

Crawford County Genealogy

Remembering our Heritage — Enriching the Present — Ensuring the Future

2007 August

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Some GOLDMAN Genealogy from The Web

[<http://brscnmj.net>]

(See web page for beginning information)

In North Carolina — Evidence of residence in Old Rowan County, 1753.

Notes: from Sandy Speight Peter Goldman is at the beginning of the south fork of the CRANE river 2 miles south of the granite quarry. That is the quarry that I told you about and George and Martin had land south of there. This means that this Peter Goldman is a son and grandson of our George and Martin. He must of inherited this land because I can't find the sale to Peter in my records. Daniel Boone's house is 20 miles North, Northwest of Peters between Hunting and Dutchman's Creek (this would of been Davie County after 1836). John Goldman had land more west than this. But then again he sold 121 acres of land in October 1800 to Lemuel Saunders on the shore of Anderson creek and A CORNER OF "THE FURNACE" LAND. Peter Goldman inherited land from his father or grandfather George, or Martin. And we now know where our Goldman's had land in North Carolina. Squire Boone owned land west of Daniel on the other side of Bear River no more than ten miles away. He got it by a Granville grant. I don't know when he sold it but 200 hundred acres changed hands in 1784. 1768 - Rowan County Tax List of John Ford shows "Martin Goldman". 1771 - John Goldman (First Chain bearer) Tyron County original land survey index.

Note: "A chain bearer is considered significant because such a person is therefore known to have been present at a certain location on a given day. Sometimes an individual will appear as a chain bearer but in no other public record of that time and place. The waterway's were indexed because it is frequently useful to know other landowner's in a given area."

Katherine Sullivan - Dellinger researcher. LINCOLN COUNTY, NC DEEDS NEW BOOK 3 & OLD BOOK 14 60. January 14, 1785 John Keeler to Christian Reinhart (sic): for 60E NC money sold 300 ac. in Lincoln formerly Tyron Co. on both sides of Hoyles Creek of south fork of Catawba River: granted May 15, 1772 to John Keeler. Signed John Keller & Jerusha's mark. Witness: Robert Blackburn and MARTIN GOLDMAN. Rec. July 1786 Book 3 p. 73; Book 14 p. 50. 1772 Rowan County Tax List: (partial - Davidson County area) taken by James Smith transcribed by Mrs. John W. Abell. Martin Goolman "George Martin Goldman Sr." ? ("Goolman" is the spelling that many of the Goldman's used in Indiana.) 1790 Lincoln County Court* January: ORDERED by the court that WILLIAM KING bring to our next court the son of his wife and orphan boy that now lives with him in order that he be bound out as the law directs. Issued.

Note: William King was to married Hannah (Dellinger?) Goldman on September 17, 1789. Hannah already had the two children also named Goldman and they are not listed as bastards; therefore, this Hannah may have been "Hannah Dellinger" daughter of Jacob Dellinger of Lincoln County, NC. who also lived on Leeper's Creek. ORDERED by the court that John Goldman (b. 1776) be bound unto Peter Hoyl until he arrived to the age of twenty one years being now thirteen years nine months old. Said Hoyl to learn said boy the weaving trade and to give him all the respects according to law. ORDERED by the court that Hannah Goldman (b. 1782) be bound unto Boston Buff until she arrived at the age of eighteen years. She being now seven years old, he to give her all things agreeable to law.

