Subpæna,	1	25	did, at the County and State aforesaid, unlawfully
Continuance,	-		to lamined colo and the time attempt
Venire,	-		More den to all lines of and convail
Swearing Jury, .		144	to come said a sure the present ability
Trial,	-/	00	Character on said
Swearing Witnesses		35	Committed and offense bring
Judgment,			of Reason field
Record,		25	0
Final Judgment, .		50	
Commitment,			change of Venue from Olente Howary
Stay and Affidavit,	-1100		contrary to the form of the statutes in such cases made and
Appeal Bond,			The state of the s
Execution,		1/2/	Whereupon I issued a warrant for the arrest of said
Index,	B. T		Constable, who returned the same served by arresting and 1 feet
Satisfaction,	TEN SA	- 05-	Constable, who returned the same served by arresting said defendant and bringing him into Court, this————————————————————————————————————
Transcript,		25	Costs, 5
Docket Fee,			By————————————————————————————————————
CONSTABLE.	00	100	I also issued a subpara for————————————————————————————————————
ordson Bregar	2	27	Constable. Served Costs, \$
PROS. ATT'Y.	23.5	And the	Constable.
PROS. ATT 1.	5	00	By——Deputy.
		The Day	not being ready for trial, this cause was
· · · · · · · · · · · · · · · · · · ·	4.8 - 2.0		continued to
1 1/2 1/2 1/2 1/2			Whereupon defendant entered into recognizance in the sum of \$
			as surety, which bond was approved by me on said day.
THE RESERVE	100	200	, 190-
The state of the s	1000		Subpæna issued for witness for defendant served; Costs, \$
WITNESS FEES.			By Deputy.
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says
2 2 1 1 2 5 E E			he is—guilty, as charged therein.
			(TRIAL BY JURY.)
		YST	Defendant also calls a Jury. Whereupon I issued a venire to-
	Wings		Constable, who returned the same served by summoning
			the following named qualified jurors of my township, to-wit:
	9		
	1		
- 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
	77 4		this day of Costs, \$
ME ASSESSED FOR THE PARTY OF TH			Said Jurors having been accepted and sworn, after hearing all the evidence, retired
JURORS.			in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
	-	- 1	the defendant guilty and assess a fine of \$ against him."
			Foreman.
		-	Whereupon said jurors were discharged.
			(TRIAL BY COURT.)
	- T		And the evidence being heard, and the Court being advised, finds the defendant
		1.7	guilty, Took 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
		-	
			// 65 - womers, and that he pay the costs herein
		- 1	until the said fine and costs are paid or replevied.
			_ Charles W Strangham J. P.

en & Thornton Printers, Indianapolis.

FINE.	Bollar	s. Cent	SIAILUI IIIUIAIII
			vs. \ Inform Township,
	11	1 00	
ISTICE.	10		Rampeld 49h 1903
f Entry,			Ver Habriany 1905
it,		28	On this day of filed an affidavit charging that on or about
nt. · · ·		28	2 got a many 100 5 bothing Dangherty
izance,			the day of did, at the County and State aforesaid, unlawfull,
ra,	1	00	wan and carry concealed a certain
uance,			dangerous and deadly wrapon to wit
	-		a Pictol commonly called a Revolver,
ng Jury, .			she she said Latter Daugkerty not
	-	5	bring then and there a traveler
ng Witnesse	8	-	
ent,	-		
11:22			
udgment, .			
tment,		W	
ad Affidavit,		TAT.	contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
Bond,			Whereupon I issued a warrant for the arrest of said worker warry
ion, . · ·			to Woodson Injant speak
tion,			Constable, who returned the same served by arresting said defendant and bringing him into
$pt, \dots$			Court, this day of #46may 190 3 Costs, \$ 220
ree,		50	Constable
TABLE.			I also issued a subpana for witness for plaintiff to
100	2	10	Constable. Served by him Costs, \$
ant	-iti-		Constable
TT'Y.	5		By————————————————————————————————————
• •	Section 199		not being ready for trial this cause may
us cost			continued to, 190 — ato'clock—M.
las V.S	2	Por	Whereupon defendant entered into recognizance in the sum of \$for his appearance on said day, with
		Varia	as surety, which bond was approved by me on said day.
			190
			Subpara issued for witness for defendant served; Costs, \$
S FEES.	No.		
	-		By————————————————————————————————————
	179		Comes now the defendant, and being arraigned upon the above affidavit for plea, says
		- 5	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 same II
			the following named qualified jurors of my township, to-wit:
	The state of		this day of
V. 11. 2			, 190 — Costs, \$
ORS.			Said Tunes 1
			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.
			And the suidence I in its COURT.)
			And the evidence being heard, and the Court being advised, finds the defendant
			wosesses a fine against him in the gum of
			It is therefore '7 - would , -
			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
	The same		1/4. In the sum of
	NO NE STORY		o 7 . A C C woulders, and that 7
			until the said from and accruing costs, and that
			and accruing costs, and that said defendant stand committed

TOTAL	Dallam la	. 11
FINE.	Dollars. Oe	SIAIFOLINDIANTA
		vs. J. P.
		Township,
JUSTICE.		Africa County.
Date of Entry,		Planfile Flat 1905
Affidavit,	2	on this day of Human, 1905,
Warrant,	2.	Jacob March hinty fled on all 1 1
Recognizance,	18118	the 129th day of grand 1905.
Subpæna,		line did, at the County and State aforesaid, unlawfully
Continuance,		Wy words, Signs, and gratures provoke
Venire,		The attemps to provoked the said
Swearing Jury, .		watter, Manyherty to commit an assault
Trial,	57	
Swearing Witnesses		I the said botter blong herly Then and
Judgment,		There having the present ability to come
Record,	Tree to	mit said assault and battery.
Final Judgment,		
Commitment,		
Stay and Affidavit,		contrary to the famo of I
Appeal Bond,		contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
Execution,		Whereupon Lissued a warrant for the arrest of said
Index,		Secul to Woodson Bryant
Satisfaction,		Constable, who returned the same served by arresting said defendant and bringing him into
Transcript,		Court, this day of #W 190 5 Costs, \$ 0,35
Docket Fee,	50	Constable.
CONSTABLE.		By——Deputy.
	35	I also issued a subpæna for—witness for plaintiff to
	in a firm	Constable. Served Costs, \$
PROS. ATT'Y.		By Denuty
Paid in full	Je ou	not being ready for trial, this cause was
1/905		continued to, 190ato'clockM.
Chas V. Sea	2000	Whereupon defendant entered into recognizance in the sum of \$- for his
		appearance on said day, with
	- 40	
		Subpæna issued for—witness for defendant served; Costs, \$
WYDY HOS THE	SCOTO PER	Constable
WITNESS FEES.	inare (t.	By————————————————————————————————————
	THE PARTY NO	100:
		Comes now the defendant, and being arraigned upon the above affidavit for plea, says
		the is guilty, as charged therein.
		Defendant also calls a Jury. Whereupon I issued a venire to
	100	
		Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:
71 ( ) A TO THE ROOM   1		The state of the s
		1000 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
		自己,我们就是我们的一个人,我们就是一个人的,他们就是一个人的。""我们就是一个人的。""我们的一个人的,我们就是一个人的。""我们的一个人的一个人的一个人的
		this day of 190 Coste \$
		, , , , , , , , , , , , , , , , , , , ,
		Said Jurors having been accepted and sworn, after hearing all the evidence, retired
JURORS.		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."
TO SERVICE STATE	SEE TO S	Foreman.
		Whereupon said jurors were discharged.
		(TRIAL BY COURT.)
	RUI - RUIS	And the evidence being heard, and the Court being advised, finds the defendant
	O RE SEE	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
		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
		abutars, 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.

Trounship,  County,	FINE.	Bellan	. Cents	STATE OF INDIANA, Custraughan J. P.	
Track Saul Annual County, Hith 1905.  The day of Hithman, 1902.  The and Swar pleas an affidant charging that on or about the Annual State aforeasid, unlawfully who as family face of the Annual State aforeasid, unlawfully who a state of the Annual State aforeasid, unlawfully who a state of the Annual Stat		1			
contrary to the form of the statutes in such cases made and provided, and against the power and dignity of the State of Indiana.  Whereupon I issued a warrant for the arrest of said Trank Park.  Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of filternamy 190 \$\text{.}\$ Costs, \$\frac{8}{2}\$ Constable.  By Constable.  I also issued a subpana for witness for plaintiff to Constable.  By Too Costs, \$\frac{1}{2}\$ Constable.  Park Too being ready for trial, this couse was continued to filternamy 190 \$\text{.}\$ at \$\frac{1}{2}\$ o'clock \$\frac{1}{2}\$.  Whereupon defendant entered into pregoguizance in the sum of \$\frac{1}{2}\$ for his appearance on said day, with \$\frac{1}{2}\$ for defendant served; Costs, \$\frac{1}{2}\$ Constable.  Subpana issued for witness for defendant served; Costs, \$\frac{1}{2}\$ Constable.  By Deputy.  Comes note the defendant, and being arraigned upon the above affidavit for plea, says the iss guilty, as charged therein.  Constable, who returned the same served by summoning the following named qualified jurors of my tounship, to writ: "We, the jury, find the defendant fails or awar officer, and returned the following verdich, to writ: "We, the jury, find and seems a fine of \$\frac{1}{2}\$ 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 assess a fine of \$\frac{1}{2}\$ against him. The sum of fine the said fine and costs are paid or replected.  (TRIAL BY COURT.)  And the evidence being heard, and the Court that the defendant for the guilty and accounts of the state of Indiana, in the sum of dallars, and that he pay the costs herein of each of the said fine and costs are paid or replected.		383	Tan.		
contrary to the form of the statutes in such cases made and provided, and against the power and dignity of the State of Indiana.  Whereupon I sweed a warrant for the arrest of said Trank Paul Therefore Deputy.  Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of filternamy 190. Costs, \$ Constable.  By Constable.  I also issued a subpama for witness for plaintiff to Constable.  By Deputy.  I also issued a subpama for witness for plaintiff to Constable.  By Deputy.  The Art Carl not being ready for trial, this cause was continued to firm and strength pregognizance in the sum of \$ 10.25 for his appearance on said day, with Artica Lented field as surety, which bond was approved by me on said day.  Subpama issued for witness for defendant served; Costs, \$ Constable.  By Deputy.  Comes now the defendant, and being arraigned upon the above affidavit for plea, says the is guilty, as charged therein.  Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:  Whereupon said jurors were discharged.  Constable for and returned the following verdict, to-wit: "We, the jury, find a second of a sucre of general and sucress a fine of \$ affines him."  Whereupon said jurors were discharged.  Constable for the series of plainten the same served by summoning the following named qualified jurors of my township, to-wit:  Whereupon said jurors were discharged.  Constable for a sucre officer, and returned the following verdict, to-wit: "We, the jury, find and assesses a fine against him in the sum of discharged of a sucre of gene day defendent the state of Indiana, in the sum of discharged the sucress as a sucre of gene day was a sucre of gene being heard, and the Court that the defendant for the suitity and accounts a sucre of genes by him above committed do make his fine to the State of Indiana, in the sum of all sucress and that said defendant stand committed to make his fine to the State of Indiana, in the sum of the sa		AND		Plantill HEL / 1905	
the 31st and glance of 1906 and State aforecaid, unlawfully the formal and state of orecaid, unlawfully and state of orecaid, unlawfully was formed and state of orecaid, unlawfully was formed and state of orecaid formed and state of ore ore ore ore ore or	USTICE.	1,3			
the 3/2 day of January 1906.  The County and State aforesaid, unitarifully beauty and state aforesaid, unitarifully beauty and account them and them are found that a count that a count of them and altery and account to with the warm of the statistics in such cases made and provided, and against the pace and digitally of the state of Indiana.  Whereupon I issued a warrant for the arrest of said through and and bringing him into Court, this and a warrant for the arrest of said different and bringing him into Court, this and a warrant for the arrest of the county witness for plaintiff to Court, this and a subpana for witness for plaintiff to Court, the Court and a county and feed and anterior in financy of a 10 count alternation of the county witness to for plaintiff to continued to Themas 30 mg. 1905 at 30 counts are continued to Themas 30 mg. 1905 at 30 counts are surely, which bond was approved by me on said day.  Whereupon defendant enteriality regogly isone in financy of a 30 court for his assured, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, \$ Constable.  By Constable Deputy.  Comes now the defendant, and being arraigned upon the above affidavit for plea, says the surely, which bond was approved by me on said day.  (TRIAL BY JURY).  Defendant also calles a Jury Threspont is used a venire to Constable in charge of a succern officer, and returned the following named qualified jurars of my township, to with the following named qualified jurars of my township, to with the the defendant for the said for and account of additor.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant guilty and assesses a fine of gainst him in the sum of the start of the said and contained and advised and the court that the defendant for the following by the count that the defendant and contained and advised and the	of Entry,		40	On this day of Harmany, 1900,	
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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 through the interest of the contract of	nent, · · ·				
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 transfer Bryant to Wendern Bryant Township him into Court, this day of Harman 190 & Costs, \$ Constable. Deputy.  By Deputy.  It also issued a subpona for witness for plaintiff to Constable. Served Costs, \$ Constable. Deputy.  Thank Bry not being ready for trial, this cause was continued to Attender 1900 & at Followship for his appearance on said day, with the court of the surrey of the body was approved by moon said day.  Whereupon defendant enteredinty regognizance in the sum of \$ 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100	h				
davit, protection of the statutes in such cases made and provided, and against the process and digitity of the Site det of Indiana.  Whereupon I issued a warrant for the arrest of said. Trank Paul  Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of Titman 190 D. Costs, \$  Constable.  By Deputy.  I also issued a subpama for witness for plaintiff to Costs, \$  Constable.  By Deputy.  I also issued a subpama for witness for plaintiff to Costs, \$  Constable.  By Nereupon defendant enteredints resognizance in the sum of \$ 50 miles for his appearance on said day, with the following ready for trial, this cause was continued to Titman 3 miles for the sum of \$ 50 miles for his appearance on said day, with the following very which bond was approved by me on said day.  Subpama issued for witness for defendant served; Costs, \$  Constable.  By Comes now the defendant, and being arraigned upon the above affidavit for plea, says guilty, as charged therein.  (TRIAL BY JURY.)  Defendant also calle a Jury. Whereupon I issued a venire to Constable in charge of a sworm officer, and returned the following vertice, to writ: "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 and soling and accounts of the same of dollars, and that he pay the costs herein until the said fine and costs are paid or replected.	Judgment,				
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The ark Barl By not being ready for trial, this cause was continued to Jimma Jon Sal Rock Barl, this cause was continued to Jimma Jon Sal Rock Barl Jon his appearance on said day, with Land Land Land Land Land Land Land Land		Set in			
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this — day of — . 190 — Costs, \$  Said Jurors having been accepted and sworn, after hearing all the evidence, retired 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 of shine in the sum of fixed at \$ 100 make his fine to the State of Indiana, in the sum of fixed at \$ 100 make his fine to the State of Indiana, in the sum of and accruing costs, and that said defendant stand committed the said fine and costs are paid or replevied.  **Trial By Court that the defendant for the fixed at \$ 100 make his fine to the State of Indiana, in the sum of and accruing costs, and that said defendant stand committed the said fine and costs are paid or replevied.  **Trial By Court that the defendant stand committed the said fine and costs are paid or replevied.			1	190	
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 ————————————————————————————————————	261			comes now the defendant, and being arraigned upon the above affidavit for plea, saus	
the following named qualified jurors of my township, to-wit:  this					1 9
this				Defendant also calle a Turn William Juney.)	
this — day of —					
this — day of —				Constable, who returned the same served by summoning	
this — day of —				my township, to-wit:	111
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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 and assesses a fine against him in the sum of dollar, and assesses a fine against him in the sum of 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 until the said fine and costs are paid or replevied.  J. P.	RORS.			Said Junora having 2	
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 and assesses a fine against him in the sum of dollar, and assesses a fine against him in the sum of 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 until the said fine and costs are paid or replevied.  J. P.	ato.		1	n charge of a sworn officer, and returned the following verdict to with "He evidence, retired	
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  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 until the said fine and costs are paid or replevied.  J. P.			1	ne defendant guilty and assess a fine of \$	
And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine against him in the sum of dollar, 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 until the said fine and costs are paid or replevied.  J. P.				To against him."	100
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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  dollars, and that he pay the costs herein  until the said fine and costs are paid or replevied.  J. P.				(TRIAL BY COURT)	1
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 until the said fine and costs are paid or replevied.  J. P.				And the evidence being heard, and the County	1
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 until the said fine and costs are paid or replevied.  J. P.				guilty, and court being advised, finds the defendant	
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 until the said fine and costs are paid or replevied.  J. P.			图	and assesses a fine against him in the cum of	
fixed at \$ and accruing costs, and that he pay the costs herein until the said fine and costs are paid or replevied.  J. P.			0	10 bs therefore come ? ?	
fixed at \$ and accruing costs, and that he pay the costs herein until the said fine and costs are paid or replevied.  J. P.				10 committed, do make his fine to the State of Indianaidal	Tustr
Handles ( J. ) L. L. B. Strangham J. P.			- 7	dollars, and the sum of	
Hardley G. B. 181. L. B. S. P. 8			u	antil the said fine and corting costs, and that said to a pay the costs herein	
Hardley G. B. 181. L. B. S. P. 8				and costs are paid or replevied.	
to office by 181, L	11			- Corry Mara	ace
	wate	20	100	2 less 175 to be explicit on this	

	D.		$\mathcal{N}o$ .	
FINE.	Dollars.	Cents	STATE OF INDIANA, Constraintan J. P.	
	The same		aura Shelly Street Township,	I
JUSTICE.			Hyndricks County.	The defendant failing to pay or
ate of Entry,			d Chil 20" 1905	efenu
ffidavit,			In this 20 h day of ahil	dant
Varrant, · · · ·		4	br 13 R	fai
			the 19th day of april 1905	ling
decognizance,		1	did, at the County and State aforesaid, unlawfully	to po
ubpæna, · · · ·			and the country that state aforesaid, unlawfully	10 Ki
intinuance,			Type pass whom The land of said	
enire, · · · ·		La constitution of the	Som 13 Philimmer	replacy the opposite judgment
vearing Jury, .				the
rial, · · · ·			CONTROL OF THE PROPERTY OF THE	odde
earing Witnesses			CALL THE RESIDENCE OF THE PARTY	site
dgment,			THE RESERVE OF THE PARTY OF THE	pudg
cord, · · · ·				men
nal Judgment, .			hours of	1, 71
nmitment,			Mismissed	issue
y and Affidavit,	A STATE OF		contrary to the form of the statutes in such	da
peal Bond,		Sin!	contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.	Min
ecution,	1321	7	Whereupon I issued a warrant for the arrest of said	Wittimus for
lex,			dura Shallan to Wondown Brydut	s for
		7. 1	Constable, who returned the same served by arresting said defendant and bringing him into	his
isfaction,		77	Court, this day of day of 190 5 Costs. \$ 0 50	
		THE P	Wardson Bryant Constable.	commitment to
ket Fee,			By————————————————————————————————————	lment
	-		I also issued a subpæna for witness for plaintiff to	11 10 11
			Constable. Served Costs, \$	ne i
ROS. ATT'Y.			——Constable.	
NOS. ATT T.	Moint.		By——Deputy.	10 mm
			not being ready for trial, this cause was	
			continued to	4
			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.	
	-030			
			Subpæna issued for witness for defendant served; Costs, \$	1 1
INNIE MANO	200	100	Constable	
TNESS FEES.	A STORES		By Deputy.	400
	-01		190	24
	-		Comes now the defendant, and being arraigned upon the above affidavit for plea, says	Cous
•		_   7	he is—guilty, as charged therein.	uty,
		-	(TRIAL BY JURY.)	and
			Defendant also calls a Jury. Whereupon I issued a venire to	deli
	STUDY O		Constable, who returned the same served by summoning	delivered
		_   t	the following named qualified jurors of my township, to-wit:	2:
	10 10			to 00
				onst
				able
		t	thisday of, 190 Costs, \$	
	10		Constable	
JURORS.			Said Jurors having been accepted and sworn, after hearing all the evidence retired	
octions.			in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find	
		t	the defendant guilty and assess a fine of \$ against him."	
Salver Room	-	TE I	Foreman.	
Note the second			Whereupon said jurors were discharged.	
			(TRIAL BY COURT.)	
	ESES III	72	And the evidence being heard, and the Court being advised, finds the defendant	
			guilty, and assesses a fine against him in the sum of	<b>电话 电压力 医</b> 见着
The second secon			dollar ,	
	4 miles		It is therefore considered and adjudged by the Court that the defendant for the	Jus
	-	STATE OF STREET	offense by him above committed, do make his fine to the State of Indiana, in the sum of	2
		0	genee by him would committee, no make his jone to the sense of Indiana, in the sum of	8
				ce of 1
		- fi	dollars, and that he pay the costs herein are at the said defendant stand committed antit the said fine and costs are paid or replevied.	

				The Park House III
FINE.	Dellars	.   Cents	STATE OF INDIANA, Co Shanghan J. P.	
FINE.	Detrais	00	SIAICUCINDIAINA	
			Our Chillen Sandricks County.	The defendant failing to pay or replevy the opposite judgment,
The state of the s	1123	118	april 20 1 1905	defe
JUSTICE.	Del			ndan
Date of Entry, .			On this 20th day of and , 1905,	nt fa
Affidavit,		25	filed an affidavit charging that on or about	t lilin,
Warrant,	Tana	20	1905.	g to
Recognizance, .	1		the day of lily did, at the County and State aforesaid, unlawfully	pay
Subpæna,	100		in a mede and any	or r
Continuance,			manner strike said born to Plummen	epler
Venire,				by th
Swearing Jury,				ie op
Trial,		50		posii
Swearing Witnesse				te ju
Section of the Control of the Control		50		dgm
Judgment,	100			ent,
Record,				I issued a
Final Judgment,				rued
Commitment,	100		contrary to the form of the statutes in such cases made and provided, and against the	
Stay and Affidavit,			neace and disnity of the State of Indiana.	ittin
Appeal Bond,			Whereupon I issued a warrant for the arrest of said	nusj
Execution,		100	Shallay to Wordson Odryant	for 1
Index, · · · ·			Constable, who returned the same served by arresting said defendant and bringing him into	118 0
Satisfaction,	176		Court, this 20 day of and 1905 Costs, \$ 050	Mittimus for his commitment to
Transcript,		196	Constable.	iitm
Docket Fee,			By——Deputy.	ent to ti
W 45/ 127	Harris .	50	I also issued a subpæna for———witness for plaintiff to	o the
n -	1	00	Constable. Served Costs, \$	
PROS. ATTY.			Constable.	
			By————————————————————————————————————	
三 40 元	5	00	not being ready for trial, this cause was continued to	
	Marie .	-	Whereupon defendant entered into recognizance in the sum of \$for his	9
A PROPERTY.		-	appearance on said day, with	
			as surety, which bond was approved by me on said day.	
Eller V Saara			, 190—	
<b>一种发展</b> 的。		-	Subpara issued for witness for defendant served; Costs, \$	
WITNESS FEES.	The same		Constable.	
	-		By——Deputy.	
		ale:	Comes now the defendant, and being arraigned upon the above affidavit for plea, says	-00
			he is—guilty, as charged therein.	unti
			(TRIAL BY JURY.)	y, a1
The second second			Defendant also calls a Jury. Whereupon I issued a venire to	nd d
	Print.	9,00	Constable, who returned the same samed to	County, and delivered it
			the following named qualified jurors of my township, to-wit:	red i
				it to
				Con
				Constable
			this	16
			, 190 — Costs, \$	
JURORS.			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 with "To the land."	
			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.	And the Stand
1				
			(TRIAL BY COURT.)	
			And the evidence being heard, and the Court hairs and	
		194	guilty,  and assesses a fine against him in the sum of  dollar	
			It is therefore considered 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	ustice
		and the second	find at A / 0 woulders, and that 7	e of
			and accruing costs, and that said defendant stand committed	the
	i		Stranghan I P	Peace
			J. P.	8

			$\mathcal{N}o$ .
FINE.	Dollar	s. Cents	SIAIE OF INDIANA ) C. C.
THE REPORT OF THE	5		lol vs.
	1830		blandi levelin ) Guilford Township,
JUSTICE.			May for 100 6
Date of Entry,		25'	Oy this and day of many 1905
Affidavit,	a service	25	Clarity 1 = 1900.
Recognizance,	A S	-	the 30th day of april 1905, Claud Collier
Subpæna,			did, at the County and State aforesaid, unlawfully
Continuance,	1,50		
Venire,		83	lengelly treat by averdning
Swearing Jury, .	2.19		a two
Trial,	-	50	
Swearing Witnesses	-		
Judgment,			
Record,			
Final Judgment, .			THE RESIDENCE OF THE PARTY OF T
Commitment,			
Stay and Affidavit,			contrary to the form of the statutes in such cases made and provided, and against the
Appeal Bond,		22	Whereupon I issued a warrant for the arrest of said-
Execution,			recong levelier to Woodson Ponjant
ndex,	7.16		Constable, who returned the same served by arresting said defendant and bringing him into
ranscript,	6.76		Court, this day of May 190 Costs. \$ 3 20
Oocket Fee,		50	Wordson Bryant Constable.
CONSTABLE.			I also issued a subpana for
			Taiso issued a subpæna for————————————————————————————————————
workson Bezal	(3	20	——————————————————————————————————————
PROS. ATT'Y			By————————————————————————————————————
			not being ready for trial this cause
			continued to
			Whereupon defendant entered into recognizance in the sum of \$
			as surety, which bond was approved by me on said day.
			Subpæna issued for witness for defendant served; Costs, \$
			Constable.
WITNESS FEES.	Danes.		By————————————————————————————————————
Manager State of the Control of the	- 10		
			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
SECTION OF THE PARTY OF THE PAR			Constable, who returned the same served by summoning
		_   t	the following named qualified jurors of my township, to-wit:
	-		
		- 1	etic description of the second
			this — day of — , 190 — Costs, \$
JURORS.		-1	Said Jurors having been accepted and sworn, after hearing all the evidence, retired
outous.	The party	i	in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
		t	the defendant—guilty—and assess a fine of \$-against him."
			Whereupon said jurors were discharged.
			(TRIAL BY COURT.)
11111111			그리다 시에 있다. 그리고 아내는
			And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine against him in the sum of
			guilty, and assesses a fine against him in the sum of dollar,
			It is therefore considered and adjudent to the found it is
		- 07	ffense by him above committed, do make his fine to the State of Indiana, in the sum of
		-	- worders, and that he pay the costs herein
	-	ji,	xed at \$ and accruing costs, and that said defendant stand committed
		w	ntil the said fine and costs are paid or replevied.

			No	
FINE.	Dollar	s. Cents	SIAIL OI INDIANA	en e
			1 No. Township,	Tes. The
	Arth	100	Such Clay Audusts County.	
JUSTICE.		08	7110cy /2 1905	mbered real estate, of the
Date of Entry,	-	26	On this 12 day of Mary, 1905,	rt fa
Affidavit,		25	John Han un filed an affidavit charging that on or about	ling
Warrant,			the 28 day of did, at the County and State aforesaid, unlawfully	to pa
Subpæna,			and is constoad drive when oveloaded	or
Continuance,		-	overwork and cause and procupt to be	ne of replevy the
Venire,		-	over driven, overloaded, driver when overloaded	y the
Swearing Jury, .	-	25	over worked a Certain forsy then and	oppo
Trial,		100	There The property of John Hamile and There is in	opposite judament
Swearing Witnesses  Judgment,		25	sail from look for a long distance with	udam
Record,		15	here because in the buggy to which the	vent.
Final Judgment,		25	said horse was hilched	Iisaued
Commitment,		95-		ed a
Stay and Affidavit,	-	70	contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.	Will be a second
Appeal Bond,	100	100	Whereupon I issued a warrant for the arrest of said	Wittimate for
Execution,	17	10		7 6
Satisfaction,			Constable, who returned the same served by arresting said defendant and bringing him into  Court, this day of MULIN 1,904 Costs, \$ 100000000000000000000000000000000000	
Transcript,		1-6	Court, this day of Murch 1904 Costs, & Special Constable.  By Deputy.	ce of
Docket Fee,		50	By————————————————————————————————————	the F
CONSTRBLE.	1	70	I also issued a subpæna for witness for plaintiff to	eace.
	3	10	Constable. Served———————————————————————————————————	
PROS. ATTY.			By————————————————————————————————————	olları
24	-		not being ready for trial, this cause man	
3			continued to	
The state of the s			Whereupon defendant entered into recognizance in the sum of \$\square\$ for his appearance on said day, with	
2	1000		as surety, which bond was approved by me on said day.	
8			Subpara issued for witness for defendant served; Costs, \$	
WITNESS FEES.	7	100	——Constable.	
			By————————————————————————————————————	
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says	W
			he is—guilty, as charged therein.	Witness
			(TRIAL RV TUDV)	my h
A CONTRACTOR	N. Salah	Tool .		and,
THE STATE OF THE S	13		the following named qualified jurors of my township, to-wit:	this
	30		on his & du a matthe last at the	No.
	3		murshal arestell Said Lach clay and brought	
	04	_	this this	
A PARTIE OF	7		, 190 — Costs, \$	day c
JURORS.	Y	i	Said Jurors having been accepted and sworn, after hearing all the evidence, retired	
	-	t	in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find	
		7 11	against him."	
			Whereupon said jurors were discharged. Foreman.	才常愿
			(TRIAL BY COUPT)	
			And the evidence being heard, and the Court being advised, finds the defendant	
			(1) and accesses a fine against him in 12	
		- 0	It is therefore considered and adjudged by the Court that the defendant for the ffense by him above committed, do make his fine to the State of Indiana, in the sum of	
THE RESERVE		111	dollars in the sum of &	
		u	and accruing costs, and that he pay the costs herein that said defendant stand committed	1 90
0.	7		De Parles	90 )
Keller	cel	07	u above ha e' 12 J. P. 8	
1906			above payment in full this 16 day of	Mare
			1 wang of	were
ALEXANDER MANAGEMENT			, ,	

FINE.	Dollars.	SIALE OF INDIANA VA. (S)		
	1	V9. 1		
	1000	Track Took Kart ) dudy Township,	- T	Test The
USTICE.		Den - 10 th		
of Entry,		1905		defendant
vit,		On this day of May, 190 5,		
int, · · · ·		the 28 th day of alm filed an affidavit charging that on or about		failing to
rizance, · ·		1905,	1	g to
$na, \dots$		did, at the County and State aforesaid, unlawfully		han
nuance,		our work and commonwhale, one when worked	6	or re
	-	wordien overloaded di L	J.	replevy the
ing Jury, .	-	11 1 to the army when overloaded	178	ythe
	-	then The best of the and		
ing Witnesses		Walter of Alan & John Jan and		opposite.
ent,		Dail hors : Last for a land when drowing	100	judi
,		- land here to the author with		mon
Judgment, .		Raid horse was bit-bully to which the		t, I
tment,		- was kuchul	149	issu
nd Affidavit,		contrary to the form of the statutes in and	3	da
Bond,		contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.	+-	Mitte
ion,		Whereupon Lissued a warrant for the arrest of said		imus
		to Woodson Bry auch		for
ction,		Constable, who returned the same served by arresting said defendant and bringing him into	4	Jus his
ript,		Court, this day of 190 Costs, \$		tice .
Fee,		Constable.		of th mitm
STABLE.		By——Deputy.		e Pe
7 9 5 7		I also issued a subpæna for witness for plaintiff to	Late	to the
		Constable. Served Costs, \$		E STAN
S. ATT'Y.		By Denuty		
		not being ready for trial, this cause was		
		continued to, 190 ato'clockM.		
		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.		
		Subpæna issued for witness for defendant served; Costs, \$		
		Constable		
ESS FEES.	THE REAL PROPERTY.	By————————————————————————————————————		
	A COLUMN	100		
		Comes now the defendant, and being arraigned upon the above affidavit for plea, says		Cou
		he is—guilty, as charged therein.	1 9	ntu
		(TRIAL BY JURY.)		and
		Defendant also calls a Jury. Whereupon I issued a venire to	-	della
	III. III	Constable, who returned the same served by summoning	-	and delinered it
		the following named qualified jurors of my township, to-wit:		i to
			OF REAL PROPERTY.	
				Constable
			-	No.
10.78 g - 4		this day of Costs, \$	1	
	Se les	Said Jurors having been accepted and sworn, after hearing all the evidence, retired	47.77	
RORS.		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.		
	- No.	(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	Ju	
		offense by him above committed, do make his fine to the State of Indiana, in the sum of	Justice	
		dollars, and that he pay the costs herein	8	
		fixed at \$ and accruing costs, and that said defendant stand committed	the Peace	
		until the said fine and costs are paid or replevied.	eace	
The second secon		J. P.	NEW YEAR	

