

SINGLE ENTRY  
LEDGER

The image shows the front cover of a book. The cover is decorated with a complex, multi-layered border. The outermost border consists of a repeating floral or leaf-like pattern. Inside this is a second border made of a chain of interlocking oval shapes. The central area of the cover is dominated by a large, diagonal banner that reads "SINGLE ENTRY LEDGER". The banner has a decorative, scalloped edge. The text "SINGLE ENTRY" is written in a smaller, serif font above the word "LEDGER", which is in a much larger, bold, serif font. The entire cover has a textured, slightly grainy appearance, typical of an old book's binding.

State of Ohio, Licking Co. Washington Twp

No 335

J.P. Costs 80  
 aff- 80  
 Warrant 80  
 H. and C. 1.00  
 Judgment 80  
 \$ 3.40

Began me, J.H. Carls, a Justice of the Peace of said County personally came H.E. Laird who being by me duly sworn, deposes and says, That he is a State Fish and Game protector of the State of Ohio and that on or about the 13th of April A.D. 1947 in the County of Licking and State of Ohio one Maxine Clary did unlawfully, purposely and willfully engage in fishing with a baited hook and line and did fail to carry and to exhibit her 1947 fishing license to a State Game Warden contrary to Sec 1435 of the General Code of Ohio

April 14<sup>th</sup> 1947 Warrant issued to H.E. Laird who makes a return as follows  
 Personally to the command of this writ I have arrested the within named Maxine Clary and have her now in Court this 14th day of April 1947  
 April 14<sup>th</sup> 1947 Defendant arraigned and entered a plea of guilty as she is charged  
 It is therefore adjudged by me that the defendant be assessed a fine of \$4500 and the Costs. Defendant given 5 days to pay fine. Defendant paid fine and costs and released

H.E. Laird  
 No Costs

J.H. Carls  
 J.P.

File marked to Division of Conservation  
 April 19th 1947.  
 Fine 1500

16545

Columbus, O., April 30 19 47

Received of J. H. Carlisle, Justice of the Peace, 184 N. Central Ave., for \$ 15.00  
(Name and Title of Court) Utica, Ohio

FIFTEEN and - - - - - 00 Dollars, for fines assessed and collected in the  
100

case of State of Ohio vs. Maxine Clary

for violation of Section 1430 conservation laws.

Arrested by W. E. Laird

DIVISION OF CONSERVATION AND  
NATURAL RESOURCES

By H. F. West

Chief, Accounting and Budget Section

This Receipt Must be Attached to Your Docket.

ORIGINAL

State of Ohio vs Virginia Comperato  
State of Ohio, Licking Washington Imp

J.P. Costs  
 Warrant 80  
 Hearing Case 1.00  
 Judgment 80  
 \$3.40

Before me J.H. Carlisle, a Justice of the Peace of said County personally came W.E. Laird who by me first duly sworn deposes and says that he is a State Fish and Game Protector of the State of Ohio and that on or about the 28th day of April 1947 in the County of Licking and State of Ohio one Virginia Comperato did unlawfully purposely and willfully engage in fishing with a baited hook and line and did fail to carry and to exhibit her 1947 fishing license to a State Game protector

W.E. Laird  
 No Costs

April 28" 1947 Warrant issued to W.E. Laird State Game protector who makes a return as follows - Pursuant to the command of this writ, I have arrested the within named Virginia Comperato and have her now in Court this 28" day of April 1947. April 28" 1947 Defendant arraigned and entered a plea of guilty as she is charged. It is therefore adjudged by me that the defendant be assessed a fine of \$15.00 and the costs; Defendant promised to pay fine and costs in 5 days but failed to do so. May 8- 1947 Execution issued and defendant committed to the Licking Co Jail

Fine & Costs 16.40 pd by  
 Deputy Mellan May 4th

J.H. Carlisle J.P.  
 Defendant served 2 days in Licking Co Jail. Paid balance of fine \$13.00 and released from Custody  
 Fine \$13.00, OK to Ohio State Pen Co  
 Costs 3.40  
 16.40 May 17" 1947

16741

Columbus, O., May 22 1947

Received of J. H. Carlisle, Justice of the Peace, 184 N. Central Ave., for \$13.00  
(Name and Title of Court) Utica, Ohio.

THIRTEEN and - - - - - 00 Dollars, for fines assessed and collected in the  
100

case of State of Ohio vs. Virginia Comperato

for violation of Section 1430 conservation laws.

Arrested by W. E. Laird

DIVISION OF CONSERVATION AND  
NATURAL RESOURCES

By H. F. West

Chief, Accounting and Budget Section

This Receipt Must be Attached to Your Docket.

ORIGINAL

No 337

J.P. Costs  
 aff- 80  
 Warrant 80  
 Hearing Fee 1.00  
 Judgment 80  
 Amalg. 2 20  
 \$3.60

Before me, J.H. Carlisle, a Justice of the Peace in and for the County of Licking State of Ohio, personally came W.E. Land who being by me first duly sworn, deposes and says, that he is a State Fish and Game protector of the State of Ohio and that on or about the 10th day of May 1947 in the County of Licking and State of Ohio one Georgia Seatt did willfully, purposely and unlawfully engage in fishing with a baited hook and line and did fail to carry me to exhibit her 1947 fishing license contrary to section 1430 of the General Code of Ohio.

W.E. Land Costs  
 None

May 15 1947 Warrant issued to W.E. Land State Game Protector who makes a return as follows - Person and to the command of this writ, I have arrested the within named Georgia Seatt and have her now in Court.

May 15 1947 Defendant arraigned and entered a plea of guilty as she is charged. It is therefore adjudged by me that the defendant be assessed a fine of \$15.00 and the Costs.

Defendant paid fine and costs and released from Custody  
 J.H. Carlisle  
 JP

Fine \$15.00  
 Costs 3.60  
 \$18.60  
 Check to Ohio Dist. Court  
 May 17th 1947

16742

Columbus, O., May 22 1947

Received of J. H. Carlisle, Justice of the Peace, 184 N. Central Ave., for \$15.00  
(Name and Title of Court)

FIFTEEN and - - - - - 00 Dollars, for fines assessed and collected in the  
100

case of State of Ohio vs. Georgia Scott

for violation of Section 1430 conservation laws.

Arrested by W. E. Laird

DIVISION OF CONSERVATION AND  
NATURAL RESOURCES

By H. F. West

Chief, Accounting and Budget Section

This Receipt Must be Attached to Your Docket.

ORIGINAL

State of Ohio vs Robt Lee Buchanan  
State of Ohio Leaking Co. Washington Imp

No 338

JP Costs  
Egg 80  
Warrant 80  
Hearing Fee 1 00  
Judgment 80  
\$ 3.40

Before me, John Carlisle, a Justice of the Peace of said County, personally came Pt J H C Tidd, who, being duly sworn according to law, deposes and says that on the 1st day of June 1947 one Robert Lee Buchanan unlawfully operated a vehicle on U. S. Route No 62, with out due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles and so as to endanger the life, limb and property of other persons while in lawful use of the streets and highways

Pt J Fee  
None

June 2nd 1947 Warrant issued to Pt J H C Tidd who makes a return as follows - Recd. this writ on the 2d day of June 1947 at 7<sup>40</sup> pm and pursuant to its command I forthwith on the 2d day 2d of June 1947 executed it by taking the within named Robert L Buchanan and now have his body before the Court

June 2d 1947 Defendant arranged and entered a plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed a fine of Ten Dollars and Costs \$ 3.40

Defendant promises to pay fine and costs on or before June 7th 1947,

J H Carlisle  
JP

June 21st Defendant paid  
Fine and Costs  
Fine 10 00  
Costs 3.40  
\$ 13.40



No 339

State of Ohio, Licking Co. Washington Imp

JP Costs  
 80  
 Warrant 80  
 Hearing Cost 100  
 Judgment 80  
 \$ 340

Refer me, J H Carlisle, a Justice of the Peace of said County personally came Clyde Huck who, being duly sworn according to law deposed and says that on the 2d day of June 1947 at about 8 pm at the County of Licking one Frank Fowler unlawfully operated a vehicle on North Central Ave Licking Ohio, without due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles and so as to endanger the life, limb and property of persons while in the lawful use of the streets or highways.

June 2d 1947 Warrant issued to Clyde Huck, Constable, who makes a return as follows - Read this writ on the 2d day of June 1947 at 8 pm and pursuant to its command I forth

Constable  
 Warrant 100  
 Mileage 8170  
 \$ 270

went on the 2d day of June 1947 executed it by taking the within named Frank Fowler and now his body before the Court June 2d 1947 Defendant arraigned and entered a plea of guilty as he is charged It is therefore adjudged by me that the defendant be assessed a fine of Ten Dollars and the costs \$ 6.10 Defendant paid fine and costs and released according to law

Fine 10 00  
 Costs 6 10  
 16.10

OK to Licking Co Recd  
 June 10th 1947

ORIGINAL

No. 2297 A

Treasurer's Office, Licking County.

\$ 15<sup>00</sup>

Newark, Ohio 6-25-194

RECEIVED OF J. H. Carlisle

the sum of Fifteen 00 DOLLARS

to the credit of Wm Fund for 100

Allen Wright Deputy

Clare E. Capron County Treasurer

State of Ohio vs Emory Taylor  
Dessons Emory Taylor

No 340

JP Costs  
agg. 80  
Warrant 80  
Hearings 1.00  
Judgment 80  
\$3.40

Before me JH Carlisle, a Justice of the Peace of said County personally came Russell E. Desson, who being duly sworn deposes and says that on the 11th day of June 1947 at about 7pm at the County of Licking one Emory Taylor unlawfully operated a motor vehicle on the Black Snake Road a highway without due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles and so as to endanger the life, limb and property of persons while in the lawful use of the streets or highways.

Constable  
Warrant 1.00  
Mileage 2.15  
\$3.15

June 16th 1947 Warrant issued to Walter Wilson Constable who makes a return as follows - Paid this writ on the 17th day of June 1947 and pursuant to its command I forthwith on the 17th day of June 1947 executed it by taking the within named Emory Taylor and now have his body before the Court June 17th 1947 Defendant arranged and entered a plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed a fine of \$15.00 and the costs \$6.45. The defendant being physically unable to wait to pay fine I suspended the fine - Defendant paid the costs and released with.

JH Carlisle  
JP

To be  
Earl G. Gendhart

Costs \$6.45

No 341

J.P. Costs 80  
 Warrant 80  
 Hearing 100  
 Judgment 80  
 \$ 3.40

Before me J.H. Carlisle, Justice of the Peace  
 of said County personally came J. Gaslin  
 St. Patrolman, who being duly sworn according  
 to law, deposes & says that on or about  
 the 27th day of June 1947 at the County  
 of Licking one Frederick Hadley Smith  
 did unlawfully operate a motor  
 vehicle - to wit - a 1936 International  
 Truck on Rt 661 with ramp fixed brakes  
 in violation of Sec 92 B of the  
 General Code of Ohio

June 28-1947 Warrant issued to P.H. J.  
 Gaslin who makes a return so follows  
 Recd this writ on the 28th day of June  
 1947 and pursuant to its command  
 I forthwith on the 28th day of June  
 1947 executed it by taking the return  
 named Frederick Hadley Smith and  
 now have his body before the Court  
 June 28-1947. Defendant arraigned and  
 entered a plea of guilty so he is charged.  
 It is therefore adjudged by me that the  
 defendant be, assessed a fine of  
~~\$ 5.00~~ \$ 5.00 and the costs \$ 3.40  
 Defendant paid fine and costs and  
 released

St. Patrol  
 None

J.H. Carlisle  
 JP

Fine 5.00 OK to State and Licking Co Secs  
 Costs 3.40 Aug 12. 1947  
 \$ 8.40

State of Ohio vs Frank Pruitt

State of Ohio Licking Co Washington Imp

No 342

Begore me, J.H. Carls, Justice of the Peace Washington Imp in said Co. Personally came Clyde Hawk, who being duly sworn, according to law deposes and says that on or about the 12<sup>th</sup> day of July 1947 at the Co. of Licking, one Frank Pruitt did unlawfully become intoxicated by drinking a certain intoxicating drink the more particular name and description is to the aforesaid unknown and the said Frank Pruitt was then and there found in a state of intoxication and conducting himself in a disorderly manner.

July 12<sup>th</sup> 1947 Warrant issued to Clyde C. Hawk, Marshall who makes a return as follows -

Read this writ on the 12<sup>th</sup> day of July 1947 and pursuant to its command I forthwith on the 12<sup>th</sup> day of July 1947 executed it by taking the within named Frank Pruitt and now have his body before the Court

July 12<sup>th</sup> 1947 Defendant arraigned and entered a plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed a fine of \$500 and the costs \$460.

Defendant promised to pay fine and costs July 21<sup>st</sup> 1947. July 21-47 defendant paid \$700 of fine and costs

Fine \$500  
Costs 460  
ck to State Licking Co J.P.  
Treas. Aug 12th 1947.

J.P. Costs 80  
Warrant 80  
Hearing 80  
Judgment 80  
\$340

Marshal Warrant 100

J.H. Carls

No 343

J.P. Coste  
off. 80  
Warrant 80  
Assess 100  
Judgment 80  
\$340

Revere me, J.H. Carlisle, Justice of the Peace of Washington Imp. in said County personally came Clyde Hawk who being duly sworn according to Law deposes and says that on or about the 12th day of July 1947 at the County of Licking one Homer Myers did unlawfully become intoxicated by drinking a certain intoxicating drink the more particular name and description is to the assessed unknown and the said Homer Myers was then and there found in a state of intoxication and conducting himself in a disorderly manner.

July 12" 1947 Warrant issued to Clyde Hawk Marshall, who makes a return as follows -

Marshal  
Warrant 100

Recd this writ on the 12" day of July 1947 and pursuant to its command I executed it by taking the within named Homer Myers and now have his body before the Court

July 12" Defendant arraigned and entered a plea of guilty as he is charged. It is therefore adjudged by me that the Defendant be assessed a fine of \$10.00 and the cost. Defendant promised to pay fine and costs within the next 4 days. Aug 5" 1947 Paid fine & costs

Fine 10.00  
Costs 4.40  
\$14.40  
J.H. Carlisle  
Ct. State Licking Co J.P.  
Grear Aug 12" 1947

State of Ohio vs Jack Myers  
State of Ohio Licking Co, Washington Twp.

No 344  
 J.P. Costs 80  
 aff 80  
 Warrant 80  
 Hearing Cost 00  
 Judgment 80  
 \$ 340

Marshal  
 Warrant 100

Before J. H. Carlisle a Justice of the Peace of Washington Twp. in said County of Licking personally came Clyde C. Houser who being duly sworn according to law depose and says that on or about the 12th day of July 1947 at the County of Licking one Jack Myers did unlawfully become intoxicated by drinking a certain interesting drink the more particular name and description is to the afforeaid unknown and the said Jack Myers was then and there found in a state of intoxication and conducting himself in a disorderly manner.

July 12<sup>th</sup> 1947 Warrant issued to Clyde C. Houser, Marshal who makes a report as follows -

Read this writ on the 12<sup>th</sup> day of July 1947 and pursuant to its commands I forthwith on the 12<sup>th</sup> day of July 1947 executed it by taking the within named Jack Myers and now have his body before the court.

July 12<sup>th</sup> 1947 Defendant arraigned and entered a plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed a fine of \$10.00 and costs. Defendant agreed to fine and costs within the next 4 days.

Aug 9<sup>th</sup> 1947 Defendant paid fine and costs J. H. Carlisle

Fine 10.00  
 Costs 4.40  
 \$ 14.40 Gross Aug 12<sup>th</sup> 1947

State of Ohio vs Lee Patterson Perkins 11

No 340

State of Ohio Licking Co Washington Twp

JP Costs  
 Arr - 80  
 Arrand 80  
 Hearing Case 1 00  
 Judgment 80  
 \$340

Before me, J.H. Carls, Justice of the Peace of Washington Twp, in said County, personally came Pit S.W. Mason, who being duly sworn, according to Law, deposes and says that on or about the 14th day of July 1947 at the County of Licking one Lee Patterson Perkins did unlawfully operate a certain motor vehicle - to wit a 1936 Ford Coupe bearing license 39283 on the Utica-Homer road by being under the influence of intoxicating liquor, while having physical control of the said motor vehicle, in violation of sec 6307-19a in the General Code of the State of Ohio

State Pit No Costs

July 15 "1947 Warrant issued to Pit S.W. Mason who makes a return as follows - Read this writ on the 15th day of July 1947 and pursuant to its command I forthwith on the 15th day of July 1947 executed by taking the within named Lee Patterson Perkins and now have his body before the Court.

July 15 "1947 Defendant arraigned and entered a plea of guilty as he is charged. It is therefore adjudged by me, the defendant to answer a fine of \$100 and the costs \$4 40. Accused of the physical condition of the defendant, \$50.00 of fine is suspended. Defendant's father paid balance of fine and costs and defendant released.

Fine \$ 50 00

Costs 4 40  
 54 40  
 Pk to State & Licking Co  
 Given Aug 12 "1947



J P Costs  
 aff 80  
 Warrant 80  
 Hearing Fee 1 00  
 Judgment 80  
340

Before me J H Carlisle, Justice of the Peace of Washington Imp. in said County personally came Prof S W Mason, who being duly sworn according to law, deposed and says that on or about the 20th day of July 1947 at the County of Licking one Warren Allen Cosgrave did unlawfully permit a minor Norma Watson to operate a certain motor vehicle to wit - a 1940 Ford Coach bearing the License Number W 882C on U.S. Route 62 without her having obtained operators License or permit, in violation of Sec. 6246-26 in the General Code of the State of Ohio

July 20th 1947 Warrant issued to Prof S W Mason who makes a return as follows: Read this writ on the 20th day of July 1947 and pursuant to its command I forthwith on the 20th day of July 1947 executed it by taking the within named Warren Allen Cosgrave and now have his body before the Court.

July 20 " 1947 Defendant arraigned and entered a plea of guilty as he is charged. It is therefore adjudged by me by the defendant to be assessed a fine of \$5.00 and the costs of the Defendant paid fine and costs and released

J H Carlisle  
 JPO

Fine \$ 5.00  
 Costs 340  
840

OK to State & Licking  
 Co Treas Aug 12 " 1947  
 B49230-45

J P Costs  
 No @ costs

ORIGINAL

No. 2418 A

\$ 55

Treasurer's Office, Licking County.

Newark, Ohio 8-13-1947

RECEIVED OF J. H. Carlisle G. P.

the sum of Fifty five & 00/100 DOLLARS

to the credit of Gen J. P. Fuess Fund for

Allen Wright Deputy

Aurel C. Offman County Treasurer

STATE OF OHIO  
DEPARTMENT OF TREASURER OF STATE

04332

\$ 2.50

Revenue Voucher No.

Columbus, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for

J. H. Carlisle, J.P.

Licking County,

Utica

, Ohio, the sum of two and 50/100

Dollars,

being one-half of fines collected in case of Ohio vs.

Frederick H. Smith

under the State Highway Patrol Act, Section 1178 (115 O. L. 93).

H. G. STARTZMAN,

Cashier

Cashier

For Treasurer of State.

STATE OF OHIO  
DEPARTMENT OF TREASURER OF STATE

04333

\$ 25.00

Revenue Voucher No.

Columbus, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for

J. H. Carlisle, J.P.

Licking

County,

Utica, Ohio, the sum of

twenty-five and no/100

Dollars,

being one-half of fines collected in case of Ohio vs.

Lee P. Perkins

under the State Highway Patrol Act, Section 1178 (115 O. L. 93).

I. G. STARTZMAN,

Cashier

Cashier

For Treasurer of State.

