

Crawford County Genealogy

Remembering our Heritage — Enriching the Present — Ensuring the Future

2007 July

Larry M. Burmeister, 411 S. Redbud Ct., English, IN 47118



The Luke Wood Family about 1868. The children, not in the order pictured, but in their birth order, were: John, Emily, Martha, Mary, Susan, Emma, Lizzie and Frank. The youngest, Frank, was born in 1866. Luke Wood married Harriet McIntosh on 29 NOV 1847. This photo is on display at the Proctor House.

Luke Wood, Civil War Veteran

Luke Wood was born 09 NOV 1825 in Crawford County to Absalom and Ann Watson Wood. His parents are buried here in this family cemetery.

He grew up in this county and it was here that he married Harriett McIntosh on 29 NOV 1847. To this union were born 8 children: John, Emily, Martha, Mary, Susan, Emma, Lizzie, and Frank.

When the Civil War broke out 1861, Luke volunteered with the Marengo Light Guards.; serving in 1861 and 1862. He was drafted at 39 years old and mustered in 19 OCT 1864 at Jeffersonville as Private

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Bigger & Better Than Ever!

**Crawford Co. Hist. & Gene. Soc.
Annual July 4th Yard Sale.
Proctor House, July 4, 5, 6.**

Communications

From: "Hugh or Evelyn Jackson"
<oldfolks2@epowerc.net>
To: "Dean and Sharon Morris"
Subject: Joseph Baldwin
Date: Sun, 22 Apr 2007
Flks;

Do any of you have any record on Joseph Baldwin, who served in the Revolutionary War and may have died in Crawford County? His daughter, Margaret, married John Brock who served in the War of 1912 and is buried in Crawford County. —ej

From: Hugh or Evelyn Jackson<oldfolks2@epowerc.net>
To: Larry Burmeister
Subject: Barnett Info
Date: Wed, 18 Apr 2007

Philip;

I have done some researching in answer to your phone call in regard to the children born to the second marriage of Stephen Barnett. I have found Stephen had four children born to his marriage to Charlotte Lincoln. Stephen and Charlotte were married in Crawford County in 1919; Book "K", pg. 503. According to the newspaper obit in regard to the death of Woodrow Barnett.(one of the sons) the children of Stephen were Woodrow, Thomas, Hazel Barnett Davis and; Margie Barnett Hawkins.

Woodrow was born 29 MAR 1920 and died 15 NOV 2001. He married Thelma Duke 30 SEP 1939 in Crawford Co. Their marriage is located in Book "0" page #225. He and his wife had seven children—Kenny, Ronnie;Gary; Paul;Charlotte;Jean;and Cindy. Thomas Barnett is still living and is in a nursing home at Corydon in Harrison County. He married first to Margaret Duke (sister of Woodrow's wife) and after her death he remarried and she has since died. He and Margaret were the parents of four children; Martha, Debbie, Lisa and a son who I do not know his name. I know nothing of the two daughters of Stephen but will research more for you if you wish.

I must tell you about Stephen's second wife. I did not know who she was until you mentioned her maiden name being Lincoln; Then I remembered in my Denton family history that Deborah Denton who married George Washington Lincoln had a daughter named Charlotte; born 08 FEB 1892. And she had married Stephen Barnett 17 May 1919. And, yes, this was your Stephen. Deborah Denton Lincoln (Charlotte's mother) was a first cousin of my grand-

mother. (Another family genealogy discovered.) George Washington Lincoln was the son of Josiah Lincoln (Abraham's uncle) who settled here in present day Harrison County in Blue River Township, near where I live.

Any of these marriage records are available at the Crawford County Archives for \$1@. I volunteer there on Tuesday and will make copies and mail them to you if you wish.

Hope this answers some of your questions.

Evelyn Jackson 3765 Totten Ford Rd. NW.
Depauw, IN 47115-8252

Date: Thu, 3 May 2007

From: "jktechau" <jktechau@pacbell.net>
Subject: Re: Crawford County Probates
To: "Larry Burmeister" burmeisterlarry@yahoo.com>
Hi,

I wanted to let you know that I have received the will you sent. Thank you so much. It has caused quite a stir with family that I correspond with on-line. You may be hearing from another person that is looking for a copy.

Thank you so much for your help, and sending the copy.

Karyn

Date: Wed, 18 Apr 2007

From: "Bruce Pawlak" <PawlaKB@ips.k12.in.us>
To: burmeisterlarry@yahoo.com
Subject: Re: May Crawford Newsletter

Another wonderful Newsletter... I need to get off of my duff and send you something on the Shaw family...