on this scance,  day of Sepherselve 1905. Clerel pits, its processors of the call day of the grant and placed an affidavit charging that on or about the call day of the grant filled an affidavit charging that on or about the call day of the grant filled an affidavit charging that on or about the call of the call of the county and State of oregin, untawful states of the Cases of the cares of t	FINE.	Dellar	s. Cent	SLATE OF INDIANA,
SETICE.  Entry.  On this  day of Sepherult.  1905. Clark  the fill grad and of Sepherult.  1905. Clark  the fill grad and state of the		1	4 79	Township
The party.  The party.  The party of the party day of Sepherable. 1905. Carrel state on a not also at the party day of Interference of the Interference of Interference of the Interference of the Interference of the Interference of Interfer			1 0	
the fifth of the form of the statutes in such cases made and provided, unlawful among the form of the statutes in such cases made and provided, and against the following new the statutes in such cases made and provided, and against the following the Steet of Indiana.  Contract of the form of the statutes in such cases made and provided, and against the statutes in such cases made and provided, and against the statutes in such cases made and provided, and against the statutes in such cases made and provided, and against the statutes in such cases made and provided, and against the statutes in such cases made and provided, and against the statutes when the arrest of said.  Somethy the statutes of the statutes in such cases made and provided, and against the statutes of the statutes of the statutes.  Somethy the statutes of the statutes in such cases made and provided, and against the statutes of the statutes of the statutes.  Somethy the statutes of the statutes in such cases made and provided, and against the statutes of th	USTICE.	To a	183	
the fifth of the form of the statutes in such cases made and provided, unlawful among the form of the statutes in such cases made and provided, and against the following new the statutes in such cases made and provided, and against the following the Steet of Indiana.  Contract of the form of the statutes in such cases made and provided, and against the statutes in such cases made and provided, and against the statutes in such cases made and provided, and against the statutes in such cases made and provided, and against the statutes in such cases made and provided, and against the statutes in such cases made and provided, and against the statutes when the arrest of said.  Somethy the statutes of the statutes in such cases made and provided, and against the statutes of the statutes of the statutes.  Somethy the statutes of the statutes in such cases made and provided, and against the statutes of the statutes of the statutes.  Somethy the statutes of the statutes in such cases made and provided, and against the statutes of th	of Entry,	-	01	anthis 2 day of September, 1905, Carrel
the AD day of Maley 1905  the AD any of Maley 1905  the Advisory to the form of the statutes in such cases made and provided, and against the ment, of Jury, of Witnesses ont, difficulty to Maleules provided to the Maleules and against the ment, of difficulty to Maleules provided, and against the ment, of difficulty the Statutes in such cases made and provided, and against the ment, of difficulty the Statutes in such cases made and provided, and against the ment, of difficulty the Statutes in such cases made and provided, and against the ment, of the ment, of the Maleules provided to the arrest of the arrest of the arrest of the ment of the ment, of the ment, of the Maleules provided to the arrest of the are	avit,	-	25	
stance,  Jouch and Arthury to blatches protested in Sich Cases  anno,  Joy,  Millery to blatches protested in Sich Cases  anno,  Joy,  Millery to blatches protested in Sich Cases  anno,  Joy,  Millery to the form of the statutes in such cases made and provided, and against the stand.  John,  Joh	ant,	-	25	
anance, Constitute and Statutes in such cases made and provided, and against the ment,  so 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 Once to Costs, \$  Bond, Oncostable, who returned the same served by arresting said defendant and bringing him in the Court, this day of statutes the same served by arresting said defendant and bringing him in the Court, this day of statutes the same served to Costs, \$  It without the Court, this Constable. Served Onte, \$  Whereason and against the same served to constable served on the same of \$  TABLE.  I also issued a subpana for provided served of the same served of the same served on the same served. The populy on the same served, which bond was approved by me on said day.  Whereason maid day, with as surfaces for defendant served; Costs, \$  Subpana issued for witness for defendant served; Costs, \$  Subpana issued for witness for defendant served; Costs, \$  Onestable of the same served by summoning the sollowing named qualified jurors of my township, to wit.  the following named qualified jurors of my township, to wit.  Athis day of	nizance			
mance,  Corellary to Matures personal to the form of the statutes in such cases made and provided, and against the min,  35  independent,  de Affidacit,  contrary to the form of the statutes in such cases made and provided, and against the men,  de Affidacit,  contrary to the form of the statutes in such cases made and provided, and against the men,  peace and dignity of the flate of Indiana  on,  12  Constable, who returned the same served by arresting axid defendant and brinking him into the contract of	ena,		25	
ang Jury,  25  mal,  25  mal,  25  mal,  25  mal,  25  mal,  25  mal,  26  mal,  27  man,  27  man,  28  man,  29  man,  20  m				
ng Witnesses  25  mont, 26  a Affidavis, 25  mont, 26  a Affidavis, 26  mont, 27  mont, 27  mont, 27  mont, 27  mont, 28  mont, 29  mont, 20  mont	·e, · · · ·			constant to secure of the
ng Witnesses 25 and, 25 audgment, 25 audgent 25 audgment,				THE RESERVE OF THE PROPERTY OF
ment,	AND RESIDENCE OF THE PARTY OF T		50	
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independ.  25  independ.  25  independ.  26  independ.  27  independ.  27  independ.  28  independ.  28  independ.  28  independ.  28  independ.  28  independ.  inde			- Chamber	
ment,			-	
moment,  d. difidavit, Bond,  montrary to the form of the statutes in such cases made and provided, and against the Bond,  mon,  look that to be form of the statutes in such cases made and provided, and against the peace and dispisty of the State of Indiana.  Whereupon I issued a warrant for the arrest of said of Indiana thinging him into Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of Market 1905 Costs, & Constable  Populty  TABLE.  Jalso issued a subpana for Donker witness for plaintiff to Populty  Therefore Bryand Constable, Served witness for plaintiff to Populty  not being ready for trial, this cause was  appearance on said day, with as surety, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, &  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 wenire to  Constable, who returned the same served by summoning  the following named qualified jurors of my township, to-wit.  Aday of  Said Jurors having been accepted and sworn, after hearing all the evidence, retired  the defendant guilty are red in the following versich, to-wit: "We, the jury, find  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  follows and assesses a fine of against him in the sum of  dallar, and assesses a fine of against him in the sum of  dallar, and above committed do make his fine to the State of Indiana, in the sum of  dallar, and assesses a fine of against him in the sum of  dollars, and that he pay the costs herein  until the said fine and ooste are paid or replevied.	<i>t</i> ,		1000	
d. Affidavit, bond, peace and dignity of the statutes in such cases made and provided, and against the Bond, whereupon the statute of Indiana. Whereupon the such a carrest of said a Chical Lo School. Whereupon the such a carrest of peace and dignity of the State of Indiana. Whereupon the such a carrest of said a defendant and bringing him into to the such as a support of the state of Indiana. Court, this again of the same served by arresting said adefendant and bringing him into the sum of the said as a support of the such as a support of the such as a support of the such as support of the such as a support of the supp			1	The last of Residence of States of S
Bond, whereupon I issued a warrant for the arrest of said Onarles Society of the State of Indiana.  Whereupon I issued a warrant for the arrest of said defendant and bringing him into the property of the said defendant and bringing him into the property of the said defendant and bringing him into the property of the said defendant and bringing him into the property of the said said defendant and bringing him into the property of the said said and the following variety of the said said assesses a fine of said said said defendant him the said fine and assesses a fine of said said said defendant him. The said said fine and the the said fine and ocoste are paid or replevited.  ATFY.  By Constable.  By Constable of the said said said defendant served by summoning the following named qualified jurors of my township, to with:  TRALE BY JURY.)  Defendant also calls a Jury. Whereupon I issued a venire to Constable. In charge of a worn officer, and returned the following vertice, to with.  TRALE BY JURY.)  Defendant also calls a Jury was the following vertice, to write.  The following named qualified jurors of my township, to with.  The following named forms are returned the following vertice, to write.  TRALE BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant guilty.  And the evidence being heard, and the Court being advised, finds the defendant guilty.  The following named ocost are paid or replevied.  The fine that the defendant in the sum of the said of the said fine and cover and assesses a fine of the following the the said and the court being advised, finds the defendant guilty.  And the evidence being heard, and the Court being advised, finds the defendant guilty.  The following named ocosts are paid or replevied.  The first the following the fine to the State of Indiana, in the sum of delays.	itment, · ·			
Whereupon I issued a warrant for the arrest of said MALLED  Constable, who returned the same served by arresting said defendant and bringing him interestion,  Court, this day of Market 1905 Costs, \$  Pres. 1905 Costs, \$  Constable.    By Constable witness for plaintiff to trevel for the same served by arresting said defendant and bringing him interest.  Populty Worklass Bryand Constable.    By Constable Worklass Bryand Constable.    By Constable By Constable Served Constable, this cause was constituted to witness for plaintiff to trevel for trial, this cause was constituted to witness for defendant entered into recognizance in the sum of \$ for his appearance on said day, with as surety, which band was approved by me on said day.  Subpana issued for witness for defendant served; Costs, \$ Constable By Comes now the defendant, and being arraigned upon the above affidavit for plea, eays guilty, as charged therein.  Constable By JURY.)  Defendant also calls a Jury. Whereupon I issued a venire to the following named qualified jurors of my township, to wit.  the following named qualified jurors of my township, to wit.  the following named qualified jurors of my township, to wit.  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 the state of Indiana, in the sum of flowed and advised by the Court that the defendant guilty.  And the evidence being heard, and the Court being advised, finds the defendant guilty.  And a seesses a fine against him in the sum of flowed and advised and advised of Indiana, in the sum of flowed and advised and ad	nd Affidavit,		100	contrary to the form of the statutes in such cases made and provided, and against the
constable, who returned the same served by arresting axid defendant and bringing him into into the court, this day of Minterest 190 and Costs & St. St. Constable.  TABLE.  I also issued a subpaga for By Dadler witness for plaintiff the trade of the State of Indiana, and the same of the following named qualified jurors of my township, to wit.  Subpaga a issued for with a same served by me on said day.  Continued to 190 at o'clock M.  Whereupon defendant entered into recognicance in the sum of a sawety, which how how sapproved by me on said day.  Subpaga issued for witness for defendant served; Costs, \$  Constable.  By Deputy.  Comes now the defendant, and being arraigned upon the above affidavit for plea, says fully, as charged through a service to the following named qualified jurors of my township, to wit.  the following named qualified jurors of my township, to wit.  the defendant guilty and seems of the following verdice, to wit: "We, the jury, find 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 the first of the same and a state of Indiana, in the sum of the first of the same and a state of Indiana, in the sum of the same and a state of Indiana, in the sum of the same and a state of Indiana, in the sum of the same and a state of Indiana, in the sum of the same and the same and a state of Indiana, in the sum of the same and a state of Indiana, in the sum of the same and a state of Indiana, in the sum of the same and a state of Indiana, in the sum of the same and and account of the same and the said defendant stand committed the same and costs are paid or replevied.	l Bond,	1000		Whereupon I issued a warrant for the arrest of said Charles Down
Constable, who returned the same served by arresting and defendant and bringing him interestion,  Court, this day of Markhar Bryand Conts \$  For the Court, this day of Markhar Bryand Constable.  TABLE.  I also issued a subpaga for Bryand Constable. Served witness for plaintiff to track the Court Bryand Constable.  By Deputy  Not being ready for trial, this cause was continued to 190 at o'clock A 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.  Subpaga issued for witness for defendant served; Costs, \$ Constable By Comment is sued for witness for defendant served; Costs, \$ By Constable By Comment is sued a popular which is a guilty, as charged therein.  (TRIAL BY JURY.)  Defendant also calls a Jury. Whereupon I issued a worine to the following named qualified jurors of my township, to wit:  the following named qualified jurors of my township, to wit:  the defendant with a worm officer, and returned the following verdict, to wit: "We, the jury, find and assesses a fine of \$ as worm officer, and returned the following verdict, to wit: "We, the jury, find the defendant guilty.  Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant guilty.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant guilty.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant mad assesses a fine against him in the sum of fixed at \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	tion,	-	-	
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FINE. STATE OF INDIANA, There Kellar . Township, County. JUSTICE. Date of Entry, Affidavit, . . . Warrant, . . . -day of September 1904, That Keller Recognizance, did, at the County and State aforesaid, unlawfully Subpæna, . . . and in a med and insident manyer Continuance, touch and Strike one William Contempeled Venire, . . . Contrary to statutes provided for in Swearing Jury, casy Trial, . . . . Swearing Witnesses Judgment, 25 Record, . . . . Final Judgment, Commitment, Stay and Affidavit, contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana. Appeal Bond, Whereupon I issued a warrant for the arrest of said I held Keller Execution. to Woodson Bryant Speile Index, . . Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of Selven 1904 Costs, \$ Satisfaction, Transcript, . . Docket Fee, . . . -Constable. CONSTABLE. I also issued a subpæna for witness for plaintiff to Constable. Served-Costs, \$-3 05 PROS. ATT'Y. Deputy. -not being ready for trial, this cause was \_\_\_, 190 \_\_\_ at\_\_\_\_ Whereupon defendant entered into recognizance in the sum of \$appearance on said day, withas surety, which bond was approved by me on said day. 190-Subpæna issued for--witness for defendant served; Costs, \$ WITNESS FEES. -Constable Deputy. 190-Comes now the defendant, and being arraigned upon the above affidavit for plea, says -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: \_, 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 JURORS. the defendant guilty —and assess a fine of \$ Whereupon said jurors were discharged. (TRIAL BY COURT.) And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine against him in the sum of dollar, and colls 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. E J. D. Def 25 1905 paid in full

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n	-1	all this 25 day Septen 1. 190	
		25 25 25 25 25 25 25 25 25 25 25 25 25 2	Melliam Merchelefy (Count 1905)  On this 26 day of September 1905. White the paying that on or about the 125 gay of September 1905. White the 235 gay of September 1905. The 235 gay of September 1905. White 1905 gay of September 1905. White 1905 gay of September 1905. When the 235 gay of September 1905. Sep

CRIMINAL DOCKET

CINE.	Derra	irs. Cents	STATE OF INDIANA, ) & F. D. Chey
		100	VSI ( ). I.
ratile i			Spray Herett Gulford Township,
STICE.			10 Endreks County.
Entry, .	.		Olphenber 27 1905
it,	.   _	25	On this 21 day of september 1905
t,		25	the 21 Solf filed an affidavit charging that on or about
ince, .		133	the day of Wellember 1905
		25	did, at the County and State aforesaid, unlawfully
ce, .		100	and of the and of in anyry mounes
		Malia I	one Vil Falmer
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itnesse	28		
		38	
ent, .		50	
davit,			contrary to the form of 17
			contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
	1		Whereupon I issued a warrant for the arrest of said thray Heilett
		25	to Woodson BArgard Speial
			Constable, who returned the same served by arresting said defendant and bringing him into
			Court, this 2 day of September 1902 Costs, \$
	1	50	Constable.
E.		70	Denuty
		1	Woolegn Ry (11)
S. Park	200	10	Constable. Served Costs, \$
V.			—Constable.
7.5	1		By————————————————————————————————————
			continued to
	- 09		Whereupon defendant entered into recognizance in the sum of \$
	-6		appearance on said day, with
-	1		as surety, which bond was approved by me on said day.
-	R	2	Subpæna issued for witness for defendant served; Costs, \$
	63		
ES.	CT 100		By————————————————————————————————————
	- 100		
	-	-	comes now the defendant, and being arraigned upon the above affidavit for plea. saus
		7	ne is——guilty, as charged therein.
			(TRIAL BY JURY.)
			Defendant also calls a Jury. Whereupon I issued a venire to
7 7		t	Constable, who returned the same served by summoning
			he following named qualified jurors of my township, to-wit:
		-	
		-	
			his — day of — Costs, \$
	7/10/5		Said Jurors having been accepted and sworn, after hearing all the evidence, retired
	all the same	i	go of a sworn officer, and recurred one following verdict, to-wit: We the jury, find
	700	ti	he defendant guilty and assess a fine of \$ against him."
	100000		Royeman
			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
TEST !			Cost is the sum of
		-1	It is therefore considered and adjudged by the Court that 12 2 1 2
		of	rense by him above committed, do make his fine to the State of Indiana, in the sum of
	12571		
			dollars, and that he pay the costs herein
		- fis	

Sep 28 fine and costs paid in fall

paxer & Thornton, Printers, Indianapolis.

NE.	Dollan	s. Cents	STATE OF INDIANA
		-	STATE OF INDIANA, & J. Duffey J. P.
		00	William Walmoth Guilford Township
TICE.	741	O to	Helndricks County
try,		Mann	29 Deplember 27 1905
		25	On this 27 day of Determber 1906
		25	the 25 filed an affidavit charging that on or about
e,			the Will a day of french 1905,
	-		Proland the did, at the County and State aforesaid, unlawfull
	-		from the neuro of gold he being at the
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	17-4	25	
lavit,	TH		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—
		18	to
			Constable, who returned the same served by arresting said defendant and bringing him into
			Court, this day of Costs, \$
	Station .	50	Constable
E.	3.1	60	I also issued a subnana for
			I also issued a subpæna for————————————————————————————————————
	Man I		Costs, 5————————————————————————————————————
Y.			By————————————————————————————————————
			not being ready for trial this agrees were
			continued to, 190 ato'clockM.
			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.
		5	, 190 —
_ -			Subpæna issued for witness for defendant served; Costs, \$
ES.			By————————————————————————————————————
	-		100
	-		Comes now the defendant, and being arraigned upon the above affidavit for plea, says
		7	e is——guilty, as charged therein.
			Defendant also calls a Jumy Whenever Line
			Defendant also calls a Jury. Whereupon I issued a venire to
		t	Constable, who returned the same served by summoning he following named qualified jurors of my township, to-wit:
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		ti	his, 190, Costs, \$
		i	Said Jurors having been accepted and sworn, after hearing all the evidence, retired a charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
		ti	he 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 defend
		- 1	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
			fense by him above committed, do make his fine to the State of Indiana, in the sum of
			and at \$ 360 and accruing costs, and that said defendant stand committed
10 To	7 67 730	114	wow we get and according costs, and that said defendant at and

fidavits. 25 Malectors Malectors Malectors Malega an affidavite carging that on or about the search, thoughts and the country and State aforesaid, unlawfully thoughts as an affidavite for form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.  The state of the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.  The state The state	FINE.	Della	ars.   Gen	STATE OF INDIANA, ) & F Greggy J. P.		37.63
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interessential and interessent	JUSTICE.	1	9	(Jelober 2 1905)	fendu	27 1/20
interessential and interessent	Date of Entry,		96	On this 2 day of October, 1905,	ant J	Age of the
interessential and interessent	Iffidavit,	-	25	The state of the s	t	119
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And the colores of the statutes in molecules made and provided, and against the passes and dighting of the Statutes in molecules made and provided, and against the passes and dighting of the Statutes in molecules made and provided, and against the passes and dighting of the State of Indiana.  Whereupon is made a worrant for the arrest of state of Middle Middle Middle Colored to an amount of the statutes in molecules.  Whereupon is and a worrant for the arrest of state of Middle Middle Middle Colored to Middle Middl	ubpæna,	-	-	propane the name of God she	07	-
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peace and digrity of the State of Indiana.  peace and digrity of the State of Indiana.  peace can't members a warrant for the arrest of said Met. Members 19 and Membe	THE RESERVE OF THE PERSON NAMED IN			contrary to the form of the statutes in such saces and	a	
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JURORS.  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 offense by him above committed, do make his fine to the State of Indiana, in the sum of fixed at \$ 295 and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.  J. P.  All All Said Inc. All All All Said defendant stand committed Juntil the said fine and costs are paid or replevied.  J. P.				<b>的一种,我们就是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个</b>	Con	- 1
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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 offense by him above committed, do make his fine to the State of Indiana, in the sum of fixed at \$ 290 and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.  J. P.				, 190 — Costs &		day
Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine against him in the sum of offense by him above committed, do make his fine to the State of Indiana, in the sum of fixed at \$ 295 and accruing costs, and that said defendant stand committed and costs are paid or replevied.  Oct 2 16 fixed and costs are paid or replevied.	JURORS.		-	Quid Town	100	3
Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine against him in the sum of offense by him above committed, do make his fine to the State of Indiana, in the sum of fixed at \$ 295 and accruing costs, and that said defendant stand committed and costs are paid or replevied.  Oct 2 16 fixed and costs are paid or replevied.		7	17	charge of a sworn officer, and returned the following verdict to and the evidence, retired	1 4 43	-
Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine against them in the sum of dollar, and assesses a fine against them in the sum of offense by the dollar, and adjudged by the Court that the defendant for the offense by the above committed, do make his fine to the State of Indiana, in the sum of fixed at \$ 290 and accruing costs, and that he pay the costs herein until the said fine and costs are paid or replevied.  Cet 2 April 2 Ap	Late of the state		1	e defendant—Quilty—and assess a fine of &		
And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine against him in the sum of dollar, and assesses a fine against him in the sum of offense by him above committed, do make his fine to the State of Indiana, in the sum of fixed at \$ 298 and accruing costs, and that he pay the costs herein until the said fine and costs are paid or replevied.  Oct 2 A fixed and fine and costs are paid or replevied.				Wherever and it		
It is therefore considered and adjudged by the Court that the defendant offense by him above committed, do make his fine to the State of Indiana, in the sum of fixed at \$ 290 and accruing costs, and that he pay the costs herein until the said fine and costs are paid or replevied.  Oct 2 1 fixed at \$ 200 and accruing costs, and that said defendant stand committed to the state of Indiana, in the sum of and accruing costs, and that he pay the costs herein until the said fine and costs are paid or replevied.  J. P.				Foreman.		
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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 § 295 and accruing costs, and that he pay the costs herein until the said fine and costs are paid or replevied.  Oct 2 A fibrel Median Scale of Indiana, in the sum of a sum of the said fine and costs are paid or replevied.  J. P. State of Indiana, in the sum of a sum of the said fine and costs are paid or replevied.			ONB	let of a sidence being heard, and the Court heins advis		
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fixed at \$ 290 dollars, and that the pay the costs herein until the said fine and costs are paid or replevied.  Oct 2 ref fixed in fixed i			off	ense by him above committed do make him by the Court that the detendant for the	7	To The
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FINE.	Dollar	rs. Cent	STATE OF INDIANA, ) & F. Duffey J. P.	The same
	H.	6736	Ve \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Tes The
	Ty	100	Harry Brackford Herselricks County.	
JUSTICE.		X 91	Plainfille Feb 9 1904	defendant
Date of Entry,	1	ar	On this the 5 day of Feb , 1906.	
Affidavit,	-	25	Charles Horniday filed an affidavit charging that on or about	failing to pay or
Warrant,			the 31 day of Januelly 190.6,	g to
Recognizance, · ·			Warry Brailford did, at the County and State aforesaid, unlawfully	pay
Subpæna,			distants the healt and quality of the	
Continuance,			entitles of the lower of fluntille	replevy the
Venire,		•	by noclosing an american	the
Swearing Jury, . Trial,		50	O could money	oddo
Swearing Witnesses				site j
Judgment,		25	THE REPORT OF THE PERSON OF TH	opposite judgment,
Record,	3.5	20	在1000000000000000000000000000000000000	uent,
Final Judgment,		50	NOTE AND THE PARTY OF THE PARTY	I isu
Commitment,	1	2		issued
Stay and Affidavit	- 0	d	contrary to the form of the statutes in such cases made and provided, and against the	а Ма
Appeal Bond,	1	3	whereupon I issued a warrant for the arrest of said Harry Breedford	Mittimus
Execution,	1	0	to	us for
Index,	7.7	0	Constable, who returned the same served by arresting said defendant and bringing him into	ha d
Satisfaction,			Court, this day of Feb 1904 Costs, \$ 70	2
Transcript,	-	50	Constable.	mii es
CONSTABLE.	3	54	By————————————————————————————————————	the Pr
Constables 1015		30	I also issued a subpana for—witness for plaintiff to	to th
	3	55	Constable. Served Costs, \$	, ,
PROS. ATTY.	No.		By Denuty	dolla
	-		not being and to the time.	
			continued to, 190 — ato'clock—M.	
			w nereupon defendant entered into recognizance in the sum of \$for his	3
			appearance on said day, with— as surety, which bond was approved by me on said day.	
	- 00		. 190-	
SECTION .			Subpæna issued for—witness for defendant served; Costs, \$	
WITNESS FEES.		TT .	Constable	
	PAG		By————————————————————————————————————	1 1 1 1 1 1 1
	Pin.		Comes now the defendant, and being arraigned upon the above affidavit for plea, says	4
			he is———guilty, as charged therein.	Witness n
			(TRIAL RV JUDY)	y, a
			Defendant also calls a Jury. Whereupon I issued a venire to	and d
			Constable who return 117	nd, this delivered it
			the following named qualified jurors of my township, to-wit:	ed it
				000
12 1 7 7			ALCOHOL MANAGEMENT OF THE PROPERTY OF THE PROP	Constable
			his G day of Feb , 1906 Costs, \$	nble
			, 190 Costs, \$	day
JURORS.		-	Said Tunner 1	1
		_ t	n charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find	THE STATE OF THE S
			he defendant—guilty—and assess a fine of \$—against him."	
			Whereupon said jurors were discharged. —Foreman.	
				A Jacob
			And the evidence being heard	
			And the evidence being heard, and the Court being advised, finds the defendant	
			( ) Woodsta ( Tine against 1:	
		0		
1010111			fense by him above committed, do make his fine to the State of Indiana, in the sum of	A MANUEL STREET
		A		1266
		u	ntil the said fine and costs are paid or replevied.	1.
TO STATE OF STREET STREET	X I		replevied.	90
16 28	190	(	J. P. 8	
7 -	1/01	1 0	Eld on about there Dollars and Eighty fine co	
m	1	ul	to date 810 me orghty from or	ds
AND THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.	1000 100	PA	(1)4 11 18 40 1	

	D	1	No. 8
FINE.	DOITELE	. Cents	STATE OF INDIANA ) Coffee II
_	0.3	Leston	VS. VS.
	11/15	No. Y	Marry Douglas ) The Lines. Township,
JUSTICE.	1	1	Pluming County.
Date of Entry,		7.50	On this 1 3 day of Feel 1906
Affidavit,		25	Melles Morraiday, 1904,
Warrant,		ede.	the 31 day of Minieure tools Inch y The about
Recognizance,	Para	26	1 1900, Sorry Color
Subpæna,			disturb the peace of the County and State aforesaid, unlawfully
Venire,	YIV		lower of Plainfield hollowing and
Swearing Jury,	E 485		omerwise makeing loud noise
Trial,		50	
Swearing Witnesses		25	
Judgment,	1314	25	
Record,		50	
Final Judgment,		25	
Commitment, .	149,4		
Stay and Affidavit	The state of	25	contrary to the form of the statutes in such and
Appeal Bond, .	1		contrary to the form of the statutes in such cases made and provided, and against the
Execution, ;		4.5	Whereupon I issued a warrant for the arrest of said Harry Douglass
index,	100	10	10-27-00
atisfaction,			Constable, who returned the same served by arresting said defendant and bringing him into
ranscript,		10.	Costs, \$
ocket Fee,	The same of	50	By————————————————————————————————————
CONSTABLE.	TRA		I also issued a subpæna for————————————————————————————————————
		1	Constable. Served Costs, \$
PROS. ATT'Y.	T. Carrie	20	——Constable.
	the	B	By————————————————————————————————————
		8	continued tonot being ready for trial, this cause wasnot being ready for trial, this cause wasn.
		62	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.
		-	Subpæna issued for witness for defendant served; Costs, \$
	No.		
VITNESS FEES.	San C	-	By————————————————————————————————————
	-00		
C LEAD TO SERVICE	The same	-	Comes now the defendant, and being arraigned upon the above affidavit for plan
			ne is guilty, as charged therein.
			Defendant also calle a Juny When Live
			Defendant also calls a Jury. Whereupon I issued a venire to
		t	Constable, who returned the same served by summoning he following named qualified jurors of my township, to-wit:
			, and the second production of the second prod
			10 20 PM 20 PM 12
			·····································
	W I	ti	his — day of — , 190 — Costs, \$
AND THE PARTY OF			
JURORS.		7.7	Said Jurors having been accepted and sworn, after hearing all the evidence, retired a charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
		ti	he defendant—  guilty——and assess a fine of \$  against him."
MARKET SHEET			
			Whereupon said jurors were discharged. Foreman.
SPECIAL DESCRIPTION OF THE PERSON OF THE PER		-	(TRIAL BY COURT.)
		- /	And the evidence being heard, and the Court being advised, finds the defendant
		2	guilty, and assesses a fine against him in the sum of dollar,
		1	It is therefore considered, and adjudged by the Court that it is
		of	fense 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
			red at \$ and accruing costs, and that said defendant stand committed
		_   41	ntil the said fine and costs are paid or replevied.
THE RESERVE THE PARTY OF THE PA	and the same	1.5	/

Dismissed

USTICE.  of Entry.  of Entry.  of Entry.  of Section of Section of the statutes in such cases made and provided, and against the ment,  of Affidavit,  bond,  ontrary to the form of the statutes in such cases made and provided, and against the ment,  of Affidavit,  ontrary to the form of the statutes of Indiana.  Whereupon I issued a warrant for the arrest of said Irel Calvert  onton.  10  Constable, who returned the same served by arresting said defendant and bringing him into the statute.  TABLE.  10  Table.  To Deputy  Constable.  Served  Constable.  Served  Constable.  Constable.  Constable.  Served  Constable.  Constab	FINE.	Dolla	rs. Cei	STATE OF INDIANA, ) & Juffey J. F
ORTICE.    Entry   State   Sta				VS A Guillock Thumchin
Servey.  On this plant of gravelly fired an affidavic harsing that on or about the 31 day of farmelly fired with the or or about the 31 day of farmelly fired with the or or about the 31 day of farmelly fired with the same of the 31 day of farmelly fired with the same of the 31 day of farmelly fired with the farment of the statute in such cases made and provided, and against the ment, on the statute in such cases made and provided, and against the ment, on the statute in such cases made and provided, and against the ment, on the statute in such cases made and provided, and against the ment, on the statute in such cases made and provided, and against the ment, on the statute in such cases made and provided, and against the ment, on the statute in such cases made and provided, and against the ment, on the statute in such cases made and provided, and against the ment, on the statute in such cases made and provided, and against the ment, on the statute in such cases made and provided, and against the ment, on the statute in such cases made and provided, and against the ment, on the statute in such cases made and provided, and against the statute in such cases made and provided, and against the statute in such cases made and provided, and against the such cases with the same statute in such cases made and provided, and against the such cases with the same statute in the sum of \$ for his against the bound as subparance on statute as subparance on statute and the sum of \$ for his as were, which bond was approved by me on suid day.  Subparance on said day with as charged therein.  For this as were, which bond was approved by me on suid day.  Subparance on said day with as charged therein.  Ontal the subparance of the sum of \$ for his as were, which bond was approved by me on suid day.  Subparance on said day with as well as the sum of \$ for his as well with the sum of the following named qualified jurare of my tomaship, to with the sum of the following named qualified jurare of my tomaship, to with the defendant guilty			10	o ened Valver ) Thenellichs County
on this.  15 On this the same of the same sproved by me on said day.  15 On this same on sale and provided, and galant the same sproved the same served by summoning the following named qualified jurors of my township, to-veit:  15 Ones, now the defendant, and being arraigned upon the above affidavit for pleas, says for clarge of a sworn effort, and returned the following named qualified jurors of my township, to-veit:  15 Ones, and the contract of the same served and some affidavit for pleas, says for clarge of a sworn effort, and returned the following vertical, this cause of the same served the same served that served the served the served the served the served that served the served the served that served the served that served the served the served that served the served that served the served the served that served the served the served that served the served that served the served the served the served that served the served the served the served the served that served the served the served the served that served the served the served the served the served that served the served	JUSTICE.			190
inthe and the 31 day of farestelly—pledan officiaris basiness farestell and of parestell and a factor of the 31 day of farestell and formation of the 31 day of farestell and father formation of the 31 day of farestell and father formation of the 31 day of farestell and father formation of the 31 day of father formation of the 31 day of father formation of the 31 day of father formation of the 32 day of father formation of the 42 day of father f	te of Entry, .			- 5- Fels 1006
the 31 day of fareuing 1900. State places are again to the statutes in such cases made and provided, and against the fallowing manner, and the fallowing the statutes in such cases made and provided, and against the pace and dignity of the State of Indiana.  Whereupon I Issued a warrant for the arrest of said—Issued and provided, and against the pace and dignity of the State of Indiana.  On. LO Constable, who returned the same agrossible arresting said defendant and bringing him into tion, and the control of the	davit,		2	on good at his the
iscance,  iscanc	rrant,	. _	7.5	1 - Samuelly sail tired leaknest
nance,  Activity of the form of the statutes in such cases made and provided, and against the ment,  ad affidavit,  contrary to the form of the statutes in such cases made and provided, and against the ment,  ad affidavit,  contrary to the form of the statutes in such cases made and provided, and against the ment,  ad affidavit,  condition,  Constable, who returned the same serves by arresting said defendant and bringing him into  court, this is day of the same serves by arresting said defendant and bringing him into  court, this is day of the same serves by arresting said defendant and bringing him into  court, this is day of the same serves by arresting said defendant and bringing him into  court, this is day of the same serves by arresting said defendant and bringing him into  continued to constable. Served Costs, \$  Constable.  By Constable of the popular of the same served of the same served of the same served.  Whereupon defendant entered into recognizance in the sum of \$  appearance on said day, with  as surety, which hond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, \$  Constable.  By Constable  By Constable  Comes now the defendant, and being arraigned upon the above affidavit for plea, says  fully, 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 tounship, to wit:  "This is the same served by summoning advised, finds 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 an assesses a fine against him in the sum of  all to the state of a sucorn officer and returned the following advised, finds the defendant  guilty. And an assesses a fine against him in the sum of  all to the state of a sucorn officer and adjudged by the Court that the defendant for the  Court	ognizance, .			the day of 1
mance,  The bear of My in grant or Markeiney  Could and of the form of the statutes in such cases made and provided, and against the timent,  toment,  d affidavit, beace and signity of the State of Indiana.  Whereupon I bessed a warrant for the arrest of said defendant and bringing him into  Court, thise d day of the 1004.  Court, thise d day of the 1004.  Court, thise de day of the 1004.  TABLE.  I also issued a subpana for  Constable. Served Costs, \$  Constable.  Deputy  I also issued a subpana for  Constable. Served Costs, \$  Constable.  Not being ready for trial, this couse van  June at o'clock.  ATTY.  By not being ready for trial, this couse van  June at o'clock.  ANTY.  By not being ready for trial, this couse van  June at o'clock.  ANTY.  By not being ready for trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this couse van  June at o'clock.  Anterior of trial, this cuse van  June at o'clock.  Anterior of trial, this cuse van  June at o'clock.  Anterior of trial, this cuse van  June at o'clock.  Anterior of trial, this cuse van  June at o'clock.  Anterior o	pæna,			
ng Witnesses ent,	tinuance, .	.		- The town of Allain sides by making
mg Witnesses ent,	ire,			- loved and bois Prous moise
ng Witnesses ent,	aring Jury,	-	-	
uniforment, iment, identify additional Bond, on, on, on, on, on, on, on, on, on, on	l,		21	
independs, independs, independent in the form of the statutes in euch cases made and provided, and against the difficulty of the form of the statutes in euch cases made and provided, and against the difficulty of the foliation.  Whereapon it issued a suspans for the arrest of eard the Costs, \$ Constable, who returned the same agrouphly arresting said defendant and bringing him into the court, this day of the court and the same agrouphly arresting said defendant and bringing him into the court, this day of the court and the same served to the fill of the court and the same served to the court and the court and the same served to the same served to the constable. Served Costs, \$ Constable Served Costs, \$	ring Witnesse	8		
ludgment,  mment,  d. Affidavit, peace on didgoity of the statutes in such cases made and provided, and against the goad on didgoity of the State of Indiana.  mon,  10 Constable, who returned the same served by air acting said defendant and bringing him into the court thise let any of Italy Ocete, \$  Tourt, thise let any of Italy or the Deputy Deputy I also issued a subpana for  TABLE.  70 Constable, who returned the same served by arresting said defendant and bringing him into the court thise let any of Italy Deputy Deputy Deputy I also issued a subpana for  TABLE.  70 Constable. Served  60 Constable. Serv	ment,	1	50	A CONTRACTOR OF THE PROPERTY O
definated to contrary to the form of the statutes in such cases made and provided, and against the Bond, who returned the same served by arresting said defendant and bringing him into Court, this day of the 1904 Costs, \$ Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of the Court that the defendant of Costs, \$ Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of the Court served Costs, \$ Constable By Deputy I also issued a subpana for witness for plaintiff to Costs, \$ Constable, Served Costs, \$ Constable, By not being ready for trial, this cause was not being ready for trial, this cause was not being ready for trial, this cause was not proved by me on said day.  ATTY.  By not being ready for trial, this cause was not proved by me on said day.  Whereupon defendant entered into recognizance in the sum of \$ for his assurable, with a sure of the following named qualified jurors of my township, 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 that the defendant guilty.  And assesses a fine against him in the sum of the sure	d,		25	
definated to contrary to the form of the statutes in such cases made and provided, and against the Bond, who returned the same served by arresting said defendant and bringing him into Court, this day of the 1904 Costs, \$ Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of the Court that the defendant of Costs, \$ Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of the Court served Costs, \$ Constable By Deputy I also issued a subpana for witness for plaintiff to Costs, \$ Constable, Served Costs, \$ Constable, By not being ready for trial, this cause was not being ready for trial, this cause was not being ready for trial, this cause was not proved by me on said day.  ATTY.  By not being ready for trial, this cause was not proved by me on said day.  Whereupon defendant entered into recognizance in the sum of \$ for his assurable, with a sure of the following named qualified jurors of my township, 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 that the defendant guilty.  And assesses a fine against him in the sum of the sure	I Judgment, .			TO A THE PARTY OF
d Affidavit, Bond, Bond, Whereupon I sund a warmed for the arrest of said Inc. Court, this day of the State of Indiana.  By Constable, who returned the same sgreed by arresting said defendant and bringing him into the court, this day of the State of Indiana.  By Court, this Court, this day of the State of Indiana.  By Court, this Gay of the State of Indiana.  By Court, this Gay of the State of Indiana.  By Court, this Gay of the State of Indiana.  By Court, this Gay of the State of Indiana.  By Court, this Gay of the State of Indiana.  By Constable of Indiana.  By Indiana with the State of Indiana.  By Indiana with the State of Indiana.  ATTY.  By Indiana with the State of Indiana.  By Indiana with the State of Indiana.  Constable of Indiana.  By Indiana with the State of Indiana.  By Constable of Indiana.  By Constable of Indiana.  By Constable of Indiana.  Constable of Indiana.  By Constable of Indiana.  By Constable of Indiana.  Constable of Indiana.  By Constable of Indiana.  By Constable of Indiana.  Constable of Indiana.  Constable of Indiana.  By Constable of Indiana.  It is therefore considered and and and Indiana. In the sum of Indiana. In the s	nitment,			
Bond, peace and disprity of the State of Indiana to to whereupon I issued a warrant for the arrest of said Inc. 1 Websites	and Affidavit,	100	ale:	contrary to the form of the statutes in such cases made and movided and activity
to t	al Bond,		Int	peace and disnity of the State of Indiana
Constable, who returned the same served by arresting said defendant and bringing him intition.  Court, this day of ILD 1904 Costs, \$  Constable.  By Deputy  I also issued a subpana for witness for plaintiff to Costs, \$  Constable.  By Deputy  I also issued a subpana for witness for plaintiff to Costs, \$  Constable.  By Deputy  Not being ready for trial, this cause was witness on said day, withe as wrety, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, \$  Constable.  By Deputy  Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is guilty, as charged theng arraigned upon the above affidavit for plea, says he is guilty, as charged theng arraigned upon the same served by summoning the following named qualified jurors of my township, to wit:  the following named qualified jurors of my township, to wit:  this day of 190 Costs, \$  Said Jurors having been accepted and sworm, after hearing all the evidence, retired the defendant guilty and assess a fine of \$  Said Jurors having been accepted and sworm, after hearing all the evidence of the following named qualified jurors of my township, to wit:  Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court bing advised, finds the defendant guilty.  And an assesses a fine of \$  against him.''  Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court bing advised, finds the defendant guilty.  And the suidence being heard, and the Court that the defendant for the guilty.  And a seeses a fine of advised, finds the defendant for the suide of Indiana, in the sum of dollar, and that the pay the cost herein until the said fine and costs are paid or repleted.	ution,	13	1 1 1 1	w nereupon 1 issued a warrant for the arrest of said
stion, Court, this Agy of ALL Costs, \$  Court, this Agy of ALL Costs, \$  Court, this Cay of Agy of ALL Costs, \$  Court, this Cay of Agy of ALL Costs, \$  Constable Deputy  I also issued a subpana for Constable. Served Costs, \$  Constable Served Costs, \$  Constable Deputy  not being ready for trial, this cause was constance in the sum of \$  appearance on said day, with as surety, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, \$  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 wenire to Constable in charge of a sworm officer, and returned the same served by summoning the following named qualified jurors of my township, to wit:  this day of 190 Costs, \$  Constable, who returned the same served by summoning the defendant also calls a Jury. Whereupon I issued a wenire to Constable, in charge of a sworm officer, and returned the following verdict, to-wit: "We, the jury, find 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.  Carl and assesses a fine a gainst him in the sum of the following and assesses a fine a gainst him in the sum of follow; and assesses a fine a gainst him in the sum of follow; and assesses a fine a find and the sum of fines by him above committed and adjudged by the Court that the defendant offense by him above committed, do make his fine to the State of Indiana, in the sum of follow; and assesses a fine a gainst him in the sum of follow; and assesses a fine a gainst him in the sum of follow; and assesses a fine a gainst him in the sum of follow; and assesses a fine a gainst him in the sum of follow; and assesses a fine a gainst him in the sum of follow; and assesses a fine a gainst him in the sum of follow; and assesses a fine a gainst him in the sum of fol	,		10	Constable who returned the company of
ipt	action,			a (0 - A101)
TABLE.  I also issued a subposs for witness for plaintiff to Constable. Served Costs, \$  Constable Deputy	ript,			00000, 0
I also issued a subposa for witness for plaintiff:  Onstable. Served Costs, \$  Constable. Served Costs, \$  Constable. Deputy  not being ready for trial, this cause was not performed by the sum of \$  ATTY. By not being ready for trial, this cause was not performed by the sum of \$  For his appearance on said day, with as surety, which bond was approved by me on said day.  Subpassa issued for witness for defendant served; Costs, \$  Constable. By Constable. Deputy.  Comes now the defendant, and being arraigned upon the above affidavit for plea, says fine 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: We, the jury, find and assess a fine of \$  Said Jurors having been accepted and sworn, after hearing all the evidence, retired the defendant guilty and assess a fine of \$  Said Jurors having been accepted and sworn, after hearing all the evidence, retired the defendant guilty and assess a fine of \$  Said Jurors having been accepted and sworn, after hearing all the evidence, retired the defendant guilty and assess a fine of \$  Said Jurors having been accepted and sworn, after hearing all the evidence, retired the defendant guilty and assess a fine of \$  Said Jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant guilty.  And the evidence being heard, and the Court being advised, finds the defendant guilty and assesses a fine against him in the sun of flense by him above committed, dollar, and that he pay the costs herein until the said fine and costs are paid or replevied.	Fee,		50	Constable
Constable. Served Costs, \$ Constable. By not being ready for trial, this cause was 190 at 190 at 9'clock M. Mereupom defendant entered into recognizance in the sum of \$ for his as wrety, which bond was approved by me on said day.  Subpama issued for witness for defendant served; Costs, \$ Constable. By Comes now the defendant, and being arraigned upon the above affidavit for plea, says 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, in charge of a sworm officer, and returned the following verdict, to wit: "We, the jury, find 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 and assesses a fine against him in the sum of lits 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 flexed at \$ 2 \frac{5}{2}\$ and accorning costs, and that he pay the costs herein until the said fine and costs are paid or replevied.	STABLE.	To the		I also issued a subsume for
Constable Deputy not being ready for trial, this cause van interest of clock M. 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.  Subpana issued for witness for defendant served; Costs, \$  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 day of 190 Costs, \$  Said Jurors having been accepted and sworn, after hearing all the evidence, retired 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 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 \frac{1}{2} \frac{1}	and the last		70	To the power of th
not being ready for trial, this cause was continued to 190 at o'clock M. Whereupon defendant enteredinto recognizance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, \$ 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 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, then jury, find against him."  Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant guilty.  Call dollar, and assesses a fine against him in the sum of its is therefore considered and adjulaged 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 \frac{1}{2} \			Aut.	
continued to 100 at 0'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.  Subpana issued for witness for defendant served; Costs, \$ Constable.  By 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, in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find 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.  Gill dollar, and assesses a fine against him in the sum of it is therefore considered and adjudged by the Court that the defendant for the dollars, and that he pay the costs herein until the said fine and costs are paid or replevied.  Grant defendant stand committed.  Grant do make his fine to the State of Indiana, in the sum of dollars, and that he pay the costs herein until the said fine and costs are paid or replevied.  Grant defendant stand committed.	S. ATT'Y.	A proper	Name of	Bu
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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		200		
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				Comes now the defendant, and being arraigned upon the above affidavit for pleas says
this — day of	THE PERSON NAMED IN			guily, as charged therein.
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this — day of		A. A.		Defendant also calls a Jury. Whereupon I issued a venire to—
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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 \$\frac{2}{8}\frac{8}{5} and accruing costs, and that he pay the costs herein until the said fine and costs are paid or replevied.	F. B. S. A.			(TRIAL RV COUDT)
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 until the said fine and costs are paid or replevied.				And the evidence being heard and the
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said defendant stand committed			- I ti	woulder, and 17 to
4 Parfley TP			-	and costs are paid or replevied.
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FINE.	Dellar	s. Oents	STATE OF INDIANA, ) 87 Dayling
a constitution	0	00	DIF NS.
			Henry Township,
JUSTICE.			Pleinhill Feb County.
Date of Entry,		25'	On this 6 day of Fel 1904
Affidavit,	To the	25	H MININ MIMO COLOR
Recognizance,			the 3 day of Jan 1906 Robert Buy
Subpæna,			disturb the did, at the County and State aforesaid, unlawfully
Continuance,			the fair of the chilles of
Venire,			Loud and Sports of wakeing
Swearing Jury, .	-	CA	The short mouse
Trial,		50	
wearing Witnesses		50	The second secon
Record,	i i	25	
Final Judgment,			
Commitment,	- 1		
tay and Affidavit,			contrary to the form of the statutes in such cases made and provided, and against the
Ippeal Bond,			peace and dignity of the State of Indiana.  Whereupon I issued a warrant for the arrest of said Robert Bly
Execution,		10	to
ndex,	TO MA		Constable, who returned the same served by arresting said defendant and bringing him into
ranscript,			Court, this day of 190 Costs, \$
ocket Fee,		50	Constable.
CONSTABLE.	-	70	I also issued a subpæna for————————————————————————————————————
Total	_2	85	——————————————————————————————————————
PROS. ATTY.	X		— Constable.
	NO UNI		By————————————————————————————————————
	- 3	_	continued to
	- 10		Whereupon defendant entered into recognizance in the sum of \$for his
	1	- 0	appearance on said day, with—as surety, which bond was approved by me on said day.
	E T		. 190 —
	2		Subpæna issued for witness for defendant served; Costs, \$
WITNESS FEES.	-		By————————————————————————————————————
	100		** (a. C. )   [1]   [2]   [2]   [3]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]   [4]
		7	Comes now the defendant, and being arraigned upon the above affidavit for plea, says
STATISTICS.			re 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
		_   ti	he following named qualified jurors of my township, to-wit:
		-  -	
		ti	his
OF BELLEVIE	20000		
JURORS.	STATE OF	in	Said Jurors having been accepted and sworn, after hearing all the evidence, retired n charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
		th	he defendant—guilty—and assess a fine of \$—against him."
	- No. of London		Foreman
			w nereupon said jurors were discharged.
			(TRIAL BY COURT.)
	THE PERSON NAMED IN		And the evidence being heard, and the Court being advised, finds the defendant
			guilty, and assesses a fine against him in the sum of
2 - 15 19 1			It is therefore considered and all last last last last last last last
		off	fense 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
	261		and accruing costs, and that he pay the costs herein and at \$\frac{2}{2}\frac{\pi}{
			- Confeys. P.
0 1	+		C. I'm a set of the Market
Meld.	in	la	bove fine & cost in full this 7 day of may 1,900
			91.1.
			Oli Dulley