STATE OF OHIO  
DEPARTMENT OF TREASURER OF STATE

04334

\$ 2.50

Revenue Voucher No.

Columbus, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for

J. H. Carlisle, J.P.

Licking

County,

Utica

, Ohio, the sum of

two and 50/100

Dollars,

being one-half of fines collected in case of Ohio vs.

Warren A. Cosgrove

under the State Highway Patrol Act, Section 1178 (115 O. L. 93).

H. G. STARTZMAN,

Cashier

Cashier

.....  
For Treasurer of State.

No 347 Before me, J H Carriole, Justice of the Peace  
 of said Township in said County personally  
 JP Costs Came King Hattie Wolford who being duly  
 Affidavit 80 sworn files the attached Complaint.  
 Warrant 80 Sworn to and subscribed in my presence  
 Hearing Fee 1.00 this 28th day of July 1947  
 Judgment 80 July 28th 1947 Warrant issued for  
 Commitment 80 the arrest of the defendant, to Walter  
 Thom Costs 50 Wilson Constable who makes a return as  
 \$ 4.70 follows - Paid this writ on the 29th day  
 of July 1947 at 6 o'clock pm and pursuant  
 to its command I forthwith on the 29th  
 day of July 1947 executed it by taking the  
 writum named Glenn Wolford and now  
 have his body before the Court.  
 Constable July 29th 1947 Defendant arranged  
 Warrant 100 waived examination and consented to  
 Mileage 28 4.55 be bound over to the Court of Common  
 Pleas. Defendant required to give bond  
 Commitment 5.55 in the sum of \$300 for his appearance  
 1.00 before the Court of Common Pleas  
 Mileage 26 4.75 Defendant committed to the Licking County  
 \$ 5.75 Jail July 29th 1947.

J H Carriole JP  
 July 30-1947 Plaintiff's attorney Joe Fitzgibbon and  
 Defendant's attorney Wright stated that an agreement  
 had been reached in the case and requested an  
 order for the Sheriff to release the defendant from  
 further custody. Request granted. Defendant's  
 attorney paid the Costs in full.

No 348

State of Ohio vs Washington Imp Seizing Co

Justice Costs 80  
 Warrant 80  
 Hearing Fee 00  
 Judgment 80  
 \$ 340

Constable  
 Warrant 100  
 Mileage 50  
 150

Before me JH Carlisle, Justice of the Peace of Washington Imp Seizing County Ohio personally came Walter Wilson who being duly sworn according to Law deposes and says that on or about the 11th day of August 1947 at about 6 o'clock pm, at the County of Seizing one Hugh Clippinger unlawfully operated a vehicle on Main St Utica Ohio a street without due regard for the safety and rights of pedestrians and occupants of all other vehicles as to endanger the life, limb and property of persons while in the lawful use of the streets or highways

Aug-11-1947 Warrant issued to Walter Wilson, Constable who makes return as follows.

Read this writ on the 14th day of August 1947 and process out to its command & forthwith on the 14th day of Aug. 1947 executed it by taking the within Hugh Clippinger and now have his body before the Court.

August 1947 Defendant arranged and entered a plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed a fine of \$1000 and the costs \$4.90 account of the defendant being under a D.N.R. Care and unable to pay the fine, the fine is suspended Defendant paid the costs and was released

JH Carlisle  
 JP

Costs \$ 4.90

No 349  
 J P Coates  
 Affidavit 80  
 Warrant 80  
 Hearing List 00  
 Judgment 80  
 Attm Coats 50  
3.90

Before me J H Carlisle, Justice of the Peace of Washington Imp. in said County personally came P M Mason who being duly sworn according to law deposes and says that on or about the 17th day of August 1947 at the County of Licking one John Henderson did unlawfully operate a certain motor vehicle, to wit - a 1941 Mercury Coupe bearing the License U 7817 by leaving the car parked on U S Route 62 in a hazardous position contrary to Section 6307-64 in the General Code of Ohio

Off Coats  
 No Coats

Aug. 17th 1947 Warrant issued to P M Mason who makes a return as follows - Said this was on the 17th day of August 1947 at 8 pm and pursuant to its command I forthwith on the 17th day of Aug. 1947 executed it by taking the within named John Henderson and now have his body before the Court.

Witnesses  
 Shanty Robbins 130

Aug 17th 1947 Defendant arranged, signed a waiver of trial by jury and entered a plea of guilty as he is charged

It is therefore adjudged by me that the defendant be assessed a fine of Ten Dollars and the costs \$39.00  
 Defendant P M Mason + Coats J H Carlisle JP  
 Fine 10.00

Coats 39.00  
 \$13.90  
 Check to State 3rd County  
 Dreas Sept 24th 1947



State of Ohio vs George Nicely  
State of Ohio Licking Co Washington Twp

No 350

J P Costs  
off - 80  
Warrant 80  
Hearing Case 1 00  
Judgment 80  
3 40

Before me, J H Carlisle, Justice of the Peace of Washington Twp in said County personally came Walter Wilson, who being duly sworn according to law deposes and says that on or about the 22nd day of August 1947 at the County of Licking one George Nicely did unlawfully become intoxicated by drinking a certain intoxicating liquor, the more particular name and description is to the aforesaid unknown and the said George Nicely was then and there found in a state of intoxication.

Constables  
Warrant 1 00

Aug 23<sup>rd</sup> 1947 Warrant issued to Walter Wilson, Constables who makes a return as follows:-

Recd this writ on the 23<sup>rd</sup> day of Aug. 1947 and pursuant to its command I forthwith on the 23<sup>rd</sup> day of August 1947 executed it by taking the said George Nicely and now have his body before the Court

Aug 23-1947 Defendant arraigned and entered a plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed a fine of \$5.00 and the cost \$4.40

Fine suspended. Defendant paid the costs \$4.40

J H Carlisle  
JP

No 351

J.P. Costs 80  
Warrant 80  
Hearing Fee 100  
Judgment 80  
340

Before me, J.H. Carlisle, Justice of the Peace of Washington Imp in said County personally came Walter Wilson, who being duly sworn according to law deposed and says that on or about the 22<sup>nd</sup> day of Aug. 1947 at the County of Licking one Ray Nicely did unlawfully become intoxicated by drinking a certain intoxicating liquor, the more particular name and description is to the aforesaid unknown and the said Ray Nicely was then and there found in a state of intoxication Aug 23<sup>rd</sup> 1947 Warrant issued to Walter Wilson, Constable who makes the following return

Constable Costs 100  
Warrant 100

Read this writ on the 23<sup>rd</sup> day of Aug. 1947 and pursuant to its command I went with on the 23<sup>rd</sup> day of Aug. 1947, executed it by taking the within named Ray Nicely and now have his body before the Court Aug. 23<sup>rd</sup> 1947 Defendant arranged and entered a plea of guilty as he is charged.

It is therefore adjudged by me that the defendant be assessed a fine of \$500 and the costs \$440  
Fine suspended

J.H. Carlisle  
JP

J.P Coats  
 aff. 80  
 Warrant 80  
 Hearing Case 1 00  
 Judgment 80  
340

Constable Coats 20  
 Warrant 100  
 Mileage 6- 125  
2.25

Total \$5.65

Recons me, J.H. Carlisle, Justice of the Peace of Washington Imp in said County personally came Elmer Palston who being duly sworn according to Law, deposes and says that on or about the 22nd day of August 1947 at the County of Licking one O.M. Eline did unlawfully strike the said Elmer Palston with his fist, contrary to the Statute made and provided in such cases Aug 22nd 1947 Warrant issued to Walter Nelson, Constable, who makes a return as follows-

Read this writ on the 22nd day of Aug. 1947 at 9:30 and pursuant to its command I forth with on the 23rd day of Aug 1947 executed it by taking the said O.M. Eline and now have his body before the Court

Aug 23-1947 Defendant arraigned and entered a plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed a fine of \$1000 and the Costs \$5.65

Fine Suspended. Costs Suspend

J.H. Carlisle  
 J.P.

State of Ohio vs William Hancock 19  
 State of Ohio Licking Co Washington Twp

No 353

J.P. Costs  
 80  
 Warrant 80  
 Hearing 2.00  
 Judgment 80  
 Dulp 10  
 Swearing 3 30  
 Jm. Cost 50  
 Transcript 2.50  
 Bond 80

9.60

Constable  
 Warrant 1.00  
 4 M. Lagob 1.25  
 2.25

Before me, J.H. Carlisle, Justice of the Peace of Washington Twp. in said County personally came Joseph Fitzgerald who being duly sworn according to law deposes and says that on or about the 28<sup>th</sup> day of October 1946 of the County of Licking one W.B. Hancock did issue a check with out having sufficient funds in the bank and which said check was drawn contrary to the laws of Ohio and especially the General Code, Section 710-176.

Aug. 30<sup>th</sup> 1947 Warrant issued and placed in the hands of Walter Wilson Constable of Washington Twp. who makes a return as follows. Recd this writ on the 30<sup>th</sup> day of Aug. 1947 and pursuant to its command forthwith on the 1<sup>st</sup> day of Sept.

1947 executed it by taking the within named W.B. Hancock and now have in body before the Court. Case continued to Sept 4<sup>th</sup> 1947 at 8 o'clock P.M.  
 Sept 4<sup>th</sup> 1947 Trial had following witness sworn and examined. Joe Fitzgerald, W.J. Wilson and W.B. Hancock.

After hearing the evidence, it is the opinion of the Court that there is sufficient proof to sustain the charge and that the defendant be required to enter <sup>into</sup> bond in the sum of \$300.00 for his appearance before the Court of common pleas of Licking Co.

Bond signed by Fred Hancock, approved and defendant refused.

#1185  
 Transcript filed Sept 8-1947

J.H. Carlisle J.P.

State of Ohio vs Howard Conkling, alonga  
David and Sam Wolford  
State of Ohio, Licking Co Washington Impo

No 354

J. P Costs  
aff- 80  
Warrant 80  
Based 80  
appearance 1.00  
Continuance 80  
of process 80  
5.00

Before me, J. H. Carlisle, Justice of the Peace  
of Washington Imp. in said County  
personally came Betty Moore, who being  
duly sworn according to law deposed  
and says that on or about the 5<sup>th</sup> day  
of September 1947, at the County of  
Licking one Howard Conkling, alonga  
David and Sam Wolford did unlawfully  
assault and rob the said Betty Moore  
of the sum of Five Hundred Dollars  
Contrary to the General Code of Ohio  
Sept- 5<sup>th</sup> 1947 Warrant issued directed  
to the Sheriff of Licking Co. who  
makes a return as follows.

Sheriff Costs

Read this writ on the 5<sup>th</sup> day of Sept  
1947 and pursuant to its commands I forth  
with on the 6<sup>th</sup> day of Sept 1947, executed  
it by taking the within named Howard  
Conkling, alonga David and Sam Wolford  
who now have their bodies before the Court

Sept 6<sup>th</sup> 1947 Defendants furnished a cash bond  
of \$100. each for their appearance at 8 o'clock  
Pm Sept 6<sup>th</sup> 1947.

Sept 6<sup>th</sup> 1947 Defendants appeared with their attorneys  
Hite and Hite and Leuk Pursell. who asked for  
a continuance until Sept. 17<sup>th</sup> at 8 pm in order to  
depose witnesses. Continuance granted and cash  
bond freed. Sept 8<sup>th</sup> 1947 the Plaintiff Betty  
Moore files a request for. with the award of charges  
in writing. Defendants discharged and bond  
money returned to defendants.

J. H. Carlisle J.P.

No 355

J. Rootes  
 aff 80  
 Warrant 80  
 Hearing Fee 100  
 Judgment 80  
 340

Before me, J. Rootes a Justice of the Peace in and for the County of Licking and State of Ohio personally came W. E. Laird who by me just duly sworn, he swore and says, that he is a Fish and Game protector of the State of Ohio and that on or about the 13<sup>th</sup> day of September 1947 in the County of Licking and State of Ohio one Maurice Ellis did unlawfully purposely and willfully hunt on the land other than his own and fail to obtain written permission of the land owner, or his authorized agent contrary to Section 1437 of the General Code of Ohio and that such offense was committed in the presence of the undersigned deponent and further that not contrary to the Statute in such case made and provided and against the peace and dignity of the State of Ohio. Sept 13<sup>th</sup> 1947 Warrant issued to W. E. Laird Fish and Game protector who makes a return as follows-

Pursuant to the command of this writ I have arrested the within named Maurice Ellis and have him now in Court this 13<sup>th</sup> day of Sept. 1947.

Sept 13<sup>th</sup> 1947 Defendant arraigned and entered a plea of guilty as he is charged.

It is therefore adjudged by me that the defendant be assessed a fine of \$1000 and the costs \$340 Defendant paid fine and costs and released.

J. Rootes J.P.

Fine \$1000  
 Costs 340  
 1340

OK to State Game Protector  
 Sept 24<sup>th</sup> 1947

Protector  
 No Fee

17765

Columbus, O., Oct. 3 1947

Received of John Carlisle, Justice of the Peace, Utica, O. for \$10.00  
(Name and Title of Court)

TEN and 00/100 Dollars, for fines assessed and collected in the  
case of State of Ohio vs. Maurice Ellis

for violation of Section 1437 conservation laws.

Arrested by W. E. Laird

DIVISION OF CONSERVATION AND  
NATURAL RESOURCES

By H. F. West  
Chief, Accounting and Budget Section

This Receipt Must be Attached to Your Docket.

ORIGINAL

J.P. Costs  
 Affidavit 80  
 Warrant 80  
 Hearing Costs 1.00  
 Judgment 80  
 \$340

Before me, J H Charles Justice of the Peace  
 of Washington Township in said County  
 personally came Pt. Robert P Green  
 who being duly sworn according to law  
 deposes and says that on or about the  
 24th day of September 1947 at the County  
 of Licking one James L Borward did  
 unlawfully operate a certain motor  
 vehicle - No. int - a 1947 Pontiac  
 Sedan License U 1892 (Ohio) at 10<sup>30</sup>  
 pm. date over 4th repair State Route  
 13 at an improper 4th unreasonable  
 rate of speed to wit - 65 MPH whereas  
 lawfull speed being 50 MPH  
 this being contrary to 4th in violation  
 of Sec. 6307-21a of the General Code  
 of Ohio

Sept 24th 1947 Warrant issued to Pt  
 Robert P Green who makes a return  
 as follows -

Recd this writ on the 24th day of Sept  
 1947 at 10<sup>30</sup> pm and pursuant to its  
 command I forthwith on the 24th day  
 of Sept 1947 executed it by taking  
 the within named James L Borward  
 and now have his body before the  
 Court.

Sept 24th 1947 defendant arraigned  
 4th entered a plea of guilty It is therefore  
 adjudged by me that the defendant be  
 assessed a fine of \$1000 4th Costs \$340

Defendant paid fine 4th costs \$500 & costs  
 of \$500 of fine suspended check to State & County  
 J H Charles Just Sept 24-1947

Fine 500  
 Costs 340  
 \$840



STATE OF OHIO  
DEPARTMENT OF TREASURER OF STATE

05425

\$ 5.00

Revenue Voucher No.

Columbus, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for

J. H. Carlisle, J.P.  
184 N. Central Ave.  
Utica

Licking County,  
Dollars,

, Ohio, the sum of five and no/100

being one-half of fines collected in case of Ohio vs.

John Henderson

under the State Highway Patrol Act, Section 1178 (115 O. L. 93).

H. G. STARTZMAN, Cashier

Cashier

For Treasurer of State.

STATE OF OHIO  
DEPARTMENT OF TREASURER OF STATE

05426

\$ 2.50

Revenue Voucher No.

Columbus, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for

J. H. Carlisle, J.P.

184 Central Ave.

Utica

, Ohio, the sum of two and 50/100

Licking County,

Dollars,

being one-half of fines collected in case of Ohio vs.

James L. Borard

under the State Highway Patrol Act, Section 1178 (115 O. L. 93).

H. G. STARTZMAN

Cashier

Cashier

For Treasurer of State.

State of Ohio vs Alice Marie Campbell 23

State of Ohio Licking Co Washington Imp

No 357

Justice Costs  
aff 80  
Warrant 80  
Hearing Cost 100  
Judgment 80  
340

Before me John H Carlisle a Justice of the Peace of said County personally came Prof H C Tidd who being duly sworn according to Law deposes and says that on or about the 28<sup>th</sup> day of Sept. 1947 at the County of Licking one Alice Marie Campbell unlawfully operated a motor vehicle on the public highway without due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles and so as to endanger the life, limb and property of persons while in the lawful use of the highway.

Sept 30<sup>th</sup> 1947 Warrant issued to Prof H C Tidd who makes a return as follows Recd this writ on the 30<sup>th</sup> day of Sept 1947 and pursuant to its command I forthwith on the 30<sup>th</sup> day of Sept 1947 executed it by taking the within named Alice Marie Campbell and now have her body before the Court.

Sept 30<sup>th</sup> 1947 Defendant arraigned and entered a plea of guilty as she is charged. It is therefore adjudged by me that the defendant be assessed a fine of Five Dollars and the Costs \$340 Defendant paid the fine and Costs and released Fine Suspended.

J H Carlisle  
JP

Costs \$340

State of Ohio vs Bernard Lovell

No 358

State of Ohio Licking Co Washington Imp.

J P Costs  
80

Warrant  
80

Hearing Costs  
1.00

Judgement  
80

Sherriff

Warrant 1.00  
Milage 1.76

Before me, J H Carlisle, Justice of the Peace of Washington Imp, in said County personally came F E Tirkant, Deputy, who being duly sworn according to Law, deposed and says, that on or about the 1st day of Oct. 1947 at the County of Licking one Bernard Lovell did unlawfully violate Section 12819 of the General Code of Ohio - To wit - Carrying a loaded Automatic revolver upon his person

Oct 3d 1947 Warrant issued to F E Tirkant, Deputy Sherriff who makes a report as follows -

Read this writ on the 3d day of Oct 1947 and pursuant to its Command I forthwith on the 3d day of Oct. 1947 executed it by taking the within named Bernard Lovell and now have his body before the Court

Oct 3rd 1947 Defendant arranged and entered a plea of guilty as he is charged

It is therefore adjudged by me that the defendant be assessed a fine of \$50.00 and the Costs \$6.19

Defendant paid fine and Costs and released

J H Carlisle  
JP

Fine \$50.00  
Costs 6.19  

---

56.19

at the Licking Co. Imp  
Oct 14 - 1947

State of Ohio vs Bernard Lovell 25  
State of Ohio, Licking Co. Washington Twp

No 359

Before me, JH Carlisle Justice of the Peace of  
Washington Twp. in said County  
personally came F E Liebow, who being  
duly sworn according to law, deposes  
and says that on or about the 1st day of  
Oct, 1947 at the County of Licking one  
Bernard Lovell did unlawfully violate  
Section 6730-19 of the General Code  
of Ohio - to wit - driving a motor vehicle  
upon the highways, not able to have  
physical of said motor vehicle  
Oct 3d 1947 Warrant issued to Deputy  
Sheriff F E Liebow who makes a return  
as follows -

J.P. Costs  
None

Sheriff  
Costs  
None

Recd this writ on the 3d day of Oct  
1947 and pursuant to its command  
I forthwith on the 3d day of Oct. 1947  
executed it by taking the within  
named Bernard Lovell and now have  
his body before the Court

Oct 3<sup>rd</sup> 1947 Defendant arraigned and  
entered a plea of guilty as he is  
charged

It is therefore adjudged by me  
that the defendant be assessed a fine  
of \$25.00 and costs  
Defendant paid the fine  
and released

JH Carlisle J.P.  
Fine 25.00. Ct to Licking Co. Twp  
Oct 14 - 1947

No 360

State of Ohio vs Ralph Estling  
State of Ohio Licking Co Washington Imp

J.P. Costs  
aff 80  
Warrant 80

Before me, J.H. Carlisle Justice of the Peace of Washington Imp in said County personally came Gordon Hayes who being duly sworn according to Law depose and says that on or about the 3d day of Oct. 1947 at the County of Licking one Ralph Estling did unlawfully violate Sec 12605 of the General Code of Ohio - to wit - leaving the scene of an accident, not stopping to give the plaintiff the information required by Law -

Oct 3-1947 Warrant issued to John Hoortz Depl Sheriff who makes a return as follows - Return made by Clyde Hancey Marshal and John Hoortz. Recd this writ on the 3 day of Oct 1947 and pursuant to its command I forthwith on the 24th day of Dec 1947 executed it by taking the said Ralph Estling and have his body before the Court.

