

Tuesday, February 27th 1844.

Lovina Romine } Bastardy.

Samuel Baldwin } Personally appeared in open Court, the said Samuel Baldwin, and rendered himself to the Court in discharge of his recognizance heretofore, to wit, on the 21<sup>st</sup> day of February, 1844, entered into by and before the Honorable Cornington M. Seave, President Judge of this Court; and it appearing to the Court that it will be necessary to continue the trial of said complaint until the next term, it is ordered that the said Samuel Baldwin, renew his recognizance accordingly, and thereupon the said Baldwin entered into the following recognizance, to wit:—

The State of Ohio,  
Muskingum County, ss. Be it remembered, that on this 27<sup>th</sup> day of February, A. D. 1844, personally appeared in open Court, Samuel Baldwin, Edmund McCracken and James McCracken of the County and State aforesaid, and jointly and severally acknowledged themselves to owe unto the State of Ohio, for the use and benefit of Wasington Township in said County, the sum of five hundred dollars, to be levied of their goods and chattels, lands and tenements; upon this condition, that the said Samuel Baldwin shall be and appear before the Court of Common Pleas, next to be holden in and for said County of Muskingum, on the first day of the term thereof, continue from day to day and not depart the Court without leave, and then and there answer unto the complaint of Bastardy made herein against him by Lovina Romine, and abide the order of the Court thereon; then this recognizance to be void otherwise to be and remain in full force in law.

Taken and acknowledged, the day and year above written, in open Court.

Robert Marshall, assignee }  
of Robert Wilson.

Samuel Mylee }

On Scire Facias.

The Sheriff of Muskingum County having duly returned into Court here at this term, the writ of Scire Facias heretofore issued to him on the judgment in this case, setting forth in his return thereon, that he had duly sold the real estate levied on by him, by virtue of said writ, and which said real estate is in said return fully described, to Thomas Few, who bid therefor the sum of one hundred dollars, that sum being more than two thirds the appraised value thereof, and the said Thomas Few being the highest and best bidder therefor. And the Court having now here carefully examined the proceedings and sale made by said Sheriff, and being satisfied of the legality thereof, do ratify and confirm the same, and do order their Clerk to make an entry thereof on the journals of this Court, which is here made accordingly; and do further order that said Sheriff make, execute and deliver to the said purchaser a deed in fee simple for the real estate so sold as aforesaid.

Habeas Corpus.

February, 21<sup>st</sup> 1844.

Samuel Baldwin, by N. A. LITTLE Esq, his attorney this day filed his application to the Honorable C. W. Searle, President Judge of the 4<sup>th</sup> Judicial Circuit of the State of Ohio, for a writ of Habeas Corpus, upon which said application was the endorsement of the Judge aforesaid, directing that a writ of Habeas Corpus issue, returnable forthwith before the said Judge, at the Clerk's Office, in Zanesville. And thereupon the said writ was issued, commanding the Jailor of Muskingum County, to have the body of the said Samuel Baldwin before the Hon. Cornington W. Searle, President Judge as aforesaid, at the said Clerk's Office, forthwith, together with the day and cause of his caption and detention, being a mittimus issued by William Monahan Esq, a Justice of the Peace, within and for the said County of Muskingum, and State aforesaid, (a copy of which writ is now on file in the Clerk's Office of said County,) and which said writ was examined by said Judge. Whereupon came the Jailor of said County, having the said Baldwin in his custody, and made return of said writ of Habeas Corpus according to the command thereof. And thereupon the said Samuel Baldwin was ordered to be discharged from the custody of the Jailor aforesaid, upon his entering into a recognizance in the sum of five hundred Dollars.

The State of Ohio, Muskingum County, ss.

Be it remembered that on this 21<sup>st</sup> day of February, 1844, personally appeared before me, Cornington W. Searle, President Judge of the 4<sup>th</sup> Judicial Circuit of the State of Ohio, Samuel Baldwin, Abraham C. Romine and John Shack, and jointly and severally acknowledged themselves to owe unto the State of Ohio, the sum of Five Hundred Dollars (\$500.) to be levied of their goods and chattels, lands, tenements and estates, if default be made in the condition following, to wit, that the said Samuel Baldwin, shall personally be and appear before the Judges of the Court of Common Pleas of the said County of Muskingum, and State of Ohio, on the first day of the next term thereof, and continue from day to day and not depart the Court without leave, and abide the order of the Court; then this recognizance shall be void, otherwise to be and remain in full force and virtue in law.

Cornington W. Searle Pres<sup>t</sup> Judge

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Tuesday, June 25, 1844.

Minutes of a Court of Common Pleas of the County of Muskingum and State of Ohio, at the June Term, A. D. 1844, thereof; begun and held at the Court House in the Town of Zanesville, in said County, on Tuesday, the 25<sup>th</sup> day of June, Anno Domini, one thousand, eight hundred and forty four.

Present, the Honorable Corrington W. Searle, President Judge, and the Hon. William Cropper, Jacob P. Spring and Horatio J. Cox, Associate Judges of said Court.

The Venue facias having been returned by the Sheriff of said County, the panel of the Grand Jury was called, when the following persons appeared and answered to their names, to wit:— Lyman Warner, John Morgan, Seaman Rodman, Thomas Calhorn, James Reer, Abraham Wells, John Colvin, Burwell Rector, Washington Adams, Samuel Hondle, James Wilson, Edw. Bratton, Sen. and Presley Fisher; and David Thomas and William McCoy being absent, E. N. Spigsbey and Peter Holmes were summoned as tales-men to complete the panel.