From: ALHENA1@aol.com
Date: Wed, 18 Apr 2007
Subject: Re: May Crawford Newsletter To:
burmeisterlarry@yahoo.com
Larry,

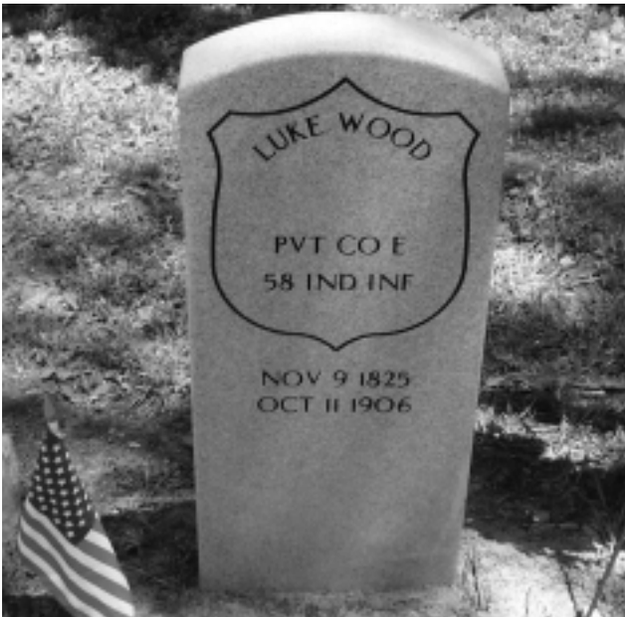
Thank you for the newsletter, I really appreciate being put on the receiving list. Is there any way for me to receive your previous newsletters?

Thanks Donnie

Donnie: Not at the present time. LMB



A later photo of the Luke Wood Family circa 1901 was provided by Jon Combs, an ancestor of Luke Wood. The photo has generated considerable discussion among the members of the Historical Society on whether it is a photo of the current Proctor House, or the old Hawkins House that once stood to the East.



New Stone Set For Luke Wood in the Proctor-Wood Cemetery

On May 19th, at the Proctor House Open House and a Luke Wood Dedication, a new stone was dedicated by the Cyrus Grabel Chapter, U.S. Daughters of the Union and the Milltown American Legion provided the Honor Guard. The Crawford County Historical and Genealogical Society sponsored the event. Jon Combs, an ancestor, was also at the dedication. More details are in the *Crawford Countian*.

Luke Wood Cont. From Page One

in Co. E. 58th Regiment, Indiana Infantry. He lost his right foot because of exposure. According to the Regimental History of the 58th IN Infantry; he could have been in the "March to the Sea" that began 15 NOV 1864 and ended 10 DEC 1864. Since this took place in winter, this is probably the time he lost his foot. "The March to Washington, DC" by way of Richmond ended 20 MAY 1865. A Grand Review was held on MAY 24 and he was mustered out 04 JUN 1865. The regiment moved to Louisville, KY in JUN and he was discharged 25 JUL 1865.

He returned to Crawford County, rejoined his family and fathered his last son, Frank, in 1866.

In the 1886 Veterans Listing he gives an address of Marengo, Liberty Township. He stated he was injured in service, lost his right foot; adding "I believe it was caused by exposure while in service from Atlanta to Washington".

Luke died 11 OCT 1906 one month short of his 81st birthday. He survived 41 productive years as a civilian with only one leg. Within 5 months his beloved wife, Harriett, joined him in death and she was placed beside her husband here in the Proctor Wood Cemetery owned by the Crawford County Historical and Genealogical Society.....May his soul rest in peace knowing that all of those present have come here to pay homage to a brave soldier buried among our midst.....The Society and all those present; salutes you, Private Luke Wood.....

(Above obit supplied by Evelyn Jackson to Ruth Terry to read at the dedication.)

CRECELIUS, Jesse E., Spring Valley Herald (January 29, 1914) Obituary

Jesse E. Crecelius was born Nov. 28, 1818, died Jan. 24, 1914, aged 95 years, 1 month and 26 days. He was married three times and to these unions nine children were born, four of whom survive him. They are: Thomas S. Crecelius, French Lick, Mrs. George Gilliett and Mrs. Will Woods of Washington, Ind. and Philipp C. Crecelius of French Lick, Ind. He was united with the Methodist Church at the age of 21 and lived a devout christian until death. He was patient and loving all through his last days and while on his bed of sickness continually thanked the Lord that he had been spared to serve his Master so long. The Family.

Spring Valley Herald (January 29, 1914) News Article - (Reprinted from the Louisville Courier Journal) Jesse E. Crecelius, 96 years old, a member of the Indiana Legislature in the 40s, and an uncle of C. F. Crecelius, Kentucky's Secretary of State, died at his home in French Lick, Ind., yesterday afternoon, according to a message received in Louisville last night by another nephew, J. T. Crecelius, of 923 South First Street. Infirmities of age caused his death. He became seriously ill several weeks ago and was confined to his room, although prior to that time enjoying health. The body was taken to Eckerty, in Crawford County, Ind., where he spent his youth and the greater portion of his life. Funeral services will be held there this morning. Mr. Crecelius was born in Crawford County and began the practice of Law at an early age. He did not participate in the Civil War. Crawford county boasted of sending more Federal volunteers per capita than any other county in the State, and he was forced to remain in charge of the county's business. He retired from the bar about fifteen years later and removed with his family to French Lick. He was married twice. His wife died thirty years ago. He is survived by his second wife, who formerly was Miss Ella Cummins, and five sons and daughters.