Defendant arranged & entered a plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed a fine of \$25.00 and the costs - \$6.95

M

Defendant paid fine and costs and released

J.H. Carlisle  
J.P.

Fine 25.00 c/o Licking Co and State  
Costs \$ 6.95  
31.95  
Gross for 25-5-5

**AFFIDAVIT CHARGING OFFENSE**

**(Violation of State Law)**

Gen'l Code, Secs. 13432-9,-18

**JUSTICE OF THE PEACE COURT,**

The State of Ohio, Licking County, ss.

Washington Township.

Before me, J. H. Gardiola, Justice of the Peace of Washington

Township, in said County, personally came Gordon Hayes, who, being duly

sworn according to law, deposes and says that on or about the 3<sup>rd</sup> day of October, 1947,

at the County of Licking, one Ralph Ething did

refuse fully, in state Section 12695 of the General Code of Ohio to wit leaving the scene of an accident and not stopping to give the plaintiff the information required by law

Sworn and subscribed before me, this 3<sup>rd</sup> day of October, 1947

Gordon Hayes  
J. H. Gardiola  
Justice of the Peace.

1. Here describe the offense committed, as nearly according to the nature thereof as the case will admit, in ordinary and concise language.

#25-

No. 360

Crim. Doc. 2 Page 26

JUSTICE OF THE PEACE COURT,

Washington Township,  
Lebanon County, Ohio.

THE STATE OF OHIO,

vs.

Ralph Estling

AFFIDAVIT CHARGING OFFENSE

(Violation of State Law)

Filed Oct 31, 1947

J. H. Carls  
Justice of the Peace.

\$25 + Cost.





## WARRANT TO ARREST

## Violation of State Law

Gen'l Code, Secs. 13432-5, to-14,-19

The State of Ohio, Leeking County, ss.

JUSTICE OF THE PEACE COURT,

Washington TownshipTo Sheriff Leeking Constable of said Township, Greeting:

WHEREAS, there has been filed with me an affidavit, the substance of which is that on or about the 3 day of October 1947, at the County of Leeking,

one Ralph Eiting did unlawfully violate Section 12605 of the General Code of Ohio, to wit, leaving the scene of an accident and not stopping to give the plaintiff the information required by law

These are therefore to command you to take the said Ralph Eiting if he be found in your County, or if he is not found in your County, that you pursue after him in any other County in this State, and take and safely keep the said Ralph Eiting so that you have his body forthwith before me to answer the said complaint, and be further dealt with according to law.

Given under my hand this 31 day of October 1945

J H Barwick

Justice of the Peace

1. Here describe the offense committed, as in the affidavit.

RETURN

Gen'l Code, Secs. 2834, 6, 3038, 3334 to 45, 13432-10 to 14

Received this Writ on the

5<sup>th</sup> day of

October

1947, at

24--

1947

M., and pursuant to its command I forthwith on the 5<sup>th</sup> day of October, 1947, executed it by taking the within named James Earl Ray and delivering to him a copy thereof, including a copy of the affidavit filed upon which said Writ was issued; and now have his body before the Court.

CONSTABLE'S FEES

Service and Return, Defrs. each \$1.00 \$ 1.00

Mileage, first mile, 50c . . . . . \$ .50

7 Add'l miles, each 15c . . . . . \$ 1.05

Total 2.55

\* If no copy is delivered these two lines should be omitted (effaced.)

905

\* and delivering to him a copy thereof, including a substance of the affidavit filed upon which said Writ was issued; and now have his body before the Court.

Alberty Stancely  
Constable

No. 260

Crim. Doc. 2 Page 26

JUSTICE OF THE PEACE COURT,  
Washington Township,  
Licking County, Ohio

THE STATE OF OHIO,

Ralph Esting vs  
Violation Sec 12645

WARRANT TO ARREST

Returned and Filed,

Filed Filed Oct 3<sup>rd</sup>, 1947

J. H. Carlisle  
Justice of the Peace



State of Ohio vs Hugh Campbell 27  
 State of Ohio Leaking Co Washington Imp

No 361

J.P. Costo  
 aff 80  
 Warrant 80  
 Hearing Case 1.00  
 Judgment 80  
 \$340

Before me, J.H. Carlisle, Justice of the Peace  
 of Washington Imp, in said County  
 personally came P.J. E.M. Valentine who  
 being duly sworn, according to law  
 deposes and says that on or about the 4<sup>th</sup>  
 day of October 1947 at the County of Leaking  
 one Hugh Campbell did unlawfully  
 operate certain vehicle to wit, a 1935  
 Ford Coach, bearing License No 9599  
 at the intersection of County road and  
 State Rt 661 by failing to yield the  
 right of way to thorough traffic contrary  
 to Section 6307-42 A in the General  
 Code of the State of Ohio.

Oct 4th 1947 Warrant served to P.J. E.M.  
 Valentine who makes a report as  
 follows-

Read this writ on the 4th day of Oct  
 1947 and pursuant to its Command I  
 further with on the 4th day of Oct 1947  
 executed it by taking the within  
 named Hugh Campbell and now have  
 his body before the Court

Oct 4th 1947 Defendant arraigned and  
 entered a plea of guilty as he is charged  
 It is therefore adjudged by me that  
 the defendant be assessed a fine of  
 Ten Dollars and the Costs \$340  
 Defendant paid fine and Costs and  
 released.

J.H. Carlisle

Paid Fine  
 None

Fine 10.00  
 Costs 340  
 1840  
 Exp to Leaking Co and State Imp  
 Oct 14 - 1947  
 C1220145

State of Ohio vs Mangord Ashcraft  
State of Ohio Licking Co Washington Imp

J.P. Costs 80  
Warrant 80  
Hearing Case 1 00  
Judgment 80  
\$ 3 40

Before me, J.H. Carlisle a Justice of the Peace of said County personally came Pct H.C. Tidd who being duly sworn according to Law deposes and says that on or about the 5th day of Oct 1947 at about 1.15 am at the County of Licking one Mangord Ashcraft unlawfully operated a vehicle on U.S. Rt 62 a highway without due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles and so as to endanger the life, limb and property of persons while in lawful use of the streets or highways.

Oct 5" 1947 Warrant issued to Pct H.C. Tidd who makes a return as follows Recd this writ on the 5" day of Oct 1947 and pursuant to its command I forthwith on the 5" day of Oct 1947 executed it by taking the within named Mangord Ashcraft and now have his body before the Court.

Pct Costs None

Oct 5" 1947 Defendant arranged and entered a plea of guilty as he is charged.

It is therefore adjudged by me that the defendant be assessed a fine of Ten Dollars and the costs \$ 3 40 Defendant paid fine and costs and released.

Fine 10 00      Ck to Licking Co 3rd State  
Costs 3 40      Treas Oct 14-1947  
\$ 13 40      e 12128-45

State of Ohio vs Merlen Murphy 29

State of Ohio Licking Co. Washington Imp

No 340

J P Costs 8  
 Warrant 80  
 Hearing Case 1.00  
 Judgment 80  
 \$ 340

Before me, J H Carlisle, Justice of the Peace of Washington Imp. in said County personally came Clarence E Smet who being duly sworn according to Law depose and says that on or about the 7th day of Oct. 1947 at the County of Licking one Merlen Murphy did unlawfully operate a 1936 Ford Truck bearing

License 5A233 over and upon Rt 13 by failing to stop for school bus and carrying children in violation of Sec 6307-79 of the Ohio General Code Oct 7 1947 Warrant issued to Cpl J Goslin who makes a report as follows Read this writ on the 7th day of Oct 1947 and proceeded to its command forthwith on the 7th day of Oct. 1947, Executed it by taking the writ in named Merlen Murphy and now have his body before the Court Oct 7th 1947 Defendant arraigned, Signed a waiver of trial by jury and entered a plea of guilty as he is charged

Pth Costs  
 None

It is therefore adjudged by me that the defendant be assessed a fine of Ten Dollars and the Costs \$ 340 Defendant paid fine and Costs and released

J H Carlisle  
 JP

Fine \$ 10.00  
 Costs 340  
 13.40

Ex to Licking Co and State  
 Treas Oct 14 - 1947

ORIGINAL

No. 2565A

Treasurer's Office, Licking County.

\$ 95<sup>00</sup>

Newark, Ohio 10-10 1947

RECEIVED OF J. H. Carlisle J. P.

the sum of Ninety Five + ----- no/ 100 DOLLARS

to the credit of Sew Fund for

J. P. Fines  
George Hogan Deputy

Charles E. Robinson  
County Treasurer

STATE OF OHIO  
DEPARTMENT OF TREASURER OF STATE

05844

\$ 5.00

Revenue Voucher No.

Columbus, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for

J. H. Carlisle, J.P.

Utica, Ohio, the sum of

Licking County,

five and no/100 Dollars,

being one-half of fines collected in case of Ohio vs.

Hugh Conklin

under the State Highway Patrol Act, Section 1178 (115 O. L. 93):

H. G. STARTZMAN,

Cashier

Cashier

For Treasurer of State.

STATE OF OHIO  
DEPARTMENT OF TREASURER OF STATE

\$ 5.00

Revenue Voucher No.

Columbus, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for

J. H. Carlisle, J.P.

Licking

County,

, Ohio, the sum of

Dollars,

Utica

five and no/100

being one-half of fines collected in case of Ohio vs.

Manford Ashcraft

under the State Highway Patrol Act, Section 1178 (115 O. L. 93).

H. G. STARTZMAN,

Cashier

Cashier

For Treasurer of State.



State of Ohio v. Calvert F. Ray  
State of Ohio Leaking P. Washington Imp

No 364

J.P. Carter  
aff -  
Warrant 80  
Hearing 1 00  
Judgment 80  
3 40

Before me, John Carlisle, Justice of the Peace of Washington Imp. in said County personally came Pt. H.C. Tidd who being duly sworn according to law deposed <sup>3rd</sup> says that on or about the 17<sup>th</sup> day of Oct. 1947 at the County of Leaking one Calvert Ford Ray did unlawfully operate a 1932 Chevrolet Coupe with fictitious License plates, these License Plates issued to a 1936 Chev. Coach, Motor No. 309 6678, over State Pl 13 in violation of Section 12618 of the General Code of Ohio.

Oct 17-1947 Warrant issued to Pt. H.C. Tidd who makes a return as follows Recd this writ on the 17<sup>th</sup> day of Oct 1947 <sup>3rd</sup> pursuant to its command I searched on the 17<sup>th</sup> day of Oct. 1947 Executed it by taking the within named Calvert Ford Ray <sup>3rd</sup> now have his body before the Court.

Pt. H.C. Carter  
None

Oct 17<sup>th</sup> 1947 Defendant arraigned <sup>3rd</sup> entered a plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed a fine of Ten Dollars <sup>3rd</sup> the costs \$ 3 40.

Defendant paid fine <sup>3rd</sup> costs <sup>3rd</sup> released

J. H. Carlisle J.P.

Fine 10 00      Check to State & County  
Costs 3 60      Inas Nov 29<sup>th</sup> 1947  
\$ 13 60

No 365

J P Caste  
 Off - 80  
 Warrant 80  
 Hearing 1 00  
 Judgment 80  
 Duesaring one  
 Witness 10  
 3 60

Before me, John Carlisle a Justice of the Peace in and for the County of Licking 2nd State of Ohio personally came Jake Spillman who being duly sworn, deposes and says that he is a land owner of the State of Ohio and that on or about the 21st day of Oct. 1947 in the County of Licking and State of Ohio one Geo Bailey did unlawfully, purposely and willfully hunt with a gun on land other than his own and did fail to obtain written permission from him or his authorized Agent contrary to Sec 1437 of the General Code of Ohio.

Game protector  
 No Fee

Nov 5th 1947 Warrant issued to W. E. Laid Fork 2nd Game protector of the State of Ohio who makes a return as follows - Pursuant to the commands of this writ I have arrested the within named Geo Bailey and have him now in Court this 5th day of Nov. 1947

Nov 5th 1947 Defendant arraigned and entered a plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed by me the sum of Ten Dollars and the Costs \$ 3.60. Defendant paid fine and Costs and Released.

Fine \$10.00  
 Costs 3 60  
 \$ 13 60

J. H. Carlisle  
 J.P.

Ch. to Wm of Conservation  
 Nov 15th 1947

18186

Columbus, O., November 21 19 47

Received of J. H. Carlisle, Justice of the Peace, 184 N. Central Ave., for \$ 10.00  
(Name and Title of Court) Utica, Ohio

TEN and ----- 00 Dollars, for fines assessed and collected in the  
100

case.....of State of Ohio vs.....Gus Bailey, Jr.

.....for violation of Section 1437.....conservation laws.

Arrested by.....W. E. Laird.....

DIVISION OF CONSERVATION AND NATURAL RESOURCES

By.....H. F. West.....

Chief, Accounting and Budget Section

This Receipt Must be Attached to Your Docket.

ORIGINAL

State of Ohio vs Abe N. Ritchey  
State of Ohio vs Abe N. Ritchey

No 366

J.P. Roster  
80  
Warrant 80  
Hearing fee 1 00  
Judgment 80  
\$ 340

Before me, J.H. Carlisle, Justice of the Peace of Washington Twp in said County personally came Abel N. Ritchey who being duly sworn according to law, deposes and says that on or about the 31<sup>st</sup> day of October 1947 at the County of Franklin and Abe N. Ritchey did unlawfully and knowingly permit a minor son Roney Ritchey, then and now under the age of 18 years to operate a certain motor vehicle to wit - a 1945 Dodge 1/2 ton stake body truck over <sup>his</sup> upon State Rt 13 who had failed to obtain a license or permit to drive a motor vehicle, said act being contrary to <sup>and</sup> in violation of Sec 6296-26 of the G.C. of Ohio

AG - Notice

Oct 31-1947 Warrant issued to Abel N. Ritchey who makes the following return: Recd this writ on the 31<sup>st</sup> day of Oct. 1947. <sup>and</sup> pursuant to its command I forthwith on the 31<sup>st</sup> day of Oct. 1947 executed it by taking the said Abel N. Ritchey <sup>and</sup> now have his body before the Court.

Oct 31-1947 Defendant arranged <sup>and</sup> entered a plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed a fine of \$ 10 00 <sup>and</sup> the costs \$ 340 Defendant Paid fine & costs.

J.H. Carlisle  
J.P.

Fine \$10 00 Costs \$ 340  
Total \$ 1340  
Cpts to State & County  
Treas Nov 29 1947

No 367

J. P. Coates  
 80  
 Warrant 80  
 Hearing Fees 100  
 Judgment 80  
\$340

Before me, J. H. Carlisle, Justice of the Peace of Washington Imp and said County personally came H. J. A. Gashling being duly sworn according to law deposes and says that on or about the 18<sup>th</sup> day of November 1947 at the County of Licking one Clyde James Thompson did unlawfully operate a Plymouth Coach bearing License S 6647 over and upon State Route 13 while under the influence of alcohol and in violation of Sec 6307-19a of the Ohio General Code.

Nov 19<sup>th</sup> 1947 Warrant issued to P. J. Gashling who makes a report as follows - Read this writ on the 19<sup>th</sup> day of November 1947 and pursuant to its commands I forthwith on the 19<sup>th</sup> day of November 1947 executed it by taking the within named Clyde James Thompson and have his body before the Court.

Off. Coates  
 Name

Nov. 19<sup>th</sup> 1947 Defendant arraigned, pled a waiver of trial by jury and entered a plea of guilty as he is charged. It is adjudged by me that the defendant be assessed a fine of \$100.00 and the costs \$340. Fine and costs paid by live Dams

J. H. Carlisle J.P.

Fine \$100.00  
 Costs 340  
103.40

Off to State Court Treasury  
 Nov 29<sup>th</sup> 1947

ORIGINAL

No. 2680A

Treasurer's Office, Licking County.

\$ 60<sup>00</sup>

Newark, Ohio 12-2-1947

RECEIVED OF J. A. - Caslake J. P.

the sum of 100 DOLLARS

to the credit of Gen Fund for

J. P. Fund  
Allen [Signature]  
Deputy

[Signature]  
County Treasurer

STATE OF OHIO  
DEPARTMENT OF TREASURER OF STATE

7033

\$ 5.00

Revenue Voucher No.

Columbus, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for

J. H. Carlisle, J.P.  
184 N. Central Ave.  
Utica

, Ohio, the sum of five and no/100

Licking County,  
Dollars,

being one-half of fines collected in case of Ohio vs.

Calvert T. Ray

under the State Highway Patrol Act, Section 1178 (115 O. L. 93).

H. G. STARTZMAN,

Cashier

Cashier

For Treasurer of State.

STATE OF OHIO  
DEPARTMENT OF TREASURER OF STATE

7034

\$ 5.00

Revenue Voucher No.

Columbus, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for

J. H. Carlisle, J.P.

Licking County,

Utica

, Ohio, the sum of five and no/100

Dollars,

being one-half of fines collected in case of Ohio vs.

Abe N. Ritchey

under the State Highway Patrol Act, Section 1178' (115 O. L. 93).

H. G. STARTZMAN,

Cashier

Cashier

For Treasurer of State.



STATE OF OHIO  
DEPARTMENT OF TREASURER OF STATE

7035

\$ 50.00

Revenue Voucher No.

Columbus, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for

J. H. Carlisle, J.P.

Licking

County,

Utica

, Ohio, the sum of fifty and no/100

Dollars,

being one-half of fines collected in case of Ohio vs.

Clyde J. Thompson

under the State Highway Patrol Act, Section 1178 (115 O. L. 93).

H. G. STARTZMAN, Cashier Cashier

For Treasurer of State.

State of Ohio vs Lawrence McCutchen  
State of Ohio Licking Co Washington Twp

No 368

J P Fees  
Aff. 80  
Warrant 80  
Hearing 1.00  
Judgment 80  
340

Patrolman  
No Costs

Before me, J H Carlisle, a Justice of the Peace of said County, personally came Pet J. W. Mason who being duly sworn according to law, deposes and says that on the 16th day of Jan'y 1948 at about 9.10 pm at the County of Licking one Lawrence McCutchen unlawfully operated a motor vehicle on U.S. Route 62 a highway, without due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles and so as to endanger the life limb and property of persons while in the lawful use of the streets or highways

Jan'y 16<sup>th</sup> 1948 Warrant issued to Pet J. W. Mason who makes a return as follows Read this writ on the 17<sup>th</sup> day of Jan'y 1948 and pursuant to its command I forthwith on the 17<sup>th</sup> day of Jan'y 1948 I executed it by taking the named Lawrence McCutchen and now have his body before the Court

Jan'y 17<sup>th</sup> 1948 Defendant arraigned, signed a jury trial and entered a plea of guilty as he is charged.