FINE.		Dellars	s. Cents	STATE OF INDIANA,		4
		e id		medel Brigaret Genety Township		The
JUSTICE.		Mari		190		The defendant failing to pay or replevy the opposite judgmen
ate of Entry,				Tolo sools		lant
Iffidavit,				On this day of The , 1906,		fail
Varrant,			193	31 Annuary 1001 Mill hryant	st	ing
Recognizance,				the day of 1		to po
ubpæna,			1111	Disturb the heller of the Country and State aforesaid, unlawfull	y	ny or
ontinuance,				the ten of Planting to the make into		rep
Cenire,				The now of market so the same		levy
wearing Jury,				with and wasters the con		the c
rial,				TO THE RESIDENCE OF THE PARTY O	11	ppou
wearing Witness						sitej
udgment,	28					udgn
						mend
ecord,		7			-	, In
inal Judgment,						sauce
ommitment, .		7				da
tay and Affidavit	,	100		contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.		Mitte
ppeal Bond,		13.07		Whereupon I issued a warrant for the arrest of said Melle Bryand		mus
xecution,	1			to		for
ndex,	1	P V		Constable, who returned the same served by arresting said defendant and bringing him int	0	for his
atisfaction,	1			Court, this day of Tel 190 Costs, \$		is comm
ranscript,				Constable		200
CONSTABLE.	1			By——Deputy		tment to t
CONSTRBILE.				I also issued a subpana for witness for plaintiff to	THE RESERVE OF THE PERSON NAMED IN COLUMN 1	to ti
	-11-			Constable. Served——— Costs, \$		ho
PROS. ATTY.	1			Constable		LE
				By————————————————————————————————————		100
		- 10		continued to, 190 — ato'clock—M.		
A STATE OF THE STA				Wherever defendant enteredints received in the second in t		9
	1			Whereupon defendant entered into recognizance in the sum of \$		
		-		as surety, which bond was approved by me on said day.		
			1	100		
				Subpæna issued for witness for defendant served; Costs, \$		
VITNESS FEES.		-		Constable		
		Since of		By——Deputy.		
College Williams	1					
				Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is—guilty, as charged therein.		County.
<b>经营产会员</b> 1000年						
				Defendant also calls a Jury. Whereupon I issued a venire to—		and
	I I	reit.		Constable who return 211		deliv
				Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:————————————————————————————————————		delivered
49 48 34 69 75				1 wy voemonep, co-wet:		it to
THE PARTY OF THE P				是一种,我们就是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个		200
				大学上对一种模型的特殊的。		Constable
				this day of		ble
1	100			thisday of, 190 Costs, \$		
JURORS.			-	Said Tones 2		
		84		in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find	1	i de la
			1	the defendant——guilty———and assess a fine of \$——against him."		
EXTENSION OF						
				Whereupon said jurors were discharged. Foreman.		1
				(TRIAL BY COURT.)		
				And the evidence being heard, and the Court hairs		
			-	guilty, and assesses a fine against him in the sum of		
11111111111111111111111111111111111111				It is therefore against him in the sum of		
- 37			0	10 US TOPPOTONO come 3- 7		
				ffense by him above committed, do make his fine to the State of Indiana, in the sum of	Justice	7
	1 10			WOLLOTO, and 17 12		
A TOTAL			- Ju	and accruing costs, and that he pay the costs herein ntil the said fine and costs are paid or replevied.	of the	
	2 1				e Peace	No.
	17		400	o Duffly J. P.	ice	1
		The same of the sa				

	n		No. 12
FINE.	Della	rs. Cents	STATE OF INDIANA, ) & A A A A A A A A A A A A A A A A A A
THE RESERVE		100	LO AVS. J. P.
TEN STATE OF	Art	4 390	Wharles Helad Sunford Township,
JUSTICE.		681	Folkelish County.
Date of Entry,		56	190
Affidavit,		75	On this day of Appllory, 1906.
Warrant,	-	25	filed an affidavit charging that ower about
Recognizance,			the day of Jon 1906, Control Holdel
Subpæna,			Disturb the police of the County and State aforesaid, unlawfully
Continuance,	-		I DI . I The of the origins of the towns
Venire,			in a boysters were loud noise as
Swearing Jury, .		L'A	
Trial,	6	30	
Swearing Witnesses		50	
Judgment,	*	1	(1) 10 10 10 10 10 10 10 10 10 10 10 10 10
Record,			· · · · · · · · · · · · · · · · · · ·
Commitment,			CONTRACTOR OF THE PROPERTY OF
Stay and Affidavit.			
Appeal Bond,			contrary to the form of the statutes in such cases made and provided, and against the
Execution,	10-10		Whereupon I issued a warrant for the arrest of said Wharles Rolad
Index,			to
Satisfaction,			Constable, who returned the same served by arresting said defendant and bringing him into
Transcript,			Court, this day of 190 L Costs, \$
Docket Fee,	2	85	Constable.
CONSTABLE.		1	I also issued a subpæna for—  witness for the state of th
	-	00	Constable. Served———witness for plaintiff to
PROS. ATT'Y.			—Constable.
	777		By——Deputy.
		- 0	not being ready for trial, this cause was  ontinued to
1			Whereupon defendant entered into recognizance in the sum of \$for his
7		- 0	is surety, which bond was approved by me on said day.
	. 3		. 190
	86		Subpæna issued for—witness for defendant served; Costs, \$
WITNESS FEES.	3		- Constable
477	2		By——Deputy.
3 17 11 1 1 1 1 1	63		Comes now the defendant, and being arraigned upon the above affidavit for plea, says
		h	e is—guilty, as charged therein.
			(TRIAL BY JURY.)
			Defendant also calls a Jury. Whereupon I issued a venire to
		th	—Constable, who returned the same served by summoning ne following named qualified jurors of my township, to-wit:—
United States			
National Property of the Parket of the Parke		th	is
Managa 1	MEY OF		Said Jurore having been governed and control of the Constable.
JURORS.		in	stange of a sworth officer, and returned the following verdict, to-wit: We the jury, find
		th	e defendant guilty and assess a fine of \$ against him."
			Pareman
			n nereupon sata jurors were discharged.
THE RESERVE TO			(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
	THE REAL PROPERTY.	off	ense by him above committed, do make his fine to the State of Indiana, in the sum of
	1	-11-	
	60		ed at \$ 2 8 and accruing costs, and that said defendant stand committed til the said fine and costs are paid or replevied.
		-  -	Ge Suffey P
TO SERVICE STREET, SERVICE STR	reliance likely		· UIA

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

			No.13	
FINE.	Dollars	. Cents	STATE OF INDIANA, ) & F Duffey J. P.	*
		60	Torus obin	unii
Let 12 Still Steel	494	Pag.	Cherley Meaninely Hendricks County.	noumbered real estate, of the r Test: The defendant failing to pay
	100		190	bered
JUSTICE.  Date of Entry,		25	on this stay of Feb , 1906.	dant dant
Affidavit,		25	On this day of fled an affidavit charging that on or about	faili
Warrant,		25	the 31 day of January 190 Ce, Charle Meanwich	ng to
Recognizance,			did at the County and State afgresaid, unlawfully	the r
Subpæna,		-	disturb the feller of the engelies	or
Continuance,			of Plainfield by makerny loved and	of_
Venire,			Courses Moise	the o
Swearing Jury, . Trial,		35	THE RESERVE THE PROPERTY OF THE PERSON NAMED IN THE PERSON NAMED I	Boodd Boodd
Swearing Witnesses				no of GHQ), roplory the opposite judgment,
Judgment,		25	在1000年中,中国中国共和国的特殊的特别的企业的企业。	dgme
Record,		10		nt, I
Final Judgment, .				isoned
Commitment,				2 75
Stay and Affidavit, Appeal Bond,	130		contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.	Mittimus for his
Execution,			Whereupon I issued a warrant for the arrest of said-	rus f
Index,		10	to  Constable, who returned the same served by arresting said defendant and bringing him into	Ju
Satisfaction,		-	Court, this——day of———190—— Costs, \$———	
Transcript,	-	56	Constable.	stice of the Peac
Docket Fee,		MIC	By————————————————————————————————————	he Pe
		70	I also issued a subpana for————————————————————————————————————	ace.
	3	65	Constable. Served Costs, \$————————————————————————————————————	- Durand
PROS. ATTY.	To be seen to	1	By————————————————————————————————————	iollars.
COLUMN TO SERVE	NAV.	-	not being ready for trial, this cause mas	. ) 01
	X		continued to—, $190$ — at —o'clock—M.  Whereupon defendant entered into recognizance in the sum of \$\\$for his	4
1.200	-03		appearance on said day, with	way
	4		as surety, which bond was approved by me on said day.	
A STATE OF THE STA	0	-	Subpara issued for—witness for defendant served; Costs, \$-	our.
WITNESS FEES.	7		Constable	n on
			By————————————————————————————————————	ALL VIEW TRANSPORT
	lake.		Comes now the defendant, and being arraigned upon the above affidavit for plea, says	Wi Oc
			he is—guilty, as charged therein.	osste jud Vitness m County,
			(TRIAL BY JURY.)	my h
	with 12		Defendant also calls a Jury. Whereupon I issued a venire to	ny hand, this and delivered it
			Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:—	this this pered
<b>建筑建筑的</b> 。			The state of the s	it to
NO STATE OF THE ST				Constable
				fron
	Task.		thisday of, 190 Costs, \$	day !
JURORS.	Car A		Said Toward Land A. Company Land A. Company Land A. Company Land Land Land Land Land Land Land Land	rend
			in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find	Him
			the defendant——guilty——and assess a fine of \$——against him."	2 chemic
			Whereupon said jurors were discharged. Foreman.	7, 0
			(TRIAL BY COURT)	nd I
			And the evidence being heard, and the Court being advised, finds the defendant	swear
<b>以外发展数据</b>			guilty,  and assesses a fine against him in the sum of	that
TARREST STATE			It is therefore consider ,	Iam
THE RESERVE OF THE PARTY OF THE		- 0	It is therefore considered and adjudged by the Court that the defendant for the ffense by him above committed, do make his fine to the State of Indiana, in the sum of	Just
1			dollars, and that I	th in
		7	dollars, and that he pay the costs herein and accruing costs, and that said defendant stand committed	fee a . 19
		STATE OF THE		fee simple
Ro	lel-	- 71	the above 1: 1 The J. P.	
	10.	, , .	the above fine and costs in full the 19 day of whereh 1901 & 901) Wer	
	n	10	we 17 day of Mereren 1981 8011 11en	16P

uaker & Thornton, Printers, Indiana,

FINE.	Dolla	IIS.   Ce	STATE OF INDIANA SOMO
		10	STATE OF INDIANA, \ & Flusten J. P.
THE RESERVE OF THE PERSON OF T			Joseph Russell Guilford Township,
JUSTICE.		ava	Helhelriell's County.
Date of Entry,	-		190
Affidavit,	1-	2	9 this day of the 190/s
Warrant,	12		the 31 day of Manually filed an affidavit charging that on or about
Recognizance,	-		the day of familly 1904. Attention on or about
lubpæna,	1		dishark the A did, at the County and State aforesaid, unlawfully
Continuance,	-		Town of Place of the Calyens of
enire,	-	-	and how the state of makering lovel
wearing Jury, .		-	The moise
rial,	-	-	
vearing Witnesses	-	-	
idgment,			
ecord,			
nal Judgment, .	-		CALLED TO BE AND
mmitment,			
ay and Affidavit,	77.0	1	contrary to the form of the statutes in such cases made and provided, and against the
opeal Bond,			peace and dignity of the State of Indiana.  Whereupon I issued a warrant for the arrest of said ABLICA CONTROLLED
cecution,	The same		to.
dex,	Trie y	1	Constable, who returned the same served by arresting said defendant and bringing him into
tisfaction,		-	Court, this—day of—190—Costs, \$
anscript,	-	100	
cket Fee,	1000		By————————————————————————————————————
	1	15	I also issued a subpæna for——witness for plaintiff to
			Constable. Served Costs, \$
PROS. ATT'Y.			—Constable.
			By————————————————————————————————————
	-3		continued to, 190 ato'clockM.
	-08		Whereupon defendant entered into recognizance in the sum of \$ for his
		Name of Street	appearance on said day, with
	3	- Art	as surety, which bond was approved by me on said day.
	D	0	Subpara issued for witness for defendant served; Costs, \$
ITNESS FEES.	6	TO S	Constable
TINESS FEES.	Same	-	By————————————————————————————————————
	- 44	2 1	
A POST TO STATE OF			Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is——guilty. as charged therein.
			Defendant also calls a Jury. Whereupon I issued a venire to
· COLDENT	ala e	7413	Constable, who returned the same served by summoning
			the following named qualified jurors of my township, to-wit:
			The second secon
£ 17 18 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			this — day of — , 190 — Costs, \$-
	E . Ke		
JURORS.			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
CONTRACTOR OF			the defendant—guilty—and assess a fine of \$-against him."
			아름답니다 가게 많아 하게 되었다. 하게 되는 아내가 되었다. 하는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은
			Whereupon said jurors were discharged.
			(TRIAL BY COURT.)
			하는 하다는 사람들이 하는 사람들이 되었다면 보면 가는 사람들이 있었다. 이 나를 하는 것이 되었다면 하는 것이 되었다면 하는데 보다 되었다면 하는데 되었다면 하는데 되었다면 모든데 되었다.
	-		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 detendant for the
五十二十二十五	00	_ 0	ffense 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
			xed at \$ and accruing costs, and that said defendant stand committed
CONTRACTOR OF	5 d 5.	1/4	ntil the said fine and costs are paid or replevied.

Feb & Settleet in full \$3.85.

Dinas (Self Dire			No.15		
FINE.	Dollar	s. Cent			
	-			2	<b>L</b>
	100		Raymon Hufford Hendricks County.	The d	Pest:
JUSTICE.			190	The defendant	100
Date of Entry,			on this the 7 day of Feb, 1906.	lant	933
Affidavit,	-	24	Robert Rly grad an affidavit charging that on on above	failing to pay	100
Warrant,		25	the 31 day of Santelly 1906, Raymon Herefrond	ng to	Bio
Recognizance,		01	did, at the County and State aforesaid, unlawfully	pay	10
lubpæna,		12	disturb the fread and quitude of the	or	
ontinuance,	-		Citizens of the town of Eleinfield by	replevy the opposite judgment,	-
enire, · · · ·			makering loved norse	y the	
wearing Jury, .		94		ddo	-
rial		25		osite	100
vearing Witnesses udgment,		25		judg	W.
ecord, · · · ·		16		rmen	17.57
inal Judgment,		25		1	
mmitment,				issued a	Sinta .
ay and Affidavit,			contrary to the form of the statutes in such cases made and provided, and against the	ta I	
opeal Bond,	17.4	13	peace and dignitu of the State of Indiana.	Littin	7777
vecution,		1	Whereupon I issued a warrant for the arrest of said to mon Work one	nusj	4.50
dex,		10	Constable, who returned the same served by arresting said defendant and bringing him into	Mittimus for his	
tisfaction,		-	Court, this day of Flo 1904 Costs, \$	is com	Stote
anscript,	-	50	Constable.	mii	3
cket Fee,	3	46	By————————————————————————————————————	tmen	
on tables has	,	14-	I also issued a subpana for witness for plaintiff to	rt to t	
Total	H	50	Constable. Served——— Costs, \$-	he	100
PROS. ATTY.	V-Se-		— Constable.		
			By Deputy.		
			continued to		
	him i		w hereupon defendant entered into recognizance in the sum of \$for his	8	
			appearance on said day, with— as surety, which bond was approved by me on said day.		
	3	177			
THE DURING	20		Subpana issued for witness for defendant served; Costs, \$		
ITNESS FEES.			Constalla		
	3		By————————————————————————————————————		
	0		Comes now the defendant, and being arraigned upon the above affidavit for plea, says		
2 2 2	63		he is———guilty, as charged therein.	Journ	W LL LOSS
		-1	(TRIAL BY HIDY)	y, a:	s my
			- Joseph and Calls a Sury. Whereupon I issued a venire to-	nd d	nan
	Charter I	t	Constable and	County, and delivered it	a, th
			the following named qualified jurors of my township, to-wit:	ed it	8.5
				to C	
				Constable	
		t	his — day of	able -	
			his	129 - 10	lay o
JURORS.		i			1
	-	- ti	n charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find		
The second	THE PARTY		against him."		
		-	Whereupon said jurors were discharged. Foreman.		
			(TRIAL BY COUPER)		
			And the evidence being heard, and the		1
			And the evidence being heard, and the Court being advised, finds the defendant	The state of	TO ST
			It is theres. dollar		
		of	It is therefore considered and adjudged by the Court that the defendant for the		
77			The sum of	usti	1
		1100	red at \$ 810 and accruing costs, and that he pay the costs herein	is of	
	Carlo Tu	147	and accruing costs, and that he pay the costs herein til the said fine and costs are paid or replevied.	the	1 90
		-	repletized () 2 - wall sound committed	Contract of the Contract of th	
0 - 0			Il that the 10 day of February 1900 & T. D.	Peace	Ĭ

	100	1	No. (Co
FINE.	Dolla	IS. Cen	
TO SEE THE PARTY OF THE PARTY O			vs. vs.
		100	Codyon Goodon Guilford Township,
JUSTICE.			Minetrieks County.
Date of Entry,			- March 5 1904
Affidavit,		25	On this day of Miller th
Warrant,		25	1 - Oh Robert , 190 th,
Recognizance,			the 3 day of March 1904
Subpæna,		25	William same on ,
Continuance,	The same		Protoke and assell on our County and State aforesaid, unlawfully
Venire,			Royers by restrict Profane words and
Swearing Jury,			- I strikerny at Soil Omer Rolls
Trial,			O REPRO
Swearing Witnesses	1		
		25	
Judgment,		50	
Record,		25	一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个
Final Judgment,	THE P		
Commitment,	1000	124	20 10 10 10 10 10 10 10 10 10 10 10 10 10
Stay and Affidavit,			contrary to the form of the statutes in such cases made and provided, and against the
Appeal Bond,		1	peace and dignity of the State of Indiana.  Whereupon I issued a warrant for the arrest of said Ogor Joxlon
Execution,		10	to William Sortors Mariel
Index,	1	10	Constable, who returned the same served by arresting said defendant and bringing him into
Satisfaction,	7 10	-	11:07LPt thin
ranscript,		50	Costs, 5
Oocket Fee,	7	30	By————————————————————————————————————
CONSTABLE.	-	1	I also issued a subname for
Total	3	35	——————————————————————————————————————
PROS. ATTY.	-0	UU	—Constable.
Constablespe	1	90	By————————————————————————————————————
	4	65	not being ready for this I II:
			continued to
			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.
	- 100		190
			Subpæna issued for witness for defendant served; Costs, \$
WITNESS FEES.			Constable
, 7			By——Deputy.
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says
			he is———guilty, as charged therein.
3			(TRIAL BY JURY.)
0			Defendant also calls a Jury. Whereupon I issued a venire to
85	de une es	-	Constable, who returned the same served by summoning
0.5		1	the following named qualified jurors of my township, to-wit:
Brank Zoni			
	THE PERSON		
	1 12 14	t	his — day of, 190 — Costs, \$
			Const. 17.
JURORS.			Said Jurors having been accepted and sworn, after hearing all the evidence, retired
JURORS.		i	n charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
JURORS.		i	Duble of the orn in the interior of the control of
JURORS.		i	he defendant—  guilty—  and assess a fine of \$  Foreman
JURORS.		i	whereupon said jurors were discharged.
JURORS.		i	whereupon said jurors were discharged.  (TRIAL BY COURT.)
JURORS.		i	Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant
JURORS.		i	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
JURORS.		i	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 delicar.
JURORS.		ti	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 the street ore considered, and adjudsed by the Court that the latest the sum of the street ore considered, and adjudsed by the Court that the latest the latest the sum of the street ore considered, and adjudsed by the Court that the latest the late
JURORS.		ti	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 the street ore considered, and adjudted by the Court that the latest the
JURORS.		i to	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 the street ore considered, and adjudted by the Court that the latest the
JURORS.		i to	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 in the sum of fense by him above committed, do make his fine to the State of Indiana, in the sum of

The above fine and cast poid in full This 5 day of march 1906 Eli Duffy 4 P

	100		No. 1	- 11		
FINE.	Bollars	s. Cents	STATE OF INDIANA, ) Eli Duffey J. F			
			VS. 1 VS. 1 Township	),		3 13
TO THE RESIDENCE OF	-		Wallace (Sesup) Herselricks County	1.	Ine adjenuant Jauing to pay or replevy the opposite judgment.	Test:
JUSTICE.	1 100		may 10 1906		rej en	
Date of Entry,			May 4		dan	
Affidavit,		23	In this day of may of 190th,		Jan	
Warrant,		25	filed an affidavit charging that one or about	ıt	ung	
Recognizance,			the day of mely 1900, which great and and state of and and and state of any local state o	-	to po	
Subpæna,		13	did at the County and State aforesaid, unlawful	y	ny or	
Continuance,	1	100	by Attikany four with a Strek and		rep	
Venire,			O Mush home of hus in al ruell mololen	1	'eey	
Swearing Jury, .			out and the manner.		the o	
Trial,					sodd	
Swearing Witnesses					iteju	
Judgment,			在1975年1976年1975年1975年1975年1975年1976年1975年1976年1976年1976年1976年1976年1976年1976年1976		idgm	
Record,					ent,	
Final Judgment, .					I iss	
Commitment,			2000 126 TALL 10 CALLS 19 19 19 19 19 19 19 19 19 19 19 19 19		ned	
Stay and Affidavit,	1		contrary to the form of the statutes in such cases made and provided, and against th	e	I issued a Mittimus for his commitment to	
Appeal Bond,		- 12	peace and dignity of the State of Indiana.  Whereupon I issued a warrant for the arrest of said Wallet Albufe		ittim	5 0 5
Execution,			Sterial Donatable to Woodson Bryant		usfa	1 100
Index,	100		Constable, who returned the same served by arresting said defendant and bringing him int	0	or hi	3
Satisfaction,		-	Court, this 14 day of May 1904 Costs, \$		8 001	ustice
Cranscript,	-	100	Constable		nmi	eof
Docket Fee,	-	-	By————————————————————————————————————		men	the
CONSTABLE.	A TELE		I also issued a subpara for—witness for plaintiff to		t to t	Peace
			Constable. Served Costs, \$		he	
PROS. ATTY.	2000	1000 m	Constable			doll
<b>建位下级中部</b> 位			By——Deputy		-	tollars.
			continued to			
			Whereupon defendant entered into recognizance in the sum of \$		2	
			appearance on said day with			
	100		as surety, which bond was approved by me on said day.			
			Subnana issued for , 190			
	tid style		Subpara issued for witness for defendant served; Costs, \$	13		
WITNESS FEES.	State of the last			16		
	-		By————————————————————————————————————			
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says		Co	Wit
			guily, as charged therein.		County, and delivered	Witness my hand,
			Defendant also selle I (TRIAL BY JURY.)		an	my I
	AL ALL	40	Wove Son Kreiner. Whereupon I issued a venire to		d del	iand
45000		t	Wove Son Bryge. Whereupon I issued a venire to— Constable, who returned the same served by summoning he following named qualified jurors of my township, to-wit:—		ivere	, thi
			The factors of my township, to-wit:		25	1
			的一种,他们就是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个		to O	
					Constable	
	14	t	his, 190, Costs, \$		ble _	a
5 70 184 14 1			, 190 — Costs, \$			ay o
JURORS.	4	i	Said Jurors having been accepted and sworn, after hearing all the evidence, retired to a sworn officer, and returned the following verdict to mit. "We take			1
		ti	he defendantguiltyand assess a fine of \$against him."			1-11
						1
			Whereupon said jurors were discharged.  Whereupon said jurors were discharged.  The contract assess a fine of \$ against him."  Count Hotelley Foreman.			
		-	(TRIAL DV CONT.		1	
			And the evidence being benefit and		30	
			And the evidence being heard, and the Court being advised, finds the defendant			
			accesses a fine against him in 17	1		
			It is therefore considered and adjudged by the Court that the defendant for the			1
		0)	fense by him above committed, do make his fine to the State of Indiana, in the sum of	_Jus	1	
			doll-	Tustice .	10	
		u	ved at \$ and accruing costs, and that he pay the costs herein til the said fine and costs are paid or replevied.	of th		1
		-11	and accruing costs, and that said defendant stand committed	of the Peace	1	90_
	X i (i)		J. P.	ace	1	1
			MANAGEMENT OF THE PROPERTY OF			

	1		No./8-			
FINE.	Dellars	S. Cen		11		
THE THE PARTY OF T			I VS. 10 J. T. T. J. P.	1		n un
	1A	-	Hory Bell Janton Township,		Th	Te
JUSTICE.		a	Plandille County.		The defendant failing to pay or roplevy the opposite judgment,	st.
Date of Entry,		1	On this 2 day of May		enda	ed re
Affidavit,	3 101	9	Almes Oranged any of many, 1906,		nt fa	al est
Recognizance,			the 21 day of May filed an affidavit charging that on or abou	t	iling	tate,
Subpæna,	_1	00	191144 - 7111797 101174		to pe	of th
Continuance,			Jan appoil and stances Corpins for Cons		no ven	e valı
Venire,			you assur and Spittery on Soil Glorge Bell		reple	ne of
Swearing Jury, .	-	-			by th	100
Trial,	-1	50			ddo s	Die o
Swearing Witnesses		60			osite;	
Judgment,		40	The second secon		judgn	74
Final Judgment,	1	08	(A) 10 (		nent,	
Commitment,			· · · · · · · · · · · · · · · · · · ·	1 .	I issued	
Stay and Affidavit,		-	contrary to the form of the statute.		ued a	372
Appeal Bond,	7		contrary to the form of the statutes in such cases made and provided, and against the			Batta L
Execution,			Whereupon I issued a warrant for the arrest of said	1	imus	
Index,		10	Constable, who returned the same served by arresting said defendant and bringing him into	-	Mittimus for his	4
Satisfaction,	-		Court, this 21 day of 190 Costs, \$ Costs, \$			18 14
Transcript,	No.	50	Constable.		ustice of the Pea	
CONSTABLE.		-	By Denuty		the I	
Constables fees	(	16	1 also issued a subpæna for—witness for plaintiff to		Peace.	F 10 DE
· /	1	45	Constable. Served Costs, \$			
PROS. ATT'Y.	6 1	10	By————————————————————————————————————			ollare
A TORSON BUT			not being ready for trial, this cause was			
			whereupon defendant entered into recognizance in the sum of \$		9	
	-		appearance on said day, with			
	-00		as surety, which bond was approved by me on said day.		The	
MANUAL SERVICES			Subpara issued for witness for defendant served; Costs, \$			
WITNESS FEES.		0	Constable			
& meking!	10	2	By——Deputy.		THE	
Cons Rilban	WU	0	Comes now the defendant, and being arraigned upon the above affidavit for plea, says		Co	WW
1 Struges	10	1	ne is—guilty, as charged therein.	T	unty,	ness 1
Juni Darmus P	10	-	Defendant also calls a Jury. Whereupon I issued a venire to		and	my he
THE REPORT OF THE PARTY OF THE			Constable, who returned the same served by summoning		delivered	ınd, t
THE RESERVE OF THE PARTY OF THE		_ 1	he following named qualified jurors of my township, to-wit:		red it	his
-		-		-	to C	
-		-		0	onsta	
- 90	1	-	his day of		ble	d
3			, 190 — Costs, \$			ay of
JURORS.		i	Said Jurors having been accepted and sworn, after hearing all the evidence, retired a charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find			
		t	he defendant—  guilty——and assess a fine of \$——against him."			
	100	-1	Poreman			
		-11	Whereupon said jurors were discharged.			
			(TRIAL BY COURT.)			
	1		And the evidence being heard, and the Court being advised, finds the defendant			
ALC: NO PERSONAL PROPERTY OF THE PERSONAL PROP			guilty,—and assesses a fine against him in the sum of			
			It is therefore considered and adjudged by the Court that the detendant for the	Ju		
1		0)	Jense by him above committee, do make his fine to the State of Indiana, in the sum of	ustice		
		f	dollars, and that he pay the costs herein	of th		1
			The stand of the standard of t	ie Peace		90_
		1		8	1	1
- Aul	y 1	đ	1906 Reed on the above Eleven Dellars		2.	1-
200	9:		full for fine and costs Eli Duffey s.	7	ent	3
	n	V	full for fine and costs Oh Duffey of	P		
是是是不是一次是多一种	No.		Baker & Thornton, Printers, Indianapolis.			