Spring Valley Herald (February 5, 1914) Second Obituary

Jesse E. Crecelius was born in Harrison County, Ind., Nov. 28, 1818, died in French Lick, Ind., Jan. 24, 1914. Aged 95 years, 1 month and 27 days. At the age of 22 he was married to Minerva C. Golden and settled on the farm near Eckerty, Ind., where he lived till Dec. 1911, when he moved with his family to French Lick. To this union were born seven children. His wife and all of these have preceded him to the better land, except Thomas S. Crecelius of French Lick. He was married the second time to Rosanah Crooks, to this union were born two girls, Mrs. George Gilliett

and Mrs. Will Wood, both of Washington, Ind. This wife died in 1887 and in 1889 he was again married to Miss Ella Cunningham of English, Ind., to this union was born Phillip Crecelius, who lives with his mother at French Lick. He was converted and joined the M. E. Church at the age of 21 and lived in the hope of eternal glory. He was noted all his life for his benevolence and kindness. No unfortunate one was ever turned from his door hungry. He was a kind husband and a loving father. The high esteem in which he was held was shown by the large crowd gathered at Eckerty to pay the last respect, where the funeral was preached by Rev. Holmes of the M. E. Church at that place on Sunday, Jan. 25, and he was laid to rest in the Eckerty cemetery. The Family.

CRECELIUS, Weaver J., Springs Valley Herald (April 24, 1919) Obituary - In memory of Weaver J. Crecelius, our dear son and brother who died in defense of liberty and righteousness on October 31, 1918 age 25 years, 11 months and 14 days. He was called to the colors and left his home at French Lick, Ind., June 25, 1918 for Camp Sherman, Ohio and on Sept 8 he sailed for France. He left home so cheerful and said he wanted to go to France and wrote cheerful letters home telling us not to worry about him for he was having a good time. He went with the 84th division but later was transferred to the 91st division 362 Inf. Company I.

Weaver was a kind and loving son and brother and was always kind and loving to his little nieces and nephews who were all so fond of him and not only to his relatives but seemed to be loved by all his friends and acquaintances. It is so hard to give up one who was so good and kind to us all, and he loved his home and never wanted to stay away for any length of time. He will always live in our memory and we look forward to a happy day when we will see him again, where there will be no war, but all will be peace.

He leaves to mourn three brothers, four sisters, father, mother, five nieces and two nephews who were just as dear to him as his own brothers and sisters.

Although Weaver never united with any church, he was a Sunday school boy and a great believer in Jesus and liked to read his word. He lived a straight, forward, moral life and we feel like God is good and able to take care of his own. He was the son of Mr. and Mrs. Thomas Crecelius.

(from www.chancesr.com/Genealogy/mcbride.htm — Sent by Roberta 4-27-07.)

Order Book A

Continued from last edition

May Term 1819 — 3rd Day

Wednesday, June 2, 1819.

Joseph Tibbs and Henry Barker — In Chancery.

The President having been concerned as council in the above cause, it is ordered by the Court that this Cause be certified into the Supreme Court.

Isaac Landriss and Moses Smith vs. David Raymond— In Chancery.

This day came the complainants by their counsel and filed their Bill praying a writ of information and subpena which was granted by the Court upon complainants entering into bond with security, which bond with security was taken and approved by the Court.

DAVID STEWART was discharged by the Court from any further service on the Grand Jury. The Grand Jury returned into Court the following as True Bills of Indictment:

- State of Indiana vs. John Luther — Larceny.
- State of Indiana vs. William Wilkerson — Stabbing.
- State of Indiana vs. Joseph Royse and William Wilbert — Sabbath breaking.

- State of Indiana vs. James Scott — Extortion.
 - State of Indiana vs. John Sturgeon — Perjury.
 - State of Indiana vs. Henry Barker — Larceny.
 - State of Indiana vs. Robert Osborn — Larceny.
- And having no further business were discharged by the Court.

IT IS ORDERED by the Court that the presentments for sabbath breaking be bounded over to Constant Williams, Esq. for prosecution.

ORDERED BY the Court that in all indictments found at this Term that a *capias* issue returnable on the first day of our next term with orders to the Sheriff on the service of the *capias* to take a recognizance from the defendants in the sum of one hundred dollars with one or more securities in the like sum of one hundred dollars.

IT IS ORDERED by the Court to be certified to the Board of County Commissioners that the Grand Jury served three days at the present term.

ON MOTION of Daniel A. McRae, a writ of *Ad quod damnum* is allowed him to condemn a mill seat

on the south east quarter of section of land numbered six, in township four South of range one East, of the Jeffersonville district of lands, and that the inquisition be held on the premises on Tuesday, the 15th of July, 1819.

Richard Partridge vs. Anthony Hollan — On Appeal.

This day came the parties and by the Court the defendent consenting, the rule for a new trial is discharged, Therefore it is considered by the Court that the Plaintiff recover of the defendent the sum of twenty six dollars the verdict aforesaid by the jurors and in manner and form aforesaid and appear with the costs of this cause before the justice of the peace together with his costs and charges by him about this suit in this behalf expended and the defendent in mercy.

AND AT THIS TIME came Isaac Kelms and undertook as security in the above cause for the plaintiff for the benefit of a loan for five months — and for which he endorsed some current bank paper in discharge of of the debt.

ON MOTION OF Jonathan Rice, Administrator of the estate of Isaac Edwards, deceased, by William P. Thomasson, as his attorney, it is ordered that William McKee, Alexander Frakes and Jacob Rice be appointed commissioners to convey a certain piece of land to John Peckenpaugh which said Isaac Edwards, deceased, gave his obligation in his life time.

DIVORCE, FINAL DECREE

Robert Samuels vs. Jane Samuels — Libel for Divorce.