Land Records

Lincoln County Land Entries 1785 - 1795 #811 granted. GEORGE GOLDMAN claimed 50 acres on water's of Leeper's Creek: boarders George Dellinger, Jacob Dellinger, and William Dellinger entered February 17, 1794. April Court 1797 - Deed of sale from Daniel Asbury to JOHN GOLDMAN for 120 acres dated July 16, 1796 Proved by John Parr. January Court 1799 - Ordered by the court that Alexander Lorange, David Lorange, Basel Dorsey, Mathew Wilson, Peter Justice, Isaac Lorange, Sr., George Reel, David Abernethy, Jr., Frederick Link, JOHN GOLDMAN, Beal Bishop, Mathew Goodson, George Dellinger Jr., Jones Bradshaw & David Reel be a jury to lay off a road the nearest and best way from the Island Ford on the Catawba & Armstrong's Ford on the South Fork. -Deed of Sale from John Rentleman to Daniel Reel for 100 acres dated May 1799 proved by MARTIN GOLDMAN. Lincoln County, North Carolina Deed Book 20 - October 15, 1800 John Goldman (Lincoln Co.) to Lemuel Saunders (Same); for \$300 sold 121 acres on the water's of Anderson Creek; boarder: John Parr, a corner of "the furnace land" and Abraham Earhart; part of a grant (no date) to Abraham Earhart who sold to Daniel Asbury who sold July 16, 1794 to JOHN GOLDMAN. Signed John Goldman's mark; witness: J. Graham and Ibbey Graham. Rec. January 1801, Book 20 p. 62. 1232. February 9, 1805 William Dellinger (Lincoln Co.) to MARTIN GOLDMAN JR. and GEORGE GOLDMAN (same); for 30 silver dollars sold 137 ac on the water's of Leeper's Creek; boarder: Jacob Dellinger and William Dellinger. (signed) William Dellinger's mark; witness: John Derr jurat and George Reel. Rec. April 1805 Book 22 p, 322. 923. November 12, 1805 GEORGE GOLDMAN (Lincoln Co.) to Jacob Link (same); for 19 silver dollars sold 36 ac. on the water's of Leeper's Creek; boarder his own land, George Dellinger, & Jacob Dellinger; granted June 30, 1797 to GEORGE GOLDMAN (signed) George Goldman witness John Derr jurat and Andrew Stockinger (or Mockinger), Rec. April 1806, Book 21 p. 924. November 12, 1805 GEORGE GOLDMAN and MARTIN GOLDMAN JR. (Lincoln Co.) to Jacob Link (same); for 81 silver dollars sold 37 ac. on the water's of Leeper's Creek; boarder Jacob Dellinger and William Dellinger. (Signed) Martin Goldman (sic) and George Goldman; witness: John Derr jurat and Andrew Stockinger (or Mockinger), sic). Rec. April 1806, Book 21 p. 553. 172. July 27, 1807 William Dellinger (Lincoln County) to Jacob Link (same); for \$400. sold 359 acres on the water's of Leeper's Creek; boarder: an old corner on Little Creek, John Tarr, land George and Martin Goldman sold to said Link & 60 Acre tract; being (a) 60 acres granted Sept. 28,

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This Newsletter is a free e-mail newsletter published by me and sent to anyone interested in Crawford County, IN History or Genealogy. Not responsible for errors of commission or omission.

GOLDMAN FAMILY Cont.

1798 to William Dellinger, (b) part of 400 granted March 2, 1775 to Jacob and William Dellinger, & (c) part of a grant 1752 to Martin Dellinger who sold to Phillip Dellinger who sold to Henry Dellinger who sold to Jacob Dellinger who sold to William Dellinger (signed) William Dellinger's mark; witnessed: J. Graham, Abram Drupley, & GEORGE GOLDMAN jurat. Rec. October 1807, Book 23 p. 251. By 1810 George and Martin, and John Goldman are in Jefferson County, Kentucky. 526. October 9, 1810 - JACOB DELLINGER (Lincoln Co.) to MARTIN GOLDMAN, (JEFFERSON COUNTY, KY): 7 silver dollars sold 7.5 acres; boarder: his own land. Signed Jacob Dellinger's mark. Witness: Adam Hoopes & Henry Link. Rec. October 1810 Book 4 page 162: Book 401. 10" 203.

Note: Katherine Sullivan (researcher in Charlotte, North Carolina) thinks that "Big Jacob Dellinger" may be doing this for his grandchildren. "Hannah Dellinger" may have been married to a Goldman man first. Her Goldman children (John and Hannah) are not listed in the bastardy records. This research continues on the Dellinger/Goldman links.