FINE.	Dolla	rs. Cen	SIAIL OF INDIANA,
			Tharry Half Jufford Township
	1	45 14	190
JUSTICE.		017	
te of Entry, .	-	11	on this Gullath, day of august, 1900.
davit,	.	12	filed an affidavit charging that on or about
rrant,	1-	2)	The January roof Warry Phult
ognizance, .			the day of did, at the County and State aforesaid, unlawfull
pæna,			Conter ulong the land of Maring and
tinuance,			did there and there seven Ofon the Noil
ire,			and distroy mellows and vines the property
earing Jury,			of a la latin to the day of The new that when
d,		50	of government to the correction of the control of t
ring Witnesse			
ment,		50	
	1915	15	
d, · · · · ·			
il Judgment,	1		
nitment,		25	
and Affidavit,			contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
al Bond,	1	-	Whereupon I issued a warrant for the arrest of said Willy Faff
ution,		10	special constable to Wigels on Brightto
		10	Constable, who returned the same served by arresting said defendant and bringing him into
action,		-	Court, this 10 day of august 1906 Costs, \$
cript,	-	100	Constable
t Fee,	-	50	By————————————————————————————————————
NSTABLE.	100	50	I also issued a subpæna for———witness for plaintiff to
1	-	10	Constable. Served——— Costs, \$
al .	7	10	——Constable.
S. ATT'Y.	No. or	1	By————————————————————————————————————
- 3			not being and to 1: 7 and
. 00			continued to ,190 — at — o'clock — M
3		-	Whereupon defendant entered into recognizance in the sum of \$for his
*	5		appearance on said day, with
8			as surety, which bond was approved by me on said day.
6			Subpæna issued for witness for defendant served; Costs, \$
THE PIPE	-	-	
NESS FEES.	ALTO S		Constable
	-00	-	By——Deputy.
	10000		Comes now the defendant, and being arraigned upon the above affidavit for plea, says
		-	he is—guilty, as charged therein.
HAT HE SALES IN SALES AND			(TRIAL BY HIDY)
			Defendant also calls a Jury. Whereupon I issued a venire to
		2000	Constable who not
I Charles	-		the following named qualified jurors of my township, to-wit:
LAGUE A			
		_ 1	his — day of
CONTRACTOR OF THE PARTY OF THE			, 190 — Costs, \$
RORS.		li	Said Jurors having been accepted and sworn, after hearing all the evidence, retired a sworn officer, and returned the following verdict to wit. "He will be a sworn of the swo
	-	- t	n charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
			he defendant—guilty—and assess a fine of \$ against him."
		22	Whereunen earl :
			Whereupon said jurors were discharged. Foreman.
			(TRIAL BY COURT.)
			And the evidence being heard, and the Court being advised, finds the defendant
			guilty, and account veing advised, finds the defendant
			(Coll assesses a fine against him in the gum of
	45	0	It is therefore and it - wollar .
			fense by him above committed, do make his fine to the State of Indiana, in the sum of
		0	dollars and it is
		- Ju	and accruing costs, and that he pay the costs herein
		-11-	that said defendant stand committed
the			ed on about 220 aug 27 Poid on about \$129
0/1/			1// + 0.1.

FINE.	Della	rs. Cent			
		1 00	STATE OF INDIANA. ) Color to the		
			Roof vs.		
			Mach Jackson Wendlicks Township,	Th	Tes
JUSTICE.		1	aug 10 County.	The defendant	
ate of Entry, .		125	On this Eighth day of august 1906	mdan	
ffidavit,		15	16 Crain any of 1904.	u fa	
ecognizance,			the 7 day of anyust 1906, Ralph Jackson	failing to	
ubpæna, · · ·	1 26		3:3 -1.1 0	to pay	
ontinuance, .			1 the some of A Dolly and doch Alans	07	
enire, · · ·			wines the sever from the soil and destroy mellous	repleas	1
vearing Jury,		50	of three Dollars y by wary to the amount	y the	
rial,	-	20	0	oppo	1
vearing Witnesse	8	50		opposite judgment,	
idgment,		50	三十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二	udgn	
nal Judgment,			· · · · · · · · · · · · · · · · · · ·	uent,	
mmitment,				I ison	
ay and Affidavit,		25	contrary to the form of the statute:	led a	1
peal Bond,		Me	contrary to the form of the statutes in such cases made and provided, and against the	Mitt	
cecution,	-	-11	Whereupon I issued a warrant for the arrest of said Cally Alk Jon	Mittimus for his	10.34
$dex, \dots$	-	10	Constable, who returned the same served by arresting said defendant and bringing him into	for h	1
tisfaction,			Court, this day of august 1906 Costs, \$		Justice
anscript,	1	50		200	8
CONSTABLE.		50	By————————————————————————————————————	ment	the P
rtal	TA	35	I also issued a subpæna for——witness for plaintiff to	toth	Peace.
	1		Constable. Served Costs, \$		
PROS. ATT'Y.	the thin		By————————————————————————————————————		1
			not being ready for trial, this cause mas		
	1		continuea to , 190 — at — o'clock — M.		
	08		Whereupon defendant entered into recognizance in the sum of \$for his appearance on said day, with	To the last	
A TABLE			as surety, which bond was approved by me on said day.		
	3		Subpæna issued for—witness for defendant served; Costs, \$		
	R	-			
ITNESS FEES.	4		By————————————————————————————————————	STATE OF	
THE RESERVE	PART OF THE PART O		ion:		
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is——guilty, as charged therein.	County,	Witness
			(TRIAL BY JURY.)		fut 88
			Defendant also calls a Jury. Whereupon I issued a venire to	and de	hana,
			Constable, who returned the same served by summoning	delivered	a, thi
			the following named qualified jurors of my township, to-wit:	2	
				to Co	
		-		Constab	
		-	his	te	da
7 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	-2.50		Constalla		. fo fe
JURORS.	776	i	Said Jurors having been accepted and sworn, after hearing all the evidence, retired n charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find		
		t	he defendant—  guilty—  and assess a fine of \$  against him."		
				A SHEET	
			Whereupon said jurors were discharged. Foreman.		
			(TRIAL BY COURT.)		
	TELET		And the evidence being heard, and the Court being advised, finds the defendant		
	N. F	-	guilty, and assesses a fine against him in the sum of		
SECTION SECTION			It is therefore considered and adjudged by the Court that the defendant for the		
		0	fense by him above committed, do make his fine to the State of Indiana, in the sum of	Iustii	
STORK BANK			dollars, and that he nay the costs have		
			xed at \$ 10 and accruing costs, and that said defendant stand committed	the I	. 19
		u	ntil the said fine and costs are paid or replevied. Eli Duffly J. P.	Peace	Î
		11			
any ?	7 190	16	Recil on above Four Dollars & 35 in full of for for	1000	11.
1			120.7	no co	N.S
			Will dreffy		201
The same of the sa		-	DAKET & Thornton, Printers, Indianapolis,		

			No. 21
FINE.	Doll	ars. Cen	
			Blu solar Jonestick's County
PER PARCE		16 (1)	Sen Brian Hernotricks County.
JUSTICE.		04	aug /0
te of Entry, .	-	0/	On this seventh day of august, 1906,
idavit,	-	- 20	filed an affidavit charging that on or about
rrant,	-  -	1	the T day of alignest 1906, Ben sheer
gnizance, .			did, at the County and State aforesaid, unlawfully
oæna, tinuance, .			Onler repor the lunes of of a Orgery and
ire,			all their and their stock from the soil
aring Jury,			The love and loves growing on stare land
l,	.	50	Arabill of Three Frollers
ring Witnesse	88	1	Contrady to the form of statutes in such
ment,	-	50	cases made and provided
1,	-	50	
Judgment, .			(A) 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
ritment,	-	25	ALTO TARGET SEE SEE SEE SEE SEE SEE SEE SEE SEE S
nd Affidavit,	-	4	contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
Bond,		100	Whereupon I issued a warrant for the arrest of said—
tion,	7	16	to
ection,			Constable, who returned the same served by arresting said defendant and bringing him into
ript,			Court, this day of 190 Costs, \$
Fee,		50	Constable.
STABLE.	1 2 13	50	I also issued a subpæna for—  witness for deintime
tal	M	35	Constable Comed to Constable Co
ATTY.	250		Constable. Costs, \$————————————————————————————————————
111.			By-
	1		continued to
	- 3		Whereupon defendant enteredinto recognización de la constant de la constant enteredinto recognización de la constant enteredinto del constant enteredinto de la constant ent
	50		Whereupon defendant entered into recognizance in the sum of \$for his
	-3		as surety, which bond was approved by me on said day.
	1	-	Subpæna issued for witness for defendant served; Costs, \$
SS FEES.	5	-	
	03		By————————————————————————————————————
			Comes now the defend
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says be is—guilty, as charged therein.
			g. ac ordinged interests.
	-		Defendant also calls a Jury. Whereupon I issued a venire to
15830 I N	1981 24		110m of = 17 - 7
			he following named qualified jurors of my township, to-wit:
			CANAL STATE OF THE PROPERTY OF THE PARTY OF
THE ST		ti	his day of
			his
PRS.			
		ti	charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
			ne defendant— guilty——and assess a fine of \$-against him."
			Whereupon said jurors were discharged. Foreman.
		1	TRIAL DV CO-
			And the evidence being board
	-	-	And the evidence being heard, and the Court being advised, finds the defendant
		1-	Illa all the against 1:
		off	It is therefore considered and adjudged by the Court that the defendant for the
	1 200 101		Sense by him above committed, do make his fine to the State of Indiana, in the sum of
	100	1 Cal	dollars and it is the sum of
	No.	un	til the said fine and costs are paid or and that said defendant at
			Gli Duffey I P
11-	24	D.	Cel. on above \$200) Oct 4 1906 Recessor above \$1,00
usa	41	11	

THE STATE OF THE S	Pallan		No. ZZ		
FINE.	Dollar	S. Cer	STATE OF INDIANA ) 60.4)		
THE SECOND			Tro.		
	-	_	Theadore Byle I builford Township,	T'h	Test
JUSTICE.		1	any 10	defe	
Date of Entry,		2:	On this day of aryust 100%	ndan	
Affidavit,		2	1 h & brain and of 1904.	it fan	
Recognizance,			the day of deyrest filed an affidavit charging that on or about	The defendant failing to pay	6,000
Subpæna,	1		R did, at the County and State aforesaid, unlawfull	o pag	000
Continuance,		-	and there shows I work and did then	1 9	out mo
Venire,	-	-	- brice eres in an sort mellous and	repleay	9
Swearing Jury, .		50	of 1 100h . To the graphing	y the	11
Trial,		00	1 ) The same of tomal Enclass	opposite	
Swearing Witnesses			· · · · · · · · · · · · · · · · · · ·	site ja	
Judgment,		50		judgment	
Final Judgment,		10		ent,	
Commitment,		50		'isoued	
Stay and Affidavit,			contrary to the form of the statutes in such cases made and provided, and against the	8	-
Appeal Bond,		1	peace and dignity of the State of Indiana.  Whereupon I issued a warrant for the arrest of said—	Mitti	1-1-60
Execution,			to	Mittimus for	PART LA
Index,	C. C. C. C.	74	Constable, who returned the same served by arresting said defendant and bringing him into	for his	2
Satisfaction,   Transcript,			Court, this—day of—190—Costs, \$-		ustice
Docket Fee,	No.		Constable.	commitment	e of th
CONSTABLE.		50	I also issued 1 Deputy.		the Pe
211	la kvaj		I also issued a subpæna for————————————————————————————————————	to the	ace.
Total	3	60	Constable. Served———————————————————————————————————		da
PROS. ATTY.			By Deputy		llars
20		and	not being ready for trial this cause was		
*		30	continued to—	4	No. No.
1		7	appearance on said day, with		
8		100	as surety, which bond was approved by me on said day.		
63		po l	Subpana issued for witness for defendant served; Costs, \$		
WITNESS FEES.		3	Constable		
Table 1 Balls	(5100)	8	By————————————————————————————————————		
		3	Comes now the defendant, and being arraigned upon the above affidavit for plea, says	0	W
		30	he is——guilty, as charged therein.	ounts	tness
		7	(TRIAL BY JURY.)	, and	my i
		Ee	Defendant also calls a Jury. Whereupon I issued a venire to	d deli	hand,
		1	Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:	delivered	this
	7 10	e	The feet of the township, to-wit:	i ii to	
	-	Z	· · · · · · · · · · · · · · · · · · ·	Con	
				stable	
HAMMAKE !			thisday of		day
The state of the s	Contract of		Said Jurors having been accented and even after bearing all the Constable.		3
JURORS.	Logi		the clear go of a sworn officer, and recurred the following verdict, to-wit: We, the jury, find		
	(2) (I. )		the defendant guilty and assess a fine of \$ against him."		
	0.40		Whereupon said jurors were discharged. Foreman.		
<b>基础多程的程</b>			(TRIAL BY COURT.)		
2 1 1 1 1 1 1					
			And the evidence being heard, and the Court being advised, finds the defendant guilty, and assesses a fine against him in the sum of		
			(()ML 3-11		
		-		Jus	
			ffense by him above committed, do make his fine to the State of Indiana, in the sum of	ustice q	
THE WAY TO SHE			and accruing costs, and that said defendant stand committed	of the	,,1
			ntil the said fine and costs are paid or replevied.	e Peace	90
			J. P.	8	
Mon 91 1901	0 /	Rec	d. on above three Dollars in full payment of fine		
				Gue	la
Costo m	1	he	above cause Eli Duffey &	P	
		1000	paxer & Thornton, Printers, Indianapolis.		

A Section		No. 23
FINE.	Dollars.	Cents STATE OF INDIANA, ) Eli Driffey J. P.
	1	VS2 Shinkort & Township
10000	7-5	Leorge Knuck Honelricks County.
JUSTICE.	2009	august 10 190le
Date of Entry,		on this to day of august, 190 (,
Affidavit,		15 On this Wrency filed an affidavit charging that on or about
Warrant,		the day of tallyed 1906, blorge & mock
Recognizance,		did, at the County and State aforesaid, unlawfully
Continuance,		and did the and there of the
Venire,		- Soil Jones and Mellons along on Sain
Swearing Jury, .		- land the harder to of & to Marile I to The
Trial,		Natural Dellars
Swearing Witnesses	- 5	50
Judgment,	THE RESERVE THE PERSON NAMED IN COLUMN 1	
Final Judgment,		
Commitment,		
Stay and Affidavit,	1	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.  Whereupon I issued a warrant for the arrest of said—
Execution,	11	o George Smock to Woodson Bryant Spicial
Index,	10	Constable, who returned the same served by arresting said defendant and bringing him into
Satisfaction,		Court, this day of august 1906 Costs, \$
Docket Fee,	50	
CONSTABLE.	50	I also issued a subpæna for witness for line is in
- STotal	405	Constable. Served——witness for plaintiff to
PROS. ATT'Y,	nicota militari	— Constable.
20		
		continued to
7		of C
3		and the state way, with
	100	3) [20] [20] [20] [20] [20] [20] [20] [20]
THE PARTY OF		Subpara issued for witness for defendant served; Costs, \$
WITNESS FEES.	22-2-	Constall
	100	
		Comes now the defendant, and being arraigned upon the above affidavit for plea, says
SHEET BY		and the country of th
		Defendant also calls a Jury. Whereupon I issued a venire to
	VO STORE	
		the following named qualified jurors of my township, to-wit:
		The state of the s
ALL VOICE -		<b>建筑地域的建筑的大型,是是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一</b>
		this — day of —
		thisday of
JURORS.		in charge of a sworn officer and sworn, after hearing all the constable.
		in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find assess a fine of \$-against him."
		against him."
		w nereupon said jurors were discharged. — Foreman.
		(TRIAL BY COUPER
		And the evidence being heard, and the Court being advised, finds the defendant
		11/4/1
		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
	f	and the sum of s
	u	fixed at \$ 2.50 and accruing costs, and that he pay the costs herein and costs are paid or replevied.
	11	a suffe,
		not Parol
AT CHEST AND ASSESSMENT OF THE PARTY OF THE		

	Dans	- 1-	No.27
FINE.	D0113	5 U	
<b>FREE PROPERTY</b>			VSAA SA SE SE SE
THE WAR		10	Township
JUSTICE.		3	muisant Tunances County
Date of Entry,		0.1	- 190 Q
Affidavit,	1-	20	On this day of dulfus, 1906,
Warrant,		-2	the 27 day of august 190/4 Thurs & eller
Recognizance,		75	7
Subpæna,	-	- D	- put Certain putries annual State aforesaid, unlawful
Continuance,	1		- 1 by come made
Tenire,	1		Carters second addition to the town of
wearing Jury, .		58	Plainfield in Soid Country and State
rial,		25	- Janes grave
wearing Witnesses		50	
udgment,		50	
ecord, · · · · ·		0	2000年 1000年
inal Judgment,			(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
ommitment,			在10 mm 10 m
tay and Affidavit,		1	contrary to the form of the statutes in such cases made and provided, and against the
ppeal Bond,	-		peace and dignity of the State of Indiana.  Whereupon I issued a warrant for the arrest of said
xecution,		10	to Wa Gordons Marshal
idex, · · · · ·		10	Constable, who returned the same served by arresting said defendant and bringing him int
itisfaction,		-	Court, this 13 day of august 1906 Costs, \$
anscript,		50	Constable
cket Fee,	1	35	By Deputy
total	18	95	I also issued a subpara for worker min witness for plaintiff t
WALLEY OF			Aohn Constable. Served Costs, & Constable
PROS. ATT'Y.	-		
BRIGHS HA	01	3	By————————————————————————————————————
		_	continued to, 190 — ato'clock—M.
	-	J	Whereupon defendant entered into recognizance in the sum of \$for hi
		0-	appearance on said day, with as surety, which bond was approved by me on said day.
	2	-	
	-6		Subpæna issued for witness for defendant served; Costs, \$
WITNESS FEES.	THE REAL PROPERTY.	1000	Constable
Fre Bookin	,	00	By——Deputy
ms bolomes	-	00	,190-
20 hour Mairrett	1	ve	Comes now the defendant, and being arraigned upon the above affidavit for plea, says
Clary Mulls	1	vi	he is—guilty, as charged therein.
7			(TRIAL BY JURY.)  Defendant also calls a Jury. Whereupon I issued a venire to
	of Large	120.00	Constable, who returned the same served by summoning
	10277		the following named qualified jurors of my township, to-wit:
			自己的。1916年1月1日中央公司中央的政治的基本的企业的企业的企业的企业的企业的企业的企业的企业的企业的企业的企业的企业的企业的
	12.		
(2) 公司 (1)			this — day of, 190 — Costs, \$
PARTA AND A	NA CON	15	Constalla
JURORS.	1		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."
	5.		[2] (10 10 10 10 10 10 10 10 10 10 10 10 10 1
margh 1 to 1			Whereupon said jurors were discharged. Foreman.
	105		(TRIAL BY COURT.)
	1		And the evidence being heard, and the Court being advised, finds the defendant
	万万		First 2-11-1
			It is therefore considered and adjudged by the Court that the defendant for the
	Trees.		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
	3		intil the said fine and costs are paid or replevied. El Duffey J. P.
ADDRESS OF THE PARTY OF THE PAR	TO MAKE THE		[[[]]

any 15 1906 Keld the above fine and cost in full

waker & Thornton, Printers, Indianapolis

	eter Se		No. 25	
FINE.	Della	Its. Cents	STATE OF INDIANA, \	1
	150	1 10	Township,	
	1944	13 (3)	County.	The
JUSTICE.		ent		defendant failing to pay or replevy the opposite judgment,
Date of Entry,	.		15	ndan
Affidavit,	.	25	1/2/ 10 PA 1-	it fa
Warrant,		25	filed an affidavit charging that on or about	illing
Recognizance,			the day of august 1906, along d'ouriseenel	1 to 1
Subpæna,		25	did as afiling berey believes in an ruell	bay
Continuance,	-		susolent and and angry sullarien	or re
Venire,	-		markely touch and estrike	pleas
Swearing Jury, .	-		Counds attkinson	1 the
Trial,	-	60	Graphad agreement	opp
Swearing Witnesses	-	25	The state of the s	osite
Judgment,		50		jud
Record,		50		men
Final Judgment,				7
Commitment,				issued_a
tay and Affidavit,	1000		contrary to the form of the statutes in such cases made and provided, and against the	
ppeal Bond,			peace and dignity of the State of Indiana.	Mitt
xecution,	-A		Whereupon I issued a warrant for the arrest of said Clouds Towns suel	timu
ndex,		10	Constable who returned the comment of Woodbon Bry and Special	s for
atisfaction,		- 1	Constable, who returned the same served by arresting said defendant and bringing him into	his
ranscript,	-		court, this day of courts 190 ( Costs, \$	is com
ocket Fee,	-	50	Constable.	mitm
CONSTABLE.	4	16	I also issued a subporta for Orlando atknown Deputy.	Mittimus for his commitment to
	14	61-		to th
PROS. ATTY.	7	85	Constable. Served Costs, & Constable.	6
HOS. ATT Y.			By————————————————————————————————————	
	3		ntinued to	
	20	CO	ntinued to, 190 _ ato'clock	
	10			9
	3	as	prearance on said day, with————————————————————————————————————	
	A			
	3	in the same	Subpæna issued for witness for defendant served; Costs, \$	
ITNESS FEES.	6			
	00		By————————————————————————————————————	1
	2 4 1	1 39	Comes now the defendant and being	
		he	Comes now the defendant, and being arraigned upon the above affidavit for plea, says  guilty, as charged therein.	Con
		-1	(TIDIAT DE TOTAL	inty,
			Defendant also calls a Jury. Whereupon I issued a venire to	and
			Constable who returned	
		the	following named qualified jurors of my township, to-wit:	delivered it
			, 00-000:	
	TOP EN			to 00
				Constable
		this	day of	ble_
IUPon		S. Co	Said Jurors having 1	
JURORS,	1	in cl	harge of a sworm officer accepted and sworm after have:	
ACCEPTANT OF		the	defendant—guilty—and assess a fine of \$-against him."	1
	-		against him	
			(TRIAL DV. GO.	144
	1	Mary 6	And the evidence being !	
			And the evidence being heard, and the Court being advised, finds the defendant	
		-	It is therefore considered, and dollar, and assesses a fine against him in the sum of	
	201	offen	It is therefore considered and adjudged ?	
To the last		I) OIL	It is therefore considered and adjudged by the Court that the defendant for the	
			dollar	1 1
		until	at \$ 3.75 dollars, and that he pay the costs herein the said fine and costs are naid costs, and that said defends	
			the said fine and costs are paid or replevied.	
Roadsing	T.		a Driffing	
THE UNITED IN THE STATE OF THE	nn	te	ell Astern F. J. P. 8	12/12/2
the the		11	Hange I A All all	
this 17d	au	2	aux 1906 about fine and costs	

FINE.		ITS. Cen	STATE OF INDIANA.
	-	Max	VS.
	-	RE NO	Township,
JUSTICE.		Will.	County.
ate of Entry,	1		On this 20 81 Authority 190
Jidavit,	1		Woodson Breant way of the 1906,
'arrant,	-		the filed an affidavit charging that on or about
cognizance,			130-,
ibpæna,			did, at the County and State aforesaid, unlawfully
ntinuance,			
nire, · · · · ·			· · · · · · · · · · · · · · · · · · ·
earing Jury, .		1 1	
al,	100		(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
earing Witnesses			· · · · · · · · · · · · · · · · · · ·
lgment,			· · · · · · · · · · · · · · · · · · ·
ord, · · · · .	100		
al Judgment,		1	
nmitment,			
y and Affidavit, real Bond,	S. A.		contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
ecution,			Whereupon I issued a warrant for the arrest of said—
	1		to—
ex, · · · · · · · · · · · · · · · · · · ·			Constable, who returned the same served by arresting said defendant and bringing him into
nscript,			Court, this——day of———190—— Costs, \$
cet Fee,			Constable.
ONSTABLE.			By————————————————————————————————————
	T. PE		I also issued a subpæna for witness for plaintiff to
A. P. M. W. T. S. T.	STATE OF	S F	Constable. Served Costs, \$
ROS. ATT'Y.			Par. Constable.
	THE O		By————————————————————————————————————
	-	-	continued to, 190 — ato'clock—M.
	All mark		Whereupon defendant entered into recognizance in the sum of \$for his
			as surety, which bond was approved by me on said day.
	- 101	5	. 190 —
	-		Subpæna issued for witness for defendant served; Costs, \$
TNESS FEES.			——Constable.
	(Succes	1	By————————————————————————————————————
			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
REPORT !	The same		Constable, who returned the same served by summoning
			the following named qualified jurors of my township, to-wit:
7 - 18 - 18			
			this — day of — , 190 — Costs, \$
			0-177
JURORS.	ALL SERVICE		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."
	VIII.	-	
		-	Whereupon said jurors were discharged. ——Foreman.
		-	(TRIAL BY COURT.)
			And the evidence being heard, and the Court being advised, finds the defendant
THE RESERVE OF THE PARTY OF THE			guilty,———and assesses a fine against him in the sum of
			dollar
	2 11 2	ad !	It is therefore considered and adjudged by the Court that the detendant for the
ENTRE DE LA COMPANIE	1000	_ 0	ffense by him above committed, do make his fine to the State of Indiana, in the sum of
	CONTRACTOR OF THE PARTY OF	100	
			activates, when there he pay the costs herein
			dollars, and that he pay the costs herein lxed at \$\frac{1}{2}\] and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

		1 00	Glad VS. Kallya ( Guilford Townshi)
计划。其一体			Mace (leas) Helvielrieks Count
JUSTICE.			lhis 190
Date of Entry, .	-	25	on this. 15 day of drysest, 190 (1,
Affidavit,	1	23	filed an affidavit charging that on or abo
Warrant,			the 14 day of april 190 le That Keller
Recognizance,			did, at the County and State aforesaid, unlawful
Continuance,			ful ceram sported meat and
Venire,			money amusal substance into
Swearing Jury, .			Distillation alley in the Rown of
Trial,		50	Manfield in Shill County and Shill
Swearing Witnesses	8		
Judgment,		50	MANUAL CONTRACTOR OF THE PROPERTY OF THE PROPE
Record,	10.00	50	
Final Judgment, .	-	50	AND RESIDENCE OF THE PROPERTY
Commitment,		1000	
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.  Whereupon I issued a warrant for the arrest of said—Theek Kellen
Execution,		10	to WO Sortors marinhal
ndex,			Constable, who returned the same served by arresting said defendant and himsing him:
ranscript,			Court, this day of august 1906 Costs, \$
ocket Fee,		50	
CONSTABLE.		75	By—
	4	53	witness for plaintiff to
PROS. ATT'Y.	100		Constable. Served——— Costs, \$
ruos. ATTY.			By————————————————————————————————————
	19		ontinued tonot being ready for trial, this cause was
	00	C	ontinued to
	Contract of the last of the la	-	W nerelinon defendent
	E	a	ppearance on said day with
	Delle Delle	a	ppearance on said day with
	7.9 Ju	a	ppearance on said day, with————————————————————————————————————
VITNESS ELLES	9.9 Ju	a	ppearance on said day, with————————————————————————————————————
7ITNESS FEES.	9.8 pm	a	surety, which bond was approved by me on said day.  Subpara issued for——witness for defendant served; Costs, \$
VITNESS FEES.	9.3 pu	a	surety, which bond was approved by me on said day.  Subpæna issued for——witness for defendant served; Costs, \$——Constable.  By——Denuty
VITNESS FEES.	27.8 Ju	a	surety, which bond was approved by me on said day.  Subpara issued for—witness for defendant served; Costs, \$  By—Constable  Deputy.  Comes now the defendant, and being arresisted.
VITNESS FEES.	9.79 Ju	a	surety, which bond was approved by me on said day.  Subpæna issued for—witness for defendant served; Costs, \$—Constable  By—Constable  Deputy.  Comes now the defendant, and being arraigned upon the above affidavit for plea, says
VITNESS FEES.	2.9 Ju	a	surety, which bond was approved by me on said day.  Subpara issued for——witness for defendant served; Costs, \$  By——Constable  Deputy.  Comes now the defendant, and being arraigned upon the above affidavit for plea, says  guilty, as charged therein.
VITNESS FEES.	9.8 July	a	ppearance on said day, with s surety, which bond was approved by me on said day.  Subpæna issued for——witness for defendant served; Costs, \$
VITNESS FEES.	29 July	he	surety, which bond was approved by me on said day.  Subpæna issued for—witness for defendant served; Costs, \$  ——Constable.  By——Constable.  Deputy.  Comes now the defendant, and being arraigned upon the above affidavit for plea, says guilty, as charged therein.  (TRIAL BY JURY.)  Defendant also calls a Jury. Whereupon I issued a venire to—
VITNESS FEES.	2.9 July	he	surety, which bond was approved by me on said day.  Subpara issued for——witness for defendant served; Costs, \$  By——Constable  Deputy.  Comes now the defendant, and being arraigned upon the above affidavit for plea, says  guilty, as charged therein.
TITNESS FEES.	2.8 July	he	surety, which bond was approved by me on said day.  Subpæna issued for—witness for defendant served; Costs, \$  ——Constable.  By——Constable.  Deputy.  Comes now the defendant, and being arraigned upon the above affidavit for plea, says guilty, as charged therein.  (TRIAL BY JURY.)  Defendant also calls a Jury. Whereupon I issued a venire to—
TITNESS FEES.	29 July	he	ppearance on said day, with s surety, which bond was approved by me on said day.  Subpæna issued for——witness for defendant served; Costs, \$  ———————————————————————————————————
VITNESS FEES.	27.8 July	he	ppearance on said day, with s surety, which bond was approved by me on said day.  Subpæna issued for——witness for defendant served; Costs, \$  ———————————————————————————————————
	29 July	the thi	ppearance on said day, with s surety, which bond was approved by me on said day.  Subpæna issued for witness for defendant served; Costs, \$  Constable By Deputy.  Comes now the defendant, and being arraigned upon the above affidavit for plea, says 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 of following named qualified jurors of my township, to-wit:  s day of , 190 — Costs, \$
JURORS.	9.8 July	the thin in c	ppearance on said day, with s surety, which bond was approved by me on said day.  Subpæna issued for—witness for defendant served; Costs, \$  Constable  By—Constable  Deputy.  Comes now the defendant, and being arraigned upon the above affidavit for plea, says  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  following named qualified jurors of my township, to-wit:—  Said Jurors having been accepted and sworn, after heaving the same served by constable, what is a summon of the same served by summoning of a sworn of the same served by summoning shares of a sworn of the same served and sworn, after heaving the same served by summoning constable.
	27.8 July	the thin in c	ppearance on said day, with s surety, which bond was approved by me on said day.  Subpæna issued for—witness for defendant served; Costs, \$  Constable  By—Constable  Deputy.  Comes now the defendant, and being arraigned upon the above affidavit for plea, says  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  following named qualified jurors of my township, to-wit:—  Said Jurors having been accepted and sworn, after heaving the same served by constable, what is a summon of the same served by summoning of a sworn of the same served by summoning shares of a sworn of the same served and sworn, after heaving the same served by summoning constable.
	9.P July	the thin in c	ppearance on said day, with surety, which bond was approved by me on said day.  Subpara issued for witness for defendant served; Costs, \$  Constable.  By Deputy.  Comes now the defendant, and being arraigned upon the above affidavit for plea, says 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 of ollowing named qualified jurors of my township, to-wit:  Said Jurors having been accepted and sworn, after hearing all the evidence, retired defendant guilty—and assess a fine of \$  against him."
	27.8 July	the thin in c	ppearance on said day, with surety, which bond was approved by me on said day.  Subpara issued for witness for defendant served; Costs, \$  Constable.  By Deputy.  Comes now the defendant, and being arraigned upon the above affidavit for plea, says 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 of ollowing named qualified jurors of my township, to-wit:  Said Jurors having been accepted and sworn, after hearing all the evidence, retired defendant guilty—and assess a fine of \$  against him."
	9.P July	the thin in c	ppearance on said day, with surety, which bond was approved by me on said day.  Subpara 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 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 efollowing named qualified jurors of my township, to-wit:  Said Jurors having been accepted and sworn, after hearing all the evidence, retired defendant guilty and assess a fine of \$ against him."  Whereupon said jurors were discharged.  (TRIAL BY COMES
	27.8 July	the thin in c	ppearance on said day, with surety, which bond was approved by me on said day.  Subpara 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 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 efollowing named qualified jurors of my township, to-wit:  Said Jurors having been accepted and sworn, after hearing all the evidence, retired defendant guilty and assess a fine of \$ against him."  Whereupon said jurors were discharged.  (TRIAL BY COMES
	9.P July	the thin in c	ppearance on said day, with surety, which bond was approved by me on said day.  Subpana issued for—witness for defendant served; Costs, \$
	278 July	the the	ppearance on said day, with s surety, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, \$  ———————————————————————————————————
JURORS.	9.18 July	the the	ppearance on said day, with s surety, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, \$  ———————————————————————————————————
	278 July	the the	ppearance on said day, with s surety, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, \$  ———————————————————————————————————
	28 pm	the this in offen	ppearance on said day, with surrety, which bond was approved by me on said day.  Subpana issued for  witness for defendant served; Costs, \$  Constable By  Comes now the defendant, and being arraigned upon the above affidavit for plea, says 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 e following named qualified jurors of my township, to-wit:  Said Jurors having been accepted and sworn, after hearing all the evidence, retired 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 this therefore considered and adjudged by the Court that the defendant for the set by him above committed, do make his fine to the State of Indiana, in the sum of
	278 July	the this in offen	ppearance on said day, with s surety, which bond was approved by me on said day.  Subpana issued for—witness for defendant served; Costs, \$  By—Constable By—Comes now the defendant, and being arraigned upon the above affidavit for plea, says 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 of ollowing named qualified jurors of my township, to-wit:  Said Jurors having been accepted and sworn, after hearing all the evidence, retired defendant—guilty—and assess a fine of \$  Said Jurors having the end of the following verdict, to-wit: "We, the jury, find 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 the state of Indiands in the sum of the set by him above committed, do make his fine to the State of Indiands in the sum of the set of the State of Indiands in the sum of the set of the State of Indiands in the sum of the set of the State of Indiands in the sum of the set of the State of Indiands in the sum of the set of the State of Indiands in the sum of the set of the State of Indiands in the sum of the set of the State of Indiands in the sum of the set of the State of Indiands in the sum of the set of Indiands in the sum of the set of Indiands in the sum of the set of Indiands in the sum of the sum of the set of Indiands in the sum of the sum of the set of Indiands in the sum of the sum of the set of Indiands in the sum of the sum of the set of Indiands in the sum of