On motion of the libellant by H. P. Coburn, Esq., his attorney, and it appearing to the satisfaction of the Court that the fact charges in the said libel was sufficiently proved, justifying the decreeing a divorce; It is Therefore Ordered and decreed by the Court, that the bans of matrimony heretofore existing between the said Robert Samuels and Jane Samuels be dissolved, and that the said marriage be null and void to all intents and purposes on behalf only of the said Robert Samuels and the Court Further Orders and decrees that the said Robert Samuels deliver or cause to be delivered to the said Jane Samuels a cow and calf of the value of twenty dollars or pay unto the said Jane Samuels twenty dollars in money and that the said Robert Samuels give security for the performance thereof.

THE COURT THEN Adjourned until tomor-

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Order Book A Continued

row morning at 9 O'Clock.

Henry Green & James Glenn.

Thursday, June 3, 1819
4th Day

Court met pursuant to Adjournment. Present: The Honorable Henry Green, Associate Judge and James Glenn, Associate Judge.

John T. Jamison vs. Isaac Ferree — Debt.

At this time came the parties by their attorneys and after argument had a new trial, it being granted to the Plaintiff on payment of costs and leave is given to the Defendant to amend his plea, which amendments are to be filed on or before the first week in August - next.

ORDERED THAT it be certified to the Board of County Commissioners that Thomas Golden attended upon the Grand Jury at this term at one dollar per day for three days.

ORDERED THAT James W. Hollis be allowed one dollar for guarding James McCullum and that it be certified to the Board of Commissioners.

ORDERED THAT Reuben W. Nelson be allowed five dollars for prosecuting at this term in cases where the Prosecuting Attorney was engaged for a Defendant and that it be certified to the County Commissioners.

ORDERED THAT Benjamin Stuart be allowed the sum of four dollars for three days and one night attendance on the Petit Jury at present term and that it be certified to the Commissioners.

ORDERED THAT Joel Thomasson be allowed the sum of six dollars for his service as Deputy Sheriff at the present term and that it be certified as above.

ORDERED THAT all cases not disposed of be continued.

ORDERED THAT Court adjourn until Court in Course.

Henry Green and James Glenn

Mountsterling, September 27th, 1819

At a Circuit Court held for the County of Crawford at the courthouse in the town of

Mountsterling on Monday, the 27th day of September, 1819. Present: The Honorable Henry Green, Associate Judge and The Honorable James Glenn, Associate Judge.

The Sheriff returned into Court a list of Grand Jurors, the following of whom were sworn, to-wit:

Lazarus Stewart, foreman	Thomas Stroud
James Spencer	Moses Justus
Jonathan Maxwell	James Kelems
John Peckenpaugh	James Harvey
William Potter	Malachi Monk
Jesse Toler	David Miller
Jonas Totten	James B. Land
Peter Funk	James R. Nance
Richard Black	

who having received their charge retired to consult of presentments and indictments.

WILLIAM P. Thomasson is reappointed Prosecuting Attorney for the county for the present term.

ON MOTION Joel D. Thomasson, Esq. was admitted to practice at this Court *ex gratia* having his license signed by only one judge, Also Daniel S. Bell, Esq. was admitted as an attorney and counsellor at law of this Court Whereupon they took the oath of office as prescribed by law.

ABRAHAM Vanwinkle & Robert Scott for good cause were excused from service at the present term as Petit Jurors.

State of Indiana vs. William Wilkerson — Counterfeiting.

This day came as well the Prosecuting Attorney and the Defendant Wilkerson in his proper person and thereupon came a jury, to-wit:

William McKee	William Sreatch
Robert Scott	Samuel McMahan
Edmond Golden	Arthur Whitehead
William Mory	Samuel Glenn
Lewis Wyman	William Goodman
James Bogard	Benjamin Weather

twelve good and lawful men who being elected tried and sworn well and truly to try the issue of traverse between the said State of Indiana and William Wilkerson, having heard the evidence and pleadings, retired from the bar to consult and after some time returned into Court the following verdict, to-wit: We of the jury find the Defendant not guilty. Samuel Glenn, foreman. — Whereupon the prisoner was discharged.

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Order Book A Continued

THIS DAY came William McKee, Alexander Frakes and Jacob Rice (commissioners appointed by this Court at their May Term last to convey a certain piece of land from the heirs of Isaac Edwards agreeable to the terms and effect of a bond given by said Isaac Edwards, deceased, in his lifetime to John Peckenpaugh, which is now here filed in the papers in the office.) personally into Court and acknowledged a Deed to John Peckenpaugh which is ordered to be here inserted on the records of the Court which and is in the words and figures following, to-wit: This Indenture made this twenty seventh day of September in the year of our Lord one thousand eight hundred and nineteen, between William McKee, Alexander Frakes, and Jacob Rice —commissioners appointed by the Crawford Circuit Court at their May Term in the year eighteen hundred and nineteen for the purpose of conveying a certain tract of land from the heirs of Isaac Edwards to John Peckenpaugh agreeable to the tenor and effect of a bond (which is in the work and figures following, to-wit: "I oblige myself, my heirs, executors and administrators to convey into John Peckenpaugh twenty nine acres of land, it being a part of the fraction whereon I now live, Section number thirty one and thirty two, township four south and range two east in the State of Indiana to the true performance of which I bind myself, my heirs as given from under my hand and seal this seventh day of January one thousand eight hundred and eighteen.

/s/ Isaac Edwards Sr.