Note: William Dellinger (possibly Hannah Dellinger "Goldman" King's brother) also went to Knox County, Indiana as well as John Helderman and Adam Like (- were in Indiana by 1817), and Louis Reel was in Indiana by 1802 as well as the Myer's. All of them were neighbors on Leeper's Creek in Lincoln Co., North Carolina. Like's son's were David, John, Elias, Jacob, and Moses. The Wehunt's, Like's, Dellinger's, and Link's all have family associations. (Jacob Goldman married Catherine Wehunt, Martin Goldman Jr. married Sally Link, and Sarah Goldman married Jacob Like). The Likes go back to Virginia.

Census Records

The Goldman's were landowners, but never were called for jury duty. This suggests a religious rejection of the necessity to swear an oath when serving on a jury. The court "did" respect those religious beliefs. In Knox County, Indiana the Dellinger's and Goldman's were both Lutheran. According to researcher Elaine Rowland, George Goldman was living with his son Martin Sr. when he died at 108 in Knox County, Indiana in 1820. 1810 Kentucky Census reads: George Goldman - Over 45 1 Female "Wife" - over 45, 1 male 26-45, 1 female 16-26, 2 males under 10, 1 Female under 10, John Goldman 26-45, 1 female Wife - 16-26, 1 male under 10, 3 males 10-16, 2 females under 10, Martin Goldman (Jr.?) 26-45, 1 female 16-26, 2 males under 10.

1810 census in Lincoln County, NC also has Jacob Goldman 1820 - Frederick Goolman also in Jefferson County, Kentucky.

George and Martin Goldman are on the 1820 Knox County, Census. George's household has: One male over 45, One female Over 45, One male 26-45, One female 26-45, 1 male 16-26, 1 female 10-16, 2 males 10-16, 3 females under 10, 1 male under ten. There are a total of 12 in the household. Martin Goldman's (Jr.?) household: 1 male 26-45, 1 female 26-45, 2 males 10-16, 3 males under 10, 1 female under 10. Total of 8 in the household.

By the 1830 census in Knox County, Indiana there are a total of 14 in Martin Goldman's household including his father George over 100 years old, but no females of similar age. There are also a male and female 50-60. 3 males under 5, 1 male 5-10, 2 males 15-20, 2 males 20-30, 1 female under 5, 1 female 15-20. Total of 14 in the household.

Children of JOHANN GOLDMAN and MARTIN are:

i. JOHN4 GOLDMAN, b. Abt. 1731; d. September 17, 1789, Lincoln County, North Carolina.

Notes for JOHN GOLDMAN: In the North Carolina State Archives, under Lincoln County Estates Records, there is an estate listed for a JOHN GOLDMAN 1800. 2.

ii. MARTIN GOLDMAN, SR, b. Abt. 1732.

Children of JOHANN GOLDMAN and UNKNOWN are:

iii. HENRY4 GOLDMAN, b. Abt. 1751, Tulpehocken Cree, Berks County, Pennsylvania *Host Reformed Lutheran Church; Stepchild. 4.

iv. JACOB GOLDMAN, b. Abt. 1753, Berks County, Pennsylvania; Stepchild. 5.

v. ROBERT GOLDMAN, b. Abt. 1754, Pennsylvania; d. 1807, Shelby County, Kentucky.

Generation No. 2

2. MARTIN4 GOLDMAN, SR (JOHANN GEORGE3, CONRAD2, CONRAD1) was born Abt. 1732. He married (1) ANNA MARGARET SCHMID March 19, 1754 in Host Ref. Church - Marion Twp. Berks Co., Tupehocken, PA by H. W. Stoy, daughter of GEORGE SCHMIDT. He married (2) BARBARA KELLER Abt. 1774.

Notes for MARTIN GOLDMAN, SR: Martin Goldman Jr., born 1775 in Ky, died between 1850-60 Crawford co., Indiana. Martin Jr. m Sarah "Sally" Link on 7 January 1805 in Lincoln Co., NC. They had 10 children. Their son, Henry Goldman, born January 1819 in Knox Co., Indiana, m. 29 Nov 1842, Knox Co., Indiana, Margaret Thacker, dau. of Abel Thacker (son of Benjamin and Anna Grubbs of Goochland Co., Va.) and Anna Lu Baldwin (da of Joseph Baldwin and Martha Glendennin). Henry m.(2) 8 Nov 1866, Elizabeth Mason.