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- 100 to 100			CRIMINAL DOCKET
FINE.	Del	lars. Ce	
		50	Oli Chiffey IP
	-  -		Robert Hicks Suifford Township,
JUSTICE.	-11-		Holndricks County.
Date of Entry,			aug 27 1906
Affidavit,		2	
Warrant,		2	hi - Clarian Anokka. , 1900.
Recognizance,			the 27 day of August 1906 Refer to Market
Subpæna,			and Profession did, at the County and State aforesaid, unlawfully
Continuance,			the thotagley forest and swert and
Venire,	-		- Markell Said Olman Jackson
Swearing Jury, .	-		
Trial,	1	51	
Swearing Witnesses	3		
Judgment,	-	-	TENTE OF THE PROPERTY OF THE P
Record,		50	
Final Judgment, .	-		
Commitment,	-	- 01	
Stay and Affidavit,	-	- 1	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.  Whereupon I issued a warrant for the arrest of said Roll Horks
Execution,	-	10	and Handled to to Churles Holled & Joint
Index,	-	10	Constable, who returned the same served by arresting said defendant and bringing him into
Satisfaction,		-	Court, this 27 day of august 1904 Costs, \$ 60
Transcript,	-	50	
Docket Fee,	-	- 30	By Denuty
	1-2	60	I also issued a subpæna for witness for plaintiff to
Total	5	7 45	Constable. Served Costs, \$
PROS. ATT'Y.		111	—Constable
7	100	-	By————————————————————————————————————
2			continued to————————————————————————————————————
8	100	-	Whereupon defendant entered into recognizance in the sum of \$
1	5	-	appearance on said day, with as surety, which bond was approved by me on said day.
5	-	NET.	. 190—
6	70		Subpæna issued for witness for defendant served; Costs, \$
WITNESS FEES.	100	1	
	Charles .		By————————————————————————————————————
	E.P.L.		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:
ZOLE PROPERTY			
Alle Street Services	- 12 A		
A LANGE SEE	nellos.		this, 190, Costs, \$
	A SELECT		Said Jurors having been accepted and sworn, after hearing all the evidence, retired
JURORS.		784	th charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
		1	the defendant guilty and assess a fine of \$ against him."
	PART	TH	Foreman.
			Whereupon said jurors were discharged.
THE REPORT OF THE PARTY OF THE			(TRIAL BY COURT.)
			And the evidence being heard, and the Court being advised, finds the defendant
	7.11.17		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
<b>通用是和电影</b>	1 100		offense by him above committed, do make his fine to the State of Indiana, in the sum of
FREE EAST		H	dollars, and that he pay the costs herein
			fixed at \$ 3 45 and accruing costs, and that said defendant stand committed
AND DESCRIPTION OF THE PERSON			offense by him above committed, do make his fine to the State of Indiana, in the sum of Audit dollars, and that he pay the costs herein fixed at \$3 \frac{45}{2}\$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.
			J. P. 8

quest 27 1906 Reles the above fine and costs in

JUSTICE.  Act of Entry.  Act of Entr	JUSTICE.  JUSTICE.  JUSTICE.  JOST ALEAN,  J	FINE.	Dollars,		STATE OF INDIANA, )	
JUSTICE.  The AT day of Mily 10 to the form of the statute in each cases made and provided, and against the paper and dignity of the State of Indian.  The AT and of the statute in each cases made and provided, and against the paper and dignity of the State of Indian.  The AT and of the statute in each cases made and provided, and against the paper and dignity of the State of Indiana.  Whereupon it issued a warrant for the arrest of said.  The AT also issued a warrant for the arrest of said.  The AT also issued a warrant for the arrest of said.  The AT also issued a subpana for the arrest of said.  The AT also issued a subpana for the arrest of said.  The AT also issued a subpana for the arrest of said.  The AT also issued a subpana for the arrest of said.  The AT also issued a subpana for the arrest of said affendant and bringing him into Court, this day of 100 Court of the Co	JUSTICE.  JOSE PICE.  JOSE OF EAST.  JOSE THE SALE AND AND A 190 U.  JOSE THE AND		1	00		in the second
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PROS. ATTY.  By — not being ready for trial, this cause was proved to 190 — at — o'clock — M. Whereupon defendant entered into recognizance in the sum of \$ — for his appearance on axid day, with — as surety, which bond was approved by me on said day.  Subpana issued for — witness for defendant served; Costs, \$ — 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:— Constable, in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find 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 the evidence being heard, and the Court being advised, finds the defendant and assesses a fine of sexual puilty.  And the evidence and adjudged by the Court that the defendant for the guilty, — and assesses a fine segainst him in the sum of offense by him above committed dollars, and that he pay the costs herein a dollars, and that he pay the costs herein a guilty.  Court dollars and that he pay the costs herein a dollars, and that he pay the costs herein a guilty the said fine and covering costs, and that said juefendant stynd committed a dollars are patted or replevice.	PROS. ATTY.  By Deputy.  190 at o'clock. M.  Whereupon defendant entered into recognizance in the sum of \$\frac{1}{2}\$ for his appearance on said day, with as surety, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, \$\frac{1}{2}\$  Constable.  Deputy.  Comes now the defendant, and being arraigned upon the above affidavit for plea, says guilty, as charged therein.  THAL BY JURY.  Defendant also calls a Jury Whereupon I issued a venire to the following named qualified jurors of my township, to-wit:  the following named qualified jurors of my township, to-wit:  this day of sworn officer, and returned the following verdict, to-wit: 'We, the jury, find in charge of a sworn officer, and returned the following verdict, to-wit: 'We, the jury, find and assess a fine of \$\frac{1}{2}\$ 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 the evidence being heard, and the Court being advised, finds the defendant guilty.  And the evidence being heard, and the Court being advised, finds the defendant offence by him above committed, do make his fine to the State of Indiana, in the sum of the court being heard, and that he said fine and corvening costs, and that haid defendant stand committed until the said fine and costs are paid or replevied.  A defendant stand committed	Solar	21	6-		the
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Subpana issued for—witness for defendant served; Costs, \$  Subpana issued for—witness for defendant served; Costs, \$  By Deputy.  Comes now the defendant, and being arraigned upon the above affidavit for plea, says guilty, as charged therein.  (TRIAL BY JURY.)  Defendant also calls a Jury. Whereupon I issued a venire to Constable, the following named qualified jurors of my township, to wit:  the following named qualified jurors of my township, to wit:  'Aday of 190 — Costs, \$  Said Jurors having been accepted and sworm, after hearing all the evidence, retired the defendant—guilty—and assess a fine of \$  against him.''  Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heards and the Court being advised, finds the defendant—guilty.  and assesses a fine against him in the sum of it is therefore considered and adjulged by the Court that the defendant for the dollars, and that said defendant stand committed.  Recott at \$ 10 and accruing costs, and that said defendant stand committed.  And the said fine and costs are paid or replevied.  Addefendant stand committed.	Subpana issued for witness for defendant served; Costs, \$  Subpana issued for witness for defendant served; Costs, \$  Deputy, 190  Comes now the defendant, and being arraigned upon the above affidavit for plea, says willy, 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:  Said Jurors having been accepted and sworn, after hearing all the evidence, retired the defendant guilty and assess a fine of \$  Said Jurors having been accepted and sworn, after hearing all the evidence, retired the defendant guilty and assess a fine of \$  And the evidence being heard, and the Court being advised, finds the defendant guilty.  And the evidence being heard, and the Court being advised, finds the defendant guilty.  And the revidence being heard, and the Court being advised, finds the defendant guilty.  And the revidence being heard, and the Court being advised, finds the defendant guilty.  And the revidence being heard, and the State of Indiana, in the sum of life is therefore considered and adjuiled by the Court that the defendant for the first of the said fine and corning costs, and that said defendant stand committed and and accruing costs, and that said defendant stand committed.  And and accruing costs, and that said defendant stand committed.	No. of Control of the	08		1911	9
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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 \$\frac{1}{2}\$—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, offense by him above committed, do make his fine to the State of Indiana, in the sum of the fixed at \$\frac{1}{2}\$ 10 and accruing costs, and that he pay the costs herein until the said fine and costs are paid or replevied.	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 and assesses a fine against him in the sum of 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 until the said fine and costs are paid or replevied.	. 20	TV TO	this	day of	able
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fixed at \$ 310 dollars, and that he pay the costs herein until the said fine and costs are paid or replevied.	fixed at \$ 310 dollars, and that he pay the costs herein until the said fine and costs are paid or replevied.			offer	It is therefore considered and adjudged to	
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until the said fine and costs are paid or replevied.	until the said fine and costs are paid or replevied.				dollars dollars	
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	33		Charles Head Silfy Township,		unin
JUSTICE.			John Crocks County.	The affermant	cumb
Date of Entry,	-		190	one for	ered
Affidavit,	-	2	On this day of September, 1906.	lanu	real
Warrant,		_2	filed an affidavit charging that on or about	Janu	estate,
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Subpæna,	-		Touch and State County and State aforesaid, unlawfully	All the second second	the vi
Continuance,			The war sound roosse sollson	or ret	valuo o
Venire,				Kandan	
Trial,		2		the of	12
Swearing Witnesses				opposite judgment	13
Judgment,		16		tejua	
Record,	1000	50		Igmen	200
Final Judgment, .				u, I	20
Commitment,		get d		isone	K
Stay and Affidavit,	-	4-7	contrary to the form of the statutes in such cases made and provided, and against the	ta A	=
Appeal Bond,	7		peace and dignity of the State of Indiana.  Whereupon I issued a warrant for the arrest of said	Mittimus for	2
Execution,	1	10	to Woodson Bryant asher	al s	horeb
Index,		1	Constable, who returned the same served by arresting said defendant and bringing him into	or his	6 6 9
Transcript,			Court, this day of September 190 Costs, \$ 210		stice
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CONSTABLE.	. 1	95	Lalso issued a subpoena for By North Green for plaintiffices for plaintiff to	ent to	myse o Pea
-	11	11.	World Son Bugart Constable Samuel	the	y reg
PROS. ATT'Y.	4	05	Returned marked not found Costs, & Constable.		dol
Taking the same	TO SERVICE STATE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLU		By Deputy.		bail lars.
			continued to		for
	- 6		Whereupon defendant entered into recognizance in the sum of \$for his	8	the st
	-d		appearance on said day, with— as surety, which bond was approved by me on said day.		ay o
	7				f exe
· Contraction	1		Subpara issued for witness for defendant served; Costs, \$		a cution
WITNESS FEES.	0	2	Constable.		non
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	Labor.		Comes now the defendant, and being arraigned upon the above affidavit for plea, says	-Con	With
			he is—guilty, as charged therein.	unty.	io juc
			Defendant also calls a Jury. Whereupon I issued a venire to	and	igmen
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			the following named qualified jurors of my township, to-wit:	red it	his nin
				t to C	Lety .
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JURORS.			Said Jurors having been accepted and sworn, after hearing all the evidence, retired		29 and
			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."		Dog.
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			Whereupon said jurors were discharged. —Foreman.		300
	-	-	(TRIAL BY COURT.)		E   S
			And the evidence being heard, and the Court being advised, finds the defendant		to har
国际的 1965年1967年1967年1967年1967年1967年1967年1967年1967			guilty, and assesses a fine against him in the sum of		inat that
	200		It is therefore considered and adjudged by the Court that the defendant for the		am am
			ffense by him above committed, do make his fine to the State of Indiana, in the sum of	Tustice	worth
		4	dollars, and that he pay the costs herein	e of t	l in
- 3 4 - 3 12			exed at \$\frac{1}{2}  and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.	he P	fee simple
			Ole Vieffey J. P.	Peace	mple
Dec 1 7	11		1 - 1 ON TO . , ON .		
releet 1	ne	a	foreant on full This 1st day of December	21	9011
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			Thad Kellas Thendricks County	
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idex,		10	Constable, who returned the same served by arresting said defendant and bringing him into	for 1
itisfaction,			Court, this day of October 1906 Costs. \$ 1983.60	his c
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			Whereupon defendant entered into recognizance in the sum of \$	
			as surety, which bond was approved by me on said day.	
	1 9		Subpana iomal for	
			Subpara issued for witness for defendant served; Costs, \$	
ITNESS FEES.	THE REAL PROPERTY.		00-1-77	
			By————————————————————————————————————	0.70
	-		Comes now the defendant, and being arraigned upon the above 20 190-	
		1	he is—guilty, as charged therein.	County,
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			whereupon I issued a venire to-	nd d
40.4 (4.5)		t	[motable - 17	and delivered
			he following named qualified jurors of my township, to-wit:	red it
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				Constable
AVER AND TO		ti	his day of	table
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JURORS.				
		47	charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find	
HAVING BE			the defendant—  guilty—  and assess a fine of \$  against him."	4 7 7 9
		2	Whereupon said :	
			Whereupon said jurors were discharged. Foreman.	
			(TRIAL BY COURT.)	
			and the evidence being heard, and the	
			· /// · · · · · · · · · · · · · · · · ·	
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		off	It is therefore considered and adjudged by the Court that the defendant for the sense by him above committed, do make his fine to the State of Indiana, in the sum of	Ju
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	1	un	and costs are paid or replexied said defendant stand committed	the 1
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	1	TO STATE OF	J. P.	The same of the same
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	Dottets	s. Cents	STATE OF INDIANA. ) 8 9 4
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			Nony bosh Township
JUSTICE.			County.
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latisfaction,			Count this
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ocket Fee,			Constable.
CONSTABLE.			I also issued a subpana for—  witness for plaintiff to
		- 10	Constable. Served———————————————————————————————————
	122		Costs,   Constable.
PROS. ATTY.	NAME OF TAXABLE PARTY.		By————————————————————————————————————
	-	1	not being ready for trial, this cause mas
		- 0	continued to, $190 - at$ o'clockM.
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			Whereupon defendant entered into recognizance in the sum of \$for his appearance on said day, with
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defendant failing to pay or replecy	190	10 15		JUSTICE.
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faii		25	.   _	davit,
ling	12 day of February 1907. Cory Jobs	1		rrant,
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the	Constable. Served Costs, \$		100	
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and	efendant also calle a Transition William Transition (TRIAL BY JURY.)		1	L. Line State of
d de	efendant also calls a Jury. Whereupon I issued a venire to Constable			
delivered		ti		
ed it	owing named qualified jurors of my township, to-wit:			
6				A CASA STATE
Constable	THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON OF THE PE			
table		ti		1 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	day of		1	
19 40				URORS.
	de of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find	in		LOIS.
	ndant We, the jury, find	th	1	A STATE OF THE PARTY OF THE PAR
	assess a fine of against him."			A STATE OF
5	reupon said jurors were discharged.  Foreman.			2010
	(TRIAL BY COUDT)			
1000	d the evidence being beard	- All		
	d the evidence being heard, and the Court being advised, finds the defendant	- 4		
	woodsoo withe against him ! 17			
	dollar, dollar, y him above committed, do make his fine to the State of Indiana.			
	y him above committed, do make his first that the defendant for the	off		
	I thousand, in the sum of 2.			
	dollars, and that he pay the costs herein	1100		
	form and costs are paid or repletion and defendant stand committed	un		
	the original a	U	STEE	
	J. P. 8			

FINE.	Doll	ars. Ce	STATE OF INDIANA, ) Coli Dulbus -	11	iglio dia	
		134	Everett Wilhite \ Garlford Township			
JUSTICE.			Welnericks County		The c	Test .
Date of Entry,			april 17 1907		defendant	T LEAD
Affidavit,	1-	_2	On this Dr - day of april 1907		dant	n (3)
Warrant,		23	11 filed an affidavit charging that		fail	100
Recognizance,	-		the day of April 1907 Everett Wilhill	t	ing to	
Subpæna,	-		apple on hong at the County and State aforesaid, unlawfull	y	failing to pay or replevy the opposite judgment	1
Continuance,			Pluming ild in south on the town of		07 7	100
Venire,	-		- man un mhot scale Conditi	on	eplev	THE R.
Swearing Jury, .		58			y the	113
Trial,		00		11	opp	
Swearing Witnesses		50			site j	
Judgment,		10			iudgn	
Record,		50	· · · · · · · · · · · · · · · · · · ·		nent,	
Final Judgment,					I isu	
Stay and Affidavit.					med	2534
Appeal Bond,			contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.		a Mi	
Execution,	2		Whereupon I issued a warrant for the arrest of said Quesetto Wilhit	7	ttima	
Index,		10	to Woodson Bryant Sp	ca	la for	
Satisfaction	THE STATE OF		Constable, who returned the same served by arresting said defendant and bringing him into		his	Ju
Transcript,	115		Court, this day of Mil 1907 Costs, \$			ustice
Docket Fee,		50	- Constable.	H	mitment	of the
CONSTABLE.	0.385	111	I also issued a subpana for witness for laintiff.		ent to	, Peu
	1	00	Constable. Served— witness for plaintiff to		the	100
PROS. ATT'Y.	_7	80	- Constable.	770	100	-
THOS. ATT 1.		No.	By————————————————————————————————————		1	Frum
			not being ready for trial, this cause was			
			continued to—		8	
CALLED THE BUILT			Whereupon defendant entered into recognizance in the sum of \$			
			as surety, which bond was approved by me on said day.		7 34	
			Subnana issued for			
		-	Subpæna issued for witness for defendant served; Costs, \$			
WITNESS FEES.	esteri)	10	By————————————————————————————————————		7	
WAR THE WAR	-153	3 50	Deputy.			
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says	44.	Cou	Witn
THE SHIPPING			he is—guilty, as charged therein.		unty,	e88 m
			(TRIAL BY JURY.)  Defendant also calls a Jury. Whereupon I issued a venire to—		and	ry ha
			Constable, who returned the same served by summoning		delive	nd, t
			the following named qualified jurors of my township, to-wit:		and delivered it	his
					00	
				-	Constable	
The Carlotte of the Carlotte o			17 66-11	4	table	
			this 17 day of April , 1907 Costs, \$480			day
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired			3
JURORS.	Plant		order go of w sworn officer, and returned the following verdict, to-wit: "We, the jury, find			
			he defendant—guilty—and assess a fine of \$ against him."			
	313		Foreman			
TO THE PARTY OF TH			w nereupon said jurors were discharged.			
			(TRIAL BY COURT.)			
			And the evidence being heard, and the Court being advised, finds the defendant		213	
STATISTICS S			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	-		
	MEN E	0	genee by him above committee, as make his fine to the State of Indiana, in the sum of	Tustice		
		-	OCA dollars, and that he pay the costs herein	80 90		
			xed at \$ and accruing costs, and that said defendant stand committed	the I		1 90
The state of the s		_   "	ntil the said fine and costs are paid or replevied. Eli Dreffy J. P	Peace		Ĩ
		0				
O// N	1	1 1	7 1917 P			

spril 17 1907 Received payment in full Eli Druggy J.F.

FINE.	Dollar	s. Cents	STATE OF INDIANA, ) Eli Treffey J. P.			
			There Kellar Grulford Township		The	Test
JUSTICE.			190		defendant failing to pay	F
te of Entry,			99 211'0 4		ndan	1
idavit,			The state of the s		it fa	100
rrant,			filed an affidavit charging that on or about	t	iling	1
ognizance,			the 20 day of ceptre 1901, show Receive		to p	1
pæna,		1	Take and State of Drown Mich	y	ay or	
tinuance, .			the description of Physical Harle The			P
ire,			we find the way of Cond the melling		replevy	-
aring Jury,			Dollars Contrary to the form of State	1	the	
il,			in South CUNES made and promided and	1	the opposite judgment,	100
aring Witnesse	38		against the belief and dienvity of the		site j	
gment,			Tellite of Indianal		udgi	
rd,			- Cour of marcine		ment	
ul Judgment,			THE PERSON NAMED IN COLUMN TO PERSON NAMED I		I	6
mitment,					issued	
and Affidavit	-		contrary to the form of the statutes in such cases made and provided, and against the		a	TO S
eal Bond,			peace and aignity of the State of Indiana.		Mittimus for	
oution,	-		Thereupon I issued a warrant for the arrest of said Bryant Splin	00	nusj	
ex,		-	Constable, who returned the same served by agresting said defendant and bringing him into		for h	
sfaction,			and 12: 47 1 a allahar		his com	Tarety
script,	-		00818, \$		ommi	
et Fee,	To the		By————————————————————————————————————		commitment	
ONSTABLE.	PROPERTY		Talen is eved a sylmony for		nt to ti	
	-		——————————————————————————————————————		the	
COS. ATT'Y.	1000		—Constable.			
OS. ATT T.			Bu			
			not being ready for trial, this cause was			
			Whereupon defendant enter 1: 190 at 10 o'clock M.		100	
			ontinued to Afril 17 — not being ready for trial, this cause was  Whereupon defendant entered into recognizance in the sum of \$ 60 m.  appearance on said day, with the formus filler baleb Dallon as surety, which hand was approved by recognized.			
			as surety, which bond was approved by me on said day. 29 ahril			
	1000	331				
			Subpæna issued for witness for defendant served; Costs, \$		+ +	
TNESS FEES.			Constall			
			By————————————————————————————————————	1027	1 -	
			Comes now the defendant and hairs			
- 1		/	he isguilty, as charged therein.		Toun	
		_	(TRIAL BY HIDY)		ty, a	
			Defendant also calls a Jury. Whereupon I issued a venire to		nd a	
	SISSEN OF STREET		Constable auto-		County, and delivered it	
			he following named qualified jurors of my township, to-wit:		red :	
					it to	
		-1-			Con	
		-1.	27 11.1		Constabl	
		- t	his 27 day of April . 1907 Costs, \$		0	
TROPA			Said Town 7			
URORS.		in	Said Jurors having been accepted and sworn, after hearing all the evidence, retired the defendant—guilty—and accepted to the following verdict, to-wit: "We, the jury, find		1	
		th	ne defendant— guilty— and assess a fine of \$  against him."			
		T	against him."			
			Whereupon said jurors were discharged. — Foreman.			
			(TRIAL BY COUPT)			
			And the evidence being heard, and the Court being advised, finds the defendant			
			guilty, and grown dering advised, finds the defendant			100
			and a second a fine against him in the			1
		off	It is therefore considered and adjudged by the Court that the defendant for the			
			fense by him above committed, do make his fine to the State of Indiana, in the sum of	Justi		
		1/100	dollars, and that he pay the costs herein	ce of		37
		un	and accruing costs, and that he pay the costs herein til the said fine and costs are paid or replevied.	· the		1 1 5
		11		Pea		1
			for what of april the above cause		The second	

FINE.	Dolla	ars. Och	STATE OF INDIANA
			STATE OF INDIANA, Chi Duffy J. P
THOMEON			Hundricks Township
JUSTICE.		Dir.	County
Date of Entry,			On this
lffidavit,	The Contract of	Te Mil	On this
Varrant,			fled an aft I
ecognizance,			190-,
ubpæna,			did, at the County and State aforesaid, unlawful
ontinuance,	-		
enire,			
vearing Jury, .	1		
ial,	-		
earing Witnesses			
dgment,			
cord,			
nal Judgment,			
nmitment,			
y and Affidavit,			
peal Bond,			contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
ecution,	Title		Whereupon I issued a warrant for the arrest of said—
			-to
lex,	TO VI		Constable, who returned the same served by arresting said defendant and bringing him int
isfaction,		-	Court, thisday of190 Costs, \$
nscript,	No.	2300	
ket Fee, ONSTABLE.	1	-	
ONSTABLE.	- 60	-1	I also issued a subpana for————————————————————————————————————
	1		Constable. Served Costs, \$
POS AMONY	1	1000	——————————————————————————————————————
ROS. ATT'Y.		40	By————————————————————————————————————
			not Line - I comment
			continued to
			Whereupon defendant entered into recognizance in the sum of \$ for his
	1.7		appearance on said day, with— as surety, which bond was approved by me on said day.
	- 51		190
			Subpana issued for—witness for defendant served; Costs, \$
TNESS FEES.	1000	THE .	Constable
	Stead		By————————————————————————————————————
	- 10		
			comes now the defendant, and being arraigned upon the above affidavit for plea. says
	100		he isguilty, as charged therein.
			Defendant also calle a Juny With annual Line
			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:
And the last of th			
		t	hisday of, 190 Costs, \$
JURORS.		i	Said Jurors having been accepted and sworn, after hearing all the evidence, retired n charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
		t	he defendant—  guilty—  and assess a fine of \$  against him."
Physical Res			Whereupon said jurors were discharged. ——Foreman.
			지 않는 사람들은 사람이 들어 있는 것이라고 하면 하루 아름다면 내려면 하는 사람들이 되었다면 하는 것이다. 그 사람들이 가지 않는 것이다. 사람들이 가지 않는 것이다. 나를 다 하나 다른 것이다.
			(TRIAL BY COURT.)
			And the evidence being heard, and the Court being advised, finds the defendant
<b>建筑地址</b>			guilty, and assesses a fine against him in the sum of
			dollar .
	VI,	01	It is therefore considered and adjudged by the Court that the defendant for the
			fense 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
			xed at \$\frac{1}{2} and accruing costs, and that said defendant stand committed ntil the said fine and costs are paid or replevied.
			J. P.
	The same of the same of	the same of the same of	

	VI TO I		No. D		
FINE.	Dollar	s. Cents	STATE OF INDIANA, ) Oli Driffey J. P.		
		100	Town skin		
			Robert Bryant Ibendrieks County	The	Test.
TYPOPYCIE	1 1111	O CO	MILY 18 1907	The defendant failing to pay	212
JUSTICE.	1		19 120	ıdan	11 10 10
Date of Entry,		25	On this day of Milly , 1907.	t fa	
ffidavit,	-	25	Malide Blyan filed an affidavit charging that on or about	t	
Varrant,			the 13 day of Mely 1907, Robert Bryand	tol	
ecognizance,	THE R	50	did, at the County and State aforesaid, unlawfull	y way	
ubpænas			Miredenel No Make Mil life of mailell Brya	or re	
ontinuance,			his wife and their she makes sore	replevy	0.00
enire, · · · ·	la se	25	affeliable only for the purpost of	1 the	7
vearing Jury, .		100	The prolection of the law aire not from	ddo	
rial,		25	Malie or anger	opposite	
vearing Witnesses		50		jud	11 14
adgment,		10		gmen	+
cord, · · · · ·		10		nt, I	
nal Judgment, .				issu	100
mmitment,			The state of the s	red a	15 TH
ay and Affidavit,	-	-	contrary to the form of the statutes in such cases made and provided, and against the	Mu	
peal Bond,			peace and dignity of the State of Indiana.  Whereupon I issued a warrant for the arrest of said Robert Bryant	tim	THE RE
ecution,		10	I ariel hundled Same to Woodson Bryant Special	us fo	
dex, · · · ·	-	10	Constable, who returned the same served by arresting said defendant and bringing him into	Mittimus for his commitment to	Ju
tisfaction,		-	Court, this 16 day of May 1907 Costs, \$ 135	\$ 000	Tustice
anscript,	-	(CA	Woodson Bryont Constable.	nmi	of
cket Fee,	-	50	By Deputy.	men	the.
CONSTABLE.	la ggi	ess)	I also issued a subpana for——witness for plaintiff to	tto	Peac
	-	-	Constable. Served Costs, \$	the	.6
	A STATE OF THE PARTY NAMED IN		Constable.		
ROS. ATT'Y.	grave.		By————————————————————————————————————		44
	-		not being ready for trial this cause man		
			continued to ,190 — at — o'clock — M		
	1		w nereupon defendant entered into recognizance in the sum of \$for his		The same
			appearance on said day, with		
	-01	1			
	-	-	Subpara issued for witness for defendant served; Costs, \$		
	-	1000		-	4
ITNESS FEES.	Chical	4	By————————————————————————————————————	and a second	a latera
		-			
OF THE REAL PROPERTY.	charge 4		Comes now the defendant, and being arraigned upon the above affidavit for plea, says	-00	
			he is guilty, as charged therein.	County,	
			(TRIAL BY JURY.)	, and	
THE RESERVE OF THE PERSON NAMED IN			Defendant also calls a Jury. Whereupon I issued a venire to	d de	
	1 No. 1551		Constable, who returned the comment	delivered it	
	A.E.		the following named qualified jurors of my township, to-wit:	ed i	
				to	12/37
				Com	1
CHARLES AND				Constable	
FEEL	THE	t	this, 190, Costs, \$		
<b>第一个人的</b>		200			211
JURORS.	NO VENT	li	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 the evidence, retired		17.2
	-	t	in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find	1400	12.16
		Con Con	the defendant—guilty—and assess a fine of \$against him."		-
TACTOR S			Whereupon said jurors were discharged. Foreman.		-
					1
	T. C. V.		(TRIAL BY COURT.)		
			And the evidence being heard, and the Court being advised, finds the defendant		
			and assesses a fine against him in the sum of		1
	10 00		IV LX Energy one and I - I		13
		0	It is therefore considered and adjudged by the Court that the defendant for the ffense by him above committed, do make his fine to the State of Indian	Ju	
	Sen.		of Indiana, in the sum of	Tustice	4
		A			100
		u	and accruing costs, and that he pay the costs herein ntil the said fine and costs are paid or replevied.	of the Peace	
	The Park Name of Street, or other Designation of the Park Name of the Park	STATE OF THE PARTY	reprevied. 314 grante committee	Pe	TE
			- Oli Haraka	a	

The second secon	11	-	No. 00		
FINE.	Dolla	rs. Cen	STATE OF INDIANA, ) El Do Men	H	
THE RESERVE OF THE PERSON NAMED IN			VS 1 INDIANA, Oly Duffey J. P.		
The state of the s			I dalkinson mulford Township.		
JUSTICE.		51 51	Hendricko County.		Test: The defendant failing to pay or
Date of Entry,			Mey 29 1907	1	defe
		25	7 0 42:		ndar
Affidavit,		20	190+, 190+,		nt fo
Warrant,			the 29 , Mally filed an affidayit charging that on or about	t	illin
Recognizance,		50	1904, Jackmon		gto
Subpæna,	-	- 0	- Land of the County and State af presaid, unlawfully		pay
Continuance,			to sombole la still provoke on attempt		or re
Venire, · · · ·		-	an assoult to Isil I commit	lebi s	repleay
Swearing Jury, .		100	She the bear of dukuron		y the
Trial,		00	and then haveing the ability	100	ido
Swearing Witnesses	-	25			opposite judgment
Judgment,		50		000000	jud
Record,		10			gme
Final Judgment, .	1.10				u, I
Commitment,	Bit	100		100	1881
Stay and Affidavit,			contrary to the form of 12		ed a
Appeal Bond,			contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.	13	Mit
Execution,	PILL!		Whereupon I issued a warrant for the arrest of said I A Warnbon		timu
Index,		18	to Woodson Bryant speral	0	Mittimus for
The same of the sa			Constable, who returned the same served by arresting said defendant and bringing him into		mi J
Satisfaction,			Court, this day of May 1907 Costs, \$		
Docket Fee,	HER	56	-Constable.	officer	stice of the P
CONSTABLE.	11700	100	By————————————————————————————————————	men	the I
	1	50	I also issued a subpæna for—witness for plaintiff to	0000	to t
			Constable. Served Costs, \$	no	
PROS. ATT'Y.			- Constable.		
		170	By——Deputy.	22	o La
			not being ready for trial, this cause was continued to	4	
	i dende		W.	109	
TO A PROPERTY OF THE PARTY OF T			Whereupon defendant entered into recognizance in the sum of \$	4.4	
			as surety, which bond was approved by me on said day.		
And the latest the lat	0.67		, 190—	100	
	357		Subpæna issued for witness for defendant served; Costs, \$	-7-0	
WITNESS FEES.		1	Constable		
anity Jaynes	200		By——Deputy.	S. S. S. S.	
mable Joynes	772	-	Comes now the defendant, and being arraigned upon the above affidavit for plea, says	-	,
Odely James			he is not guilty, as charged therein.	ound	
Id awartin			(TRIAL BY JURY.)	у, а	
Tal Chemeller		- Name	Defendant also calls a Jury. Whereupon I issued a venire to	and delivered it	
	Sec.	-	Constable, who returned the same served by summoning	clive	
The state of the state of			the following named qualified jurors of my township, to-wit:	red 1	5
A PER L				ii to	
			(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	Con	
SPEED THE E		demon	· · · · · · · · · · · · · · · · · · ·	Constable	
			this 31 day of May , 1907 Costs, \$	6	
	E.				Res Val
JURORS.			Said Jurors having been accepted and sworn, after hearing all the evidence, retired		
ochors.			the closings of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find		18 30
		-	the defendant guilty and assess a fine of \$ against him."		
			Foreman.		
			Whereupon said jurors were discharged.		
	ALCOHOL: N		(TRIAL BY COURT.)		
			And the evidence being heard, and the Court being advised, finds the defendant		
	POTE OF	49		A 12 13 Car 15	ST 1 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
			Multiple and assesses a fine against him in the sum of		Men and
			guilty,—and assesses a fine against him in the sum of		
			guilty, and assesses a fine against him in the sum of dollar, dollar, It is therefore considered and adjudged by the Court that the detendant for the	Jus	
			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 affense by him above committed, do make his fine to the State of Indiana, in the sum of	Justice	
			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  effense 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	Justice of ti	
		_   -	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 affense by him above committed, do make his fine to the State of Indiana, in the sum of		

FINE.			
	Dollars. Cents	STATE OF INDIANA, \ Oh Juffey J. P.	*
	The state of	vs. 19 Township,	uni
	Mary D.	On this day of June 1907.  On this day of June 1907.  Wovelson Bryant filed an affidavit charging that on or about the 5 day of June 1907.  did, at the County and State aforesaid, unlawfully	noun Test.
USTICE.	70	June 7 1907   \$	nber
of Entry, .		7 Andrew W	ed re
vit,	25	On this day of fresh, 1907,	al e
ent, · · ·	25	Wovelson Bryant I filed an affidavit charging that on or about	state
rizance,		the 3 day of July 1907,	36
na, · · ·			ther
na,			atue
$ance, \dots$			of o
ing Jury,		Intotilated Correlation	177 -07
ng sury, .	50	tqo	To all
	أجعب لواقها أأ	opposite judgment.	All reg
ng Witnesses	50	jua	
ent, · · ·	25	gmo	10 100
			Sep pla
udgment, .	ا علوا عملوا	I io	-51 30
ment,		issued .	
d Affidavit,		contrary to the form of the statutes in such cases made and provided, and against the	
Bond,		peace and dignity of the State of Indiana.  Whereupon I issued a warrant for the arrest of said—William Rlw	
on,	10	To woodson Bryant & Jown Mershal	
. 0	10	a di	Bo
tion,		Court 17:- 1 7 0 1/1 1/1 10 7	A CAN
pt,			0000
Fee,	50	Constable.	uge
TABLE.		I also issued a subpara for	"Wy
ul	100	I also issued a subpæna for witness for plaintiff to	Cog
	4 35	Constable. Served———————————————————————————————————	dol
ATT'Y.	- 1	Constable.	non
	500	By————————————————————————————————————	rrs.
4	9 35	ontinued to	Jor
		Whereupon defendant entered into recognizance in the sum of \$for his	che che
	a	providence die stelle that that	8103
	a	s surety, which bond was approved by me on said day.	9
100000			exec
		Subpara issued for witness for defendant served; Costs, \$	utio
SS FEES.		0-17	n on
		By————————————————————————————————————	the
		Comes now the defendant and to	opp ddo
	h	Comes now the defendant, and being arraigned upon the above affidavit for plea, says e is—guilty, as charged therein.	osite Vitn
		(IDDIA)	jud 888 n
1 198		Defendant also calls a Jury. Whereupon Licensed	gme h
	LINE HAR L		nt, j
	th	Constable, who returned the same served by summoning e following named qualified jurors of my township, to wit.	this
		*	nine
			ty d
		Constable	ays
	+1	is a second seco	fron
		is — day of — , 190 — Costs, \$-	day
RS.		Said Jurors having been accepted	05
3	in	Said Jurors having been accepted and sworn, after hearing all the evidence, retired charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find access a first the following were a first the following were a first the first th	ditt
1.4.	th	e defendant—guilty—and assess a fine of \$-against him."	on t
		against him."	here
MARIE !		Whereupon said jurors were discharged. Foreman.	7.
		TRIAL DV CO.	nd
		And the evidence being? (TRIAL BY COURT.)	sue 1
		And the evidence being heard, and the Court being advised, finds the defendant	ar t
		1 1/1/1 Month of 7:	that
		It is therefore considered and adjudged by the Court that the defendant for the	I am
	offe	nse by him above committed, do make his a Court that the detendant for the	a wo
		onse by him above committed, do make his fine to the State of Indiana, in the sum of	reh
	flace	ad at \$ 8,35 and that he now the said is	inj
	unt	il the said fine and costs are paid on that said defendant	ee 80
		dollars, and that he pay the costs herein if the said fine and costs are paid or replevied.	mpt
seld.	1.0	Bli Duffey J. P.	•
- Celi	juyen	rest in full this 6 day of June 1907	
	' '	ones 6 day of Anna 1904	
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FINE.		Oents			
			J. P.	1	in w
	100		(Class Downth ) Hendricks Township,	Test The	uncu
JUSTICE.	123		Deh 14 County.		mber
te of Entry, · ·			On this 14 day of September 1907	defendant	ed re
davit, · · · ·			Wovelsing Round & 1907,		al es
rrant, · · · ·			Tiled an affidavit -1 2' 212'	failing to pay	tate,
ognizance, · ·			the 14 day of September 1907, about South	top	of II
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tinuance, · ·			an Intoprested Consistroil		ne of
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aring Jury, .			· · · · · · · · · · · · · · · · · · ·	the of	
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and Affidavit,			contrary to the form of the statutes in and	ad a	Den.
eal Bond,			contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.	Maur	To he say
cution,			Whereupon I issued a warrant for the arrest of said Word Smil	Miltimus for	
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sfaction, · ·			Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of 1907 Costs & 5000	Justi	
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et Fee,	-	50	Bu Denuty	the	
NSTABLE.		数0	I also issued a subpæna for————————————————————————————————————	Peace it to t	
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ROS. ATT'Y.	n in		By——Deputy.		are.
THE PURE			continued tonot being ready for trial, this cause was continued tono clockM.		
	The second		Whereupon defendant entered into recognizance in the sum of \$	8	
			appearance on said day, with—	400	
			as surety, which bond was approved by me on said day.		
	2000	Little	Subpara issued for witness for defendant served; Costs, \$		
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TNESS FEES.			By————————————————————————————————————	The said	
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		-	Comes now the defendant, and being arraigned upon the above affidavit for plea, says	County,	Witness
			he is—guilty, as charged therein.		frue su
			(TRIAL BY JURY.)  Defendant also calls a Jury. Whereupon I issued a venire to	and delivered it	hand
			Constable, who returned the same served by summoning	oliver	d, th
			the following named qualified jurors of my township, to-wit:	od ii	15
				200	
AND SAILE				Jones	
			是自己的人,我们就是这些人的。	able.	
			thisday of		day (
			Constable.		1
JURORS.			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		
	M /3 T		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	ustic	
	75/200	- 1	And dollars, and that he nay the costs herein	00	
			fixed at \$ 150 and accruing costs, and that said defendant stand committed	the	190
		-	until the said fine and costs are paid or replevied.	Peace	ľ.
		-11	J. P.		
	P	1	1 ( = 1 - 1 00 This The 21 1 0 0 CT	- /	
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Will Street Street	1000	i dini			