Jonathan Rice

and pursuant to the act of the general assembly in case made and party of the one part and John Peckenpaugh of Crawford county and the State of Indiana of the other part witnesseth that the said William McKee, Alexander Frakes and Jacob Rice, commissioners acting under the authority aforesaid granted by the said Circuit Court and pursuant to the thirty third section of the Act of the General Assembly entitled "An Act Authorizing the Granting of Letters Testamentary and Letter of Administration for the Settlement of Intestate Estates And for Other Purposes" approved January the twenty ninth eighteen hundred and eighteen for and in consideration of the premises and the amount of the consideration paid the said Isaac Edwards, deceased, in his lifetime by the said John Peckenpaugh have granted bargained and sold and by these presents do grant bargain and sell into said John Peckenpaugh twenty nine acres of land agreeable to the bond, aforesaid and within the following bounds it appearing to the satisfaction of the said commissioners that the said twenty nine acres of land was

surveyed by Daniel C. Land for the said Isaac Edwards previous to his death, to-wit:

Beginning on the Ohio River at the upper corner of fraction thirty one thence south eighty three and one fourth degree west one hundred and twenty five poles to a stake in the original line of said fraction, thence south twenty degrees east sixty nine poles to the Ohio River, thence up the Ohio River and winding therewith to the beginning containing twenty nine acres be the same more or less, which twenty nine acres of land is situate lying and being in the County of Crawford and State of Indiana being fractional sections thirty one and part of fraction thirty two in township four South and range two East of the Jeffersonville District.

To have and to hold the said bargainer and sold to the said John Peckenpaugh, his heirs and assigns forever to his and their only proper use benefit and behalf forever and the said William McKee, Alexander Frakes, and Jacob Rice, commissioners as aforesaid, agreeable to the bond aforesaid pursuant to the power vested in them by the appointment aforesaid and according to the Act of Assembly aforesaid in such case made and provided for and on behalf of the heirs and legal representatives of said Isaac Edwards, deceased, do hereby covenant and agree with the said John Peckenpaugh that the said premises hereby bargained and sold now are now and forever hereafter shall remain free and clear of claim from all rights, title or claim of Dower or other incumbrance whatsoever and that they, the said heirs and legal representatives of the said Isaac Edwards, deceased, shall warrant and defend the said bargained and sold premises with all the appurtenances, tentements belonging or in anywise appertaining unto the said John Peckenpaugh and his heirs and assigns forever from the claim of them or either of them or of any other person whatever claiming or to claim the same in by or through them — In Testimony whereof the said William McKee, Alexander Frakes and Jacob Rice, commissioners as aforesaid have hereto set their hands and seals.

/s/ William McKee (his mark)

/s/ Alexander Frakes

/s/ Jacob Rice

Done in the presence of William Thomasson.

Ordered that Court adjourn until tomorrow morning 9 O'clock.

Henry Green & James Glenn

September Term 1819 — 2nd Day

Tuesday, September 28, 1819. The Court met

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Order Book A Continued

pursuant to adjournment.

Present: The Honorable Davis Floyd, president; James Glenn and Henry Green, associate judges.

State of Indiana vs. John Scaggs — Indictment for an Affary.

At this time came the Prosecuting Attorney on behalf of the State and the Defendant being three times solemnly called came not but made default and Christian Razor, Marcus Hoback and James Barker, his surities being three times commanded to bring in the body of said Defendant and failing so to do, it is ordered that a *scire facias* issue against said Defendants Christian Razor, Hoback and Barker to show cause at the next term if any they have, why judgement should not go against them — upon their recognizance and execution issue thereon.

State of Indiana vs. James McCullum — Indictment for Larceny.

At this time came the Prosecutor as well as the Defendant in his proper person upon which came a jury, to-wit:

- | | |
|------------------|----------------|
| William Screach | Samuel McMahan |
| Arthur Whitehead | Lewis Wyman |
| James K. Scott | William Osborn |
| Jacob Helvy | Edward G. Pyle |
| Caleb Longest | William Teague |
| James Lewis | John Tibbs |

twelve good and lawful men who being elected tried and sworn well and truly to try issue joined having retired from the Bar to consult, returned into Court the following verdict, to-wit: We the jury find the Defendant not guilty. James K. Scott, foreman. Whereupon the prisoner was discharged.

State of Indiana vs. Matthew Sturgeon — Indictment for Stealing

This day came Reuben W. Nelson, Prosecutor for the County in this course and the Defendant Sturgeon in his proper person and thereupon came a jury, to-wit:

- | | |
|--------------|------------------|
| William Hart | Samuel Glenn |
| James Bogard | Edward Golden |
| David Beals | Arthur Whitehead |
| John Lynch | Mark Hoback |
| William Way | William Rowe |
| Allan Riley | John Scott |

twelve good and lawful men who being elected tried and sworn well and truly to try the issue of traverse between the said State of Indiana and the Defendant having heard the evidence and pleadings retired from

the Bar to consult and after some time returned into Court the following verdict, to-wit: We of the jury find the Defendant not guilty. William Hart, foreman, and thereupon the prisoner is discharged.

State of Indiana vs. Thomas Morrow — Indictment for Larceny.

Continued and *pluries caprias* awarded to next term with endorsement for bail.

State of Indiana vs. Stephen Osborn — Indictment for Adultry.

Continued and *alias capias* awarded with endorsement for bail.