It is therefore adjudged by me that the defendant be assessed a fine of Ten Dollars and the costs \$3.60 Defendant paid fine and costs and released

Fine \$10.00  
Costs 3.60  
\$13.60

J. H. Carlisle Jt  
Paid by ex'ts County and  
State Treas Jan'y 17<sup>th</sup> - 48

ORIGINAL

No. 2802 A

Treasurer's Office, Licking County.

\$ 30<sup>00</sup>

Newark, Ohio 1-20 1945

RECEIVED OF J. H. Carlisle J.P.

the sum of Thirty & no/100 DOLLARS

to the credit of Geo Fund for

George J. Logan Deputy

Amel E. Coffman County Treasurer

STATE OF OHIO  
DEPARTMENT OF TREASURER OF STATE

8598

\$ 5.00

Revenue Voucher No.

Columbus, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for

J. H. Carlisle, J.P.

184 N. Central Ave.

Utica

Licking

County,

, Ohio, the sum of

five and no/100

Dollars,

being one-half of fines collected in case of Ohio vs.

Lawrence McCutchen

under the State Highway Patrol Act, Section 1178 (115 O. L. 93).

H. G. STARZMAN,

Cashier

Cashier

For Treasurer of State.

Am. Reg. # C-15037-95  
Clanf. Lic # 245256  
ORVCK Lic. # 10-AA-95

### AFFIDAVIT CHARGING

## OPERATING A VEHICLE WITHOUT DUE REGARD FOR THE SAFETY OF PEDESTRIANS, OCCUPANTS, ETC.

Gen'l Code. Secs. 6307-20, 13432-9,-18.

### JUSTICE OF THE PEACE COURT,

The State of Ohio, Licking County, ss: Washington Township.

Before me, J. H. Carlisle, a Justice of the Peace of said County, personally came Ptl L.W. Mason, who, being duly sworn according to law,

deposes and says that on the 16<sup>th</sup> day of JANUARY, 1948, at about 7:00

o'clock P. M., at the County of Licking, one Laurence McCutchen

unlawfully operated a <sup>1</sup> vehicle on U.S. Rt. 62, a street or

highway, without due regard for the safety and rights of pedestrians and drivers and occupants of all other

vehicles, and so as to endanger the life, limb and property of persons while in the lawful use of the streets

or highways. In violation of Section 6307-20 in the General Code of Ohio.

Ptl L.W. Mason

Sworn to and subscribed before me, this 17<sup>th</sup> day of January, 1948

J. H. Carlisle  
Justice of the Peace.

1. Strike out "vehicle" and insert "trackless trolley" or "street car" as the case may be.

No. 368

Crim. Doc. 2 Page 34

**JUSTICE OF THE PEACE COURT,**

Washington Township,

Licking County, Ohio.

**THE STATE OF OHIO,**

vs.

Lawrence M. Catehon

**AFFIDAVIT CHARGING  
OPERATING A VEHICLE WITHOUT DUE  
REGARD FOR THE SAFETY OF PE-  
DESTRIANS, OCCUPANTS, ETC.**

Filed Jan 16 " 1948

J. H. Carlisle  
Justice of the Peace.

### WARRANT TO ARREST

### OPERATING A VEHICLE WITHOUT DUE REGARD FOR THE SAFETY OF PEDESTRIANS, OCCUPANTS, ETC.

Gen'l Code, Secs. 6307-20, 13432-9,-19.

JUSTICE OF THE PEACE COURT,

The State of Ohio, Licking County, ss.: Washington Township.

To Mr. A. W. Mason, Constable of said Township, Greeting:

WHEREAS, There has been filed with me an affidavit, of which the following is a copy:

JUSTICE OF THE PEACE COURT,

The State of Ohio, Licking County, ss.: Washington Township.

Before me, J. H. Caples, a Justice of the Peace of said County,

personally came Mr. A. W. Mason, who, being duly sworn according to law,

deposes and says that on the 16 day of January, 1948, at about 7

o'clock 9 M., at the County of Licking, one Lawrence M. Cutchner

unlawfully operated a vehicle on 2nd St. 1/2

....., a street or highway, without due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles, and so as to endanger the life, limb and property of persons while in the lawful use of the streets or highways.

Sworn to and subscribed before me, this 17 day of January, 1948.

Justice of the Peace.

These are, therefore, to command you to take the said Lawrence M. Cutchner, if he be found in your County, or, if he is not found in your County, that you pursue after him in any other County in this State, and take and safely keep the said Lawrence M. Cutchner,

so that you have his body forthwith before me, to answer the said complaint, and be further dealt with according to law. Given under my hand this 18 day of January, 1948.

Justice of the Peace

RETURN

Gen'l Code, Secs. 2834-6, 3038.

Received this Writ on the 17 day of March, 1948, at 7:30 o'clock P.M.,  
and pursuant to its command I forthwith on the 17 day of March of 1948,  
executed it by taking the within named Lawrence McCutchen Shelton

CONSTABLE'S FEES

Service and Return.....	Persons, each \$1.00 \$
Mileage, first mile, 90c	- - - - -
Additional miles, each 15c	- - - - -
Total	\$

1. If no copy is delivered these two lines should be stricken out.

and delivering to him a copy thereof including a copy of the affidavit filed upon which said Writ was issued, and now have him to body before the Court.

*W. W. Mason*

Constable

No. 368  
Crim. Doc. 21 Page 34

JUSTICE OF THE PEACE COURT,  
Washington Township,  
Licking County, Ohio.

THE STATE OF OHIO,

vs.

*Lawrence McCutchen*

WARRANT TO ARREST

OPERATING A VEHICLE WITHOUT DUE REGARD FOR THE SAFETY OF PEDESTRIANS, OCCUPANTS, ETC.

Returnable January 17 " , 1948

Returned and Filed,

January 17 " , 1948  
*J. H. Carlisle*  
Justice of the Peace.

I hereby certify this to be a true copy of the original writ and of the endorsements thereon.

Constable.



No 369

J P Coste  
 80  
 Warrant 80  
 Hearing 1<sup>00</sup>  
 Judgment 80  
 \$340

Before me, J H Carlisle, a Justice of the Peace of said County, personally came out J H Tidd who being duly sworn according to law deposed <sup>th</sup> Said that on or about the 25<sup>th</sup> day of January 1948 at the County of Jackson Ohio Richard Franklin Calvert unlawfully operated a 1936 Pontiac Coupe without having a current operators license in violation of Section 6296-14 B of the General Code of Ohio

January 20<sup>th</sup> 1948 Warrant issued to J H Tidd who makes a return as follows

Recd this writ on the 20<sup>th</sup> day of January 1948 and pursuant to its command I forthwith on the 26<sup>th</sup> day of January 1948 executed it by taking the within named Richard Franklin Calvert <sup>th</sup> and now have his body before the Court January 20<sup>th</sup> 1948 Defendant arranged <sup>th</sup> entered a plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed a fine of Ten Dollars and the Coste \$340 Defendant paid fine and Coste and released

J P Coste  
 None

J H Carlisle J P

Time \$18<sup>00</sup>  
 Coste 340  
 \$1340

OK to State Treas <sup>th</sup> Jackson Co. Treas Mar 8-1948

@24314

**AFFIDAVIT, CHARGING OFFENSE**

Violation of State Law  
Gen'l Code, Secs. 13432-9,-18

*Justice of the Peace*  
**MAYOR'S COURT**  
UTICA

The State of Ohio, LICKING County, ss. UTICA Ohio

Before me, JOHN H. CARLISKE *Justice* Mayor of UTICA,  
in said County, personally came PTL. H. C. FIDD

who being duly sworn according to law, deposes and says that on or about the 20TH day of  
JANUARY 1948 at the County of LICKING, one

RICHARD FRANKLIN CALVERT UNLAWFULLY OPERATED  
A 1936 PONTIAC COUPE WITH OUT HAVING A CURRENT  
OPERATORS LICENSE. IN VIOLATION SECTION  
6296-14B OF THE GENERAL CODE OHIO.

Sworn to and subscribed before me, this 20 day of JANUARY 1948  
*H.C. Fidd*  
*J.H. Carliske* Mayor  
*Justice*

1. Here describe the offense committed, as nearly according to the nature thereof as the case will admit, in ordinary and concise language.

No. 369

Crim. Doc. 2 Page 35

*Justice*  
**MAYOR'S COURT,**  
*Wheat* Ohio

**THE STATE OF OHIO,**

vs.

*Richard F. Calvert*  
*Auto Driving*  
*License*

**AFFIDAVIT, CHARGING OFFENSE**

Filed Jan 20 1948

*J. H. Carls*  
*Justice Mayor*



## WARRANT TO ARREST

## Violation of State Law

Gen'l Code, Secs. 13432-5, to-14,-19

The State of Ohio, Licking County, ss.

JUSTICE OF THE PEACE COURT,

Washington TownshipTo Pat H. Lidd Constable of said Township, Greeting:

WHEREAS, there has been filed with me an affidavit, the substance of which is that on or about the 20<sup>th</sup> day of January 1948, at the County of Licking, one: Richard Franklin Calvert unlawfully operated a 1936 Pontiac Coupe without having a current operators license in violation of Section 6296-14 B of the General Code of this

These are therefore to command you to take the said Richard Franklin Calvert if he be found in your County, or if he is not found in your County, that you pursue after him in any other County in this State, and take and safely keep the said Richard Franklin Calvert so that you have his body forthwith before me to answer the said complaint, and be further dealt with according to law.

Given under my hand this 20<sup>th</sup> day of January 1948

J. H. Corles

Justice of the Peace

1. Here describe the offense committed, as in the affidavit.

**RETURN**

Received this Writ on the 20<sup>th</sup> day of March, 1948, at Waverly, Ohio

James J. Calvert, M., and pursuant to its command I did on the 26<sup>th</sup> day of January, 1948, executed it by taking the within named Richard J. Calvert and delivering to him a copy thereof, including a copy of the affidavit filed upon which said Writ was issued; and now have no body before the Court.

**CONSTABLE'S FEES**

Service and Return, Defs. each \$1.00 \$

Mileage, first mile, 50c

Add'l miles five each 5c

Total, \$

H. E. Zild  
015 P.  
Constable

\* If no copy is delivered these two lines should be omitted (effaced.)

No. 369

Crim. Doc. 2 Page 35

JUSTICE OF THE PEACE COURT,  
Washington Township,  
Licking County, Ohio

THE STATE OF OHIO,

Richard J. Calvert vs.  
No Driving License

**WARRANT TO ARREST**

Returned and Filed,  
Filed January 20th, 1948  
J. H. Carlisle  
Justice of the Peace



State of Ohio vs Hugh J. Chippinger  
State of Ohio vs Licking Co. Washington Imp

No 370

Before me, J.H. Carls, Justice of the Peace  
of Washington Imp in said County.  
Came H. S. Kauges who being duly sworn  
according to Law, deposes and says that  
on or about the 8th day of February 1948  
at the County of Licking, one Hugh J.  
Chippinger, the operator of a motor  
vehicle - to wit, a Chevrolet Coach  
on State Route 13, between the time of  
one hour after Sun set and one hour  
before Sun rise, did fail to display  
two lighted head lamps on said  
vehicle as required by Law, Contrary  
to Section 6307-77A of the General  
Code of Ohio

J.P. Fees 80  
Warrant 80  
Hearing 1.00  
Judgment 80  
\$3.40

Costs  
No Costs

Feb. 8<sup>th</sup> 1948 Warrant issued to H. S.  
Kauges, S.P. who makes a return  
as follows -  
That this writ on the 8<sup>th</sup> day of February  
1948 and on the 8<sup>th</sup> day of February 1948  
executed it by taking the writ in name of  
Hugh J. Chippinger and now have his  
body before the Court.

Feb. 8<sup>th</sup> 1948 Defendant arranged and  
entered a plea as he is charged  
It is therefore adjudged by me that  
the defendant be assessed a fine  
of \$10.00 and the costs \$3.40  
Defendant paid fine and costs and  
release

J.H. Carls J.P.

Fine \$10.00 Ck to State of Licking  
Costs 3.40 Co. Treas Mar 8<sup>th</sup> 1948  
\$13.40

STATE OF OHIO  
DEPARTMENT OF TREASURER OF STATE

9952

\$ 5.00

Revenue Voucher No.

Columbus, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for

J. H. Carlisle, J.P.

184 N. Central Ave.

Utica

Licking

County,

, Ohio, the sum of five and no/100

Dollars,

being one-half of fines collected in case of Ohio vs. Richard F. Calvert

under the State Highway Patrol Act, Section 1178 (115 O. L. 93).

H. G. STARIZMAN,

Cashier

Cashier

.....  
For Treasurer of State.

STATE OF OHIO  
DEPARTMENT OF TREASURER OF STATE

9953

\$5.00

Revenue Voucher No.

Columbus, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for

J. H. Carlisle, J.P.

Licking

County,

Utica

, Ohio, the sum of

five and no/100

Dollars,

being one-half of  fines collected in case of Ohio vs.

High I. Clippinger

under the State Highway Patrol Act, Section 1178 (115 O. L. 93).

H. G. STARTZMAN,

Cashier

Cashier

For Treasurer of State.



**AFFIDAVIT CHARGING OFFENSE**

(Violation of State Law)

Gen'l Code, Secs. 13432-9,-18

**JUSTICE OF THE PEACE COURT,**

The State of Ohio, Licking County, ss. Washington Township.

Before me, J. H. Carlisle, Justice of the Peace of Washington

Township, in said County, personally came H. Q. Kanger, who, being duly

sworn according to law, deposes and says that on or about the 7 day of February, 1948,

at the County of Licking, one Hugh J. Clippinger,

the operator of a motor vehicle, to wit a Chevrolet coach, on State Rt. 13, between the time of one hour after sunset and one hour before sunrise, did fail to display two lighted head lamps on said vehicle as required by law. Contrary to Section 6307-77A of the General Code of Ohio.

H. Q. Kanger

Sworn and subscribed before me, this 8<sup>th</sup> day of July, 1948.

J. H. Carlisle  
Justice of the Peace.

1. Here describe the offense committed, as nearly according to the nature thereof as the case will admit, in ordinary and concise language.

No. 370

Crim. Doc. 2 Page 38

JUSTICE OF THE PEACE COURT,

Washington Township,

Licking County, Ohio.

THE STATE OF OHIO,

vs.

Hugh T. Deppinger  
Inefficient head lights

AFFIDAVIT CHARGING OFFENSE

(Violation of State Law)

Filed Feb 8<sup>th</sup>, 1948

J. H. Carlisle  
Justice of the Peace.

## WARRANT TO ARREST

## Violation of State Law

Gen'l Code, Secs. 13432-5, to-14,-19

The State of Ohio, Licking County, ss.

JUSTICE OF THE PEACE COURT,

Washington TownshipTo Prof H. A. Kanger Constable of said Township, Greeting:

WHEREAS, there has been filed with me an affidavit, the substance of which is that on or about the 8<sup>th</sup> day of February 1948, at the County of Licking,

one: Hugh J. Chipping the operator of a Motor Vehicle to wit - a Chevrolet Coach on State Rt between the time of one hour after Sun set & one hour before Sun rise did fail to display two lighted headlights as said vehicle so required by law, contrary to Section 6307-77a of the Gen Code of Ohio.

These are therefore to command you to take the said Hugh J. Chipping if he be found in your County, or if he is not found in your County, that you pursue after him in any other County, in this State, and take and safely keep the said Hugh J. Chipping so that you have his body forthwith before me to answer the said complaint, and be further dealt with according to law.

Given under my hand this 8<sup>th</sup> day of February 1948

J. H. Carls  
Justice of the Peace

1. Here describe the offense committed, as in the affidavit.

Gen'l Code, Secs. 2834, 6, 3038, 3334 to 45, 13432-10 post 4

**RETURN**

*John* *Stacy* 8<sup>th</sup>, 1948

Received this Writ on the 8<sup>th</sup> day of Feb, 1948, at Stacy, Ohio.  
M., and pursuant to its command I forthwith on the 8<sup>th</sup> day of Feb, at Stacy, Ohio, executed it by taking the within named John Stacy \* and delivering to h. a copy thereof, including a copy of the affidavit filed upon which said Writ was issued; and now have h. body before the Court.

**CONSTABLE'S FEES**

Service and Return..... Defs. each \$1.00 \$

Mileage, first mile, 50c 2.00

Add'l miles, each 15c 1.50

Total, \$ 3.50

\* If no copy is delivered these two lines should be omitted (effaced.)

\* and delivering to h. a copy thereof, including a substance of the affidavit filed upon which said Writ was issued; and now have h. body before the Court.

*W.D. Rangan*  
*State Dist.*  
Constable

No. 370

Crim. Doc. 2 Page 38

JUSTICE OF THE PEACE COURT,  
Washington Township,  
Licking County, Ohio

THE STATE OF OHIO,

*Hugh T. Chippenyer*  
*Insufficient headlights*

**WARRANT TO ARREST**

Returned and Filed,

Filed Feb 8<sup>th</sup>, 1948

*J.H. Carls*  
Justice of the Peace



State of Ohio, Licking Co Washington Imp

No 341

Justice Costo	
Exp	80
Warrant	80
Judgment	80
Hearing	1.00
Comm	80
<hr/>	
\$	4.30

Before me, J H Carls, Justice of the Peace of Washington Imp in said County personally came Clyde C Newk who being duly sworn according to law deposes and says that on or about the 5<sup>th</sup> day of March 1948 one Edmond Brand did unlawfully become intoxicated by drinking a certain intoxicating drink the more particular name and description is to the aforesaid return and the said Edmond Brand was then and there found in a state of intoxication and conducting himself in a disorderly manner

Mar 5 1948 Warrant issued to Clyde C Newk, Marshal who makes a return as follows - Recd thro writ on the 13<sup>th</sup> day of March 1948 and pursuant to its command I forth with on the 5<sup>th</sup> day of Mar. 1948 executed it by taking the within named Edmond Brand and now have his body before the Court.

Marshal	
Warrant	1.00
<hr/>	
Total	\$ 5.30
Writ	3.45

Mar 5 1948 Defendant arraigned and entered a plea of guilty so he is charged. It is therefore adjudged by me that the defendant to answer a fine of \$10.00 and the Costs and serve 90 days in the Licking County Jail - Defendant could not pay the fine and was committed to the Licking Co. Jail March 5 1948

J H Carls  
JP.

76372

State of Ohio vs Dana M. Adams  
State of theocking Co Washington Ins

Before me J H Carlisle, Justice of  
the Peace of the Township of Washington  
in said County personally came  
E. C. Mackan who being duly sworn  
according to Law, deposes and says  
that on or about the 12<sup>th</sup> day of  
March 1948 at the County of Pecking  
agreed one Dana Merrill Adams  
did unlawfully violate Sec 12606  
of the General Code of Ohio by  
being the driver of an automobile  
involved in an accident on Route  
13 and failing to stop and give  
the information required by  
the Statute in such cases.  
Mar. 13<sup>th</sup> 1948 Warrant issued to  
S. P. H. Gidd who makes a return  
as follows-

Recd this writ on the 13<sup>th</sup> day  
of March 1948 and I took the  
body of the within named Dana  
Merrill Adams and have his body  
now in Court.

March 13-1948 Defendant arraigned  
and entered a plea of guilty as he  
is charged.