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intimuance, national and response to the form of the 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.  Whereapon issued a parant for the arrest of said Wife! Collar peace and dignity of the State of Indiana.  Whereapon issued a subpana for Allandia defendant and bringing him into Court, this 12 day of Contable. Served Costs, \$  Constable, who returned the same served by arresting said defendant and bringing him into Court, this 12 day of Contable. Served Costs, \$  Constable. At 190 Costs, \$  Constable. Served Costs, \$  Constable. Served Costs, \$  Constable. Served Costs, \$  Constable. Served Costs, \$  Constable. At 190 at 10 clock. At 190 at 10 clock. At 190 as survey, which bond was approved by me on said day.  Whereupon defendant entered into recognizance in the sum of \$  Appearance on said day, with as survey, which bond was approved by me on said day.  Subpana issued for writness for defendant served; Costs, \$  Comes now the defendant entered therein.  Constable who returned the same served by summoning the following named qualified jurors of my tournship, to with.  Subject peace, a source officer, and returned the following verdets, to with. We, the jury find the defendant.  Suid Jurors having been accepted and sworm, after hearing all the evidence the defendant and secses a fine against him."  Whereupon said Jurors toere discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finde the defendant duller.  (TRIAL BY COURT.)				the 27 day of October 1907,
ntinuance, where the statutes in such cases made and provided, and against the same straing Flinesses ignent, ord, and Judgment, amitment, contrary to the form of the statutes in such cases made and provided, and against the peace and flidacit, peace and dignity of the State of Indiana.  The state		1	94	Theel Keller did, at the County and State aforesaid, unlawful
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gment,  ord,  ord,  and Affidavit,  peace and dignity of the State of Indiana.  Whereupon I issued a gwarrant for the arrest of said Indiana to the foction,  constable, who returned the same served by arresting said defendant and bringing him interest of section,  court, this I day of Indiana.  Oconstable, who returned the same served by arresting said defendant and bringing him interest of section,  Court, this I day of Indiana.  Oconstable, who returned the same served by arresting said defendant and bringing him interest of section,  Court, this I day of Indiana.  Oconstable, who returned the same served by arresting said defendant and bringing him interest of section.  Deputy  I also issued a subpana for Indiana.  By Constable  Costs, \$  Constable  Costs, \$  Constable  A Horizal Violence  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.  NESS FEES.  By Constable  By Comes now the defendant, and being arraigned upon the above affidavits for plea, says  guilty, as charged therein.  Constable, who returned the same served by summoning  the following named qualified jurors of my township, to wit:  this I day of Costs  Said Jurors having been accepted and sworn, after hearing alt the evidence, retired  the defendant guilty and assesses 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  and assesses a fine against him in the sum of  dollar.  And the evidence being heard, and the Court being advised, finds the defendant  and assesses a fine against him in the sum of  dollar.	earing Jury, .	1	151	
ment,  rd,  d. Judgment,  mitment,  contrary to the form of the statutes in such cases made and provided, and against the  mitment,  contrary to the form of the statutes in such cases made and provided, and against the  suiton,  d. Bond,  whereupon I issued a warrant for the arrest of said affected in the following named qualified jurors of my tourship, to witness  for plaintiff to  Constable, who returned the same served by arresting said defendant and bringing him int  Constable.  By Constable.  By Constable.  By Constable.  Constable.  By Not being ready for trial, this cause was  continued to the Colober 2K, 190 at of october 2K.  Whereupon defendant entered into recognizance in the sum of \$  apparance on said day, with  as surety, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, \$  Constable.  By Constable.  By Constable  pupuly  Comes now the defendant, and being arraigned upon the above affidavis for plea, says  fully, as charged therein.  (TRIAL BY JURY)  Defendant also calls a Jury. Whereupon I issued a venire to  Constable, by Constable, by Constable, who returned the same served by summoning the following named qualified jurors of my tounship, to wit.  Said Jurors having been accepted and sworn, after hearing all the evidence, retired in charge of a sworn officer; and returned the following verded, to wit. "We, the jury, find the defendant guilty and assesses 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 failurity.  And the evidence being heard, and the Court being advised, finds the defendant failurity.  And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine of \$  against him in the sum of the shares.	zl,	1-10	-	
rd, and Affidavit, and Affidavit, and Affidavit, and Affidavit, and Bond, the peace and dignity of the State of Indiana.  Whereupon Issued a warrant for the arrest of said Affidavit, and against the peace and dignity of the State of Indiana.  Whereupon acturned the same served by arresting said defendant and bringing him into Court, this against the Same served by arresting said defendant and bringing him into Court, this against the Court and the William Court, this against the Court and the Court and the Court and the Survey of Costs, \$ Constable.  By Constable. Served Costs, \$ Survey of the Survey of Survey of Survey. Subpana issued for witness for defendant served; Costs, \$ Subpana issued for witness for defendant served; Costs, \$ Constable. Served Costs and Survey. Whereupon I issued a venire to Costs and Survey. Whereupon I issued a venire to Constable and Survey. Whereupon I issued a venire to Constable and Survey. Whereupon I issued a venire to Constable and Survey. Whereupon I issued a venire to Constable and Survey. Whereupon I issued a venire to Constable and Survey. Survey of Survey shall be survey of the following named qualified jurors of my township, to wit. Said Jurors having been accepted and suvern. After hearing all the evidence, retired the defendant guilty and assesses 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 and dollar and assesses a fine against him in the sum of the dollar and assesses a fine against him in the sum of the dollar and assesses a fine against him in the sum of the dollar and assesses a fine against him in the sum of the dollar and survey.	aring Witnesses	8		
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mitment,  and Affidanti,  peace and dispatity of the State of Indiana.  Whereupon I issued a warrant for the arrest of said August Action,  Whereupon I issued a warrant for the arrest of said August Action,  Touristable, who returned the same served by arresting said defendant and bringing him into Court, this day of Claster 1907 Costs, \$  Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of Claster 1907 Costs, \$  Constable, who returned the same served by arresting said defendant and bringing him into the test of the court of the constable. Served Costs, \$  Constable.  By Costs, \$  Constable.  By not being ready for trial, this cause was where the court of the sum of \$  appearance on said day, with as survey, which bond was approved by me on said day.  Subpana issued for writness for defendant served; Costs, \$  By Comes now the defendant, and being arraigned upon the above affidavit for plea, says fully, as charged therein.  Constable, who returned the same served by summoning the following named qualified jurors of my township, to wit.  This I day of Claster 1007 Costs, \$  Said Jurors having been accepted and sworn, after hearing all the evidence, retired the defendant guilty and assess a fine of \$  Said Jurors having been accepted and sworn. after hearing althe evidence, retired the defendant guilty and assess a fine of \$  Said Jurors having been accepted and sworn. after hearing althe evidence, retired 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 and allow and assesses a fine against him in, the sum of the status dallow.  And assesses a fine against him in, the sum of the status dallow.	rd,	1-3	0	
and Affidavie, all Bond, which some 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 India Relland Relland White State of Indiana. Whereupon descend the same served by arresting said defendant and bringing him into faction, Court, this I day of Court 1907 Costs, \$ Constable. The Pec	ul Judgment, .			对大大大大公司,1985年1985年1985年1985年1985年1985年1985年1985年
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Je Microllowing named qualified jurors of my township, to-wit:  We following named qualified jurors of my township, to-wit:  Whereupon said jurors were discharged.  We following named qualified jurors of my township, to-wit:  Whereupon said jurors were discharged.  (TRIAL BY COURT.)  Said Jurors having been againet him in the sum of foreman.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant fundational and assesses a fine againet him in the sum of fundational fundational and assesses a fine againet him in the sum of fundational				peace and dignity of the State of Indiana.
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Societion, Court, this Ag of Court 1907 Costs, \$  Court, this Ag of Court 1907 Costs, \$  Court, this Ag of Court 1907 Costs, \$  Constable Deputy I also issued a subpana for Constable. Served Costs, \$  Constable Costs, \$  Constable By Constable By Constable Deputy Witness for plaintiff to Costs, \$  Constable By Constable Deputy 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.  Subpana issued for witness for defendant served; Costs, \$  NESS FEES.  By Comes now the defendant, and being arraigned upon the above affidavit for plea, says 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:  Said Jurors having been accepted and sworm after hearing all the evidence, retired the defendant guilty and assesses a fine of \$  Said Jurors having been accepted and sworm after hearing all the evidence, retired the defendant guilty and assesses a fine of \$  And the evidence being heard, and the Court being advised, finds the defendant guilty.  And the evidence being heard, and the Court being advised, finds the defendant guilty.  And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine against him in the sum of the interest of the sum	æ,	1	10	
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NSTABLE.  I also issued a subpara for Alla Maria witness for plaintiff to Constable. Served Costs, \$ Constable on the sum of \$ Deputy not being ready for trial, this cause was wrety, which bond was approved by me on said day.  Subpara issued for witness for defendant served; Costs, \$ Constable of the sum of \$ Subpara issued for witness for defendant served; Costs, \$ Constable of the sum of \$ Subpara issued for witness for defendant served; Costs, \$ Constable of the sum of \$ Subpara issued for witness for defendant served; Costs, \$ Constable of the sum of \$ Subpara issued for witness for defendant served; Costs, \$ Constable of the sum of \$ Subpara issued for witness for defendant served; Costs, \$ Constable of the sum of \$ Subpara issued for witness for defendant served; Costs, \$ Constable of the sum of \$ Subpara issued for witness for defendant served; Costs, \$ Constable of the sum of \$ Subpara issued and served; Costs, \$ Constable of the sum of \$ Subpara issued and sum of the sum of \$ Subpara issued and sum of the sum of \$ Subpara issued and sum of the sum of \$ Subpara issued and sum of \$ Subpara issued and sum of \$ Subpara issued the sum of \$ Subpara issued and sum of \$ Subpara issued and sum of \$ Subpara issued the sum of \$ Subpara issued and sum of \$ Subpara issued the sum of \$ Subpara issued is sum of \$ Subpara issued the sum of \$ Subpara issued to sum of \$ Subpara	CONTROL OF THE REAL PROPERTY.			Costs, \$
I also issued a subpana for Activate Served Costs, \$  Constable. Served Costs, \$  Constable. Served Costs, \$  Constable. Served Costs, \$  Constable By Deputy not being ready for trial, this cause was continued to to Cotology 2 \$\frac{1}{2}\fr		5	0	Constable
Constable. Served  Costs, \$  Constable  By  not being ready for trial, this cause was 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.  Subpana issued for  witness for defendant served; Costs, \$  Constable  By  Comes now the defendant, and being arraigned upon the above affidavit for plea, says for the sis—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 Jay day of  Costs, \$  Constable  in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find and assesses 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		d		Deputy
Deputy OS. ATTY.  By not being ready for trial, this cause was appearance on said day, with as surety, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, \$  By Constable Deputy Comes now the defendant, and being arraigned upon the above affidavit for plea, says for its 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 Cabb 1907 Costs, \$  Said Jurors having been accepted and sworm, after hearing all the evidence, retired 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 the evidence being heard, and the Court being advised, finds the defendant guilty.  And the swidence being heard, and the Court being advised, finds the defendant guilty.  And the swidence being heard, and the Court being advised, finds the defendant guilty.		1. 4	15	worldes for putintiff to
Deputy  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.  Subpana issued for witness for defendant served; Costs, \$ Constable.  By 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 Cotobs.  Said Jurors having been accepted and sworm, after hearing all the evidence, retired the defendant guilty and assesses 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 It is the vector.		13.00		Constable. Served——— Costs, \$
Deputy  not being ready for trial, this cause was  Whereupon defendant enteredinto recognizance in the sum of \$  grown defendant enteredinto recognizance in the sum of \$  grown defendant enteredinto recognizance in the sum of \$  grown defendant enteredinto recognizance in the sum of \$  grown defendant was approved by me on said day.  Subpæna issued for  witness for defendant served; Costs, \$  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 LF day of  Constable, who returned the same served by summoning 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 It is threefen.		50	w	Constable
appearance on said day, with as surety, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, \$  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 1st day of Costs, \$  Said Jurors having been accepted and sworn, after hearing all the evidence, retired 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.	Total			
appearance on said day, with as surety, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, \$  Constable.  Deputy.  Comes now the defendant, and being arraigned upon the above affidavit for plea, says fie is wilty, 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 1s day of Costs, \$  Said Jurors having been accepted and sworn, after hearing all the evidence, retired 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.		93	0 0	continued to to October 28 not being ready for trial, this cause was
Subpana issued for witness for defendant served; Costs, \$  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 1st day of Coots, \$  Said Jurors having been accepted and sworn, after hearing all the evidence, retired 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		Mary		Whereupon defendant entered into recognizance in the annual A.
as surety, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, \$  Constable.  By Deputy.  Comes now the defendant, and being arraigned upon the above affidavit for plea, says 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	Line ale sand		_ 0	oppositions of Natural Anti-
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			_ a	s surety, which bond was approved by me on said day.
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 Is day of Cother 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 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 it is therefore dollar.				. 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	KINE HE STOR	202		Suopæna issued for witness for defendant served; Costs, \$
Comes now the defendant, and being arraigned upon the above affidavit for plea, says he isguilty, as charged therein.  (TRIAL BY JURY.)  Defendant also calls a Jury. Whereupon I issued a venire to	NESS FEES.	the sale		Constable
Comes now the defendant, and being arraigned upon the above affidavit for plea, says he isguilty, as charged therein.  (TRIAL BY JURY.)  Defendant also calls a Jury. Whereupon I issued a venire toConstable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:  this		-500		By
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		100 10 100		Comes now the defendant and hair and ha
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			h	
Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:  this	1808			guerry, as onergen inerein.
this	The state of			Defendant also calls a Jury Wherever I
this		No.		Constall 3
this			th	e following named qualified jurges of my town 1.
Said Jurors having been accepted and sworn, after hearing all the evidence, retired the defendant—guilty—and assess a fine of \$\frac{1}{2}\$—against him."  Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine against him in the sum of th			11-	my township, to-wit:
Said Jurors having been accepted and sworn, after hearing all the evidence, retired the defendant—guilty—and assess a fine of \$\frac{1}{2}\$—against him."  Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine against him in the sum of th			1-	
Said Jurors having been accepted and sworn, after hearing all the evidence, retired the defendant—guilty—and assess a fine of \$\frac{1}{2}\$—against him."  Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine against him in the sum of the interpretation.	<b>学业产品</b>		1	是在1986年间2000年(1986年)。 1986年(1987年)
Said Jurors having been accepted and sworn, after hearing all the evidence, retired the defendant—guilty—and assess a fine of \$\frac{1}{2}\$—against him."  Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine against him in the sum of th			th	is 28 day of Cetable
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 \$\frac{1}{2}\$—against him."  Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine against him in the sum of the sum		NEW TOP		,190 Z Costs. 8
whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine against him in the sum of	URORS		1	Said Transaction
whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine against him in the sum of the interference of the court being advised.			in	charge of a sworn officer, and returned the following rendering all the evidence, retired
Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine against him in the sum of			th	e defendant—guilty—and access of
Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine against him in the sum of the court being advised.  It is therefore.				against him."
And the evidence being heard, and the Court being advised, finds the defendant and assesses a fine against him in the sum of				Whereupon said jurors were discharged Foreman.
guilty,  and assesses a fine against him in the sum of  It is therefore.  dollar				(TRIAL DV CONT.
It is therefore dollar dollar			100	And the evidence hairs?
It is therefore dollar dollar			No.	Suilty.
It is therefore considered and adjudged by the Court that the defendant for the				/// woodoods a Tine afair of 1:
offense by him above committed, do make his fine to the State of the defendant for the	NADAL PROPERTY	2	1	It is therefore considered and dollar,
Thouse his fine to the state and included for the			off	ense by him above committed do make his by the Court that the detendant for the
of interest in the sum of		1000	-	1 Indiana, in the sum of
				The second secon
until the said fine and costs are paid on that said defendant of the			77.30	
Eli Dishen			77.30	ed at \$and accruing costs, and that he pay the costs herein til the said fine and costs are paid or replevied.

CRIMINAL DOCKET

FINE.	Dellars.	. Cent	STATE OF INDIANA, ) Eli Dullen
<b>阿斯拉巴森默斯</b>		1000	
	1000		Chao, Vs. Onere } bailford Township,
JUSTICE.			Hendricks County
Date of Entry,	1		1907
Affidavit,		15	On this day of October 1007
Warrant,	land of	15	Shill Keller , 1907,
Recognizance,			the 22 day of Colober 1907, Charles Trust
Subpæna,	1979		did at the County of I can
Continuance,			and Ballery on
Cenire, · · · · :			Said Theel Keller
wearing Jury,			
rial,		N. S.	Dismissed
			· · · · · · · · · · · · · · · · · · ·
wearing Witnesses			一种 10 10 10 10 10 10 10 10 10 10 10 10 10
udgment,			上上下,1000年100日 1000年100日 1000日
ecord,			
inal Judgment,			CONTRACTOR OF THE PROPERTY OF
ommitment,			Market Company of the
tay and Affidavit,	70	-	contrary to the form of the statutes in such cases made and provided, and against the
ppeal Bond,			peace and dignity of the State of Indiana.  Whereupon I issued a warrant for the arrest of said
xecution,	-		
idex,			Constable, who returned the same served by
atisfaction,	-		Constable, who returned the same served by arresting said defendant and bringing him into Court, this————————————————————————————————————
canscript,			Court, this aay of 190 Costs, \$
ocket Fee,		Sales Li	Constable.
CONSTABLE.	The Name of Street, or other Persons	7-5	I also issued a subsect of feet
Carlo Carlo			I also issued a subpæna for witness for plaintiff to
			Constable. Served Costs, \$
PROS. ATTY.			By Denvite
			Deputy.
	-		continued to
	-		Whereupon defendant entered into recognizance in the sum of \$ for his
			appearance on said day, with
		11	as surety, which bond was approved by me on said day.
	THE VIEW	-	Subnana jeoued for , 190
			Subpæna issued for witness for defendant served; Costs, \$
ITNESS FEES.	Section 1		Constable.
	THE R. P. LEWIS CO., LANSING		By——Deputy.
8 1 4			Comes now the defendant, and being arraigned upon the above affidavit for plea, says
		_	he is—guilty, as charged therein.
Space Committee of the State of	15 111 15		(TRIAL BY JURY.)
977733			Defendant also calls a Jury. Whereupon I issued a venire to
	nigo e		Constable, who returned the same served by summoning
10000000000000000000000000000000000000		t	the following named qualified jurors of my township, to-wit:
Name of the last			3000000000000000000000000000000000000
			。 1955年(1954年)(1954年)(1954年)(1954年)(1954年)(1954年)(1954年)(1954年)(1954年)(1954年)(1954年) 1954年(1954年)(1954年)(1954年)(1954年)(1954年)(1954年)(1954年)(1954年)(1954年)(1954年)(1954年)(1954年)(1954年)(1954年)(1954年
HERENT THE			AND A SUMMER OF THE PROPERTY O
		-   t	his, 190, Costs, \$
IVIDODO		-	Said Jurors having been accepted and sworn, after hearing all the evidence, retired
JURORS.	E 10 81	i	order go of a sworn officer, and returned the following verdict, to-wit: "We the jury find
William Control		ti	he defendant—guilty—and assess a fine of \$ against him."
A	-		Foreman
		-11	Whereupon said jurors were discharged.
		-	(TRIAL BY COURT.)
		-	And the evidence being heard, and the Court being advised, finds the defendant
			fuilty, and accessed 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
CALLY AND A		07	It is therefore considered and adjudged by the Court that the defendant for the fense by him above committed, do make his fine to the State of Indiana, in the sum of
THE STREET			
		fi.	dollars, and that he pay the costs herein
			xed at \$\frac{and}{and}\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
	1	-	J. P.
		-	

Dismissed Oct 23 th 1908

Eli Ouffey 15

		No. 43
FINE.	Dellars. O	STATE OF INDIANA, ) Eli Driffey J. P.
	20	1 . 0 . 0
	177	That Rellar Junior Township,
JUSTICE.	The state of	Oct 28 190 7
Date of Entry,	2	on this, 28, day of October, 1907.
Affidavit,	1-1	6 Chevres Onise filed an affidavit charging that, on or about
Warrant,		the 22 day of October 1907, There Reller
Recognizance,		draw a century clearly Wellow to wit a
Continuance,		- pristol commonly called a revolver upon
Venire,		- the person of Charles Course
Swearing Jury, .		
Trial,		
Judgment,		
Record,	5	
Final Judgment, .		
Commitment,		
Stay and Affidavit, Appeal Bond,		contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
Execution,		Whereupon I issued a warrant for the arrest of said Mile Killer
Index,	10	Constable, who returned the same served by arresting said defendant and bringing him into
Satisfaction,		Court, this 28 day of October 1907 Costs, \$ 45
Transcript,	- st	— Constable.
CONSTABLE.		I also issued a mile of the Deputy.
Paid	H5	I also issued a subpæna for————————————————————————————————————
PROS. ATTY.	State Hell	Constable
Riel	500	By Denuty
		continued to
		" recreation defendant entered into recognizance in the sum of &
2. 在大型基础区		as surety, which bond was approved by me on said day.
WITNESS FEES.		Subpara issued for witness for defendant served; Costs, \$
TAXABSS PEES.	DATE OF	By————————————————————————————————————
<u>一部对对于</u>		Comes now the defendant and Line
		Comes now the defendant, and being arraigned upon the above affidavit for plea, says he is—guilty, as charged therein.
		(TRIAL DV HIDY)
	10 mg	whereupon I issued a venire to
		the following named qualified jurors of my township, to-wit:
		, , , , , , , , , , , , , , , , , , , ,
		this day of
		thisday of, 190 Costs, \$
JURORS.		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 and assess a fact of A
		the defendant— guilty——and assess a fine of \$against him."
		Whereupon said in against him."
		Whereupon said jurors were discharged. Foreman.
		And the evidence being heard, and the
		And the evidence being heard, and the Court being advised, finds the defendant
		It is therefore dollar dollar
		offense by him above committed de adjudged by the Court that the
<b>医生产工程</b>		dollars dollars and the sum of
		and accruing costs, and that he pay the costs herein antil the said fine and costs are paid or replevied.
	The same of the sa	and accruing costs, and that he pay the costs herein that the said fine and costs are paid or replevied.
Get 28 all	Cost	find Paid in full 28 1907
		28 1907

Eli Driffy & F

and the second	-		No. 44
FINE.	Dollars		JAIL ME INDIANTA DO TO
THE WEST OF THE		00	
TO SHEET			Thad VS. Rellar & Guilford Township,
JUSTICE.			- Menetricks County.
Date of Entry,		0/	1907
Affidavit,	_	25	-11 // 11 / / 100 /
Warrant,	-	125	the 22 - Oct le med an affidavit charging that on or about
Recognizance,	10.0		1907,
Subpæna,			wars and clary a contern and State aforesaid, unlawfully
Continuance,			deally Welfor to wit a revolver concealed
Venire,			I we me said Thee Keller not bring the
Swearing Jury, . Trial,		Į.	and there of traveling man
Swearing Witnesses		3	
Judgment,			
Record,		56	
Final Judgment,	1114		
Commitment,	Te No.	74	
Stay and Affidavit,	71 - 1	THE REAL PROPERTY.	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.  Whereupon I issued a warrant for the arrest of said
Execution,	7	11	Thed Keller to Woodson Bryant splies
Index,		10	Constable, who returned the same served by arresting said defendant and bringing limit
Satisfaction,			Court, this 28 day of October 190 I Costs, \$
Transcript,	TATE OF	50	——Constable.
CONSTABLE.		45	By Denuty
			I also issued a subpæna for——witness for plaintiff to
			Constable. Served Costs, \$ 45
PROS. ATT'Y.	/	ro	By————————————————————————————————————
Total	9	5 4	not being ready for thirl 11:
· soun		ע	, 190 — at — o'clock— M.
			Whereupon defendant entered into recognizance in the sum of \$
	W.		as surety, which bond was approved by me on said day.
	- 50		, 190-
			Subpæna issued for witness for defendant served; Costs, \$
WITNESS FEES.			Constable.
			By
	-	-	Comes now the defendant, and being arraigned upon the above affidavit for plea, says
			he is—guilty, as charged therein.
			Defendant also calls a Jury. Whereupon I issued a venire to
NAME OF TAXABLE PARTY.	i 11/4		Constable, who returned the same served by summoning
			the following named qualified jurors of my township, to-wit:
			this day of Costs, \$
			Constall
JURORS.			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
A A THUMB			w nereupon said jurors were discharged.
			(TRIAL BY COURT.)
	THE R		And the evidence being heard, and the Court being advised, finds the defendant
	Par L	Tollar	guilty, and assesses a fine against him in the sum of
<b>计协切性</b>	7711		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
		0	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
			ixed at \$ and accruing costs, and that said defendant stand committed
The Paris of the P		u	ixed at \$ and accruing costs, and that said defendant stand committed intil the said fine and costs are paid or replevied.
		11	00 + 0. P.

Reed, fine and costs in full in the above cause This 28 day

Eli Druffey

of Setober 1907

FINE.	Dollars.	Cents	STATE OF INDIANA, )	J. P.
	1000			wnship,
			Thank 0 . 10 10	County.
TENTOE	1			190
of Entry,			18 Rotation - 1	
THE RESERVE TO SERVE THE PARTY OF THE PARTY			On this 23 day of October, 1907,	
vit,		-	filed an affidavit charging that on	i or about
ant, · · ·		t7	e 1 day of October 1907,	
nizance, ·	100		Provoke by worls the Said of N Shirles	lawfully
ona, · · ·			Showke by words in some gor something	
nuance,				
6,		-		7-7-1-1-1
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daker & Thornton, Printers, Indianapi

Dollars. Cents FINE. STATE OF INDIANA, J. P. VS. Township, County JUSTICE. Date of Entry, 190 Affidavit, . filed an affidavit charging that on or about Warrant, . . -day of-Recognizance, -did, at the County and State aforesaid, unlawfully Subpæna, . . 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 peace and dignity of the State of Indiana. Appeal Bond, Whereupon I issued a warrant for the arrest of said-Execution, Index, · · · Constable, who returned the same served by arresting said defendant and bringing him into Satisfaction, Court, this--190---Transcript, . . . Constable. Docket Fee. . . CONSTABLE. I also issued a subpæna forwitness for plaintiff to -Constable. Served-- Costs, \$-PROS. ATT'Y. -not being ready for trial, this cause was 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. 190-Subpæna issued for--witness for defendant served; Costs, \$ -Constable. WITNESS FEES. Deputy. Comes now the defendant, and being arraigned upon the above affidavit for plea, says -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: \_, 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 JURORS. the defendant—guilty—and assess a fine of \$---Foreman. Whereupon said jurors were discharged. (TRIAL BY COURT.) And the evidence being heard, and the Court being advised, finds the defendant -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 -dollars, and that he pay the costs herein fixed at \$\frac{1}{2} and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.

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FINE.	Dellars.	Cents	STATE OF INDIANA.)
	100	N. V.	VS.
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JUSTICE.	1 0		County
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Affidavit,	-		On this—day of—, 190—
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	-		— Deputy.
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	his wife		Whereupon defendant entered into recognizance in the sum of for his
	-	0	oppearance on said day, with
	473	_   "	is surety, which bond was approved by me on said day.
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			Subpæna issued for witness for defendant served; Costs, \$
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			By——Deputy.
			Comes now the defendant, and being arraigned upon the above affidavit for plea, says
		h	e is—guilty, as charged therein.
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			Defendant also calls a Jury. Whereupon I issued a venire to
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		t7	he following named qualified jurors of my township, to-wit:
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JURORS.		in	we, the jury, find
		th	ne defendant guilty and assess a fine of \$ against him."
	100	-	Foreman
			Whereupon said jurors were discharged.
		-	(TRIAL BY COURT.)
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			And the evidence being heard, and the Court being advised, finds the defendant
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		fire	dollars, and that he pay the costs herein
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	-	-	STATE OF INDIANA, J. P.
			VS. Township
OWE CITE		San	County
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Entry,			On this
$t, \dots$	100		On this—day of—, 190—_,
$t, \dots$			the day of filed an affidavit charging that on or about
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Witnesses			
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			Constante.
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			ved at \$\times_and accruing costs, and that said defendant stand committed ntil the said fine and costs are paid or replevied.

FINE.	Dollar	s. Cents	STATE OF INDIANA, )		
	100	100			
	1		Township,		The defendant
TYPOMICIA			190		defen
JUSTICE.					ıdan
Date of Entry,		25	On this & day of Mullen, 1908,		t fa
Iffidavit,		25	filed an affidavit charging that on or about	t	iling
Varrant,			the day of murch 1908,		failing to pay
Recognizance, · ·			did, at the County and State aforesaid, unlawfully		ay or
ubpæna, · · · ·			Disturb the peace at the a mo in the		r re
ontinuance,			Town of Flangelle		repleay
enire,	150				the
wearing Jury, .		50			
rial,					opposite judgment
wearing Witnesses					judg
udgment,		50			men
ecord, · · · · ·		50			7
inal Judgment,	7500			The state of	issued
ommitment,					9
tay and Affidavit,			contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.	NAME OF THE PARTY	Witt
ppeal Bond,			Whereupon I issued a warrant for the arrest of said		Mittimus for
xecution,			William Wilmoth esperall		a for
idex,	- Pr	-	Constable, who returned the same served by arresting said defendant and bringing him into		his
itisfaction, · ·		-	Court, this day of day of 1908 Costs, \$ 95 cls		is commitment to
canscript,	- Control	1-n	William Walnush Office Constable.		mitn
constant	-	00	By————————————————————————————————————		tment
CONSTABLE.	19	05	I also issued a subpæna for———witness for plaintiff to	1.33.3	to t
Jour	1	82	Constable. Served Costs, \$		the
DEDOG AMMINI	26, 232	100	Constable.		
PROS. ATTY.	The same		By————————————————————————————————————	1.22	
			not being ready for trial, this cause was		3
PARENTH SELF			continued to	6	3
THE REAL PROPERTY.			Whereupon defendant entered into recognizance in the sum of \$for his		
			as surety, which bond was approved by me on said day.		
	- 0	1	, 190—		
			Subpara issued for witness for defendant served; Costs, \$		
TITNESS FEES.	Charles and	-	——Constable.		
TINESS FEES.	E CANADA	577	By————————————————————————————————————	desta	1 310
	- 0.0	and the second			
			comes now the defendant, and being arraigned upon the above affidavit for plea. saus	Cou	2
			he is—guilty, as charged therein.	- Councy,	
			(TRIAL BY JURY.)	ana	
	- 1		Defendant also calls a Jury. Whereupon I issued a venire to	i aou	
			Constable, who returned the same served by summoning	aeuwer-ea	
			the following named qualified jurors of my township, to-wit:	33	2
NOTE OF THE PARTY			ACCUMULATION OF THE PERSON OF	0 0	
			RESIDENCE OF THE PARTY OF THE P	Constab	
				cabie	
			this day of, 190 — Costs, \$		
PERSONAL PROPERTY.		-	Said Tuesday 1		1 24 4
JURORS.		1	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."		100
	R. State	-	against him."		
			Whereupon said jurors were discharged. Foreman.		75
			(TRIAL BY COURT.)		1
	No. of Lot	0	And the evidence being board and it		
	1		And the evidence being heard, and the Court being advised, finds the defendant	THE	
			ana assesses a fine against him in the sum of	A COL	
TO LEVEL DE LA COMPANIA	H. The		It is therefore considered	-	No. of Lot
			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	Jus	2 2
	7		the state of Indiana, in the sum of	tice	
	TELE	_	axed at \$ 285 and accruing costs, and that he pay the costs herein	of th	1000
		1	and accruing costs, and that said defendant stand committed	ie Pa	
			Cell Duffer J. P.	sace	
QuI.		e	espended Sentence		No.
The second secon	100000	1 2 3	A SHOULD A COLUMN A NAME AND A A A A A A A A A A A A A A A A A A		

	Del	llars. Oe	
		ho	J. J. J.
113492 443 10			Township
JUSTICE.			Count
ate of Entry, .			190
fidavit,		2	On this 18
arrant,		2	t chijah shewert
			the glay of Murch filed an affidavit charging that on or abo
cognizance, .			1000 1000
bpæna,	.  -		appear in a prevent Mell in a state of
ntinuance, .	.  -		Intovillation to wit in the abrilling Mil
nire, · · · ·	.  -		Church in the town of Division
earing Jury,	-   -	50	- manyille
ial,	-  -	- 3	
earing Witness	es -	-	
dgment,	.  -	- /	
ord,	-  -	58	
nal Judgment,	.   _	15	是一个人们的一个人们的一个人们的一个人们的一个人们的一个人们的一个人们的一个人们的
nmitment, .	.		
y and Affidavit	,		contrary to the form of the statute i
peal Bond,			contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
ecution			whereupon I issued a warrant for the arrest of said Wills
lex. · · · ·		18	Win Wilmolf Spileral
isfaction,			Constable, who returned the same served by arresting said defendant and bringing him int
nscript,		1	Court, this day of March 190 & Costs, \$
ket Fee,		1.50	Constable
ONSTABLE.	100	35	By Denut
Total	157	45	1 also issued a subpoena for witness for plaintiff t
	1	10	Constable. Served Costs, \$
ROS. ATT'Y.		-	
HE TO SE	1	1	By————————————————————————————————————
			continued to
			Wherever defend to the second
			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.
	1000	1	
THE WAY OF THE			Subpæna issued for witness for defendant served; Costs, \$
TNESS FEES.	1	1	Constable
	Part of	E.	By————————————————————————————————————
	-0	1500	그 생생님들은 것으로 그렇게 하고 있다. 그는 것이 하는 것이 없는 것이 없다.
			comes now the defendant, and being arraigned upon the above affidavit for plea. saus
			he is—guilty, as charged therein.
THE RESERVE			(TRIAL BY JURY.)
			Defendant also calls a Jury. Whereupon I issued a venire to
	-	-	Constable, who returned the same served by summoning
Maria Maria			the following named qualified jurors of my township, to-wit:
	-		
		-	
120 7 2 17			hisday of, 190 Costs, \$
	A STORE	100	
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired n charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find
URORS.	1	3/2	he defendant suitty
URORS.	-	1000	he defendant guilty and assess a fine of \$ against him."
URORS.			
URORS.		1976	Whereupon said jurous more discharged
URORS.			n nereupon sata jurors were discharged.
JURORS.			(TRIAL BY COURT.)
JURORS.			(TRIAL BY COURT.)
JURORS.			(TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant
JURORS.			And the evidence being heard, and the Court being advised, finds the defendant guilty,  and assesses a fine against him in the sum of
JURORS.			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
JURORS.			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 ffense by him above committed, do make his fine to the State of Indiana, in the sum of
URORS.			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 ffense 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
RORS.			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 ffense by him above committed, do make his fine to the State of Indiana, in the sum of