State of Indiana vs. Jeremiah Sturgeon — Indictment for hog stealing

At this time came the Prosecuting Attorney as well as the Defendant Sturgeon in his proper person upon which came a jury, to-wit: William Hart, Samuel Glenn, James Bogard, Edward Golden, David Beals, Arthur Whitehead, John Lynch, Mark Hoback, William Way, William Rouse, Allen Riley, and John Scott twelve good and lawful men who being elected tried well and truly to try the issue of traverse between said State of Indiana and the Defendant having heard the evidence and pleadings retired from the Bar to consult and after some time returned into Court the following verdict, to-wit: We the jury find the Defendant not guilty, Whereupon the Defendant was discharged.

State of Indiana vs. John Sturgeon — Indictment for Perjury.

At this time came the Prosecuting Attorney and the Defendant Sturgeon in his proper person and thereupon came a jury, to-wit:

- | | |
|------------------|--------------|
| Samuel Glenn | James Bogard |
| Edward Golden | David Beals |
| Arthur Whitehead | John Lynch |
| Mark Hoback | William Way |
| William Rouse | Allen Biby |
| John Scott | Lewis Wyman |

twelve good and lawful men who being elected tried and sworn well and truly to try the issue of traverse between said parties and having heard the evidence and pleadings retired from the Bar to consult and after some time returned into Court the following verdict, to-wit: We of the jury find the defendant not guilty. Lewis Wyman, foreman. Whereupon the Defendant was discharged.

State of Indiana vs. John Luther — Indictment for Larceny.

On motion of the Prosecuting Attorney that

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Order Book A Continued

an *alias capias* issue returnable next term and this cause is continued.

State of Indiana vs. William Wilkerson — Indictment for Stabbing.

On motion of Defendant by his attorney and on affidavit filed, ordered that this cause be continued.

William Wilkerson acknowledged himself indebted to the State in the sum of five hundred dollars and John Hollowell acknowledged likewise upon the condition that if William Wilkerson appear on the first day of the next term of this Court to answer an Indictment for Stabbing, then this recognizance to be void, else to remain in full force and virtue.

John T. Tomasson vs. Isaac Ferree, et al. — Debt.

Continued on affidavit and defendants costs.

Anthony Litsey vs. Charles Springer — Debt.

This day came the parties by their attorneys and the defendant came and filed a general demurrer orally to the Declaration, which was joined by the Plaintiff.

Charles Sanage, assignee vs. Allan D. Thom — Debt.

This day the parties by their attorneys and the Defendant by his attorney came and demurred orally, which after argument before the Court was overruled. Therefore — It is considered by the Court that for the want of a sufficient plea in this behalf pleaded the Plaintiff recover against the Defendant the sum of four hundred and twenty four dollars and seventy nine cents with interest thereon from the 30th day of March eighteen hundred and nineteen until paid together with the costs of this suit and the Defendant in mercy, he from which judgement of the Court the Defendant prayed for an appeal which was granted him upon his entering into bond with Joseph Tibbs on his security conditioned as the law directs within thirty days.

Allan D. Thom vs. Eli T. Harlan —

Continued.

This day came Reuben Mills personally into Court and acknowledged himself indebted to the State in the sum of two hundred dollars to be levied of his goods and chattels and tenements if default be made in this condition which is that if Eleanor Mills, wife of Reuben Mills, shall personally appear before the judges of our Crawford Circuit Court at the courthouse

Order Book A Continued

in Mountstealing on the first day of our February Term next and there to answer what may be objected against her and not depart said Court with out leave then this recognizance to be void, else to remain in full force and virtue.

ORDERED THAT Court adjourn until tomorrow morning 8 o'clock.

Davis Floyd

Mountsterling, September 29, 1819 3rd Day

Wednesday morning 9 O'clock, Court present as yesterday.

Moses Smith & Isaac Landress, Complainants vs. David Raymond, Defendant.

This day came the parties by their counsel and the Defendant by his counsel moved the Court to dismiss the Bill for want of equity, therein which motion being argued before judgement is given, Thereupon the Complainants by their counsel moved the Court for leave to amend his bill which was granted.

State of Indiana vs. James Scott — Indictment.

This day came as well the Prosecuting Attorney and the Defendant in his proper person and for plea says he is not guilty in manner and form as in the Indictment is charged against him and for his trial puts himself upon the county and the Prosecuting Attorney does likewise.

John J. Jamison vs. James Barker

This day came the parties by their attorneys and the Defendant having filed an affidavit moved the Court for change of venue on which motion the Court not being sufficiently advised of and concerning the premises take time to consider thereof.

State of Indiana vs. Henry Barker & Richard Osborn — Indictment.

This day came as well as the Prosecuting Attorney the Defendants by counsel and moved the Court to quash the Indictment for insufficiency, therein which motion after argument had thereon was overruled by the Court.

James Bogard vs. James W. Hollis — Debt.

Order Book A Continued

This day came the parties by their attorneys and the Defendant by his attorney moved the Court to quash the writ it being made returnable the 3rd day of the Term instead of the first, which motion after argument thereon is sustained — Therefore it is considered by the Court that the Defendant recover of the Plaintiff his costs in this behalf.

John Tigart, Plaintiff vs. Edward Martin, George Wyman, James Barker & Benjamin Huey.