It is therefore adjudged by me  
that the defendant be assessed a  
fine of Fifty Dollars and the costs  
\$340 and serve 30 days in the Pecking  
County Jail. The 30 days suspended  
Defendant paid fine and costs

Fine \$50.00  
Costs 340  
53.40

J H Carlisle  
JP

JP Costs  
aff 80  
Warrant 80  
Hearing 1.00  
Judgment 80  
\$340

State Patrol  
No Costs  
@ 24479  
-45

Paid by E.K. to State and  
County Ins April 10<sup>th</sup>  
1948  
J H Carlisle JP

State of Ohio vs William S. Johnson  
 State of Ohio Licking Co. Washington Impo

No 373

Before me J. H. Carlisle, a Justice of the Peace of the Township of Washington in said County personally came C. W. Combs J.P. who being duly sworn according to law deposes and says that on or about the 22<sup>nd</sup> day of March 1948 at the County of Licking aforesaid one William S. Johnson did unlawfully operate a certain motor vehicle a 1938 Plymouth Coupe over and upon R# 13 a public highway, to wit did unlawfully fail to stop 10 feet from the front of a school bus which had come to a stop on R# 13 to load school children and remain stationary for said school bus contrary to and in violation of Section 6307-73 General Code of Ohio

Mar 23-1948. Warrant issued to P. H. W. Purbo who makes a return as follows - W. S. Johnson on Mar 22 1948. I took the body of the within named William S. Johnson... now in Court

Mar 23-1948 Defendant arraigned and entered a plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed a fine of Ten Dollars and the costs \$3.40

Defendant paid fine and costs and was released.  
 J. H. Carlisle J.P.

Fine \$10.00  
 Costs 3.40  
13.40

J.P. Costs  
 Diff. 80  
 Warrant 80  
 Hearing 1.00  
 Judgment 80  
 \$ 340

Patrolman  
 No Costs

Paid to State and County  
 Drawn by AH April 10<sup>th</sup>  
 1948  
 J. H. Carlisle J.P.

ORIGINAL

No. 3012 A

Treasurer's Office, Licking County.

\$ 30.00

Newark, Ohio 4-13-1948

RECEIVED OF J. H. Carlisle J. P.

the sum of Thirty ~~and~~ <sup>no</sup> DOLLARS

to the credit of You Fund for

J. P. Finner  
Allen Wright  
Deputy

Aurel E. Colman  
County Treasurer



STATE OF OHIO  
DEPARTMENT OF TREASURER OF STATE

11196

\$ 5.00

Revenue Voucher No.

Columbus, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for

J. H. Carlisle, J.P.

Licking

County,

Utica

, Ohio, the sum of five and no/100

Dollars,

being one-half of fines collected in case of Ohio vs.

Willie Johnston

under the State Highway Patrol Act, Section 1178 (115 O. L. 93).

H. G. STARIZMAN,

Cashier

Cashier

For Treasurer of State.

STATE OF OHIO  
DEPARTMENT OF TREASURER OF STATE

11195

\$ 25.00

Revenue Voucher No.

Columbus, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for

J. H. Carlisle, J.P.  
184 N. Central Ave.  
Utica

Licking

County,  
Dollars,

, Ohio, the sum of twenty-five and no/100

being one-half of fines collected in case of Ohio vs.

Dana M. Adams

under the State Highway Patrol Act, Section 1178 (115 O. L. 93).

H. G. STARIZMAN,

Cashier

Cashier

.....  
For Treasurer of State.

No 374

J P Carter  
aff 80  
Warrant 80  
Hearing Case 1 00  
Judgment 80  
\$ 3.40

Before me, J H Charles Justice of  
the Peace of the Township and County  
of Lucas personally came Walter  
Wilson Constable of Washington  
Township who being duly sworn  
according to Law deposes and  
says that on or about the 25<sup>th</sup>  
of June 1948 of the County of Lucas  
one Homer Pean did unlawfully  
violate Section 1431 of the General  
Code of Ohio - to wit - hunting  
without first obtaining a hunters  
license.

Constable  
Warrant 1 00  
5 Miles  $\frac{1 10}{2}$   
\$ 2 10

June 25-1948 Warrant served to  
Walter Wilson Constable who  
makes a return as follows

June 25-1948 I took the body of  
the victim named Homer Pean  
now in Court

June 25-1948 Defendant arraigned  
and entered a plea of guilty as  
he is charged. It is therefore  
adjudged by me that the defendant  
be assessed a fine of \$15.00 and  
the costs.

Defendant paid fine and costs  
and released according to law.

J H Charles  
JP

Fine 15 00  
Costs 5 00  
\$ 20 00  
OK to Division of Conservation  
and Natural Resources  
July 3<sup>rd</sup> 1948  
J H Charles

# STATE AFFIDAVIT

STATE OF OHIO,

*Licking* County, } ss.

Before me, *J. H. Carlisle* (Mayor) (Justice of the Peace)  
of the (City) (Village) (Township) of *Washington*, in said County,  
personally came *Walter Wilson*

who being duly sworn according to law, deposes and says that on or about the *25<sup>th</sup>*  
day of *June*, A. D. 19*48*, at the County of *Licking*  
aforesaid, one *Harmer Pean* did unlawfully

violate Section 14919 of the General  
Code of Ohio - to wit - hunting without  
first obtaining a hunters license,

contrary to the form of the statute in such case made, and provided, and against the  
peace and dignity of the State of Ohio.

Signed *Walter D. Wilson*

Sworn to before me and subscribed before me, this *25* day of *June*  
A. D. 19*48*.

*J. H. Carlisle*  
(Mayor) (Justice of the Peace)

STATE WARRANT

THE STATE OF OHIO,

To *Jeffrey Walter Wilson* ss. *Walter Wilson* County,

(Chief of Police) (Marshal) (Constable), GREETING: Whereas, there has been filed before me an affidavit, the original of which is herewith attached and by reference made a part of this warrant.

These are, therefore, to command you to take the said *Homer Pean* if *he* be found in your County or if *them* shall have fled, that you pursue after *him* into any other County within this State and *them* take and safely keep, so that you have *his* body forthwith before me, or some other Magistrate having competent jurisdiction, to answer said complaint, and be further dealt with according to law.

Given under my hand, this *25* day of *June*, A. D. 19 *48*  
*J. H. Carlisle*  
(Mayor) (Justice of the Peace)

RETURN

Constable Fees, Items:	
Service and Return,	\$ <i>1.00</i>
Mileage, <i>5</i> mi.,	\$ <i>1.10</i>
Attending Trial -	\$
Conveyance, - - -	\$
Assistants, - - -	\$
Total -	\$ <i>2.10</i>

*Noted* on *June 25*, 19 *48*  
I took the body of the within named *Homer Pean* now in Court.  
*Walter Wilson*  
(Chief of Police) (Marshal) (Constable)  
Received this writ *June 25*, 19 *48*

SECURITY FOR COSTS

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

Witness:

WAIVER OF JURY

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

No. \_\_\_\_\_ Doc. \_\_\_\_\_ Page \_\_\_\_\_  
AFFIDAVIT AND WARRANT  
STATE CASE  
THE STATE OF OHIO  
*Homer Pean*  
*Victor Ave 1431*

Filed *June 25*, 19 *48*  
BEFORE  
*J. H. Carlisle*  
(Mayor) (Justice of the Peace)

19735

Columbus, O., July 12 1948

Received of John Carlisle, Justice of the Peace, Utica, O. for \$15.00  
(Name and Title of Court)

FIFTEEN and - - - - - 00 Dollars, for fines assessed and collected in the  
100

case of State of Ohio vs. Homer Roan

for violation of Section 1431 conservation laws.

Arrested by Constable Walter Wilson

DIVISION OF CONSERVATION AND  
NATURAL RESOURCES

By N. F. West  
Chief, Accounting and Budget Section

This Receipt Must be Attached to Your Docket.

ORIGINAL

State of Ohio vs John Buchanan 43  
 State of Ohio Licking Co

No 375

Justice Fees  
 80  
 Warrant 80  
 Hearing Case 1.00  
 Judgment 80  
340

Before me J. H. Carlisle, Justice of the  
 peace of the Township and County aforesaid  
 personally came Cpl J. A. Gaston  
 who being duly sworn according to law  
 deposes and says that on or about  
 the 26<sup>th</sup> day of June 1948 at the County  
 of Licking aforesaid one John  
 Buchanan did unlawfully violate  
 Section 6296-8 of the General Code  
 of Ohio - to wit - Operating a motor  
 vehicle upon the highway accompanied  
 and by a regular licensed  
 driver.

June 26-48 Warrant issued to Cpl  
 J. A. Gaston who makes a report as  
 follows - June 26<sup>th</sup> 1948 - I took the  
 body of the within named John Buchanan  
 now in Custody

June 26-48, Defendant arranged  
 and entered a plea of guilty as he  
 is charged  
 No Fees

It is therefore adjudged by me  
 that the defendant be assessed a  
 fine of \$500 and the costs \$340  
 Defendant paid fine and costs  
 and released

J. H. Carlisle  
 J.P.

Fine 500  
 Costs 340  
840  
 P. to State & County  
 Treas Aug 10<sup>th</sup> 48

# STATE AFFIDAVIT

STATE OF OHIO,

Leekington County, } ss.

Before me, J. H. Carlisle (Mayor) J. P. Covert (Justice of the Peace)

of the (City) (Village) (Township) of Utica O, in said County,

personally came Off. J. A. Goshier

who being duly sworn according to law, deposes and says that on or about the 26<sup>th</sup>

day of June, A. D. 1948, at the County of Leekington

aforesaid, one John Buchanan did unlawfully

violate Sec 6296-8 of the General

Code of Ohio - to wit - operating a motor

vehicle upon the highway unaccompanied

by a regular licensed driver

contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Signed Off. J. A. Goshier

Sworn to before me and subscribed before me, this 26<sup>th</sup> day of June

A. D. 1948

J. H. Carlisle  
(Mayor) (Justice of the Peace)

@ 40388-45  
#54



STATE WARRANT

THE STATE OF OHIO,

Leopold County, ss.

To O.P. J. A. Goshen S.P. (Chief of Police) (Marshal) (Constable), GREETING: Whereas, there has been filed before me an affidavit, the original of which is herewith attached and by reference made a part of this warrant.

These are, therefore, to command you to take the said John Buchanan if he be found in your County or if he shall have fled, that you pursue after him into any other County within this State and then take and safely keep, so that you have his body forthwith before me, or some other Magistrate having competent jurisdiction, to answer said complaint, and be further dealt with according to law.

Given under my hand, this 26th day of June, A. D. 1948 J. H. Carls (Mayor) (Justice of the Peace)

RETURN

Table with 2 columns: Fees, Items; and Amount. Rows include Service and Return, Mileage, Attending Trial, Conveyance, Assistants, and Total.

Witness of June 26, 1948 I took the body of the within named John Buchanan now in Court. O.P. J. A. Goshen S.P. (Chief of Police) (Marshal) (Constable) Received this writ June 26 - 1948

SECURITY FOR COSTS

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

Witness:

WAIVER OF JURY

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

Vertical stamp area containing: No. Doc. Page; AFFIDAVIT AND WARRANT STATE CASE; THE STATE OF OHIO; John Buchanan; Citation No. 6296-8; Filed June 26th, 1948; BEFORE J. H. Carls (Mayor) (Justice of the Peace); THE COLUMBUS BLANK BOOK MFG. CO., COL., O.

State of Ohio vs Andrew F Lang Jr

State of Ohio Licking Co. Washington Imp.

No 376

Before me J H Carlisle, Justice of the Peace in and for Licking County Township of Washington personally came personally came P M J H Ray who being duly sworn according to law deposes and says that on or about the 26th day of June 1948 at the County of Licking one Andrew Frederick Lang Jr did unlawfully operate a motor vehicle over and upon State Rt 13 over a portion of said highway when the department determined driving to the left of the center line hazardous contrary to and in violation of Sec 6307-31 of the G.C. of Ohio

June 26 1948 Warrant issued to P M J H Ray who makes a return as follows - June 26-48, received this writ and I took the body of the within named Andrew F Lang Jr now in Court.

June 26-48 Defendant arraigned and entered a plea of guilty as he is charged.

It is therefore adjudged by me that the defendant be assessed a fine of \$ 1000 and the costs \$ 340

Defendant paid fine and costs and released

Fine \$ 1000  
 Costs 340  
 Total 1340

J H Carlisle  
 JP

J P Costs  
 Off. 80  
 Warrant 80  
 Hearing 100  
 Judgment 80  
 340

Pt Costs  
 None

To Sheriff's Office  
 County July 10 1948

ORIGINAL

No. 3292 A

Treasurer's Office, Licking County.

\$ 32.00

Newark, Ohio 8-12-1948

RECEIVED OF J. H. Carlisle, J.P.

the sum of Thirty two and 00/100 DOLLARS

to the credit of Sam Fund for

O.P. Finner  
Allen Wright

Deputy

Paul E. Gibson  
County Treasurer

STATE OF OHIO  
DEPARTMENT OF TREASURER OF STATE

15900

\$ 2.50

Revenue Voucher No.

Columbus, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for

J. H. Carlisle, J.P.

184 N. Central Ave.

Utica

, Ohio, the sum of

two and 50/100

Licenses,  
County,

Dollars,

being one-half of fines collected in case of Ohio vs.

Glenn C. Baird

under the State Highway Patrol Act, Section 1178 (115 O. L. 93).

H. G. STARTZMAN,

Cashier

Cashier

For Treasurer of State.

STATE OF OHIO  
DEPARTMENT OF TREASURER OF STATE

15901

\$2.50

Revenue Voucher No.

Columbus, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for

J. H. Carlisle, J.P.

Licking

County,

Utica

, Ohio, the sum of

two and 50/1000

Dollars,

being one-half of fines collected in case of Ohio vs.

John Buchanan

under the State Highway Patrol Act, Section 1178 (115 O. L. 93).

H. G. STARZMAN,

Cashier

Cashier

For Treasurer of State.

STATE OF OHIO

15902

DEPARTMENT OF TREASURER OF STATE

\$ 5.00

Revenue Voucher No.

Columbus, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for

J. H. Carlisle, J.P.

Licking

County,

Utica

, Ohio, the sum of

five and no/100

Dollars,

being one-half of fines collected in case of Ohio vs.

Andrew T. Lacey

under the State Highway Patrol Act, Section 1178 (115 O. L. 93).

H. G. STARZMAN,

Cashier

Cashier

For Treasurer of State.

No 397

State of Ohio Licking Co. Washington Imp

Justice Fees 80  
 Warrant 80  
 Hearings 100  
 Judgment 80  
 3.40

Before me J.H. Carlisle Justice of the Peace  
 in and for Licking Co. Township of  
 Washington personally came ~~and~~  
 W. E. Laird, Game Protector who being  
 duly sworn according to law, deposes  
 and says, that he is a Game Protector  
 of the State of Ohio and that on or about  
 the 21st day of August 1948 in the  
 County of Licking and State of Ohio  
 one Russell Holland did willfully  
 interfere with and attempt to deter  
 a Game Protector from carrying out  
 his duties while arresting one Russell  
 Holland

Aug. 21st 1948 Warrant issued to W. E. Laird  
 who makes a return as follows -  
 Licking Ohio Aug. 21st 1948 - I took the body  
 of the within named Russell Holland  
 now in Court -

Game Prot  
 No Costs

Aug 21-1948 - Defendant arraigned and  
 entered a plea of guilty as he is charged  
 It is therefore adjudged a fine of \$100.00  
 and the costs \$3.40 On recommendation  
 of the prosecuting witness \$75.00 of fine  
 suspended. Defendant promised to pay  
 balance of fine, \$25.00 and the costs  
 within two weeks

Oct 21-48 Paid \$5.00 on above  
 fine - \$3.40 applied on costs

Oct 4" Paid \$5.00 on above fine

Feb 3" 1949 Paid \$18.40 Balance  
 in full.

Paid to Div. Conservation Feb 7" 1949

\$25.00 Costs \$3.40

J.H. Carlisle

State of Ohio vs Fessia Augellotti  
State of Ohio Licking Co Washington Ind

No 378

JP Lester	
off	80
Warrant	80
Hearing	100
Judgment	80
Metronom	80
	4.20
Marshal	20
assistant	
Warrant	100
assistant	150

Before me J H Carlisle, a Justice of the Peace in and for Washington Ind Licking Co Ohio personally came Tony Augellotti who being duly sworn according to law deposes and says that on or about the 16th day of Dec. 1948 at the County of Licking one Fessia Augellotti did unlawfully become intoxicated by drinking a certain intoxicating drink the more particular name and description which as to the aforesaid defendant and the said Fessia Augellotti was then and there found in a State of intoxication and conducting him self in a disorderly manner. Warrant issued to Seal Bailey Constable who makes a return as follows - Dec 16-1948, I took the body of the within named Fessia Augellotti now in Court. Dec 16-1948 Defendant arranged to and entered a plea of guilty where is charged. It is therefore adjudged by me that the defendant be fined a fine of \$200 and the costs and be in 30 days in jail Defendant committed to the Licking Co Jail Dec 16-1948.

J H Carlisle J



No 379

Bojars met H Carlisle, Justice of the Peace  
in and for Washington Township Licking  
County, personally came Sam Wolfram  
who being duly sworn according to law  
deposes and says that on or about the 12<sup>th</sup>  
day of Nov 1948 at the County of Licking  
Ohio he and one Harold C. Hagans with  
intent to defraud, unlawfully and knowingly  
did falsely draw, utter and deliver to  
one Sam Wolfram a certain check for the  
payment of money which said check is of the  
purport and value following. To wit: the  
12<sup>th</sup> Nov 1948 = Pay to the order of Sam  
Wolfram Fifteen Dollars - \$15.00  
Signed Harold C. Hagans.  
well knowing that he, the said Harold C  
Hagans had no funds or credit with the  
said First National Bank, with intent then  
and there to defraud the said Sam Wolfram  
Dec 29<sup>th</sup> 1948. Warrant issued to Walter Wilson  
Deputy Sheriff who makes a return as follows  
Dec 29<sup>th</sup> 1948 Defendant arranged and entered  
a plea of not guilty. Trial set for 8 pm  
Dec 30-1948  
Dec 30-Defendant released for want  
of prosecution to appear

J H Carlisle  
JP

J P Carlisle  
off. 80  
Warrant 80  
Hearings 1.00  
Deems

Deputy  
Warrant 1.00  
Mileage 18 305  
asst 1.50  
5.55

State of Ohio vs Robert Buchanan and  
 Lewis Buey  
 No 381 State of Ohio vs Licking Co Washington Imp.

J.P. Costs  
 Off  
 Arraignment  
 Hearing  
 Judgment  
 Comm

80 Before me J.H. Carlisle, Justice of the Peace of the Imp.  
 80 of Washington in said County, personally came  
 80 to J.M. Gaddes representing the E.H. Everett Co, who  
 80 deposes and says, having been sworn according  
 80 to law, that on or about the 14<sup>th</sup> day of July 1949  
 80 at the County of Licking owned Robert Buchanan and  
 80 Lewis Buey did unlawfully steal Mrs. Carry  
 \$520 away from the E.H. Everett Co. premises in  
 the night time, the following articles -

Five Cast Iron Saddles, Six side arms  
 one Crown pulley, one ring for ship, Four  
 Cast iron bearings, to the value of Two  
 Hundred Sixty one dollars, the said  
 Robert Buchanan and Lewis Buey well knowing  
 that the above articles were the property  
 of the said E.H. Everett Co. and not of the said  
 Robert Buchanan and Lewis Buey.

July 18-1949. Warrant issued to Licking Co.  
 Sheriff and the following return made  
 by Deputy Sheriff Clarence M. Miller. July  
 18-1949. I took the bodies of the within  
 named Robt. Buchanan and Lewis Buey non in  
 Court.

July 18-1949. Defendants arranged to enter  
 a plea of not guilty. It is therefore adjudged  
 by me that the defendants be required to  
 enter into a recognizance of \$5000 each  
 for their appearance before the Court of  
 Common Pleas of Licking Co.

Defendants could not furnish the required  
 bond and were committed to the Licking County  
 Jail July 18-1949

Transcript issued 2/21-

J.H. Carlisle  
 J.P.