George Goldman, Martin Goldman Sr. and Martin Jr., sold their land in Lincoln Co., NC in 1805 to Jacob Link, and they all moved to Jefferson Co., Ky. where they are listed in the 1810 census.

Then between 1810 and 1820 they moved to Knox Co., Indiana, near Vincennes. The 1800 census of Lincoln Co., NC., there are the following Goldman men: Henry, born 1750-60, page 842. 1 Martin, born 1750-60, page 855. 1 John, born 1760-70, page 855. 1 George Goldman was not in the 1800 Lincoln co., NC census but he sold his land there in 1805 so he may have been missed on the census. George Goldman died at 108 years old between 1830-40. In 1830 he was living with Martin Goldman Sr. He was put on a road crew in Knox Co., Indiana, when he was over 100 years old - so he either was in good shape or the road supervisor didn't know him at all. In 1820 Knox Co. Ind. census: p 91: George and Martin Sr. are listed.

In 1820 Crawford Co., Ind. census, p 8: John Goldman and John Goldman Jr. are listed. In 1830 Knox co., Ind. census, p 249: Martin Goldman Jr. and Samuel Goldman are listed, and George was in Martin Sr.'s HH.

In 1830 Crawford Co., Ind. census, are the following: Daniel Goldman, born 1790-1800 1 Moses Goldman 1 Frederick Goldman, born 1770-80 S.C. 1 John Goldman, born 1760-70 1 John Goldman Jr., born 1790-1800 1 Jacob Goldman, b. 1810-1820 1

In the 1840 Crawford co., Indiana, census, the name, Goldman, was written: Goolman and Goulman. The Goldman Cemetery is on a hill near Taswell, Crawford Co., Indiana, and is well maintained, and absolutely beautiful. Many of the stones are ancient and they need to be carefully read for dates. Elaine Rowland

Children of MARTIN GOLDMAN and ANNA SCHMID are: i. HENRY5 GOLDMAN. ii. SAMUEL GOLDMAN. Notes for SAMUEL GOLDMAN:

1830 Knox County Indiana Census; White Males: Columns A and B column A=white males 0 to under 60 column B=white males 60 to over 100 A-1 under 5 B-1 60-under 70 A-2 5-under 10 B-2 70-under 80 A-3 10-under 15 B-3 80-under 90 A-4 15-under 20 B-4 90-under 100 A-5 20-under 30 B-5 over 100 A-6 30-under 40 A-7 40-under 50 A-8 50-under 60 White Females: Columns C and D column C=white females 60 to over 100 column D=white females 60 to over 100; C-1 under 5 D-1 60-under 70 C-2 5-under 10 D-2 70-under 80 C-3 10-under 15 D-3 80-under 90 C-4 15-under 20 D-4 90-under 100 C-5 20-under 30 D-5 over 100 C-6 30-under 40 C-7 40-under 50 C-8 50-under 60 FREE COLORED: Columns E and F column E=Free Colored Males column F=Free Colored Females E-1 under 10 F-1 under 10 E-2 10-under 24 F-2 10-under 24 E-3 24-under 36 F-3 24-under 36 E-4 36-under 55 F-4 36-under 55 E-5 55-under 100 F-S 55-under 100 E-6 100 and up F-6 100 and up

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GOLDMAN FAMILY Cont.

Page # Surname Given name column A column B column C column D column E column F

249 GOLDMAN Martin 31022001 00001 10011001 249 GOLDMAN Samuel 00000100 01000100 iii. MOSES GOLDMAN, b. Abt. 1765. 6. iv. MARTIN GOLDMAN, JR., b. Bet. 1775 - 1783, Jefferson County (?), Kentucky; d. May 05, 1852, Patoka Township - Crawford County, Indiana *Buried in Mount Eden. v. JACOB (GOOLMAN) GOLDMAN, b. Abt. 1786, Rowan County, North Carolina; m. CATHERINE WEHUNT, March 02, 1808, Lincoln County, North Carolina.

Notes for JACOB (GOOLMAN) GOLDMAN: Jacob Goolman (Goldman) is listed on the 1810, 1830, 1840 Lincoln Census. His name is not in the 1820 census abstract book which I have. He may have been missed in the census, or it may be an oversight of the fellow who compiled the abstract book. The 1810, 1830, 1840 listing places him to the north of Lincolnton, the county seat.