This day came the Plaintiff by William Thomasson, his attorney and the Defendants being three times solemnly called came not, but made default — Therefore it is considered by the Court that the Plaintiff recover against the Defendants the sum of one hundred dollars, the debt in the Plaintiffs Declaration mentioned with six per cent interest thereon from the 27th day of April in the year 1819 until paid together with the costs of this suit and the Defendants in mercy.

Anthony Litrey, Plaintiff vs. Charles Springer, Defendant — Debt.

This day came the parties by their attorneys and the Defendant by his attorney moved the Court for leave to withdraw his demmur which was granted and the Defendant having filed there several special pleas on Defense motion and affidavit filed — This issue is continued until next term at Defendants costs.

John Bullock, Plaintiff vs. Christian Razor, Defendant.

This day came the parties by their attorneys and the Plaintiff having taken issue on the Defense pleas Thereupon came a jury, to-wit:

Martin Scott	William Sreatch
Thomas Davis	John Tibbs
Elisha Potter	James Bogard
Charles Springer	William Rouse
Edward Gotham	Samuel McMahan
Arthur Whitehead	William May

twelve good and lawful men who being elected tried and sworn well and truly to try the issue joined between the parties, having heard the evidence and pleadings retire from the Bar to consult and after some time returned into Court the following verdict, to-wit: We of the jury find for the Plaintiff fifty dollars in damages. Martin Scott, foreman.

Henry Barker, Plaintiff vs. Edward G. Pyle, Defendant.

This day came and the parties by their attorneys and the Defendant for plea says he is not guilty of the premises as charged against him in the Plaintiff's Declaration and for his trial puts himself on the county and the Plaintiff does the like, whereupon came a jury,

to-wit: (not listed). We of the jury find for the Defendant. Samuel Glenn, foreman. Therefore it is considered by the Court that the Defendant go hence without delay and that he recover against the Plaintiff for his false clamor in this behalf his costs and charges by him about his defence in his behalf expended and the Plaintiff in mercy.

Michael Harvey and Patsey Harvey vs. Wesley Jones.

By consent of parties this cause is dismissed.

Patsey Harvey vs. Wesley Jones and Alley Jones.

At this time came the Plaintiff by her attorney and discontinues her suit therefore it is considered by the Court that the Defendants recover of the Plaintiff the costs and charges by them about their defense expended and the Plaintiff in mercy.

John Tibbs vs. Henry Barker — Appeal.

At this time came the parties by their attorneys and the Defendant by his attorney moved the Court, when affidavit filed, to continue the cause which motion was granted on presentment of costs of the case in the present term.

Robertson Spencer vs. James Pollard.

Case continued.

State of Indiana vs. Henry Barker & Robert Osborn — Larceny.

At this time came as well the Prosecuting Attorney and the Defendants in their proper persons and on motion of Defendants by their attorney and on affidavit filed, ordered that this cause be continued.

AT THIS TIME came James Baker and John Hollowell by Henry Stephens, Esq., their attorney, and it appearing to the satisfaction of the Court that the said Barker and Hollowell are proprietors of the land in the *ad quod damnum* and inquisition mentioned, it is therefore ordered that they have leave to erect a dam ten feet high and build a mill pursuant to the inquisition of the jury on the North West half of the North West quarter of section five in the township three south of range one east.

AT THIS TIME came Daniel A. McRae and it appearing to the satisfaction of the Court that said McRae is proprietor of the land in the *ad quod damnum* and inquisition mentioned it is there considered by the Court that he have leave to erect a dam ten feet high and build a mill pursuant to the inquisition of the jury on the South West quarter of the South East

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quarter of section six in township four south of range one east.

Henry Andrew vs. Elizabeth Andrew — Divorce.

This day came the petitioner by his attorney and on his motion this cause is dismissed.

Ordered that Court adjourn until tomorrow morning 9 O'clock.

Davis Floyd.

September Term 1819 — 4th Day

Mountsterling, Thursday, September 30, 1819. Davis Floyd, president 2nd Circuit and Henry Green & James Glenn, associate judges

Thomas Andrew vs. Elizabeth Andrew — Divorce.

This day came the Plaintiff by his attorney and on his motion leave is given him to withdraw the papers in the case.

Barnabas Hughs, assignee of John Hughs vs. Jacob Froman, Jr.

Debt on transcript of Record from Bullit Circuit Court Kentucky. And now this day came the Plaintiff by William Thomasson his attorney and the Defendant in his proper person and the Plaintiff by his said attorney filed his transcript of record by which it appears the said Defendant is indebted by the judgement aforesaid in the sum of one hundred and seven dollars fifty cents with interest thereon at the rate of six per cent payable from the 25th day of December, 1807 one thousand five hundred dollars together with six dollars and eighty cents costs of suit and three dollars and twenty five cents costs of transcripts of the Recorder aforesaid, which said judgement was entered against the said Defendant on the 13th day of March, 1808 — The said Defendant says he can not gainsay the said record or matters and things therein nor that the said Plaintiff should not recover his said debt and costs together with interest thereon from the 25th day of December, in the year 1807 til paid together with costs aforesaid and the cost of this suit over the defendant in mercy.

Absalom Froman, Plaintiff vs. Jacob Froman, Defendant — Debt.

This day came the parties and the Defendant in his proper person says he cannot gainsay the demand of the Plaintiff but that he does owe the same.