No 3821

J.P. Costs  
off 80  
Warrant 80  
Hearing 100  
Judgment 80  
Comm 80  
4 20

Before me, John H. Carlisle, Justice of the Peace of the Township of Washington in said County personally came Neal Bailey, who being duly sworn according to law, deposes and says that on or about 26th day of July 1949 at the County of Licking aforesaid one Edmond Brand did unlawfully become intoxicated by drinking a certain intoxicating liquor, the more particular name and description is to the aforesaid well known in the said Edmond Brand was then and there found in a state of intoxication and conducting himself in a disorderly manner.

Sheriff  
Comm 205  
Marshal 100  
305

July 26th 1949 Warrant issued to Neal Bailey, Marshal who makes a return as follows: Read this warrant on the 26th day of July 1949 and on July 26th 1949 I took the body of the within named Edmond Brand who is in Court.

July 26th 1949 Defendant arranged and entered a plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed a fine of \$25.00 and the costs and serve 90 days in the Licking County Jail. Defendant committed to the Licking Co Jail July 26th 1949

J. H. Carlisle, J.P.

# COMMITMENT AFTER CONVICTION AND SENTENCE TO COUNTY JAIL

## For Fine and Costs Only

Gen'l Code, Secs. 13435-25, 13451-9, 13454-1

**JUSTICE OF THE PEACE COURT**

Washington Township, Licking County, Ohio

**THE STATE OF OHIO,**

vs.

Elwood Brand

No. ....

Offense: Intoxication and Disorderly Conduct

The State of Ohio, Licking County, ss.

To the Keeper of the Jail of the County aforesaid, Greeting:

WHEREAS, Elwood Brand has been arrested on the oath of Seal Bailey for Intoxication and disorderly Conduct

and has been tried before said Justice of the Peace on such charge, and found Guilty, and sentenced to pay a fine of \$25.00 & 90 days in jail Dollars, and the costs of prosecution taxed at \$5.25, and to be imprisoned in the Jail of said County until such fine and costs are paid, or secured to be paid, or he is otherwise legally discharged.

Therefore, in the name of the State of Ohio, I command you to receive the said Elwood Brand into your custody, in the Jail of the County aforesaid there to remain until such fine and costs are paid or secured to be paid, or he is otherwise legally discharged. he to receive credit upon such fine and costs at the rate of \$3.00 per day for each day's imprisonment.

Given under my hand this 26th day of February, 1919

John H. Carlister  
Justice of the Peace

RETURN

Gen'l Code, Secs. 2834.-6, 3038, 3345, 13454-1

Received this Writ on the 26<sup>th</sup> day of February, 1949, at 26<sup>th</sup> o'clock M., and on the 26<sup>th</sup> day of February, 1949, I delivered the within named Elwood Brand to the custody of the within named Jailer

with the record of his conviction, and with whom I left a certified copy of this Writ.

Clarence Wagon Deputy Sheriff  
Dept Sheriff Constable

CONSTABLE'S FEES

Service and Return	Defts., each \$1.00	<u>1.00</u>
Mileage, first mile, 50c	- - - - -	- - - - -
Additional miles, each 15c	- - - - -	<u>2.45</u>
Total		<u>3.45</u>

No. \_\_\_\_\_  
Crim. Doc. \_\_\_\_\_ Page \_\_\_\_\_

JUSTICE OF THE PEACE COURT,  
Washington Township,  
Lepiny County, Ohio  
THE STATE OF OHIO, vs. Elwood Brand

Commitment After Conviction and Sentence to County Jail For Fine and Costs Only

Returned and Filed, \_\_\_\_\_, 19\_\_\_\_

Justice of the Peace

# STATE AFFIDAVIT

STATE OF OHIO,

Leek County, } ss.

Before me, John H Carlisle (Mayor) (Justice of the Peace)  
of the (City) (Village) (Township) of Washington, in said County,  
personally came Seal Bailey

who being duly sworn according to law, deposes and says that on or about the 26th  
day of February, A. D. 1949, at the County of Leek

aforsaid, one Elwood Brand did unlawfully  
become intoxicated by drinking a certain  
intoxicating liquor, the more particular  
name and description is to the aforsaid  
unknown and the said Elwood Brand was  
then and there found in a disorderly  
and drunken manner of himself in a disorderly  
manner

contrary to the form of the statute in such case made and provided, and against the  
peace and dignity of the State of Ohio.

Signed Seal Bailey

Sworn to before me and subscribed before me, this 26th day of February

A. D. 1949

John H Carlisle  
(Mayor) (Justice of the Peace)

STATE WARRANT

THE STATE OF OHIO,

Licking County, ss.

To: Dea. Barley (Chief of Police) (Marshal) (Constable), GREETING: Whereas, there has been filed before me an affidavit, the original of which is herewith attached and by reference made a part of this warrant.

These are, therefore, to command you to take the said Elwood Brand if he be found in your County, or if he shall have fled, that you pursue after him into any other County within this State and him take and safely keep, so that you have his body forthwith before me, or some other Magistrate having competent jurisdiction, to answer said complaint, and be further dealt with according to law.

Given under my hand, this 26th day of February, A. D. 1949. John H. Carlisle (Mayor) (Justice of the Peace)

RETURN

Fees, Items: Service and Return, \$ 1.00; Mileage, \$; Attending Trial, \$; Conveyance, Sheriff, \$ 2.15; Assistants, \$; Total, \$ 3.15. I took the body of the within named Elwood Brand now in Court. Received this writ Feb 26 1949.

SECURITY FOR COSTS

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

Witness:

WAIVER OF JURY

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

Form containing: No., Doc., Page, AFFIDAVIT AND WARRANT STATE CASE, THE STATE OF OHIO vs. Elwood Brand Intoxication and Disorderly Conduct, Filed Feb 26 1949, BEFORE John H. Carlisle (Mayor) (Justice of the Peace), and THE COLUMBUS BLANK BOOK MFG. CO., COL., O.

State of Ohio vs Edward W Mallett  
 State of Ohio Licking County Washington Imp

No 383

JP Costs  
 Affidavit  
 Warrant  
 Hearing Case  
 Judgment  
 Transcript

80  
 80  
 1.00  
 80  
 2.50  
 5.90

Before me J H Carlisle, Justice of the Peace in and for Washington Imp. Licking County Ohio personally came Arthur Richards who being duly sworn according to law do depose and say that on or about the 9th day of July 1949 at the County of Licking aforesaid one Edward Mallett did unlawfully assault, stab and cut the said Arthur Richards with an unknown weapon, with the intention of killing the said Arthur Richards, contrary to Section 12420 of the General Code of Ohio

July 10-1949 Warrant issued to Seal Bailey, Depty. Constable who makes a return as follows on July 12th 1949 I took the body of the within named Edward Mallett now in Court July 12th 1949 Defendant arraigned and entered a plea of not guilty, waived Examination and consented to be bound over to the Court of Common Pleas. Defendant furnished bond in the sum of One Thousand Dollars, signed by Ollie Green and Cecil Green. Bond approved by me and defendant released

Transcript issued July 16th 1949  
 J H Carlisle  
 JP



No 384

J.P. Costs  
 80  
 Warrant 80  
 Hearing Cont. 00  
 Judgment 80  
 340

Before me J. H. Carls, Justice of the Peace in and for Washington Imp Licking Co Ohio personally came Walter Wilson Constable who being sworn according to Law deposes and says that on or about the 3d day of October 1949 at the County of Licking aforesaid one Roger M Smith did unlawfully operate a motor vehicle in and upon the high ways and streets of Licking Ohio with out due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles and so as to endanger the life, limb and property of persons while in the lawful use of the streets or highways.

Oct 3<sup>rd</sup> 1949 Warrant issued to Walter Wilson, Constable, who makes a return as follows-

Constable  
 Warrant 100  
 Mile 75  
 1 mile 50  
 \$ 2.25

Spec this writ on the 3d day of Oct 1949 and pursuant to its command executed it by taking the within named Roger M Smith on the 21st day of Oct 1949 and now have his body before the Court.

Oct 21 1949 Defendant arranged and entered a plea of guilty as he is charged.

It is therefore adjudged by me that the defendant be assessed a fine of Ten Dollars and the Costs. \$ 5.65

Defendant paid fine and Costs and was released

Fine 10.00  
 Five Dollars of fine suspended. \$ 5.00

J. H. Carls

No 385 State of Ohio Licking Co Washington, Ind

J.P. Coates  
off 80  
Warrant 80  
Hearing 100  
Judgment 80

Require me J.H. Carlisle, Justice of the Peace  
in and for Washington Ind, Licking County  
Ohio personally came Cpl J.A. Goslin  
who being sworn according to Law  
deposes and says that on or about  
the 28<sup>th</sup> day of October 1949 at the  
County of Licking one Florence E  
McSwitt did unlawfully operate  
a 1949 Ford Coach bearing license  
35810 over and upon State Highway  
661 at the junction of 2<sup>nd</sup> Highway  
62 by failing to stop where a stop  
sign is located and in violation  
of Section 6307-42 B of the Ohio Gen  
Code.

Patrolman  
No Costs

Oct 29 1949 Warrant issued to Cpl J.A.  
Goslin who makes a return as follows  
Recd. this writ on the 29<sup>th</sup> day of Oct  
1949 and pursuant to its Command I  
forthwith on the 29<sup>th</sup> day of October  
1949 executed it by taking the within  
named Florence E. McSwitt and now  
have her body in Court.

Oct 29 1949 Defendant arranged and  
entered a plea of guilty as she is  
charged. It is therefore adjudged by  
me that the defendant be assessed  
a fine of \$5.00 and the costs \$3.40  
Defendant paid the fine and costs  
and released  
J.H. Carlisle  
JP

Fine \$5.00  
Costs 3.40  
\$8.40 Dec 10 - 1949  
Fine Pd to Treas of State

### WARRANT TO ARREST

Violation of State Law

Gen'l Code, Secs. 13432-5, to-14,-19

The State of Ohio, Licking County, ss.

JUSTICE OF THE PEACE COURT,  
Washington Township

To Pat J. Gostin Constable of said Township, Greeting:

WHEREAS, there has been filed with me an affidavit, the substance of which is that on or about the 28<sup>th</sup> day of October 1949 at the County of Licking, one Florence E. McDevitt did unlawfully operate a 1949 Ford Coach bearing license 55810 over and upon State highway 6201 at the junction of U.S. Highway 62 by failing to stop where a stop sign is erected and in violation of Section 6307-42 B of the Ohio General Code

These are therefore to command you to take the said Florence E. McDevitt if she be found in your County, or if he is not found in your County, that you pursue after her in any other County in this State, and take and safely keep the said Florence E. McDevitt so that you have her body forthwith before me to answer the said complaint, and be further dealt with according to law.

Given under my hand this 29<sup>th</sup> day of October 1949

J. H. Carlisle  
Justice of the Peace

1. Here describe the offense committed, as in the affidavit.



## AFFIDAVIT CHARGING OFFENSE

(Violation of State Law)

Gen'l Code, Secs. 13432-9,-18

JUSTICE OF THE PEACE COURT,

The State of Ohio, Licking County, ss. Washington Township.Before me, John Carlisle, Justice of the Peace of WashingtonTownship, in said County, personally came Cpl J. A. Galin, who, being dulysworn according to law, deposes and says that on or about the 28 day of October, 1949,at the County of Licking, one Florence E. McDewitt

did unlawfully operate a 1949 Ford Coach bearing

license T 5810 over and upon State Highway661 at the junction of U.S. Highway 62 by failingto stop where a stop sign ~~was~~ created and inviolation of section 6301-425 of the Ohio General

Code

Sworn and subscribed before me, this 29 day of October, 1949Cpl J. A. GalinJohn H. Carlisle  
Justice of the Peace.

1. Here describe the offense committed, as nearly according to the nature thereof as the case will admit, in ordinary and concise language.

No. 385

Crim. Doc. 1 Page 54

**JUSTICE OF THE PEACE COURT,**

Washington Township,  
Licking County, Ohio.

**THE STATE OF OHIO,**

vs.

F. H. H. E. E. W. D. D. D.  
Violation Sec 6307-42B

**AFFIDAVIT CHARGING OFFENSE**

**(Violation of State Law)**

Filed Oct 29th, 1949

J. H. Carlisle  
Justice of the Peace.

Arrest Pgs

C 67048-45

No 386 State of Ohio Licking Co. Washington Township

JP Costs  
Warrant  
Hearing  
Judgment

Before me, JH Carlisle, Justice of the Peace in and for Washington Twp, Licking Co. O personally came Walter Nelson, Constable who being sworn according to law deposes and says, that on or about the 23<sup>rd</sup> day of November 1949 at the County of Licking Ohio Andrew Orscheck unlawfully operated a vehicle on State Route 13<sup>th</sup> a highway without due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles and so as to endanger the life, limb and property of persons while in the lawful use of the streets or highways

Constable  
Warrant

Nov. 23<sup>rd</sup> 1949 Warrant issued to Walter Nelson, Constable who makes a report as follows -

1.00 I read this writ on the 23<sup>rd</sup> day of Nov. 1949 and pursuant to its command I forthwith on the 23<sup>rd</sup> day of November 1949 executed it by taking the within named Andrew Orscheck and now have his body before the Court

Nov 23-49 Defendant arraigned and entered a plea of guilty as he is charged. It is therefore adjudged by me that he do find the sum of \$ 10.00 and the Costs \$ 4.40. Defendant paid fine and Costs and released

Fines \$ 10.00  
Costs 4.40  
\$ 14.40

JH Carlisle JP  
Check to Treas of Ohio Dec 10-49

### WARRANT TO ARREST

### OPERATING A VEHICLE WITHOUT DUE REGARD FOR THE SAFETY OF PEDESTRIANS, OCCUPANTS, ETC.

Gen'l Code, Secs. 6307-20, 13432-9,-19.

JUSTICE OF THE PEACE COURT,

The State of Ohio, Licking County, ss.: Washington Township.

To John H. Carlisle, Constable of said Township, Greeting:

WHEREAS, There has been filed with me an affidavit, of which the following is a copy:

JUSTICE OF THE PEACE COURT,

The State of Ohio, Licking County, ss.: Washington Township.

Before me, John H. Carlisle, a Justice of the Peace of said County, personally came Gratten Wilson Curran who, being duly sworn according to law, deposes and says that on the 23<sup>rd</sup> day of November, 1949, at about 11 o'clock M., at the County of Licking, one Andrew Orschack

Rt. 13 unlawfully operated a vehicle on State, a street or highway, without due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles, and so as to endanger the life, limb and property of persons while in the lawful use of the streets or highways.

Sworn to and subscribed before me, this 23<sup>rd</sup> day of November, 1949

John H. Carlisle  
Justice of the Peace

These are, therefore, to command you to take the said Andrew Orschack, if he be found in your County, or, if he is not found in your County, that you pursue after him in any other County in this State, and take and safely keep the said Andrew Orschack, so that you have his body forthwith before me, to answer the said complaint, and be further dealt with according to law. Given under my hand this 23<sup>rd</sup> day of November, 1949

John H. Carlisle  
Justice of the Peace



Received this Writ on the 23<sup>rd</sup> day of November, 1949, at Heer, Ohio, November 23<sup>rd</sup>, 1949  
and pursuant to its command I forthwith on the 23<sup>rd</sup> day of November, 1949, at Heer, Ohio,  
executed it by taking the within named Andrew Orscheck Orscheck

CONSTABLE'S FEES

Service and Return..... Persons, each \$1.00 \$ 1.00

Mileage, first mile, 50c - - - - -

Additional miles, each 15c - - - - -

Total - - - - - \$ 1.00

1. If no copy is delivered these two lines should be stricken out.

and delivering to him a copy thereof including a copy of the affidavit filed upon which said Writ was

issued, and require him to appear before the Court.

Walter Wilson  
Constable.

No. 386

Crim. Doc. 1 Page 53

JUSTICE OF THE PEACE COURT,  
Washington Township,  
Licking County, Ohio.

THE STATE OF OHIO,

vs.

Andrew Orscheck  
Wesley Deering

WARRANT TO ARREST

OPERATING A VEHICLE WITHOUT DUE REGARD FOR THE SAFETY OF PEDESTRIANS, OCCUPANTS, ETC.

Returnable Nov 23<sup>rd</sup>, 1949

Returned and Filed,

Nov 23<sup>rd</sup>, 1949  
J. H. Carlisle  
Justice of the Peace.

I hereby certify this to be a true copy of the original writ and of the endorsements thereon.

Constable.

## AFFIDAVIT CHARGING

### OPERATING A VEHICLE WITHOUT DUE REGARD FOR THE SAFETY OF PEDESTRIANS, OCCUPANTS, ETC.

Gen'l Code, Secs. 6307-20, 13432-9,-18.

JUSTICE OF THE PEACE COURT,

The State of Ohio, Licking County, ss: Washington Township.

Before me, John H. Carlisle, a Justice of the Peace of said  
County, personally came Walter T. Wilson, who, being duly sworn according to law,

deposes and says that on the 23 day of November, 1949 at about

o'clock M., at the County of Licking, one Andre D. Orscheck

unlawfully operated a <sup>1</sup> vehicle on State Rt 13, a street or

highway, without due regard for the safety and rights of pedestrians and drivers and occupants of all other

vehicles, and so as to endanger the life, limb and property of persons while in the lawful use of the streets

or highways.

Sworn to and subscribed before me, this 23 day of November, 1949

Walter T. Wilson  
John H. Carlisle  
Justice of the Peace.

No. 386

Crim. Doc. 1 Page 55

**JUSTICE OF THE PEACE COURT,**

Washington Township,

Licking County, Ohio.

**THE STATE OF OHIO,**

vs.

Andrew Orcharek

Repleas Brumby

**AFFIDAVIT CHARGING**

**OPERATING A VEHICLE WITHOUT DUE  
REGARD FOR THE SAFETY OF PE-  
DESTRIANS, OCCUPANTS, ETC.**

Filed Nov 23, 1949

J. H. Carlisle  
Justice of the Peace.

State of Ohio vs O C Patterson

State of Ohio Licking Co Washington Imp

No 387

Before me, J H Carlisle, Justice of the Peace in and for Washington Imp Licking Co Ohio personally came Walter Nelson, Constable, who being duly sworn according to law deposed and says that on or about Nov. 23<sup>rd</sup> 1949 at the County of Licking appeared one O C Patterson unlawfully operated a motor vehicle on Route 13 a highway without due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles and so as to endanger the life, limb and property of persons while in the lawful use of the streets or highways

J P Costs  
 Warrant 80  
 Hearing 100  
 Judgment 80  
 340

Constables  
 Warrant 100  
 100

Nov 23-49 Warrant issued to Walter Nelson, Constable, who makes the following return -

Witness @ Nov 23<sup>rd</sup> 1949 I took the body of the within named O C Patterson and have his body now in Court Nov 23-49 Defendant arranged and entered a plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed a fine of \$25.00 and the costs \$4.40, acc of the defendant going to Marion O acc of the services of a daughter, fine suspended. Defendant paid the costs \$4.40 and released

J H Carlisle  
 JP

Costs \$4.40

No 388 State of Ohio Licking Co Washington Imp

J.P. Costs  
affidavit 80  
Warrant 80  
Hearing Case 100  
Judgment 80  
Commit 80  
\$4.20

Before me J.H. Carrick, Justice of the Peace  
in and for Washington Imp Licking Co Ohio  
personally appeared John Evans who being  
sworn, according to Law, deposes & says that  
on or about the 30th day of November  
1949 at the County of Licking one Robert  
Koontz did unlawfully & intentionally  
defraud the said John Evans in the  
sum of seven dollars by refusing to  
pay a Taxi Cab Charge, Contrary to  
Section of the General Code of Ohio  
Dec 1" 1949 Warrant issued to Neal Bailey  
Marshal who makes a return as follows  
Recd this writ on the 1st day of Dec 1949  
and pursuant to its command I forth with  
on the 1st day of Dec 1949 executed it by  
taking the within named Robert Koontz and  
now have his body before the Court  
Dec 1" 1949 Defendant arranged & entered  
a plea of guilty as he is charged  
It is therefore adjudged by me that the  
defendant be assessed a fine of \$25.00  
Ten days in jail and the Costs.  
Defendant refused to pay fine and  
was committed to the Licking County  
Jail Dec 1" 1949

Marshal Costs  
Warrant 100  
assistant 150  
transport 6  
Newark jail 205  
5.55

J.H. Carrick  
J.P.