Lyman Warner was appointed foreman, and the said Jurors having been sworn and charged by the Court, thereupon retired to their chamber.

286 Thomas Haney, adm<sup>r</sup> of  
John Crawford, deceased.

John Wylie

In Chancery.

On motion and upon producing the report of the proceedings of the Sheriff, and the sale by him made, in pursuance of the order hereinbefore made, and the Court having carefully examined the same, and being satisfied that said sale has in all respects been legally made, do order that the same be entered by the Clerk as approved and confirmed by the Court. It is further ordered that said Sheriff make and deliver to the said Thomas Haney, the purchaser, a good and proper deed for the real estate so sold by him as aforesaid.

Lovina Romine

Samuel Baldwin

vs. Pastarday.

Personally appeared in open Court, the said Samuel Baldwin, and rendered himself to the Court in discharge of his recognizance, heretofore, to wit, at the February Term 1844, of the Court, to wit, on the 27<sup>th</sup> day of February, 1844, introduced by him in open Court on said day; and it appearing that it will be necessary to continue the trial of said complaint until the

Records

Tuesday, June 25, 1844.

next term, it is ordered that the said Defendant renew his recognizance accordingly, and thereupon the said Baldwin entered into the following recognizance, to wit:

The State of Ohio,  
Muskingum County, ss. Be it remembered that on this 25<sup>th</sup> day of June, A.D. 1844, personally appeared in open Court, Samuel Baldwin, Edmund McCracken and James McCracken, of the County and State aforesaid, and jointly and severally acknowledged themselves to owe unto the State of Ohio, for the use and benefit of Washington Township in said County, the sum of five hundred dollars, to be levied of their goods and chattels, lands and tenements; upon this condition, that the said Samuel Baldwin shall be and appear before the Court of Common Pleas, next to be holden in and for said County, on the first day of the <sup>next</sup> term thereof, continue from day to day and not depart the Court without leave and then and there answer unto the complaint of Bastardy made herein against him by Louisa Romine, and abide the order of the Court thereon, then this recognizance to be void, otherwise to be and remain in full force in law.

Taken and acknowledged in open Court, the day and year aforesaid,

- 1 Ohio vs. John J. Mohler + W. Smith, Retailing &c. Continued.
- \* 3 Same vs. Jonathan Echelberry Retailing. Same
- \* 4 Same vs. James Craig Same Same
- \* 5 Same vs. Marshal Stutty Same Same
- \* 7 Same vs. Thomas Hill Assault & Battery, Same.
- \* 9 Same vs. Ann Cunningham Burglary Same.
- 11 Ohio vs. Retailing. Dismissed by Prosecuting Attorney.
- \* Gearing Seawille
- \* 13 Ohio vs. James Pullough Perjury. Cont.
- \* 17 John S. Parkinson vs. Appeal Continued.
- \* W. J. Goff, an insane person
- \* 18 Samuel Thompson vs. Jas. S. Parkinson Covenant Con.

18. Lorina Romine  
vs  
Samuel Baldwin

James  
Guth

Bastardy. Transcript filed Feb'y  
26<sup>th</sup> 1844. from docket of Wm  
Monaghan Esq. fees \$2.41 1/4  
February Term 1844 (a. 22) ~~sett.~~ recog-  
nized, June Term 1844 (a. 17) continued  
on new recognizance. Sept. T. 1844 (a. 28<sup>th</sup>)  
Settled and judgt. is. Left for costs.

~~sb/ Clerk 1.31  
Shff 48  
Justice 2.41 1/4  
4.20 1/4~~

sb Clerk 1.43  
Shff 98  
Justice 2.41 1/4  
\$4.82 1/4

J

Friday, September 27, 1844.

David Erwin, Isaac Campbell, E. N. Grigsby, David J. Culbertson, John Wallace, James Evans, Jacob Johnson, Samuel Baxter, Alexander Steuthers and Cromwell Fairbanks, who being duly empannelled and sworn well and truly to try the issue joined herein, heard the evidence in the case, the arguments of counsel and charge of the Court, and thereupon retired to consult of their verdict.

Whereupon the Court adjourned until tomorrow morning at half past eight o'clock.

Corrington W. Sealey  
Presdt. Judge.

Saturday, September 28th, 1844.

Court met pursuant to adjournment, present the same Judges as yesterday.

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Moses Jewett } Assumpsit.  
v. Lewis A. Stephens } This day came again the jury herein empannelled and sworn on yesterday, who upon their oath do find and say that the Defendant did assume and promise in manner and form as the Plaintiff hath above thereof declared, and do assess the damages of the Plaintiff at two hundred and sixty three dollars and twenty three cents. Therefore it is considered that the Plaintiff recover of the Defendant the said sum of two hundred and sixty three dollars and twenty three cents, his damages aforesaid assessed, and also his costs herein taxed at \$ . . . Ordered that the Defendant pay his own costs herein, taxed at \$ . . . Notice of appeal by Defendant.

Reuben

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Lorina Romine } Bastardy.  
v. Samuel Baldwin } It is suggested to the Court that this case is settled at the costs of Defendant. It is therefore ordered that the Defendant pay forthwith, the costs herein made, and in default thereof that execution issue.

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David C. Bartley } Trespass on the case, &c.  
v. George H. Black } The Defendant though three times called came not but made default. Whereupon it is considered that the Plaintiff ought to recover his damages by reason of the premises, and neither party requiring a jury, and the Court being fully advised in the premises, do assess the damages of the Plaintiff at two hundred and five dollars and sixty six cents. Therefore it is considered

Reuben