— Therefore it is considered by the Court that the Plaintiff recover against the Defendant the sum of four hundred twenty nine dollars and fifty eight cents, the amount of the note filed with the Clerk with interest thereon from the first day of September, 1813 until paid with costs of this suit reserving equity . . . the Defendant in mercy. This judgement to be credited for the sum of ninety nine dollars paid 3 April 1816.

State of Indiana vs. John Churchill and Thomas Arbrey — On Sine facias.

On motion ordered an *alias scire facias* issue and course is continued.

John Jamison vs. Barker, etal. — Debt.

Motion for change of venue over ruled.

Elizabeth Andrews vs. Thomas Andrews

Defendant by H. H. Moore files her petition and course continues with order for summons to issue.

State of Indiana vs. James N. Scott — Extortion.

This day came as well the Prosecuting Attorney and the Defendant in his proper person and thereupon came a jury, to-wit:

Martin H. Tucker	David Beals
Jacob Froman Jr.	George Wyman
Arthur Whitehead	William Rouse
Samuel Glen	Martin Scott
Henry Fullenwider	Ebenezer E. Morgan
John Tibbs	William May

twelve good and lawful men who being elected tried and sworn well and truly to try the issue of traverse between the said State of Indiana and the Defendant Scott having heard the evidence and pleadings retired from the Bar to consult and after some time returned into Court the following verdict, to-wit: We of the jury find the Defendant guilty and make his fine two dollars and fifty cents. Henry Fullenwider, foreman. Upon which verdict for reasons filed a new trial was granted the Defendant.

Thomas Jones vs. Thomas Davidson

This day came the parties by their attorneys and on motion of Thomas Jones by his attorney, H. Stephens, to set aside the report of the Commissioners making partition of the fractional section of land numbered seven, eight and seventeen in range two east, township four south, lying on the Ohio river holden by and between said Thomas Davidson and Thomas Jones as tenants in common and make returnable to this Court, upon inspection of said report

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it appeared to the satisfaction of the Court that the said Commissioners had not proved the order made by said Court for the diversion of said land wherefore it is considered by the Court that said report be set aside and for nought held and esteemed, and it is further ordered by the Court on application of said Jones, by his counsel that Alan D. Thom, Seth Leavenworth and James Brown be appointed Commissioners to make partition of said land between said Thomas Davidson and Thomas Jones, a tenancy in common and that they meet on the premises on the second Monday of January, 1820 and proceed to make partition of the lands according to law — by consent no advantage is to be taken of the notice heretofore.

James Bogard vs. James W. Hollis

On motion of Plaintiff this cause was dismissed — Therefore it is considered by the Court that the Defendant recover of the Plaintiff his costs and charges by him about his defense in this behalf expended and the Plaintiff in mercy.

Martin H. Tucker vs. Constant Williams — Notice for fine money.

This day came the parties and by consent this cause is continued until the third day of next term and no advantage is to be taken of the notice.

Martin H. Tucker vs. Thomas N. Aubrey

Same order as above.

Martin H. Tucker vs. Daniel Weathers

Same order as above.

WILLIAM P. Thomasson is allowed twenty five dollars for his services as Prosecuting Attorney at the present term.

REUBEN W. NELSON, Esq., is allowed five dollars for his services as Prosecuting Attorney at the present term.

THE GRAND JURY is allowed each seventy five cents for four days attendance except Jonas Totten who served three days and this is ordered to be certified to the County Commissioners.

THOMAS L. GOLDEN is allowed four dollars for four days attendance on the Grand Jury at present term.

JOHN MILLS is allowed four dollars for four days attendance as Deputy Sheriff at present term.

MARCUS HOBACK is allowed one dollar for one days service as guard over Reuben Mills.

Joseph Tibbs vs. Henry Barker — Appeal.

This day came the parties by their attorneys and the Court being sufficiently advised of and concerning the premises, do reverse the judgement of the Justice, and it is considered that Defendant recover his costs against the Plaintiff in mercy.

THE GRAND JURY returned into Court the following as True Bills, to-wit:

State of Indiana vs. Elizabeth M. Curry — Bigamy.

State of Indiana vs. Thomas Andrews — Bigamy.

State of Indiana vs. Thomas Wright — Trespass, Assault & Battery.

ORDERED THAT the Sheriff take bail on the *carpais* on said Defendants in the sum of one hundred dollars and one security in a like amount.

Court adjourned until Court In Course.

Henry Green & James Glenn, Associate Judges.

At a Circuit Court continuance and held for the County of Crawford at the court house in Mount Sterling on Monday, the 28th day of February the year of our Lord one thousand eight hundred twenty. Present: The Honorable Davis Floyd, President 2nd Circuit, Henry Green and James Glenn, Associate Judges.

THE SHERIFF returned in to the Court a list of Grand Jurors the following of whom were sworn to serve, to-wit:

James Hart, foreman	Abraham Froman
Lewis Wyman	William Campbell
Peter Scott	Zenor Robinson
William Pearson	Landan Lawrence
John Lynch	Noah Ford
Francis Abel	Martin H. Tucker
Alexander Toney	Joseph Kincade
Elisha Moore	

who being sworn and received a charge from the Court retired from the Bar to consult of their presentments with Thomas L. Golden as Baliff to attend them.

ON MOTION ordered that William P. Thomasson be appointed Prosecuting Attorney during the pleasure of the Court.

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