J.P. Coats  
 Off 80  
 Warrant 80  
 Hearing 100  
 Judgment 80  
 Commit 80  
 420

Before me J.H. Carlisle, Justice of the Peace  
 in and for Licking Co Washington  
 Imp this persoually came SW Bailey  
 Marshal who being sworn according to  
 Law, deposes and says that on or about  
 the 28<sup>th</sup> day of November 1949 one  
 Robert Koontz did unlawfully become  
 intoxicated by drinking a certain  
 intoxicating drink the name particular  
 name and description to the aforesaid  
 unknown as the said Robert Koontz  
 was then and there found in a state of  
 intoxication and conducting them self in  
 a disorderly manner

Marshal  
 Warrant 100

Dec 1<sup>st</sup> 1949 Warrant received to SW  
 Bailey who makes a return as follows  
 Read thro writ on the 1<sup>st</sup> day of Dec  
 1949 and pursuant to its command  
 I forthwith on the 1<sup>st</sup> day of December  
 1949 executed it by taking the return  
 named Robert Koontz and now have  
 is body before the Court

Dec 1<sup>st</sup> 1949 Defendant arraigned and  
 entered a plea as he is charged  
 He is therefore adjudged by me that  
 the defendant be assessed a fine of  
 \$25<sup>00</sup> and the costs

Defendant refused to pay and was  
 committed to the Licking County  
 Jail Dec 1<sup>st</sup> 1949

J.H. Carlisle

No 390

Rejoins me J H Carlisle Mayor of the Village of  
 Cities in Said County personally came  
 Charles Nagle who being duly sworn  
 according to Law, deposes and says that on  
 or about the 11th day of July 1950 at the  
 County of Licking aforesaid one William  
 Earlesome was being the holder of any  
 permit issued by the Department of  
 Liquor, State of Ohio, in Capacity of President  
 of 406 and temporary manager of the 786  
 Club did keep premises where intoxicating  
 liquor were sold illegally, in violation  
 of Section 13195 of the General Code  
 of Ohio

July 11th 1950 Search Warrant issued to  
 Charles Nagle, Liquor enforcement officer  
 who makes a return as follows -  
 On July 11th 1950 I searched for the goods  
 described in the within warrant at the  
 place therein mentioned and found the  
 following - 2 part bottles of whiskey  
 approximately 8 Cases of assorted high  
 power beer. I have the said goods last  
 mentioned and the body of the within  
 named William Earlesome now in Court  
 July 11th 1950 Defendant arraigned, signed a  
 waiver of a jury and entered a plea of guilty,  
 so he is charged. It is therefore adjudged  
 by me that the defendant be assessed a  
 fine of \$100.00 and the costs. The Court orders the  
 liquor and beer confiscated by the enforcement  
 officers which was done

J H Carlisle  
 Mayor

June 100<sup>00</sup>  
 Costs 5<sup>00</sup> Paid

J.P. Costs  
 Affidavit 80  
 Warrant 80  
 aff for Search  
 Warrant 80  
 Search warrant  
 80  
 H. H. Clerk 1.00  
 Judgment 80  
 Wm Costs 50  
 \$ 5.50

Enforcement  
 Officers Costs  
 None

1/2 Lewis - emitted Mar 17 - 1950  
 to H. H. Clerk & Wm Licking  
 County Press

STATE OF OHIO  
DEPARTMENT OF TREASURER OF STATE

A 120683

\$ 25.00

Revenue Voucher No.

**RECEIPT**

Columbus 15, Ohio,

The AUDITOR OF STATE has paid into the STATE TREASURY for  
John H. Carlisle, J P

Utica

Licking

County,

, Ohio, the sum of Twenty five and no.

Dollars,

being one-half of finer collected in case of Ohio vs. Case listed on Report dated 11-6-50

under the Violation of Liquor Control Act.

H. G. STARTZMAN,

Cashier

Cashier

DUPLICATE

.....  
For Treasurer of State.



Justice Fees  
 80  
 Warrant 80  
 Hearings 2.00  
 Judgment 80  
 Bond 80  
 \$5.20

Begore me, J H Carlisle, Justice of the Peace, Washington Township in said County of Licking personally came to W B Hancock, who being duly sworn according to law, deposed and says that he has just cause to fear and does fear that one Fred McQueen will require him the said W B Hancock March 8<sup>th</sup> 1950 Warrant issued to Seal Bailey, Deputy Constable of Washington Township who makes a return as follows -  
 Read this writ March 8<sup>th</sup> 1950 and on the 8<sup>th</sup> of March 1950 I took the body of the within named Fred McQueen and have him before the said Justice March 8<sup>th</sup> 1950.

Deputy Constable  
 Warrant 1.00  
 Mileage 3.80

March 8<sup>th</sup> 1950 Defendant arranged and entered a plea of Not guilty.

The following witnesses sworn and examined - W B Hancock, Fred Hancock and Fred McQueen. After hearing the testimony it is the judgement of the Court that the defendant is guilty and that he enter into a bond for his good behavior for six months.

Total Cost  
 \$7.00

Bond required \$100.00  
 Bond signed by David F McQueen  
 Bond accepted by the Court and defendant released

J H Carlisle  
 JP

No 3921

J.P. Costs. 80  
 Affidavit 80  
 Warrant 80  
 Hearing Court 90  
 Judgment 80  
340

Before me J H Carlisle, Justice of the Peace  
 in and for Washington Imp Licking Co  
 Ohio personally came Richard Fitzgibbon  
 who being duly sworn according to law  
 deposes and says that on or about the  
 24th day of March 1950 at the County  
 of Licking aforesaid one Ellis F Shupe  
 did unlawfully operate a motor  
 vehicle, to wit, a 1940 Buick  
 displaying improper License Plates  
 to wit, the License plates belonging  
 to another person

Mar. 24 " 1950 Warrant issued to Richard  
 Fitzgibbon, Deputy Sheriff who makes  
 a return as follows

Mar. 24 " 1950 I took the body of the with  
 in named Ellis F Shupe and now  
 have him in court

Mar. 24 " 1950 Defendant arranged  
 and entered a plea of guilty as he is  
 charged.

It is therefore adjudged by me that  
 the defendant be assessed a fine of  
 Ten Dollars and the costs \$4.40  
 Defendant paid fine and costs and  
 was released

J H Carlisle  
 J.P.

Fine 10 00  
 Costs 4.40  
14.40

EX to Licking Co Treas  
 April 17th - 1950

Deputy Sheriff  
 Arrest 1 00

State of Ohio vs Phyllis Frazier  
State of Ohio Licking Co Washington Imp

No 398

J.P. Costs  
Warrant 80  
Hearing Case 1 00  
Judgement 80  
\$ 3.40

Before me J. H. Carlisle, Justice of the Peace  
in and for Licking County Washington Imp  
personally appeared Richard Fitzsimmons  
Depty Sheriff who being duly sworn  
according to law deposes and says that  
on or about the 24th day of March  
1950 at the County of Licking aforesaid  
one Phyllis Frazier did unlawfully and  
knowingly permit another person  
to wit - James J. Shupe, to use her  
Automobile License upon an  
Automobile not her own  
Mar 24" 1950 Warrant issued to  
Depty Sheriff, Richard Fitzsimmons  
who makes a return as follows -  
Recd this writ on the 24th day  
of March 1950 and on Mar 24" 1950  
I took the body the within named  
Phyllis Frazier now in court  
Mar 24" 1950 defendant arranged  
and entered a plea of guilty as she  
is charged.

Depty Sheriff  
Warrant 1 00

It is therefore adjudged by me  
that the Defendant be assessed a  
fine of \$ 1000 and the costs \$ 4.40  
Defendant paid fine and costs and  
released

J. H. Carlisle  
JP

Fine 1000  
Costs 4.40  
\$ 1044.00

Chk to Licking Co Treas April 17" 50

No 394

State of Ohio Licking Co Washington Twp

JP Costs	
Warrant	80
Hearing Case	1 00
Judgment	80
	<u>\$ 340</u>

Before J H Carlisle, Justice of the Peace in and for Licking Co Washington Twp Ohio personally. Came Walter Nelson, Constable who being duly sworn according to law deposes and says that on or about the 31st day of March 1950 one Kenneth Hartman did unlawfully operate a motor vehicle in and up the highways of Licking County with out due regard for the safety and rights of pedestrians and occupants of all other vehicles and so as to endanger the life, limb and property of persons while in the lawful use of the streets or highways

Constable Costs	
Warrant	1 00
Mileage	2 60
	<u>3 60</u>

March 31-1950 Warrant issued to Walter Nelson, Constable, who makes a return as follows - Utica O Mar 31-1950 I took the body of the within named Kenneth Hartman. Now Court March 31-1950 Defendant arraigned and entered a plea of guilty. It is therefore adjudged by me that the defendant be assessed a fine of \$10 and the costs \$7 00. \$5 00 of fine suspended. Defendant paid the balance of fine and costs and released

J H Carlisle JP

Fine	\$ 5 00
Costs	7 00
	<u>\$ 12 00</u>

OK to Licking Co Treas April 17 1950

State of Ohio vs James Nethers  
State of Ohio Licking Co Washington Imps.

J.P. Costs  
aff- 80  
Warrant 80  
Mileage 100  
Judgment 80  
340

Constable  
Warrant 100  
Mileage 265  
\$365

Requre me J.H. Carlisle, Justice of the Peace in and for Licking Co. Washington Township personally came Walter Nelson, Constable, who deposes and says that on James Nethers unlawfully operated a motor vehicle on the highways in Licking County with out due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles and so as to endanger the life, limb and property of persons while in the lawful use of highways.

Mar 31-1950 Warrant issued to Walter Nelson, Constable who makes a return as follows - Utica @ Mar 31-1950 I took the body of the within named James Nethers now in court.

Mar 31-1950 Defendant arranged and entered a plea of guilty as he is charged.

It is therefore adjudged by me that the defendant be assessed a fine of \$1000 and the costs \$705 \$500 of fine suspended and defendant released upon his promise to pay the balance of fine and the costs within the next two weeks.

J.H. Carlisle

Fine 500  
Costs 705  
\$1205

Defendant paid fine and costs June 23<sup>rd</sup> 1950  
CP to Licking Co Treas  
Aug 2<sup>nd</sup> 1950.

State of Ohio Licking Co. Washington Imp

No 346

Justice Costs  
 aff - 80  
 Warrant 80  
 Hearing Case 2<sup>00</sup>  
 Judgment 80  
 4.40

Before me J H Carlisle, Justice of the Peace in and for Licking Co. Washington Imp. personally came Myrtle Doun who being duly sworn according to Law, deposes and says that on or about the 17th day of April 1950 at the County of Licking one Lewis Buecy did unlawfully assault and beat one Robert Carson with his fist, thereby injuring the said Robert Carson, contrary to the Statute made and provided in such cases.

April 17th 1950 Warrant issued to Seal Bailey, Depty Constable, who makes a return as follows-

Constables  
 Warrant 1<sup>00</sup>

Read this writ on the 17th day of April 1950 and pursuant to its command I forthwith on the 17th day of April 1950 executed it by taking the within named Lewis Buecy and now have his body before the Court. April 17th 1950 defendant arraigned and asking a continuance until April 18-1950 at 7<sup>30</sup> pm to consult an attorney. Continuance granted. April 18th defendant appeared and entered a plea of guilty as he is charged. After hearing the evidence it is adjudged by me, that there is insufficient evidence to support a charge of assault and Battery but that the defendant is guilty of fighting. I therefore fine the defendant \$10<sup>00</sup> and the costs. Defendant paid fine and costs and released.

Fine \$10<sup>00</sup> Paid June 2<sup>nd</sup> 50  
 Costs 3<sup>40</sup> OK to Licking Co Treas  
 \$13.40 Aug 2<sup>nd</sup> 1950

State of Ohio Vs Russell J Hughes  
State of Ohio Licking Co Washington Imp

No 397

JP Costs  
 Warrant 80  
 Arraignment 100  
 Judgment 80  
 Commit 80  
 320

Before me J H Carlisle, Justice of the Peace in and for Licking Co Washington Imp. This personally came Walter Wilson, Constable who being duly sworn deposes and says that on or about the 1st day of May 1950 at the County of Licking one Russell J Hughes did unlawfully operate a motor vehicle to wit a station wagon while under the influence of alcohol beverage. May 1st 1950 Warrant issued to Walter Wilson, who makes a return as follows:

May 1st 1950 I took the body of the next named Russell J Hughes in Court.

May 1st 1950 Defendant arranged and entered a plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed a fine of \$100.00 and the costs 12.50

Defendant could not pay and was committed to the Licking Co Jail

Defendant served 3 days in jail and paid the balance \$103.75

Balance of fine due County and State \$87.95

CP to Licking Co Sheriff 103.75  
 27.95  
 75.80  
 Aug 2nd 1950

Constable  
 Warrant 100  
 attending Imp  
 250  
 Conveying Prisoner  
 26 miles 425  
 6.75

91  
 32  
 100  
 100.45

103.75  
 27.95  
 75.80

No 348

J. P. Costs  
 80  
 Warrant  
 80  
 Hearing Case  
 1.00  
 Deposition  
 80  
 Comm.  
 80

4.20

Before me, J. H. Carls, Justice of the Peace in and for Washington Township Licking Co Ohio, personally came Sad Bailey, Marshal, who being duly sworn according to law, deposes and says that on or about the 25<sup>th</sup> day of April 1950 at the County aforesaid one Cecil B. Grimes did unlawfully become interested, conducting himself in a disorderly manner, resisting arrest, abusing an officer and using profane and indecent in the streets of Utica Ohio. April 25<sup>th</sup> 1950 Warrant issued to Sheriff Bailey, Marshal who makes a return as follows:

April 25<sup>th</sup> 1950 I took the body of the within named Cecil B. Grimes now in Court.

Marshal  
 Warrant 1.00  
 Allowance 2.50  
 Comm 1.00  
 Mileage 2.60  
 \$7.10

April 25<sup>th</sup> 1950 Defendant arranged and entered a plea of guilty to all charges. It is therefore adjudged by me that the defendant be assessed a fine of \$500<sup>00</sup> and costs and serve 90 days in the Licking Co Jail. Defendant could not pay and was committed to Licking Co Jail April 25<sup>th</sup> 1950.

J. H. Carls  
 J. P.



No 399

J.P. Crab  
 Warrant 80  
 Hearing Fee 1.00  
 Judgment 80  
 \$3.40

Constable  
 Warrant 1.05  
 Attendance 1.50  
 2.50

Before me J.H. Carlisle, a Justice of the Peace in and for Leaking Co Washington Imp. personally came Clyde Leach who being sworn according to law deposes and says that on or about the 25<sup>th</sup> day of May 1950 at the County of Leaking aforesaid one Arthur Richards did unlawfully conduct himself in a disorderly manner and maliciously disconnected the driving reins on the said Plaintiff's team of horses.

May 20<sup>th</sup> 1950 Warrant issued to Constable Walter Wilson who makes a return as follows: I took the body of the within named Arthur Richards and have him now in Court this 29<sup>th</sup> day of May 1950.

May 29<sup>th</sup> 1950 Defendant arraigned and entered a plea of guilty as he is charged.

It is therefore adjudged by me that the defendant be assessed a fine of \$25.00 and the costs 5.90. Defendant paid \$10.00 of fine the 30 days suspended.

Paid \$10.00  
 Fine 25.00 - 15.00 due  
 Costs 5.90  
 \$30.90

J.H. Carlisle J.P.

OK for \$10.00 to Leaking Co  
 Treas Aug 2<sup>nd</sup> 1950

No 400

JP Costs  
Jury 80  
Warrant 80  
Hearing Case 1.00  
Judgment 80  
\$340

Before me, J. H. Carlisle, a Justice of the Peace in and for Licking Co. Washington Imp- personally came Walter Nelson Constable, who being duly sworn according to law, deposed and says that on the 8th day of June 1950 at about 11 o'clock pm, at the County of Licking one Forest Swick did unlawfully operate a motor on Route 13<sup>th</sup> in the village of Utica a highway without due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles and so as to endanger the life, limb and property of persons while in the lawful use of the streets and highways

Constable  
Warrant 1.00  
Mileage 21-365  
4.65

June 10<sup>th</sup> 1950 Warrant served to Walter Nelson, Constable who makes a return as follows. Recd this writ on the 9<sup>th</sup> day of June 1950 and pursuant to its commands I forthwith on 9<sup>th</sup> day of June 1950 executed it by taking the within named Forest Swick, and now have his body now before the Court.

June 9<sup>th</sup> 1950 Defendant arraigned and entered plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed by me to pay a fine of \$10<sup>00</sup> and the costs \$8.00. \$5.00 of fine suspended and the defendant paid the balance \$5.00 and the costs and is discharged.

Fine \$ 5.00 - ex. to Licking Co J. H. Carlisle  
Costs 8.05 Treas Aug 2<sup>nd</sup> 1950 JP

70

No 401

State of Ohio vs Ray Neely  
State of Ohio County of Licking Washington Imp

Justice Costs  
app 80  
Warrant 80  
Hearings 200  
Judgment 80  
Commitment 80  
5.20  
Smearing 2  
Witnesses 20  
5.40

Began me J A Carlisle, a Justice of the Peace in and for Licking Co. Washington Imp personally came Walter Wilson Constable who being duly sworn according to law deposes and says that on or about the 15th day of June 1950 at the County of Licking appeared one Ray Neely did unlawfully furnish intoxicating liquor to one Elwood Brand a habitual drunkard contrary to the statute made and provided in such cases

Constable  
Warrant 100  
Mileage 26  
4.25

June 15th 1950 Warrant issued to Walter Wilson, Constable, who makes a return, as follows: Recd this writ on the 25th day of May 1950 and I took the body of the writen named Ray Neely and now have him in Court

June 15th 1950 Defendant arraigned and entered a plea of not guilty. After hearing the testimony of Walter Wilson Constable, Jack Cider and the pint bottle of liquor taken from the body of the said being introduced as evidence it is the opinion of the Court that the defendant is guilty and I therefore assess the defendant a fine of \$1000 and the costs \$1065 Defendant refused to pay and was committed to the Licking County Jail June 15th

J A Carlisle  
JS

J.P. Costs  
 aff - 80  
 Warrant &  
 Hearing  
 Case 1.00  
 Judgment 8  
 340

Before me J H Carlisle, Justice of the Peace  
 in and for Washington Imp Licking County  
 Ohio personally came J L Bishop who being  
 duly sworn according to law deposes and  
 says that on the 4th day of July 1950  
 at about 8.15 pm at the County of Licking  
 Ohio James T Warner unlawfully operated  
 a vehicle on State Highway 13 without  
 due regard for the safety and rights  
 of pedestrians and drivers and occupants  
 of all other vehicles and so as to endanger  
 the life, limb and property of persons  
 while in the lawful use of the highways  
 July 4th 1950 Warrant issued to J L Bishop  
 State Patrolman who makes a return  
 as follows -

S. P  
 No Costs

Recd this writ on the 4th day of July 1950  
 at 8.30 o'clock pm and pursuant to  
 its command I forthwith on the 4th day  
 of July 1950 executed it by taking the  
 within named James T Warner and  
 now have his body before the court.  
 July 4th 1950 Defendant arranged and  
 entered a plea of guilty as he is charged  
 It is therefore adjudged by me that  
 he be assessed a fine of \$1000 and  
 the costs \$340

Defendant paid fine and costs and  
 released

J H Carlisle  
 J.P.