Anne 27 1908 Relet & 7 45 in full of about fine & costs Eli Engly 13

			. No.			
FINE.	The second	8. Cents				11
		200	VS Surphin		7	2
<b>要对于</b>	Asi		james Melton Henelrieks County.		The de	est:
JUSTICE.		0 55	april ( 1908		defendant	TRA
Date of Entry,	-	25	On this, day of april, 1908.		ant f	
Affidavit,		25	- William O Sortors filed an affidavit charging that on or about		failing to pay or	1
Warrant,			the day of April 1908,		gtop	T TROP
Recognizance, Subpæna,			James Mellon did, at the County and State aforesaid, unlawfully		ay or	
Continuance,			hell to wit at the termerile		r rep	
Venire,	_		Station		levy t	
Swearing Jury, .	-	1-15	<b>是我们的一个人的一个人的一个人的一个人的一个人的一个人的一个人的一个人的一个人的一个人</b>		he op	No.
Trial,	-/	60	<b>新发展的,但是一种的一种,但是一种的一种的一种的一种的一种的一种的一种的一种的一种的一种的一种的一种的一种的一</b>		replevy the opposite judgment,	
Swearing Witnesses		50			e jud	Wiki
Judgment,		40			gmen	1000
Record,					I	
Commitment,					issued	1
Stay and Affidavit,			contrary to the form of the statutes in such cases made and provided, and against the		a	1
Appeal Bond,			peace and dignity of the State of Indiana. Whereupon I issued a warrant for the agrest of said family Melton		Mittimus for his	18. V.
Execution,		115	To Win O Sorters & Town Marshal		us for	(A) (SE
Index,		10	Constable, who returned the same served by arresting said defendant and bringing him into		r his	Ju
Satisfaction, · ·			Court, this day of africa 1905 Costs, \$		com	Tustice
Transcript,		50	Constable.			of the
CONSTABLE.		35	Deputy.	1	ent to	e Peace
Total	8	43	I also issued a subpana for————————————————————————————————————		the	20
	1000	Sill	——————————————————————————————————————			un
PROS. ATT'Y.	State of		By- Denuty		PE A	www.
	41		continued to			
			Whereupon defendant entered into recognizance in the sum of \$		of	
			appearance on said day, with			
		-	as surety, which bond was approved by me on said day.			
			Subpæna issued for witness for defendant served; Costs, \$			
WITNESS FEES.	-	-	——Constable.			
	Terror	Service Control	By————————————————————————————————————			
	gre.	Service 1	Comes now the defendant, and being arraigned upon the above affidavit for plea, says		C	W
			he is——guilty, as charged therein.	1	County, and delivered it	Witness
			(TRIAL BY JURY)	25	i. an	my I
	and the second		Defendant also calls a Jury. Whereupon I issued a venire to		d deli	iand,
			Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:		vered	this
The state of the s			2 " " " " " " " " " " " " " " " " " " "		l it to	
				1 100		
<b>以外的基本</b>					Constable	
			this	1		day
			Said Turone Lania 1			9
JURORS.	THE STATE OF		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	1 5		
			the defendant—guilty—and assess a fine of \$—against him."			
			선물들이 되었다면 얼마나 얼마나 얼마나 살아보다면 살아보다면 살아보다면 살아보다면 살아내는 얼마나 나는 것이 얼마나 나를 살아보다면 살아보다			-
			Jan of a work wischurgea.			
		1 10	And the evidence being by COURT.)			
			And the evidence being heard, and the Court being advised, finds the defendant			
			and assesses a fine against him in the sum of	1	7	
			It is therefore considered and adjudged by the Court that the defendant for the	J		
	and a	4	time State of Indiana, in the sum of	ustice		
		1	fixed at \$dollars, and that he pay the costs herein	8		J
		ı	intil the said fine and costs are paid or replevied.	the P		1 90_
		- 11	- Qui Greffey	Peace		
li.	10	110	l'all easts in above paint in full	and a		72-35
0			in coose parel in full			
						1
THE PARTY OF THE P		2000	Baker & Thornton, Printers L.		-	105 100

FINE.	Dolla	ars. Cent	STATE OF INDIANA, ) Eli Dalley L.		
		, 00	vs. 1 J. P.		
			Homer Coleman Smilford Township,		
JUSTICE.		Callet .	Henetreks County.	The	Test:
ate of Entry, .			1908 1908	defendant	
Adavit,	.   -	25	On this day of Arril , 1908	dant	1000
arrant,	- 1200	25	filed an affidavit charging that	fail	
cognizance, .	-		Homes of Vehicles 1908,	9 %	
bpæna,			by Words Silmes The County and State aforesaid, unlawfully	o pai	
ntinuance, .	-		Parrole Edge St Da Askillis	07	
nire,	-		an assault mogles ou commit	repleay	
earing Jury,	-	50	House Coleman Said Colerett	by the	
it,	-	- 50	Rogers then and their Harring.	ddo o	4
aring Witnesse	8	-	the ability	posite	
gment,	-	50		judy	
$rd, \dots$	1-	- 50		Imen	1
al Judgment, .	1			t, I'	
mitment,	-			issue	15 467
and Affidavit,	1		contrary to the form of the statutes in such cases made and provided, and against the	dal	79 30
eal Bond,		1	peace and dignity of the State of Indiana.  Whereupon I issued a warrant for the arrest of said Lower Loolander	Mitti	No.
cution,		10	To William Wilmoth to Shillial	snew	A CONT
æ,	-	10	Constable, who returned the same served by arresting said defendant and bringing him into	for h	The same
sfaction,		-	Court, this day of Africa 1908 Costs, \$ 35	his co	Tusti
et Fee,	NAME OF TAXABLE PARTY.	50	Costs, \$	nma	se of
NSTABLE.	No.	34	By	tmen	the
	7.50	1	I also issued a subpara for	to	Peac
Total	3	45	Constable. Served Costs, \$	the	
OS. ATT'Y.		7	Constable.		
	A THINK		By————————————————————————————————————	-30	
	-		continued to		
	-		w nereupon defendant entered into recognizance in the sum of \$	4	
	-		oppowrance on sala aan math		2
	00		is surety, which bond was approved by me on said day.		
			Subpæna issued for witness for defendant served; Costs, \$		
NESS FEES.	1000				
NESS FEES.	ghues	0-1-	By————————————————————————————————————	2000	
		7	comes now the dejendant, and being arraigned upon the above affidavit for plea, says	-Cou	un
		"	e is—guilty, as charged therein.	nty,	C88 n
			Defendant also calls a Jury. Whereupon I issued a venire to	and	ny ha
	ability	8 SH-		deliv	ina,
		ti	—Constable, who returned the same served by summoning he following named qualified jurors of my township, to-wit:	ered	this
				it to	
				Com	
			· · · · · · · · · · · · · · · · · · ·	stabl	
		th	is		da
					y of
URORS.	The same	in	Said Jurors having been accepted and sworn, after hearing all the evidence, retired charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find		
		th	e defendant— guilty—and assess a fine of \$-against him."		
	1000	100	: [align: 1884] [align: 1885] [align: 1885] [align: 1885] [align: 1885] [align: 1885] [align: 1885] [align: 18		
	TOTAL MARKET		Whereupon said jurors were discharged. Foreman.		
		-	(TRIAL BY COURT.)	Y 3	
		5	And the evidence being heard, and the Court being advised, finds the defendant		
			Guilty.		
			dollar		
42		4	It is therefore considered and adjudged by the Court that the John I		
The second secon	1000	off	ense by him double committee, as make his fine to the State of Indiana, in the sum of		
	atal s		1145 and that he pay the costs herein		
	_				
3 8		fix			190
		fix	til the said fine and costs are paid or replevied.		1 90

fixed at \$-and accruing until the said fine and costs are paid

		CRIMINA]
FINE.	Dollars.	
		STATE OF INDIAN
		VS.
JUSTICE.		
Date of Entry,		
Affidavit,		On this—
Warrant,	Yorks to	
Recognizance,		the—day of—
Subpæna,		
Continuance,		11500000000000000000000000000000000000
Venire,		
Swearing Jury,		
Swearing Witnesses		
Judgment,		
Record,		
Final Judgment, .		
Commitment,		
Stay and Affidavit,		contrary to the form of the statute.
Appeal Bond,		peace and dignity of the State of Ind Whereupon I issued a warrant
Execution,		
Index,	F 19	Constable, who returned the same serv
Transcript,		Court, thisday of
Docket Fee,		
CONSTABLE.		I also issued a subpæna for—
1		Cons
PROS. ATT'Y.	-	
		continued to
	-	Whereupon defendant entered in
	-	appearance on said day, with— as surety, which bond was approved by
	-UPA	The state of the s
		Subpæna issued for
WITNESS FEES.		
		Comes now the defendant, and be
		he is—_guilty, as charged the
		Defendant also calls a Jury. Who
		Con
		the following named qualified jurors o
		this——day of—
Tupona		Said Jurors having been accepted
JURORS.	100	in charge of a sworn officer, and return
		the defendant—guilty—
		Whereupon said jurors were dis
		(TRIA
		And the evidence being heard, a
		guilty,
THE PROPERTY SEC		Think?
		It is therefore considered and ac offense by him above committed, do mo

NA, ]		EL BOTH
) . I		
Township	0,	T'e T'n
County	<i>y</i> .	Test:
190	-	fend
day of—, 190 —,		unt ;
filed an affidavit charging that on or about	ut	'aillin
		a to
—did, at the County and State aforesaid, unlawful	ly	3 21/1
		vaine
	- Juan	9
AND REPORT OF THE PARTY OF THE	om t	
Electric Companies of the Companies of the Land	- dato	
SUCCESSION OF THE PROPERTY OF THE PARTY OF T	ut ly us opposite judgment,	
The state of the s	nuagn	
S. 6. 10 10 10 10 10 10 10 10 10 10 10 10 10	ment,	No.
THE RESIDENCE OF THE PARTY OF T		
AND EXPLORED THE PLANT OF THE PARTY OF THE P	I issued	
s in such cases made and provided, and against th	- 2	
for the arrest of said————————————————————————————————————	ittim	
to	Wittimus for	
ved by arresting said defendant and bringing him into	o his	71
	con	ustice of the Peace
Constable	commitment to	8
By——Deputy.	ient i	he Pe
table. Served — witness for plaintiff to	o the	ace.
Constable.		
By————————————————————————————————————	I The state of the last	ollar
not being ready for trial, this cause was		
, 190 — at — o'clock — M.	4	
nto recognizance in the sum of \$for his		
me on said day.		
, 190		
witness for defendant served; Costs, \$		
By————————————————————————————————————		
ing arraigned upon the above affidavit for plea, says	-Cou	Witn
erein.	Jounty, and delivered it	Witness my hand,
AL BY JURY.) ereupon I issued a venire to	and	vy ha
astable, who returned the same served by summoning	delive	nd,
f my township, to-wit:	red i	his
<b>经济的</b>	011	
	Constable	
	table	
, 190 — Costs, \$		day
d and sworn after bearing -1141 Constable.		3
d and sworn, after hearing all the evidence, retired and the following verdict, to-wit: "We, the jury, find		
and assess a fine of \$ against him."		
Foreman.		
charged.		
L BY COURT.)		
and the Court being advised, finds the defendant		
and assesses a fine against him in the sum of		
dollar, dollar , discount that the defendant for the		
ake his fine to the State of Indiana, in the sum of	ustic	
dollars, and that he pay the costs herein	oof	
costs, and that said defendant stand committed	the Peace	190
or replevied.  J. P	eace	
0, T.		

STATE OF INDIANA, FINE. Township, County. JUSTICE. Date of Entry, Affidavit, . . Homer Coleman I filed an affidavit charging that on or about Warrant, . . Recognizance. Rolles did, at the County and State aforesaid, unlawfully Subpæna, . . Continuance, Venire, . . . Swearing Jury, Trial, . . . Swearing Witnesses Judgment, Record, . Final Judgment, Commitment, 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 Lissued a warrant for the arrest of said Sweet Rolls S Stay and Affidavit, Appeal Bond, Execution. Index, · · · Constable, who returned the same served by grresting said defendant and bringing him into Satisfaction, 5)5 Transcript . . . Constable. Docket Fee. . . Deputy. CONSTABLE. I also issued a subpæna forwitness for plaintiff to Constable. Served-Costs, \$-Tolal Constable. PROS. ATT'Y. -not being ready for trial, this cause was continued to-\_, 190 \_\_ at \_\_\_\_\_o'clock\_ Whereupon defendant entered into recognizance in the sum of \$appearance on said day, withas surety, which bond was approved by me on said day. Subpæna issued for--witness for defendant served; Costs, \$-WITNESS FEES. Constable. Deputy. Comes now the defendant, and being arraigned upon the above affidavit for plea, says -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:-\_\_, 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 JURORS. the defendant—guilty—and assess a fine of \$-Whereupon said jurors were discharged. (TRIAL BY COURT.) And the evidence being heard, and the Court being advised, finds the defendant —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 -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. april 6 1908 Recel \$3.45 in full of above fine and all costs

Gaker & Thornton, Printers, Indianapolis

	The above	hint and	1 costs	nariel	in	full
	This 12	dery of M	190 H	م		J
-			& Thornton, Printers, In			

until the said fine and costs are paid or replevied.

and accruing costs, and that said defendant stand committed

STATE OF INDIANA, Coli Duffey J. P.

Walke F Cusler Hendricks County.

afric 23 1908 STATE OF INDIANA, ) JUSTICE. Date of Entry, Affidavit, touch and Storke Sand State aforesaid, unlawfully Corah B Order Warrant, Recognizance Subpana, . Continuance. Venire. Swearing Jury, Trial, . . . . Swearing Witnesses 50 Judgment, 50 Record, . Final Judgment, 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 warrant for the arrest of said to warrant for the arrest of sa Commitment, Stay and Affidavit Appeal Bond, Execution, Index, · · · Satisfaction, Transcript, . . Deputy. Docket Fee, . CONSTABLE. I also issued a subpæna for--Constable. Served-Parel to Blossing -not being ready for trial, this cause was continued to Africal 13, 190 at 9 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. Subpæna issued for--witness for defendant served; Costs, \$-WITNESS FEES. mos Oresler Losean Stonne 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:-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 JURORS. 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 and assesses a fine against him in the su Call 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 and dollars, and that he pay the costs herein fixed at \$ 1400 and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied. puly 21 1908 the above fine and all costs Parel in full waxer & Thornton, Printers, Indianapolis

Wa

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				COTT			

FINE.	Dollars.	Cents	STATE OF INDIANA, )
T PARTY SAN	200.7	ales.	Biley Tewis } Township,
			County.
JUSTICE.	100		190
te of Entry, · ·		-	On this day of feely 1906.
idavit,		25	716 (1) 11 11 11 11 11
arrant,		15	the first day of ruly 1908. Riley From
cognizance, · ·		25	did, at the County and State aforesaid, unlawfully
bpæna, · · · ·		26	was remlausarly found in a state of
ntinuance,			intorrelation in a public place in the
nire, · · · ·			town of Plainfield to with on Temple avenue
earing Jury, .		-	Description Description of the Control of the Contr
al,	1	18	公司的工作程序。2016年1月20日1日1日1日1日1日1日1日1日1日1日1日1日1日1日1日1日1日1日1
earing Witnesses			是一个是一个是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个
lgment,		56	是 第二次 100 元
ord, · · · ·	-	50	在1000mm (1000mm)
al Judgment,			公子生"。只是这些是自己的意思,这么是是不是一个,但是是是一个人的,他们就是一个
imitment,			在中央企业的企业中的企业的企业的企业中的企业中的企业中的企业的企业的企业的企业的企业的企业。 1
y and Affidavit,		25	contrary to the form of the statutes in such cases made and provided, and against the
neal Bond,			peace and dignity of the State of Indiana.  Whereupon I issued a warrant for the arrest of said
ecution,	1000	_	to
lex,		10	Constable, who returned the same served by arresting said defendant and bringing him into
isfaction, · ·	1000		Court, this day of 190 Costs, \$
nscript,			Constable.
ket Fee,	22	50	By————————————————————————————————————
ONSTABLE.	8	F. 0	I also issued a subpæna for witness for plaintiff to
		80	Constable. Served Costs, \$
		121	Constable.
ROS. ATT'Y.	1 2	00	By————————————————————————————————————
		-	not being ready for trial, this cause was
	1-	-	continued to, 190 — ato'clock—M.  Whereupon defendant entered into recognizance in the sum of \$for his
		-	appearance on said day, with
THE PARTY NAMED IN			as surety, which bond was approved by me on said day.
	1 30		
			Subpæna issued for witness for defendant served; Costs, \$
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ITNESS FEES.	T) and	H-	
		W.	Comes now the defendant, and being arraigned upon the above affidavit for plea, says
ENAME TO S			he is—guilty, as charged therein.
			(TRIAL BY JURY.)
			Defendant also calls a Jury. Whereupon I issued a venire to
PART HIGH			Constable, who returned the same served by summoning
			the following named qualified jurors of my township, to-wit:
PARTICIPANT AND PROPERTY.			
			this, 190, 200, 200
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TEDORO			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
JURORS.	1	100	the defendant—guilty—and assess a fine of \$—against him."
ata) 表3/50人。由		F	the defendant guilly and assess a fine of Foreman.
SEE SEE SE	1		Whereupon said jurors were discharged.
			(TRIAL BY COURT.)
		7	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
	4		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
UK NA NASA	- I		offense by him above commutation and make the pay the costs herein
1 4 4 4		1 20	fixed at \$ 9 40 and accruing costs, and that said defendant stand committed
			fixed at \$ and accruing costs, and that said affine and costs are paid or replevied.
	The same of the same of	0.E	J. P.

On this 29 day of Action 1905.  15 the X day of Action 1905.  16 the St day of Action 1905.  16 the St day of Action 2005.  17 the St day of Action 2005.  18 day of Action 2005.  19 day of Action 2005.  20 day of Action 20	FINE.	Dollars.	Cents	STATE OF INDIANA, J. P. Township,	
On this The Large of August 1905.  The Large of Luty of 1906 an affidant charging that on or about 1906 and 1906 an affidant charging that on or about 1906 and 1906			769		The
and of this field an affidant charging that on or about the 28 day of fully and 1908.  The 28 day of fully and 1908.  Ask of the 28 day of fully ask 1908.  Ask of the 30 day of fully ask 1908.  The Mark 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 enighth of the constable, who returned the same served by arresting said defendant and bringing him into Court, this 1 day of All Mark 1908.  The Mark of 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 enighth of the Constable, who returned the same served by arresting said defendant and bringing him into Court, this 1 day of Ally 100 pour Constable.  By North of the State of Indiana.  The Mark of the State of Indiana.  Whereupon defendant enteredinto recognicance in the sum of \$ for his appearance on said day, with as surety, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, \$ for his appearance on said day, with as surety, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, \$ for his appearance on said day, with as surety, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, \$ for plea, says he is guilty, as charged therein.  THIAL BY JURY.)  Defendant also calls a Jury, Whereupon I issued a venire two Constable, who returned the same served by summoning the following named qualified jurors of my township, to wit: "We, the jury, find the defendant guilty and assess a fine of \$ against him."  Whereupon said jurors were discharged.  (TRIAL BY COURT.)		ARRE			defen
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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.  Special Constable, who returned the same served by arresting said defendant and bringing him into Coart, this day of Alfred Constable.  Talso issued a subpana for Deal Thomas witness for plaintiff to Constable.  By Deputy Ocosts, \$  Constable.  By Thomas witness for plaintiff to Constable.  By The being ready for trial, this cause was continued to 190 at o'clock M.  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.  Subpana issued for witness for defendant screed; Costs, \$  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 screed by summoning the following named qualified jurors of my township, to wit:  Whereupon said jurors were discharged.  (TRIAL BY COURT.)	ate of Entry, · ·	F 100 F	15	On this 29 day of Willy 1908,	
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Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:  this				Comes now the defendant, and being arraigned upon the above affidavit for plea, says	Cour
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, \$————————————————————————————————————	ST Para Place School Fines				
the following named qualified jurors of my township, to-wit:  this — day of				(TRIAL BY JURY.)	
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.)		- T			deliv
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.)				the following named qualified jurges of mutages line to a sum of the same served by summoning	
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.)				The state of the s	
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.)	Chief Carlo Doraci	No.			Con
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.)					stabi
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.)	TO BE THE STATE OF			this day of	
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the defendant—guilty—and assess a fine of \$—against him."  Whereupon said jurors were discharged.  (TRIAL BY COURT.)	JURORS.			Duble Hillrorg name of an accounted and I	
Whereupon said jurors were discharged. (TRIAL BY COURT.)				in the following vergict, to-mit. We the jumi, find	
(TRIAL BY COURT.)				and assess a fine of \$ against him."	
(TRIAL BY COURT.)				Whereupon said jurges were dischard Foreman.	
(IRIAL BY COURT.)					
And the guidence I'm	Hart March 2018			And the midmen him is	
And the evidence being heard, and the Court being advised, finds the defendant	· 中国 (1997)			guilty.	
and assesses a fine against him in the sum of				and assesses a fine against him in the sum of	
It is therefore considered, and adjudent ,				It is therefore considered, and adjudent ,	
offense by him above committed, do make his fine to the State of Indiana, in the sum of				offense by him above committed, do make his fine to the State of Indiana in the	ustic
			100		ce of
fixed at \$ \frac{\partial \gamma \gamma \gamma \gamma \gamma  \text{and accruing costs, and that said defendant stand committed  \gamma    \text{stand committed }                                                                                                                                                                                                                                                                                                        \qquad              \qu				fixed at \$ 1 20 and accruing costs, and that said decided at the costs herein	the
until the said fine and costs are paid or replevied.				and the said fine and costs are paid or replevied.	Peac
Olif Duffly J. P.				J. P.	2 1

	1		
FINE.	Dollars.	Oents VO	STATE OF INDIANA, ) Chi F Dreffer J. P.
			Thomas Non Guilford Township,
DO THE PARTY OF THE			Thornas Van ) Hoere (riches County.
JUSTICE.			aux 28 1908
ate of Entry,	i va	0.1	28
Midavit,		25	On this Tak Policy of august, 1908.
Carrant,		25	filed an affidavit charging that on or about
ecognizance, · ·	100	31	the day of alleges 1908,
ibpæna, · · · ·	1	2.5	dill Strike asset Thomas A state aforesaid, unlawfully
ontinuance, · ·			A hick Pete with a estrek of wood
enire, · · · ·			The same of the sa
vearing Jury, .			
rial,	1	00	1000000000000000000000000000000000000
wearing Witnesses			
udgment,	1	-	
ecord, · · · ·		50	(1) 10 年 19 19 19 19 19 19 19 19 19 19 19 19 19
inal Judgment,			以1.100000000000000000000000000000000000
ommitment,			
tay and Affidavit,			contrary to the form of the statutes in such cases made and provided, and against the
ppeal Bond,			whereupon I issued a warrant for the arrest of said Thornus Norwall
xecution,			To Walliem Wilmoth Speliel
rdex, · · · ·		10	Constable, who returned the same served by arresting said defendant and bringing him into
atisfaction, · ·			Court, this 29 day of august 1908 Costs, \$
ranscript,		2-1	Constable.
ocket Fee,		50	By Deputy.
CONSTABLE.			I also issued a subpana for Mick Pete witness for plaintiff to
			Constable. Served Costs, \$
	1		Constable.
PROS. ATT'Y.	1		By————————————————————————————————————
	10 20	1	not being ready for trial, this cause was
			continued to, 190 — ato'clockM.  Whereupon defendant entered into recognizance in the sum of \$for his
TOTAL DESIGNATION			appearance on said day, with
			as surety, which bond was approved by me on said day.
			Subpæna issued forwitness for defendant served; Costs, \$Constable.
WITNESS FEES.			By————————————————————————————————————
	Name of Street	All .	
		100	Comes now the defendant, and being arraigned upon the above affidavit for plea, says
			he is—guilty, as charged therein.
			(TRIAL BY JURY.)
A STATE OF THE REAL PROPERTY.			Defendant also calls a Jury. Whereupon I issued a venire to
VARIATION.	1	ALC: Y	Constable, who returned the same served by summoning
STATES IN FR			the following named qualified jurors of my township, to-wit:
The Black of the State of the S			
			thisday of, 190 Costs, \$
		1 35	
			Constable
JURORS.			Constable
JURORS.			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
JURORS.			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."
JURORS.			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."  ———————————————————————————————————
JURORS.			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 \$
JURORS.			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 \$
JURORS.			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 \$
JURORS.			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 \$
JURORS.			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 \$\sigma_{\text{o-wit:}}\$—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,—and assesses a fine against him in the sum of dollar,—therefore considered and adjudged by the Court that the defendant for the
JURORS.			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 the sum of the state of Indiana, in the sum of the sum of the state of Indiana, in the sum of the sum of the state of Indiana, in the su
JURORS.			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 \$\frac{1}{2}\$—against him."  Foreman Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard, and the Court being advised, finds the defendant 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 dollars, and that he pay the costs herein
JURORS.			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 \$\sqrt{\sq}\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sq}}\sqrt{\sqrt{\sqrt{\synt{\sq}

the above fine and costs paid in feel this the 29 day of my 1914

paker & Thornton, Printers, Indianapoli

CLIMIT

FINE.	Dollars	Oents	STATE OF INDIANA, ) EST F Dryger J.P.		in
	2)		1 Days		uni
			1. Router Township,	The	Test
			Mentions County.	defe	oumbered est.
JUSTICE.	×		1908	The defendant failing to pay or replevy the opposite judgment.	
of Entry, · ·		25	On this pollone day of October 1908	nt s	real es
avit, · · · ·	1	25	Arsific Indirect filed an affidavit charging that on or about	ailin	estate,
ant, · · ·			the 2 day of October 1908 le R. Parken	g to	2
inizance, · ·	T. III		did, at the County and State aforesaid, unlawfully	pay	the v
ena, · · · ·			sell or attempt to sell govers and	or 1	the value
nuance,			merchaneliss not of his Town	eples.	8
re,			sname atory without a license within	ti Ka	
ring Jury, .			the med horalt limits of the town of	100	ri e
,		00	Plaintill	posi	
ring Witnesses	220	- 5		teju	
ment, · · ·		25	THE RESERVE AND ADDRESS OF THE PROPERTY OF THE	dgm	
d,		50		ent,	
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nitment,			continues to the form of the statutes in and continues to the desired the		
and Affidavit,	1		contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.	Mittimus for	
al Bond,			Whereupon I issued a warrant for the arrest of said	nus.	
ution, · · ·		10	to	for 1	Telle
v, - · · · ·	-	10	Constable, who returned the same served by arresting said defendant and bringing him into	his c	Just
faction, · ·	-	-	Court, this day of Costs, \$	commitment	ustice of
script,		100	Constable.	nitm	f the
et Fee,	1	50	By————————————————————————————————————	ent t	e Peace
NSTABLE.	7	85	I also issued a subpæna for witness for plaintiff to	toth	ace.
		47	Constable. Served Costs, \$		
	8	-30	Constable.		aouars
cos. ATT'Y.	No.		By————————————————————————————————————	THE R. P.	73
		-	not being ready for trial, this cause was		
m 4 (1)	-	-	continued to, 190 ato'clockM.	4	
	-		Whereupon defendant entered into recognizance in the sum of \$		
1000		_	appearance on said day, with as surety, which bond was approved by me on said day.		130
			as surety, which dona was approved by the die state day.		
		74.7	Subpana issued for witness for defendant served; Costs, \$		
			Constable		100
TNESS FEES.		No.	By————————————————————————————————————	met es	200
	100	2 35 0	Comes now the defendant, and being arraigned upon the above affidavit for plea, says	County,	01/11
			he is—guilty, as charged therein.		00 770
			(TRIAL BY JURY.)	and delivered it	9 100
			Defendant also calls a Jury. Whereupon I issued a venire to	delin	la con
		3 3	Constable, who returned the same served by summoning	ered	
THE RESIDENCE			the following named qualified jurors of my township, to-wit:	1#1	
	-		100 PATE ATTENDED TO THE TENED	to Oc	
	-		正式 15 大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大	Constable	TE
	-		是是是自己的一种,我们就是这种的一种,我们就是是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一	able	
	-	7	thisday of, 190 Costs, \$		
PACHE ST			this — aay of — Constable.		×
	100	THE REAL	a to T to be a greated and grown after hearing all the evidence retired		
JURORS.		1	in charge of a sworn officer, and returned the following vertice, to-wit: "ne, the Jury, junu		
THE PARTY OF	-		the defendant—guilty—and assess a fine of \$ against him."		TO BE
			Foreman.		
HE 6.29 7.575			Whereupon said jurors were discharged.		
Park No.			(TRIAL BY COURT.)		
			And the evidence being heard, and the Court being advised, finds the defendant		
		STE COLL	and assesses a fine against him in the sum of		
		1	The state of the s	E Kellin	
			It is therefore considered, and adjudged by the Court that the defendant for the	Jua	
		-	offense by him above committed, do make his fine to the State of Indiana, in the sum of	Tustice	
		1	dollars, and that he pay the costs herein	8	
THE PROPERTY OF		1 10	230 · · · · · · · · · · · · · · · · · · ·	the I	
		1	fixed at \$ and accruing costs, and that said defendant stand committeed until the said fine and costs are paid or replevied. El Hoffy I. P.	Peace	
	1000	PO II. BEST	The state of the s	The second second	THE REAL PROPERTY.

The above Paid in full this 2 day of October 1908

paker & Thornton, Printers, Indianapolis,

JUSTICE.

Date of Entry,

Recognizance,

Continuance,

Swearing Jury,

Swearing Witnesses

Final Judgment,

Stay and Affidavit,

Commitment,

Appeal Bond,

Satisfaction,

Total

Transcript, . .

Docket Fee, . .

CONSTABLE.

PROS. ATT'Y.

WITNESS FEES.

JURORS.

Execution,

Index, .

25

50

100

630

50

Affidavit,

Warrant,

Subpæna,

Venire, .

Trial,

Judgment,

Record,

STATE OF INDIANA, )

scale weight

I also issued a subpæna for

appearance on said day, with-

Court, this 3 day of October 1908

as surety, which bond was approved by me on said day.

guilty, as charged therein.

Whereupon said jurors were discharged.

until the said fine and costs are paid or replevied.

the following named qualified jurors of my township, to-wit:-

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

the defendant—guilty—and assess a fine of \$.

Pharvan Will | Griffwel 60 | Wentricks

and in any and resolute manner touch and state aforesaid, unlawfully hough in Strike Sapel form & What and deadly and I densylvous, weapon to with orde

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 Lissued a warrant for the arrest of said will will be to the state of the arrest of said.

Constable, who returned the same served by arresting said defendant and bringing him into

Whereupon defendant entered into recognizance in the sum of \$-

County.

Constable.

Deputy.

Deputy

-Constable

-against him.

-Foreman.

-not being ready for trial, this cause was

-witness for defendant served; Costs, \$

-Constable, who returned the same served by summoning

\_\_\_\_\_, 190 \_\_\_ Costs, \$-

and assesses a fine against him in the sum of

and accruing costs, and that said defendant stand committed

dollars, and that he pay the costs herein

Comes now the defendant, and being arraigned upon the above affidavit for plea, says

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

(TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant

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

(TRIAL BY JURY.)

-did, at the County and State aforesaid, unlawfully

lefendant failing to pay or replevy the oppo		abered real estate, of the value of
defendant failing to pay or replevy the opposite judgment, I issued a Mittimus for his commitment to the	Justice of the Peace	, hereby acknowledge myself replevin bail for the stay dollars.
	100.	
County, and delivered it to Constable		f execution on the opposite judgment, for ninety days from the renauton thereof, and I swear time.  Witness my hand, this day of

Deputy.

Deputy

190-

STATE OF INDIANA, ) Celit Dreffey FINE. Township, County. JUSTICE. Date of Entry, Affidavit, . Warrant, · · John Gibran did, at the County and State aforesaid, unlawfully touch and strike scient Horner Welmen Recognizance, Subpæna, · · Continuance, Swearing Jury, Swearing Witnesses 50 Judgment, Final Judgment, Commitment, 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.
Whereupon I issued a warrant for the arrest of said John Corbson Appeal Bond, to Stilled To William Wilmoth Execution, Constable, who returned the same served by arresting said defendant and bringing him into Index, · · · Court, this 12 day of October Satisfaction, Constable. Transcript, . . . Docket Fee, . . . CONSTABLE. witness for plaintiff to I also issued a subpæna for Costs, \$-Constable. Served-Constable. PROS. ATT'Y. -not being ready for trial, this cause was \_, 190 \_\_ at\_\_ Whereupon defendant entered into recognizance in the sum of \$appearance on said day, withas surety, which bond was approved by me on said day. witness for defendant served; Costs, \$ WITNESS FEES. Comes now the defendant, and being arraigned upon the above affidavit for plea, says -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: \_, 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 JURORS. ——and assess a fine of \$---the defendant—guilty— Whereupon said jurors were discharged. (TRIAL BY COURT.) And the evidence being heard, and the Court being advised, finds the defendant —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 dollars, and that he pay the costs herein -and accruing costs, and that said defendant stand committed fixed at \$ until the said fine and costs are paid or replevied. Dismissed for want of proceedion Eli Duffey

Recel six Dollars & thirty in full of the above frice oull all costs this the 30 day of Oct 1908 Bli Duffy & P

CRIMINAL DO

<u> </u>	-	-	1	-	KI	T	1	1	7	_		V	יע	r	7	1	1 -

FINE.	Dollars.	Outo	STATE OF INDIANA, )_	J. P.		in
STATE OF	0.40	23 10	vs.	Township,		unin
		10.4	THE TREE STATE OF THE STATE OF		The	ncum Test:
CONTOR		- 13		County.	The defendant failing to pay	Test:
STICE.		No.		190	enda	
Entry, · ·			On this—day of	100	int	real estate,
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nt,				filed an affidavit charging that on or about	ing	6, 0
zance, · ·			the——day of————1		o po	the
			——————————————————————————————————————	e County and State aforesaid, unlawfully	o fin	value
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iance, · ·	77.11			Charles Esperander and the Control of the Control o	olevi	1
			THE RESERVE OF THE PARTY OF THE		the	
ng Jury, .						-
	No.		三、1991年第一次中国国际国际发展		opposite judgment	200
g Witnesses	-0.5				e ju	
ent, · · ·	134.19		· · · · · · · · · · · · · · · · · · ·	快生不是这个国际国际现在的企业	dgm	
	153		A PRODUCTION OF THE PROPERTY OF THE PARTY OF		ent,	
			THE REPORT OF THE PERSON NAMED IN COLUMN 2 IN THE	The second second second second second	I is	
udgment, .					issued	
tment, · ·		THE			a	
d Affidavit,	7	VAN.	contrary to the form of the statutes in such c peace and dignity of the State of Indiana.	ases made and provided, and against the	fitte	10
Bond, · ·	-		Whereupon I issued a warrant for the arr	rest of said—	mus	10.29
ion, · · ·		-	to		Mittimus for	
			Constable, who returned the same served by arre	sting said defendant and bringing him into	his	Ju
ction,	1000		Court, this——day of—		con	ustice
			court, this any of	Constable.	nmit	8
ript,	Sec. Line	SHIP!			commitment to	the
Fee, STABLE.	Service .			Deputy.	1 10	Peace
TABLE.	100	2		witness for plaintiff to	the	%
			Constable. Se	rved Costs, \$		/
TRACE LEED	OT LA	400	THE PARTY OF THE P			/
S. ATT'Y.		Open to the second		Deputy.	/	
	1000		A A CONTRACT OF THE PARTY OF TH	not being ready for trial, this cause was	/	Tan-
		-	continued to,	190 — at — o'clock — M.	R	
	-			izance in the sum of \$for his		
			appearance on said day, with	id day		
			as surety, which bond was approved by me on so	. 190 —		
		1	Subpana issued for witnes			
			Subpæna issuea for-wines	Constable		
ESS FEES.	13000		THE RESERVE SERVE	——————————————————————————————————————	******	12383
ESS FEES.	Vine	1	By			
1,125 (17.12)	-0	T is	a the defendant and heins area	igned upon the above affidavit for plea, says	Con	
	-	-		is the whole the acceptance of the prease one	unty	
			he is—guilty, as charged therein.	TIDY)	an an	
	line.		(TRIAL B	Y JURY.)	id d	
ALG. I		-	Defendant also calls a Jury. Whereupon		and delivered	
	No.	n next	The property of the control of the c	who returned the same served by summoning		
			the following named qualified jurors of my tou	onship, to-wit:	it to	e vir
OF THE PERSON						
		17.00	\$1. 15 m 安全 1 1 m 2 m 2 m 2 m 2 m 2 m 2 m 2 m 2 m 2		Constabl	
	-		Edit 16 Sept 1	Control of the Contro	ble .	
	-		The American	, 190 Costs, \$		
			this ——day of	Constable		-
	A STATE OF THE PARTY OF THE PAR	No.	Said Jurars having been accented and s	worn after hearing all the evidence, retired		
URORS.	A STATE OF	1	in charge of a sworn officer, and returned the	following veraict, to-wit: we, the jury, jina		1
THE PLANT			the defendant—guilty—and	l assess a fine of \$against him."		
				Foreman.		
	100		Whereupon said jurors were discharge			
e critical			(TRIAL B)			
	1					
	-		And the evidence being heard, and the	e Court being advised, finds the defendant		
		2 EAST	guilty,	and assesses a fine against him in the sum of		2 2 3
	A PARTY		dollar			
Maria		1	Ti : 12 - Some considered and adjudge	d by the Court that the defendant for the	Just	
			offense by him above committed, do make his	s fine to the State of Indiana, in the sum of	ice	
			2010年(2010年) - 1010年(1010年) - 1010年(1010年)	dollars, and that he pay the costs herein		
	1		fred at & and accruing costs.	and that said defendant stand committed	he P	
		4	fixed at \$ and accruing costs, until the said fine and costs are paid or rep	levied.	Peace	
	12.5	- 3		J. P.		100

a Thomas Printers, Indianapoli

Dellars. Cents

STATE OF INDIANA, )		
		un 1
Township,	Th.	incum Test:
County.	o a	mbe
	Jena	red
	The defendant failing to pay or replevy the opposite judgment,	unincumbered real estate, of the value Test:
On this—day of—, 190—,	fan	esta
filed an affidavit charging that on or about	ling	te,
eday of	tol	20
did, at the County and State aforesaid, unlawfully	ugy .	ie va
	or ro	
	plea	8
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		Res .
strary to the form of the statutes in such cases made and provided, and against the	Mu	Die in
ace and dignity of the State of Indiana.  Whereupon I issued a warrant for the arrest of said	tim.	EL CONTROL
	us fo	
to	Mittimus for his commitment to th	J
nstable, who returned the same served by arresting said defendant and bringing him into	5	Justice
urt, this——day of———190—— Costs, \$	mm	ce of
Constable.	itme	
By————————————————————————————————————	mt t	the Peace
I also issued a subpæna for — witness for plaintiff to	o th	ace.
Constable. Served Costs, \$		
Constable.		doll
By————————————————————————————————————	100	ars.
not being ready for trial, this cause was		
ntinued to, 190ato'clockM.	e	150
Whereupon defendant entered into recognizance in the sum of \$for his		
pearance on said day, with		
surety, which bond was approved by me on said day.		
, 190—		
Subpæna issued for witness for defendant served; Costs, \$		To the same
Constable.	Table 1	
By——Deputy.		
	0	W W
Comes now the defendant, and being arraigned upon the above affidavit for plea, says	Jounty,	itnes
is—guilty, as charged therein.	ty,	Witness my hand, thi
(TRIAL BY JURY.)	and delivered it	y ha
Defendant also calls a Jury. Whereupon I issued a venire to-	deli	ind,
Constable, who returned the same served by summoning	vere	this
e following named qualified jurors of my township, to-wit:		
	to	
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is, 190, Costs, \$		10 f
Constable		
Said Jurors having been accepted and sworn, after hearing all the evidence, retired	2	
charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, fine	,	
ne defendant guilty and assess a fine of \$ against him.	The second second	
Foreman		N EST
Whereupon said jurors were discharged.		
(TRIAL BY COURT.)		
	t	
And the evidence being heard, and the Court being advised, finds the defendant	£	
guilty, and assesses a fine against him in the sum o		
dollar ,		
It is therefore considered and adjudged by the Court that the defendant for the ffense by him above committed, do make his fine to the State of Indiana, in the sum of the sum o	f ustric	
dollars, and that he pay the costs herei	the	1
xed at \$ and accruing costs, and that said defendant stand committee	d Peace	90
ntil the said fine and costs are paid or replevied.	200	