Fine \$1000 OK to State Treas Aug 1 1950  
 Costs 340 OK to Licking Co Treas Aug 2-50

No 403

JP Costs 80  
 Warrant 80  
 Hearing Fee 200  
 Judgment 80  
 Bond 80  
 540

Before me J H Carlisle, Justice  
 of the Peace in and for Washington  
 Imp, Licking County Ohio personally  
 came James Simlap who being duly  
 sworn according to law deposes and  
 says that on or about the 25th day  
 of July 1950 at the County of Licking  
 Ohio Warren Cummings did unlawfully  
 and maliciously threaten to shoot and  
 injure the said James Simlap contrary  
 to the Statute made as provided in  
 such cases.

July 25<sup>th</sup> 1950 Warrant issued to Walter  
 Nelson, Constable, who makes a return as  
 follows. Read this writ on the 25<sup>th</sup> day of  
 July 1950 and pursuant to its command  
 executed it by taking the within named  
 Warren Cummings and now have his body  
 before the Court.

July 25<sup>th</sup> 1950 Defendant arraigned and entered  
 a plea to a charge of threatening. It is  
 therefore adjudged by me that the defendant  
 be required to enter into a peace recognizance  
 in the sum of \$2000. Defendant gave  
 the required bond signed by Ernest Pine  
 and released.

J H Carlisle  
 JP

State of Ohio Licking Co Washington Imp Ohio  
Not of

f P Costs  
agg  
Warrant  
Hearing  
Judgment  
Bond

Bayer may J. Carls, a Justice of the Peace in and  
for Washington Imp. Licking Co. has personally  
come Greely Pine who being duly sworn  
80 according to law deposes and says that on or  
80 about the 25th day of July 1950 at the County of  
Licking one James Dunlap defunctfully  
80 and maliciously threatened to kill the  
80 said Greely Pine contrary to the Statutes made

5<sup>40</sup> and provided in such cases  
July 25<sup>th</sup> 1950 Warrant issued to Walter Nelson  
Constable who makes a report as following -  
I took the body of the within name of  
James Dunlap now in Court  
July 25<sup>th</sup> 1950 Defendant agreed to enter  
a plea of guilty to threatening.  
Plea accepted the defendant required  
to enter into a recognizance to keep the  
peace in the sum of \$200<sup>00</sup>

Constable  
Costs  
Warrant 1<sup>00</sup>

Defendant furnished the required by, signed  
by Fred. Hauser as the defendant  
released

J. H. Carls  
J.P.

State of Ohio vs Amos Baughman  
State of Ohio Licking Co Washington Imp

No 405

Costs  
Warrant 80  
Arraignment 100  
Judgment 80  
\$340

Before me, J. H. Carlisle, Justice of the Peace  
in and for Washington Imp Licking Co Ohio  
personally came S. W. Bailey, who being  
duly sworn according to law, deposes  
and says that on 31st day of July 1950  
at about 1:30 am at the County of Licking  
one Amos Baughman unlawfully  
operated a vehicle on the streets of  
the Village of Utica Ohio without  
due regard for the safety and rights  
of pedestrians and drivers of camp autos  
of all other vehicles and so as to endanger  
the life limb and property of persons  
while in the lawful use of the streets  
and highways.

Constable Costs  
Warrant 100  
Mileage 135  
associated 100  
3.85

July 31-1950 Warrant issued to Walter  
Wilson, Constable who makes a return  
as follows. Recd this writ on the 1st  
day of August 1950 and pursuant to  
its command I forthwith on the 1st day  
of August 1950 executed it by taking the within  
named Amos Baughman and now have his  
body before the Court.

August 1st Defendant arraigned & entered  
a plea of guilty as he is charged  
It is therefore adjudged by me that the  
defendant be assessed a fine of \$ 500  
and the costs \$ 725 Defendant paid  
fine and costs and refused

J. H. Carlisle  
JP

Fine \$ 500  
Costs \$ 725  
cy to Licking Co Treas  
Aug 2" 1950

No 406

J.P. Costs 80  
 Saff 80  
 Warrant 80  
 Hearing Case 100  
 Judgment 80  
 340

Began J. H. Carlisle, Justice of the Peace  
 in and for Washington Twp Licking Co  
 This personally came Jesse Bailey  
 who being duly sworn according to  
 Law, deposes and says that on the 15<sup>th</sup>  
 day of August 1950 about 11.45 pm  
 at the County of Licking one Willis  
 Butler unlawfully operated a vehicle  
 on Main Street in the Village of Utica  
 Ohio without due regard for the safety  
 and rights of pedestrians and drivers and  
 occupants of all other vehicles and so  
 as to endanger the life, limb and property  
 of persons while in the lawful use of  
 the streets or highways.

Aug 16<sup>th</sup> 1950 Warrant issued to Walter Wilson  
 Constable who makes a return as follows  
 Recd this writ on the 16<sup>th</sup> day of August  
 1950 and on the 17<sup>th</sup> day of August 1950  
 Executed it by taking the within named  
 Willis Butler and now have his body  
 before the Court.

Constable  
 Warrant 100  
 Mileage 52-520  
 620

Aug 17<sup>th</sup> 1950 Defendant arraigned and  
 entered a plea of guilty as he is charged  
 It is therefore adjudged by me that the  
 defendant be assessed a fine of \$10.00  
 and the costs

Defendant paid fine and costs and  
 released

J. H. Carlisle J.P.

Fine \$10.00  
 Costs \$960



State of Ohio, vs Hugh J. Blippinger  
State of Ohio Licking Co Washington Twp

No 467

J.P. Costs -  
off 80  
Harrault 80  
Hearing Costs 2.00  
Judgment 80  
Continuance 40  
4.90

Before me J. H. Carlisle, Justice of the Peace  
in and for Washington Twp. Licking Co.  
This personally came Seal Bailey who  
being duly sworn according to law  
deposes and says that on the 11th day  
of August 1950 at about 6:15 pm at the  
County of Licking one Hugh J. Blippinger  
unlawfully operated a motor vehicle  
on the streets of Etica Ohio, without due  
regard for the safety and rights of  
pedestrians and drivers and occupants  
of all other vehicles and so as to endanger  
the life, limb and property of persons while  
in the lawful use of the streets or high  
ways - Aug 14 " 1950 Warrant issued to  
Walter Nelson, Constable who makes a return  
as follows - Recd this writ on the 14th day of  
August 1950 and executed it by taking the  
within named Hugh J. Blippinger and now  
have his body before the Court Aug 14 " 1950  
Aug 14th 1950 Defendant arranged to enter a  
plea of not guilty. Case continues to Aug 17th  
1950 at 7:30 pm at request of prosecuting witness  
to obtain other witnesses.

Constables  
Harrault 1.00  
attendance 250

Witness Fee  
Carl Brown 1.00

Aug 17th 1950. Case resumed - Seal Bailey, Carl  
Somain, officers Fred Abbott and Walter Nelson  
sworn and examined. After hearing the testimony of  
the above witnesses, it is adjudged by me that  
the defendant is guilty and that he be assessed fine of  
\$500.00 the costs (3rd offense) Defendant paid  
fine and costs and the 10 day jail sentence imposed  
suspended

Fine 500.00  
Costs 9.60

Aug 17th 1950  
Aug 17th 1950

No. 408 State of Ohio, Licking County, Washington Imp

Before me J. H. Carlisle, Justice of the Peace in and for Washington Imp. Licking County Ohio, personally came Sear Bailey, who being sworn according to Law deposes and says that on the 26th day of September 1950 at the County of Licking one Jesse W. Perrine unlawfully became intoxicated by drinking a certain intoxicating drink the more particular name and description is to the aforesaid unknown and the said Jessie W. Perrine was then and there found in a state of intoxication.

Sept 26th 1950 Warrant issued to Sear Bailey deputy Constable who makes a return as follows - Rec'd this writ on the 27th day of September 1950 at 9:15 am and on 27th day of September 1950 executed it by taking the said Jessie W. Perrine and now have his body in Court

Sept 27th 1950 Defendant arraigned and entered a plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed a fine of \$500 and the costs \$340. Defendant paid fine and costs and released.

John H. Carlisle Jr

Fine	\$ 500
Costs	340
	<u>\$ 840</u>

J.P. Costs  
off 80  
Warrant 80  
Receipt 1.00  
Judgment 80  
240

Before me, J.H. Carlisle, Justice of  
The Peace, in and for Washington  
Imp. Licking Co, Ohio personally  
came Paul Laimore who being  
duly sworn according to law, deposes  
and says that on or about the 11th  
day of October 1950 one Bob Morgan  
unlawfully engaged in fistfight  
with an unknown person, on the  
Main St of Union Ohio contrary  
to the statute made and provided  
in such cases

Oct 11th 1950 Warrant issued to Fred  
Abbott, Marshal who makes a return  
as follows-

Oct 11th 1950 I took the body of the  
within named Bob Morgan and now  
in Court.

Oct. 11th 1950 Defendant arraigned and  
entered a plea of not guilty. The following  
witnesses sworn and examined-

Paul Laimore, Fred Abbott  
after hearing the testimony it is my opinion  
that the defendant is guilty.

It is therefore adjudged by me that the  
defendant be assessed a fine of \$10.00  
and the costs \$4.00. Defendant could  
not pay and was committed to the  
Licking Co Jail this date

J.H. Carlisle

Defendant remained in jail 2 days Credited \$1.00  
\$6.00 Paid balance of fine & costs  
Bal. of fine \$4.00  
costs 4.00

Marshal Costs  
Warrant 1.00

Witness  
No Fees

No 410

J.P. Costs  
 aff 80  
 Warrant 80  
 Hearing Case 1.00  
 Judgment 80  
 \$ 340

Before me, J.H. Carlisle, Justice of the Peace, in and for Washington Imp Licking Co, Ohio personally came Walter Wilson, Constable who being duly sworn according to law deposes and says that on or about the 11th day of Oct. 1950 One Harold Blakey unlawfully operated a vehicle on North Street in the Village of Utica, without due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles and so as to endanger the life, limb and property of persons while in the lawful use of the streets or highways

Oct 11th 1950 Warrant issued to Dwight Russell deputy Constable who makes a return as follows: Recd. this writ on the 11th day of October 1950 and now have the body of the defendant before the Court.

Depty Constable  
 Warrant 1.00  
 Malage 25  
 \$ 1.25

Oct 11th 1950 Defendant arraigned & entered a plea of guilty as he is charged. It is therefore adjudged by me that the defendant be assessed a fine of \$10.00 and the costs \$8.50. The fine of \$10.00 is suspended provided the defendant pays the damage he caused to the Telephone Co's pole and lines. Defendant paid the costs and was discharged.

J.H. Carlisle  
 JP

Costs \$ 850

State of Ohio vs Herbert P. Watts  
State of Ohio, Licking Co Washington Imp

No 411

Justice Fees	
Copy -	80.
Warrant	80.
Judgment	80
Hearing	2.00
<hr/>	
	\$4.40

Before me, J H Carlisle, Justice of the Peace in and for Washington Township Licking Co. This person came thru Mr Elroy, Sheriff who being duly sworn according to law, deposes and says that on or about the 27<sup>th</sup> day of October 1950 at the County of Licking Ohio Herbert P. Watts exhibited a gambling device Section 13066 to Six-2 Slot machines

Oct 27<sup>th</sup> 1950 Warrant issued to Mr McElroy, Sheriff, who makes a return as follows:

I have the body of the within named Herbert P. Watts now in Court

Oct 27<sup>th</sup> 1950 Defendant arraigned and entered a plea of not guilty. but after consulting with the Sheriff defendant changed his plea to guilty.

It is therefore adjudged by me that the defendant be assessed a fine of \$50.00 and the costs \$25.00 of fine suspended. Defendant Paid balance of fine and costs \$4.40 and was released

Sheriff  
No Fees

J H Carlisle  
JP

Fine	\$25.00
Costs	4.40
<hr/>	
	\$29.40

State of Ohio vs Herbert P. Watts 81  
 State of Ohio, Licking Co. Washington Imp

No 412

Justice Costs  
 off 80  
 Warrant 80  
 Hearing Cost 7.00  
 Judgment 80  
 \$4.40  
 Enforcement  
 Officer  
 No Fees

Before me, J. H. Carlisle, Justice of the  
 Peace in and for Washington  
 Imp. Licking County Ohio personally  
 came Michael T. Corsaro who being  
 duly sworn according to law deposes  
 and says that on or about the 27th day  
 of October 1950 at the County aforesaid  
 one Herbert P. Watts, not being the  
 holder of a liquor permit issued  
 by the State of Ohio did have in his  
 possession spirits and malt liquor  
 - to wit - whiskey and beer which  
 is in violation of the State General  
 Code 6064.54 -

Warrant issued to Wm. McElesy, Sheriff  
 who makes a return as follows -  
 I took the body of the within named  
 Herbert P. Watts now in court.  
 Oct 27th 1950 Defendant arraigned and  
 entered a plea of not guilty. After  
 questioning the liquor enforcement  
 officer the defendant changed his plea  
 from not guilty to guilty.  
 It is therefore adjudged by me that the defendant  
 be assessed a fine of One hundred  
 Dollars and the Costs \$4.40  
 \$75.00 of fine suspended  
 Defendant paid balance of fine and  
 Costs and was released

J. H. Carlisle  
 J.P.

Fine \$ 25.00  
 Costs 4.40  
 \$29.40

all fines remitted to date  
 Nov 6 - 1950

State of Ohio vs Dan Hopkins  
State of Ohio Licking Washington Imp

No 413

Before me, J H Carlisle, Justice of the Peace in and for Washington Imp. Licking Co Ohio personally came Anna Frost who being duly sworn according to law, deposes and says that on or about the 9th day of November 1950 at the County of Licking one Dan Hopkins did unlawfully and maliciously assault with intent to kill one George Frost with a weapon, the name of which is to the aforesaid unknown and the said George Frost was then and there seriously wounded.

Nov 10 1950 Warrant issued to Sheriff Bailey Marshall who makes a return as follows: Utica Ohio Nov 11th 1950. I took the body of the within named Dan Hopkins and have him now Court

Nov 11th 1950 Defendant arranged and entered a plea of not guilty. After hearing the statement of Anna Frost and Sheriff Bailey

it is my opinion that evidence is sufficient to bind the defendant to the Grand Jury under a bond of \$500 for his appearance

Bond signed in my presence was accepted by me, said bond signed by F. E. Lemow, a property owner. Defendant released  
Transcript issued Nov 17 1950

John H. Carlisle  
JP

J.P. Carlisle  
Warrant 80  
Hearings 200  
Judgment 80  
\$44.40

Marshall  
Warrant 100  
attendant 250  
350

ORIGINAL

No. 5102A

Treasurer's Office, Licking County.

\$ 100.00

Newark, Ohio Nov. 7 1945

RECEIVED OF

J H Carlisle - Trustee of Peace

the sum of

One Hundred & 00/100

DOLLARS

100

to the credit of

You

Fund for

Fines  
Susan Hall

Deputy

Ann E Coffman  
County Treasurer



# Weekly Report of Fines Collected Under the State Highway Patrol Act

(This form to be used only when arrest is made by a State Highway Patrolman)

AUDITOR OF STATE,  
Columbus, Ohio.

Date Dec 16th 1949

Enclosed find remittance of \$ 7.50 made payable to TREASURER OF STATE which is one-half the bonds forfeited and/or one-half the fines collected from cases as listed below in which fines have been assessed under the State Highway Patrol Act. Remaining one-half of the bonds forfeited and/or fines collected have been paid into the local county or municipal treasury. (Sec. 1181-5 G. C.)

Duplicate (yellow) copy of this report has been mailed to SUPERINTENDENT, STATE HIGHWAY PATROL, COLUMBUS, OHIO. (Sec. 1181-5 G. C.)

Triplicate (pink) copy of this report has been retained for my records.

Case Number	Docket Page	Arrest Report Number	STATE OF OHIO VS. DEFENDANT	Total Fine Assessed	Total Fine Suspended	Total Fine and/or Bond Collected	One-Half Collection Due State
130	130	14496	Oliver R. ...	5.00	None	5.00	2.50
131	131	14448	Gale P. Jacobs	5.00	None	5.00	2.50
134	134	14904	Florence E. ...	5.00	None	5.00	2.50

Total Amount of Remittance: 7.50

Important that all information requested be filled in.  
Arrest number to be furnished by patrolman making arrest.  
Please make notation on report when all or any part of fine is laid out in jail.  
Do not send money to State Highway Patrol.  
Make all remittances payable to Treasurer of State.

Name and Title J. H. ...  
Twp. Washington County Licking  
P. O. Address 184 1/2 Central ave  
Town Utica, Ohio

**DISPOSITION OF FINES (Sec. 1181-5 G. C.)**

All fines collected from, or moneys arising from bonds forfeited by persons apprehended or arrested by state highway patrolmen shall be paid one-half into the state treasury and one-half to the treasury of the incorporated city or village where such case may be prosecuted. Provided, however, if such prosecution is in a trial court outside of an incorporated city or village such money shall be paid one-half into the county treasury. Such money so paid into the state treasury shall be credited to the "state highway maintenance and repair fund" and such money so paid into the county, city or village treasury shall be deposited to the same fund and expended in the same manner as is the revenue received from the registration of motor vehicles.  
The trial court shall make remittance of such money as prescribed by law and at the same time as such remittance is made of the state's portion to the state treasury such trial court shall notify the superintendent of the state highway patrol of the case or cases and the amount covered by such remittance. (116 v. H. 356-4; 115 v. 95 Eff. Aug. 30, 1935.)

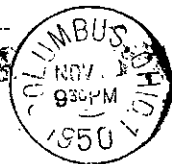
GRANGE MUTUAL CASUALTY

*Company*



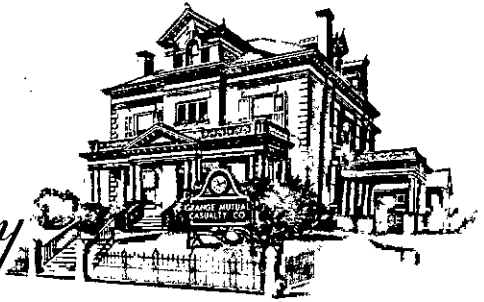
671 SOUTH HIGH STREET

COLUMBUS 6, OHIO



John H. Carlisle  
Mayor and Justice of the Peace  
Utica, Ohio

# GRANGE MUTUAL CASUALTY Company



671 SOUTH HIGH STREET · COLUMBUS 6, OHIO

November 20, 1950

Re: Claim #79240  
Assured: John W. Mills  
Accident: 8/15/50  
Claimant: Greely Rine

John H. Carlisle  
Mayor and Justice of the Peace  
Utica, Ohio

Dear Mr. Carlisle,

Your letter to our above policyholder of November 8 has been forwarded on to us at our request.

In this letter you state that Greely Rine is trying to start trouble about the collision in which he was involved with our above policyholder.

On September 11, 1950 we denied payment to Mr. Greely Rine, as our investigation showed that he was negligent in not proceeding with due caution at the intersection where this accident happened.

Very truly yours,

Robert L. Smith  
Claim Department

RLS:lh  
cc to agent, Campbell Agency  
cc to assured, John W. Mills