Dellars. Cents STATE OF INDIANA, FINE. Township, sathan Bruy County. 190... JUSTICE. Date of Entry, —filed an affidavit charging that on or about 1909, Naman Bouy Affidavit, Warrant, . did, at the County and State aforesaid, unlawfully Concell in Sis possession out Delin Recognizance, Subpæna, Continuance, Venire, . Swearing Jury, Trial, Swearing Witnesses Judgment, Record, . . . Final Judgment, Commitment, 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. Whereupon I issued a warrant for the arrest of said-Appeal Bond, to Elman Jalkson Splies Execution, Constable, who returned the same served by arresting said defendant and bringing him into Index, · · · Satisfaction, Transcript, . Docket Fee, . . CONSTABLE. for plaintiff to I also issued a subpæna for-PROS. ATT'Y. -not being ready for trial, this cause was \_, 190 — at — o'clock — 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. -witness for defendant served; Costs, \$ -Constable. WITNESS FEES. Deputy. Comes now the defendant, and being arraigned upon the above affidavit for plea, says -guilty, as charged therein. (TRIAL BY JURY.) Defendant also calls a Jury. Whereupon I issued a venire to-Congrue Drouen -Constable, who returned the same served by summoning the following named qualified jurors of my township, to-wit:-, 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 \$-Whereupon said jurors were discharged. (TRIAL BY COURT.) And the evidence being heard, and the Court being advised, finds the defendant -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 \$ 25 UT fixed at \$\frac{15^{12}}{25}\$ and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied. Hiel by Check on first not Bank of moverswill in full
\$3035 9500 to State \$2000 to State and for JP fees 360 Constables goe 750 Tistness 8000

Thornton, Printers, Indianapol

Execution,

	N.		No.	
FINE.	Dellars.	Cents	STATE OF INDIANA, \ Oh # Duffy J. P.	in u
			VSD + Guilford Township,	mino. Te Th
	100		Harry Barter ) Gurloreks County.	noumbered real Test:
JUSTICE.	- 12		July 0 1907	enda:
Date of Entry,			day of Cely, 1909.	nt fa
Affidavit,		25	On this filed an affidavit charging that on or about	estate, of the r
Warrant, · · ·		25	the 4 day of Aury 1909,	to po
Recognizance, · ·		25	Hearly Bax les did, at the County and State aforesaid, uniquely	e valu
Subpæna,		18	Steal take and carry away from home	ne of
Continuance, · ·		70	Dock to Containing two Dollars	by th
Venire,			former soon coins the same being	e opp
Swearing Jury, . Trial,			The moberty of said James rooms	osite.
Swearing Witnesses	100			the opposite judgment
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Final Judgment, .				sued.
Commitment,			contrary to the form of the statutes in such cases made and provided, and against the	a Min
Stay and Affidavit,			and disnitu of the Ntate of Indiana.	Mittimus for
Appeal Bond,			Whereupon I issued a warrant for the arrest of said Douyles Sheling	
Execution,		10	Constable, who returned the same served by arresting said defendant and bringing him into	Jus his
Satisfaction,			Court, this day of frely 190 4 Costs, \$	ustice of the P
Transcript,	-	-	Constable.	itme
Docket Fee,	-		By————————————————————————————————————	Peac nt to
CONSTABLE.	中教育	E and	I also issued a subpena for witness for plaintiff to Only Loss Constable. Served Costs, \$	the
	1	10	Constable.	dott
PROS. ATT'Y.			By————————————————————————————————————	irs.
		-	continued to July 16 not being ready for trial, this cause was or trinued to July 16 M.	
		-	for high	3
TO THE STATE OF TH			annearance on said day with	
THE PARTY			as surety. Which bond was approved by his on sava way.	
		1	Subpara issued for witness for defendant served; Costs, \$	
A STATE OF THE REAL PROPERTY.		-	Constable.	
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		4	Comes now the defendant, and being arraigned upon the above affidavit for plea, says	Witness  _Count
Company of the Compan			he is——guilty, as charged therein.	unty,
STATE LEVEL			(TRIAL BY JURY.)	and
			Defendant also calls a Jury. Whereupon I issued a venire to	y hand, thisand and delivered it
	1		Constable, who returned the same served by summoning	his red i
			the following named qualified jurors of my township, to-wit:	to
THE RESIDENCE OF STREET		-	· 自然的主义。这种特殊的主义是特殊的主义的人们的主义的人们的主义。	Constable
			(1995年) 1995年 (	able -
TO BE THE WAY			thisday of, 190 Costs, \$	lay o
			Said Jurors having been accepted and sworn, after hearing all the evidence, retired	
JURORS.		3 135	in charge of a sworn officer, and returned the following verdict, to-wit: "We, the jury, find	Section.
		-	the defendant guilty and assess a fine of \$ against him."	
	1	100	Whenever and improvement discharged.	
			Whereupon said jurors were discharged.	
			(TRIAL BY COURT.)	
POST TOTAL			And the evidence being heard, and the Court being advised, finds the defendant guilty,————————————————————————————————————	
			dollar	
	1		It is therefore considered and adjudged by the Court that the detendant for the	Justice
			offense by him above committed, do make his fine to the State of Indiana, in the sum of	tice (
		12 13	fixed at \$ and accruing costs, and that said defendant stand committed	2 3
			where one such fine and costs are paid or replevied.	Peace
			J. P.	

Gaker & Thornton, Printers, Indianapoli

Record,				No.			
AUSTICE.  Date of Batty.  All May of Alfatenth. 1004.  And of Alfatenth. 1004.  And of Alfatenth. 1004.  And of Alfatenth. 1004.  And of Alfatenth. 1004.  Warrann.  Domainumn.  Omnthumn.  Omnthumn.  Forty.  First.  Judgment.  Downrain Jury.  First.  Stowaring Minesse  Judgment.  Downrain Jury.  First.  And of Alfatenth. 1004.  And of Alfatenth. 1004.  And of Alfatenth. 1004.  Minerally and Alfatenth. 1004.  Warrann.  Downrain Jury.  First.  Judgment.  Constable.  Downrain Jury.  First.  Judgment.  Constable.  Reconstant.  Goard.  The Forty Jury.  Ju	FINE.	Dellars.	Cents	STATE OF INDIANA, )		n uz	
Don't Team of the state of the		2	00	NS. 0 Township,	TI	Te	1
Don't Team of the state of the		5.40		(Overett Rogers) County.	e de	8t:_	
Becord, Commitment, Commitment		Mari		190	fend	and the	mod a
Beord, Ommitment, Onminiment, Ommitment, Omm				9 'th Seletember 1909	int J	out c	on!
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Beord, Ommitment, Onminiment, Ommitment, Omm		78.5		the Park of Park of the County and State aforesaid, unlawfully	pay	0000	the v
Becord, Commitment, Commitment			25	Strike and beal artained alkinson	or re	1	alue
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The state of the form of the statutes in such cases made and provided, and against the passes and signify of the State of Indiana.  Appeal Bond,  Execution,  Constable, who returned the same serveding arresting and defendant and bringing him into Constable, who returned the same serveding arresting and defendant and bringing him into Constable.  Constable, who returned the same serveding arresting and defendant and bringing him into Constable.  Constable, who returned the same serveding arresting and defendant and bringing him into Constable.  Constable, who returned the same serveding arresting and defendant and bringing him into Constable.  By Constable.  Constable, who returned the same served in the same of Served Constable.  By To being ready for trial, this cause was continued to 100 at victors.  Witness press.  Constable, before a said day, with as surely, which bond was approved by me on said day.  Witness press.  WITNESS PEES.  WITNESS PEES.  WITNESS PEES.  Defendant also calle of Lary, Whereapon I issued a varier to Constable.  By Defendant also calle of Lary, Whereapon I issued a varier to Constable.  Constable, being ready for rive two Constable, being arraigned upon the above affidavit for plea, says he is guilty, as barged therein.  Whereapon said day with respectively and assess a fine of said the evidence, retired in charge of a sworn affor, and returned the same served by summoning the following named qualified furors of my township, to-wit:  This charge of a sworn affor, and returned the following verded, to-suit: 'We, they, find the defendant guilty and assess a fine of saids, finds the defendant guilty and assesses a fine against him: 'Revenue of deliar' and always and assesses a fine against him: 'Revenue of deliar' and always and assesses a fine against him: 'Revenue of deliar' and always and assesses a fine against him: 'Revenue of deliar' and always and assesses a fine against him: 'Revenue of deliar' and assesses a fine against him: 'Revenue of deliar' and assesses a fine against him: t	Judgment, · · ·	-	_		ment,		
Commitment, Stay and Affidavit, Appeal Bond.  Execution.  Indee.  Constable, who returned the same serveding arresting and defendant and bringing him into a farmering to the free property.  Constable, who returned the same serveding arresting and defendant and bringing him into Court, this day of Newtonian for the arrest of paid Desertion.  Constable, who returned the same serveding arresting and defendant and bringing him into Court, this day of Newtonian for Court, \$  Constable.  Constable, who returned the same serveding arresting and defendant and bringing him into Court, this day of Newtonian for Court, \$  Constable.  Constable.  Constable.  By Constable.  By Deputy.  Constable.  With the cause was continued to popular the same served by the continued to popular the appearance on said day, with appearance on said day, with appearance on said day, with as surety, which bond was approved by me on said day.  WITNESS FEES.  WITNESS FEES.  WITNESS FEES.  By Defendant also calls of Jury. Whereupon I issued a varies to Constable.  By Defendant also calls of Jury. Whereupon I issued a varies to Constable.  Said Jurors having been accepted and svorm, after hearing all the evidence, reisrad in charge of a sworm officer, and returned the same served by summoning the following named qualified furors of my township, to wit:  this day of 190 Costs, \$  Constable.  Said Jurors having been accepted and svorm, after hearing all the evidence, reisrad in charge of a sworm officer, and returned the same served by summoning the following named qualified furors of my township, to wit:  Whereupon said Jurors were discharged.  CIRIAL BY COURT.  And the evidence being heard, and the Court being advised, finds the defendant guilly and assesses a fine of \$  and assesses a fine of \$  And the finding of the status of the pay the costs herein fully and accesses a fine against him in the sum of different pays of the status of the status of Indiana. In the sum of different pays of the status of Indiana. In the sum of different pays of the	Record,		50		I is	100	
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Satisfaction, Constable, who returned the sum asserting and the course, \$\frac{1}{2}\$ Constable, and returned the following named qualified jurors of my township, to with.  Said Jurors having been accepted and sworn, after hearing all the evidence, being heard of \$\frac{1}{2}\$ and the evidence being heard, and the Court being advised, finds the defendant for the affects and the sum of \$\frac{1}{2}\$ 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 assess a fine of \$\frac{1}{2}\$ against him."  Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the evidence being heard and advised, finds the defendant guilty.  and assesses of fine against him in the sum of fine and severed and assesses of fine against him in the sum of fine and assesses of fine against him in the sum of fine and assesses of fine against him in the sum of allars, and that said defendants on the sum of fine and accepted and advised and that he pay the coests herein and allars, and that he pay the coests herein fine and accepted and advised and the court being advised, finds the defendant guilty.  And the evidence being heard, and the court being advised, finds the defendant guilty.  and assesses of fine against him in the sum of allars, and that he pay the coests herein for sum of fine and corts are paid or replected.  It is therefore considered and advised or replected.  All the difference ommitted in the court of the state of Indiana in the sum of allars, and that he pay the coests herein for sum of the said fine and corts are paid or replected.	Stay and Affidavit,	1		reace and disnity of the State of Indiana.	ittim	d Kind	
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CONSTABLE.    Constable   Cons			50		nent	he P	Tol
Constable.  By Deputy.  By Deputy.  PROS. ATTY.  By Deputy.  Whereupon defendant entereainto recognicance in the sum of \$ for his appearance on said day, with as survey, which bond was approved by me on said day.  Subpama issued for witness for defendant screed; Costs, \$ 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.  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, flad the defendant guilty.  And the evidence being heard, and the Court being advised, finds the defendant guilty.  And the evidence being heard, and the following a divised, finds the defendant guilty.  And the evidence being heard, and the State of Indiana, in the sum of figness by him above committed to make his fine to the State of Indiana, in the sum of figness by him above committed to make his fine to the State of Indiana, in the sum of figness by him above committed to make his fine to the State of Indiana, in the sum of figness by him above committed to make his fine to the State of Indiana, in the sum of figness by him above committed to make his fine to the State of Indiana, in the sum of figness by him above committed to make his fine to the State of Indiana, in the sum of figness by him above committed to make his fine to the State of Indiana, in the sum of figness by him above committed to make his fine to the State of Indiana, in the sum of figness by him above committed to make his fine to the State of Indiana, in the sum of figness by him above committed to make his fine to the State of Indiana, in the sum of figness by him above committed to make his fine to the State of Indiana, in the sum of figure by him above committed to make his fine to the State of Indiana.		4	540	College of all hand a college market	to th	eace.	170
PROS. ATTY.  By	Cons fel	-	1/0	Constable. Served— Costs, \$-	· °		
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				where the said jone and costs are para or replevied.	ea.		
- Mor- 1 " 1909 Release in feel in the above cause	Transfer and the second	cl		000		d Ly	
	_ /hor-1	311	1904	" dele s 6 2° un fail in the above carde			

FINE.	Dollars.	Cents	STATE OF INDIANA, ) J. P.
THE PERSON	MAN.		VS
			Township,
JUSTICE.			County.
Date of Entry,			190
Affidavit,			On this—
Warrant,	WE		filed an affidavit charging that on or about
	PER C		the—day of—
Recognizance,			did, at the County and State aforesaid, unlawfully
Subpæna,	14.5		
Continuance,			
Venire,			
Swearing Jury,			
Trial,			
Swearing Witnesses			
Judgment,			
Record,			
Final Judgment,			
Commitment,			
Stay and Affidavit,		W	contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
Appeal Bond,	Tegri		Whereupon I issued a warrant for the arrest of said-
Execution, · · ·			to
Index, · · · ·	Married Land		Constable, who returned the same served by arresting said defendant and bringing him into
Satisfaction, · ·			Court, this——day of———190—— Costs, \$———
Transcript,	Service of the least		
Docket Fee,			By————————————————————————————————————
CONSTRBLE.	N. Call	44	I also issued a subpæna for————————————————————————————————————
			Constable. Served Costs, \$
PROS. ATT'Y.			By————————————————————————————————————
			not being ready for trial, this cause was
			continued to, 190 — ato'clock —
	122		Whereupon defendant entered into recognizance in the sum of \$for his
			appearance on said day, with-
annya in a m			as surety, which bond was approved by me on said day.
	0	his	Subpara issued for witness for defendant served; Costs, \$
			Constable.
WITNESS FEES.	23000		By————————————————————————————————————
			, 190-
Total Control	later.		Comes now the defendant, and being arraigned upon the above affidavit for plea, says
medical Mark			he is—guilty, as charged therein.
			(TRIAL BY JURY.)
			Defendant also calls a Jury. Whereupon I issued a venire to
		N. H.	Constable, who returned the same served by summoning
			the following named qualified jurors of my township, to-wit:
			THE RESIDENCE OF THE PROPERTY
			this — day of — , 190 — Costs, \$
	No.	S PROPERTY.	Said Jurors having been accepted and sworn, after hearing all the evidence, retired
JURORS.	2000		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
		1	guilty, and assesses a fine against him in the sum of
		1	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 see	A m	dollars, and that he pay the costs herein
		Name of Street	fixed at \$\frac{1}{2} and accruing costs, and that said defendant stand committed until the said fine and costs are paid or replevied.
- TOTAL PROPERTY.			J. P.
	17000		11 · · · · · · · · · · · · · · · · · ·
			The state of the s

Eli F Duffey

paker & Thornton, Printers, Indianapolis.

JUSTICE. Date of Entry,

Affidavit, . .

Warrant, . .

Recognizance, Subpæna, . Continuance, Venire, . Swearing Jury,

Swearing Witnesses

Final Judgment,

Commitment, Stay and Affidavit, Appeal Bond,

Execution, .

Index, · · ·

Satisfaction,

Transcript, . .

Docket Fee, . . .

CONSTABLE.

PROS. ATT'Y.

WITNESS FEES.

JURORS.

50

50

Trial,

Judgment,

Record, .

STATE OF INDIANA, )

Orlando attension

Township,

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 Orlando atkinson to John Dougleer & pelial

Constable.

witness for plaintiff to

Deputy.

Deputy.

Constable. Served--not being ready for trial, this cause was \_, 190 — at \_\_\_\_\_o'clock\_\_\_\_

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

I also issued a subpæna for-

Court, this day of September 909

-witness for defendant served; Costs, \$ Subpæna issued for--Constable. Deputy.

-day of September, 1909.

Delitember 1909, -

Manner Ebesett Royers

Orlands attenesore did, at the County and State aforesaid, unlawfully

Constable, who returned the same served by arresting said defendant and bringing him into

——filed an affidavit charging that on or about

Comes now the defendant, and being arraigned upon the above affidavit for plea, says 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:-

\_, 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

Foreman. Whereupon said jurors were discharged.

—and assess a fine of \$ against him.

(TRIAL BY COURT.)

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

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

Sep 20 1909 Reed on about \$ 5'5" in full for fine & costs - Eli F Dreffy

CHIMINAL DOOKE

25 2 20	STATE OF INDIANA, )			dia
Print Sin	la vs			dietere
100		The	Test:	mount
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	peace and dignity of the State of Indiana.  Whereupon I issued a warrant for the arrest of said————————————————————————————————————	'imu	and h	
	to	for	distribution in the	
	Constable, who returned the same served by arresting said defendant and bringing him into	his c	Just	
		omm	ice of	
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	Constable.			dolle
main at	By——Deputy.	Ŷ		SALE
THE RESERVE				
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	annearance on said day, with			
	Constable			
Washill.	By——Deputy.			
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	(TRIAL BY JURY.)	and		nu ho
	Defendant also calls a Jury. Whereupon I issued a venire to	deliv		ind.
The same		ered		811/3
	the following named qualified jurors of my township, to-wit:			-
<u> </u>		Coma		-
	· · · · · · · · · · · · · · · · · · ·	table		-
	this day of . 190 - Costs. &			aay
	Constable.			0
	Said Jurors having been accepted and sworn, after hearing all the evidence, retired			1
			24	-
	Foreman.			1
	Whereupon said jurors were discharged.			The same
	(TRIAL BY COURT.)			1
	And the evidence being heard, and the Court being advised, finds the defendant			-
	guilty, and assesses a fine against him in the sum of			1
	dollar ,	Ja		1
	offense by him above committed, do make his fine to the State of Indiana, in the sum of	ustice		1
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Barrie (a)	fixed at \$and accruing costs, and that said defendant stand committed	he		- 00-
	until the said fine and costs are paid or replevied.  J. P.	ace		1
		A STATE OF THE PARTY OF THE PAR		
		Contrainty.  On this day of 190  On this day of 190  On this day of 190  did, at the County and State aforesaid, unlawfully account at the same served by arresting said defendant and bringing him into Court, this day of 190  Constable, who returned the same served by arresting said defendant and bringing him into Court, this day of 190  Court, this day of 190  Court able, Deputy, I also issued a subpana for witness for plaintiff to Court after the County of Constable.  By Deputy, Constable, Deputy, not being ready for trial, this cause on continued to witness for plaintiff to Court, after the continued to witness for defendant entered into recognisame in the sum of for his apparance on said day, with as surety, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, for his apparance on said day, with as surety, which bond was approved by me on said day.  Subpana issued for witness for defendant served; Costs, for his apparance on said day, with as surety after the subsequence of the county of the following named qualified jurors of my township, to wit:  (TRIAL BY JURY.)  Defendant also calls a Jury. Whereupon is issued a wentre to Constable, who returned the same served by summoning the following named qualified jurors of my township, to wit:  Whereupon said jurors were discharged.  (TRIAL BY COURT.)  And the avidence being heard, and the Court that the defendant for the offense by him above committed and make his fine to the State of Indianas in the sum of dallar, and that he pay the costs the adjudged by the Court that the defendant for the offense by him above committed and make his fine to the State of Indianas i	On this day of filed an affidavis charging that on or about the day of filed an affidavis charging that on or about the day of filed an affidavis charging that on or about the day of did, at the County and State aforesaid, unlawfully did, at the County and State aforesaid, unlawfully did, at the County and State aforesaid, unlawfully contrave to the state of the stat	Township, County. 190  On this day of fleed an affidanti charging that on or about the day of fleed an affidanti charging that on or about the day of fleed an affidanti charging that on or about the day of fleed an affidanti charging that on or about the day of fleed an affidanti charging that on or about the day of did, as the County and State aforesaid, unlawfully did not contain the paace and dignity of the State of Indiana.  Whereupon distinct the same served by arresting said defendant and bringing him into Court, this day of 190 Costs, Constable.  By Constable, Deputy, I also issued a subpena for witness for being ready for trial, this cause was continued to 1,00 at close to the sum of for plaintiff to Constable.  By not being ready for trial, this cause was continued to 1,00 at close to the sum of for his appearance on said day, with as eurety, which bond was approved by me on said day.  Subpena issued for witness for defendant served; Costs, Constable.  By Deputy Comes new the defendant, and being arraigned upon the above affidavits for plea, says he is guilty, as charged therein.  (TRIAL BY UNRY.)  Defendant disc calls a lary. Whereupon i issued as write to Constable, the following weekled should: We have been guilty, as charged therein.  (TRIAL BY COURT)  And the arisence being hourd: and the Court being advised, finds the defendant guilty and assess a fine of should this. He has the sum of following twenty that the defendant for the affence by him above committed do make his fine to the State of Indiana is the sum of follows and accounted some and what has been of indiana is the sum of follows and accounted some and what has been of indiana is the sum of follows and accounted some accounted some and that he pay the costs herein and accounted some accounted are received.

JUSTICE.

Date of Entry,

Affidavit, . .

Warrant, · ·

Recognizance,

Continuance,

Venire, · · ·

Swearing Jury,

Trial, . . .

Record, . . .

Commitment,

Appeal Bond,

Satisfaction,

Docket Fee, .

Transcript, . .

CONSTABLE.

PROS. ATT'Y.

WITNESS FEES

Execution,

Final Judgment,

Stay and Affidavit

Judgment,

Swearing Witnesses

Subpæna,

STATE OF INDIANA, )

the healt

Court, this-

contrary to the form of the statutes in such cases no peace and dignity of the State of Indiana.

Constable, who returned the same served by arresting

appearance on said day, with-

in charge of a sworn officer, and returned the follow

the defendant—guilty—and asses

offense by him above committed, do make his fine

until the said fine and costs are paid or replevied

fixed at \$\_\_\_

the following named qualified jurors of my township

as surety, which bond was approved by me on said day

Daker & Thornton, Printers, Indianapolis.

Edward Brown Julyord 1

Colit Duffly

.. Township,

County.

FINE.

JUSTICE.

Date of Entry,

Affidavit, . .

Warrant, · ·

Recognizance,

Continuance,

Venire, · · ·

Swearing Jury,

Trial, . . . .

Final Judgment,

Stay and Affidavit,

Commitment,

Appeal Bond,

Execution,

Index, . .

Satisfaction,

Transcript, . . .

Docket Fee, . .

CONSTABLE.

PROS. ATT'Y.

WITNESS FEES.

JURORS.

Swearing Witnesses

Subpæna,

Judgment,

Record, .

Whereupon said jurors were discharged.

## (TRIAL BY COURT.)

And the evidence being heard, and the Court being advised, finds the defendant 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

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

On this werdy	Than of august	, 190 f lavit charging that	on or about	dant failing to pay	real estate,
28 day of fresh	1909,			g to po	of the
Edward Brown	did, at the County, an	d State aforesaid,	yplawfully	y or r	e value
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ary to the form of the st and dignity of the State of Whereupon I issued a wa	atutes in such cases made of Indiana.  errant for the arrest of said—  to—	and provided, and Edward B Documents S	lagainst the	Mittimus for his commitment to	
table, who returned the san	me served by arresting said de	efendant and bring	fing him into	his c	Justice
t, this——day of-	190-	Costs, \$-		ommi	ice of
			—Constable.	itmen	the
T -72	By—	witness fo	Deputy.	t to t	Peace
I also issued a subpæna f	Constable. Served	Costs, \$	, powernouj vo	the	
			Constable.		dolla
	Ву		Deputy.		778.
		g ready for trial, t ————————————————————————————————————			
Whereupon defendant en	tered into recognizance in th			4	
rance on said day, with				4.60	
	roved by me on said day.	dant served: Cost	, 190		
	roved by me on said day.  ——witness for defen	adant served; Costs	Constable.		******
	roved by me on said day.	idant served; Cost	Constable Deputy.		
Subpæna issued for——	roved by me on said day.  ——witness for defen			Coun	Witne
Subpæna issued for————————————————————————————————————	witness for defendance.  By—  t, and being arraigned upon urged therein.	the above affidavit		County, a	Witness my
Subpæna issued for————————————————————————————————————	t, and being arraigned upon arged therein.	the above affidavit		County, and de	Witness my han
Subpæna issued for————————————————————————————————————	t, and being arraigned upon arged therein.  (TRIAL BY JURY)  The state of the state	the above affidavit  online to	Constable. — Deputy. — , 190 — for plea, says	County, and deliver	Witness my hand, the
Subpæna issued for————————————————————————————————————	t, and being arraigned upon arged therein.	the above affidavit  o)  enire to  ed the same served t	Constable. — Deputy. — , 190 — for plea, says	County, and delivered it to	Witness my hand, this
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Subpæna issued for————————————————————————————————————	t, and being arraigned upon arged therein.  (TRIAL BY JURY)  ary. Whereupon I issued a view of my township, to-w	the above affidavit  o)  enire to  ed the same served t	Constable. —Constable. —Deputy. —, 190— for plea, says		Witness my hand, this day
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Subpæna issued for— Comes now the defendant —guilty, as cha Defendant also calls a Ju ollowing named qualified —day of— Said Jurors having been arge of a sworn officer, as	t, and being arraigned upon arged therein.  (TRIAL BY JURY)  The Constable, who returned jurors of my township, to-we are accepted and sworn, after and returned the following very constants.	the above affidavit  enire to  ed the same served bit:  190 — Costs, \$-  hearing all the everdict, to-wit: "We	Constable.  Constable.  Deputy.  190  for plea, says  y summoning  Constable.  idence, retired  the jury, find	to	Witness my hand, this day of
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CRIMINAL DOG

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FINE.	Dollars.	Cents	STATE OF INDIANA, Cole For affry J. P.
	0	~	of & ys. Quilford Township,
THE REAL PROPERTY.	acyline:		Joanne Han Tandricks County.
JUSTICE.	90	1	January 5 1960
ate of Entry,	1	5	on this Fifth day of Amuary, 1960.
fidavit,		25	George B Refer filed an affidavit charging that on or about
arrant,		25	- (11) - James and a
ecognizance, · ·		0	the Frank Real did, at the County and State aforesaid, unlawfully
bpæna, · · · ·	-	25	intoxicated in a public place to-mit:-
entinuance, · ·			on the strute of Rainfield
enire,	-	-	
vearing Jury, .	-		
rial,	-	50	
earing Witnesse	5	-	
dgment, · · ·	1-	50	一直,这一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个
cord, · · · ·	-	25	
nal Judgment, .	1-	-	
mmitment, · ·			(1) 10 10 10 10 10 10 10 10 10 10 10 10 10
ay and Affidavit	-		contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.
ppeal Bond,	-		Whereunon I issued a warrant for the arrest of sala
xecution,			Frank Fran tomar Solar Special
ndex, · · · ·		10	Constable, who returned the same served by arresting said defendant and bringing him into
atisfaction, ·		_	Court, this day of thilling 199 Costs, \$
ranscript,	-		
ocket Fee,		-50	By Deputy.
CONSTABLE.	1-3		I also issued a subpæra for witness for plaintiff to Constable. Served Costs. \$
	- 34	160	Constable. Served Costs, \$
	-		
PROS. ATT'Y.	1	-	By————————————————————————————————————
	T CARE		continued to , 190 — at — o'clock — M.
	-		Whereupon defendant entered into recognizance in the sum of \$for his
			as surety, which bond was approved by me on said day.  , 190-
		00 g .	Subpæna issued forwitness for defendant served; Costs, \$
			Subpæna issued for Constable.
WITNESS FEES		The state of	By——Deputy.
	1 1/10		190
		OR L	Comes now the defendant, and being arraigned upon the above affidavit for plea, says
			he is—guilty, as charged therein.
	9		(TRIAL BY JURY.)
	34		Defendant also calls a Jury. Whereupon I issued a venire to
APPENDING SERVICE	3/	20 10 12	Constable, who returned the same served by summoning
1 1 1 1 1	70		the following named qualified jurors of my township, to-wit:
	3		THE RESERVE OF THE PROPERTY OF
Mary Land	00 -		· · · · · · · · · · · · · · · · · · ·
<b>表现的图像中</b> 质	0		
THE PARTY OF	19 -		thisday of
	M	-	and amount after hearing all the evidence, retired
JURORS.	3		in charge of a sworn officer, and returned the following derast, to-att.
	2 _		the defendant guilty and assess a fine of \$ against him."
12年第二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十	3		Foreman
	89		Whereupon said jurors were discharged.
	7		(TRIAL BY COURT.)
	3		1 11 Count being adviced, finds the defendan
	4		And the evidence being heard, and the Court vering ductised places the depotential and assesses a fine against him in the sum of Five auch tols dollar,
	9	19	Tive auch your dollar,
STATE OF STATE	2		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 the sum
Contract to the second	2		offense by him above committed, do make his fine to the State of Indiana, in the sum of
	1	-	dollars, and that he pay the costs herein
	0		
	18		fixed at \$\ and accruing costs, and that said defendant stand committee until the said fine and costs are paid or replevied.

Costs and fine paid in full by Frank Rear this fight day of January, 1910.

CRIMINAL DOCKET

FINE.	Dollars. O	ents	STATE OF INDIANA, Free Elit Duffy J. P.			•	
			Township,		2	3	
	1000		Ina Bybiel Holy driets County.	The defendant failing to pay or	Test:		
	-		2 , solves , March 23 1900	lefen		ered	2
JUSTICE.			Bert Larison M	dant		real	1
Date of Entry,	2	25	On this day of March 1900.	fail		estate.	
Affidavit,		23	- Ma Sylville filed an affidavit charging that on or about	ing t	CONTRACTOR OF THE PARTY OF THE	St. Committee of the Co	
Warrant,			the day of 190, did, at the County and State aforesaid, unlawfully	o pal		of the value	Con
Recognizance,			The mother of one Seniele	or ?		value	
Subpæna, · · · · · · · · · · · · · · · · · · ·			Souther & will and that said Bust	repleay		9	
Venire, · · · ·			Larison is The father of said	y the	4 . 2	19.	8
Swearing Jury, .			Frantis Child	the opposite judgment	la jan	3.1	7
Trial,				osite		2	R
Swearing Witnesses	3		是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个	judg	T April	1	3
Judgment,				ment	40-300	3 08	000
Record, · · · · ·				, Iù		1	1
Final Judgment, .				sued		3 5	32
Commitment, · ·			and adminst the	a M		8	11
Stay and Affidavit,		1700	contrary to the form of the statutes in such cases made and provided, and against the peace and dignity of the State of Indiana.	ittim		1	
Appeal Bond,			Whereupon, I issued, a warrant for the arrest of said	usfo		67 60	
Execution, · · ·			Best Larison to Millet of the Special of ford and princing him into	r his	Ju		
Index, · · · ·	1		Constable, who returned the same served by arresting said defendant and bringing him into	con	ustice	-	
Satisfaction, · ·			Court, this and day of June 19 Costs, 5 Constable.	Mittimus for his commitment to	8	ofmo	0
Transcript,	- The same	37	Bu————————————————————————————————————	nent	the Pe	· Veri	2
Docket Fee,	The same		I also issued a subpana for witness for plaintiff to	to th	ace.	10 8	\$ 2
			Constable. Served Costs, \$	-	4		Same
			Constable.		8	ollar	2 %
PROS. ATT'Y.			By————————————————————————————————————		al	" S.	100
		-	not being ready for trial, this cause was  190 — at — o'clock— M.	la la	7	2	r the
			continued to, 150 at to cook for his		\$	ra.	sta
					\$	2.	0
		-	as surety, which bond was approved by me on said day.		D	3	exect
		1	Subpæna issued forwitness for defendant served; Costs, \$		10	, m	ution
			Subpana issued for — witness for defendant correction — — Constable		R	2 6	क के
WITNESS FEES.	- Subst	(Kara)	By————————————————————————————————————	HEAL	-	E	no of
	1	10	190	100	à à	国屋	sood
NAME OF BUILDING			Comes now the defendant, and being arraigned upon the above affidavit for plea, says	County	7	ness	teju
The state of the s			he is—guilty, as charged therein.	, 0710		I fred	dgm
		-	(TRIAL BY JURY.)  Defendant also calls a Jury. Whereupon I issued a venire to			and	Son a
1 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		-	Constable, who returned the same served by summoning	000	What is to	Same	3 6
	- Photos	Marin Control	the following named qualified jurors of my township, to-wit:		3	5	inet
						N	day
		-			Constabil	( 3	18 fr
		-			-	200	om t
			this day of, 190 Costs, \$		5	200	he r
			Constable.			1	endit
			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			4 h	ion t
JURORS.	25.00	3	the defendant—guilty—and assess a fine of \$—against him."			18	hereo
			Foreman.	1		3	f. a.
		93	Whereupon said jurors were discharged.			1	nd I
			(TRIAL BY COURT.)			- 1	swea
VII			And the evidence being heard, and the Court being uddised, finds the defendant	Son	0		r the
1101 19	usu	8 4	all guilty gwa Vous Lang assesses a fine against win in the sum of		7	1	70
194 d	OA	VA	COAL NO LOU STANK MANTE, MILL				The second
July in		0	It is therefore considered and adjudged by the Court that the defendant for the offense by seim above committees do make his fine to the state of Indiana is the sum of	ustice			orth
comm	uci	ce.	A // and that he may the easte herein		M	1	in f
della	Ais	of	fixed at \$ and accrains costs, and that said defendant stand committed until the said fine and costs are paid or replevied.	+57	a	w	ea sin
my c			until the said fine and costs are paid or replevied. The Lift of p	eace		10	nple
-				1			
	ration		<b>一种,一种,一种,一种,一种,一种,一种,一种,一种,一种,一种,一种,一种,一</b>				
		15 (40)					
							N. S.
	• >	-	paker & Thornton, Printers, Indianapolis.				-
	-	The state of					