Notes for CATHERINE WEHUNT: Her marriage bond was signed by her brother, William Wehunt.

Catherine Wehunt married Jacob Goldman on Mar. 2, 1808 in Pennsylvania. I believe I may have more info but need to look it up. Most of what I have came from the book "They didn't blow in on the Wind" by Rita Wehunt Black.

vi. FREDERICK GOLDMAN, b. 1787; m. VIENNA BARNES.

Notes for FREDERICK GOLDMAN: 1870 Indiana Census. 1880 Vincennes, Knox County Census shows: Frederick Goldman b. 1848 Hanover Sophia b. 1848 Hanover Minnie Goldman b. 1869 Hanover Dora Goldman b. 1877 Hanover Ida Goldman b. 1879 Indiana

7. vii. CATHERINE GOLDMAN, b. 1815; d. Leavenworth, Jennings Twp, Crawford County, Indiana. 8.

viii. SUSANNAH GOLDMAN, b. 1816, Kentucky. ix. PETER GOLDMAN.

3. HENRY4 GOLDMAN (JOHANN GEORGE3, CONRAD2, CONRAD1) was born Abt. 1751 in Tulpehocken Cree, Berks County, Pennsylvania *Host Reformed Lutheran Church. He married UNKNOWN 1772.

Notes for HENRY GOLDMAN: On the 1790 census, Tulpehocken Township, Berks County, with 3 males over the age 16, (including Henry), 3 males under age 16, and 5 females. (Including wife). Child of HENRY GOLDMAN and UNKNOWN is: 9. i. MICHAEL5 GOLDMAN, b. Abt. 1789.

4. JACOB4 GOLDMAN (JOHANN GEORGE3, CONRAD2, CONRAD1) was born Abt. 1753 in Berks County, Pennsylvania. He married UNKNOWN Abt. 1776 in Berks County, Pennsylvania.

Notes for JACOB GOLDMAN: On the 1780 census, Oley Township, Berks County, with one male over the age of 16, (Jacob) 2 males under the age of 16 and 3 females. Oley Township was the home of Squire and Sarah (Morgan) Boone before they moved to Caolina in 1750. Squire Boone, Jr. was born there October 4, 1744. His parents sent him back to Pennsylvania, at age 16, to learn the gunsmith trade, from his uncles. He was a resident of Shelby County, Kentucky when he made a visit to relatives in Oley Township in 1792, his son Enoch, was with him on that visit. Squire Jr. may have influenced Jacob Goldman to move to Kentucky with him, when her returned to Shelby County in 1794. His two sons (under the age of 16 in 1790).

Children of JACOB GOLDMAN and UNKNOWN are:

i. JACOB5 GOLDMAN, d. 1830, Hardin County, Kentucky. Notes for JACOB GOLDMAN: Will Book D.

ii. GEORGE GOLDMAN.

Notes for GEORGE GOLDMAN: On the 1810 census in Jefferson County, Kentucky. His household included a male and a female, both over the age of 45 (his parents (?) born before 1764). He was age 26 to 45, with a female, age 16 to 26, also 2 males and 1 female, under the age of 10.

1 5. ROBERT4 GOLDMAN (JOHANN GEORGE3, CONRAD2, CONRAD1) was born Abt. 1754 in Pennsylvania, and died 1807 in Shelby County, Kentucky. He married (1) UNKNOWN Bef. 1774. He married (2) ELIZABETH MARTIN 1804.

Notes for ROBERT GOLDMAN: Robert Goldman was in Woodford County, Kentucky in 1795. If he did come from Pennsylvania, and he was Elza's father, he had to be a son of Johann George Goldman. Birthdate of Robert's son made him too old to be the son of Henry. (One son of Henry found in Berks County). His marriage bond was signed by Louis Easterday. Elizabeth was surely his second wife. They lived in Shelby County when he made his will, witnessed by Bland W. Ballard and John Wilcox. It was entered for probate in the October term of 1807 Court. Wife, Elizabeth Goldman named as his executor. Property appraised by George Wilcox, Elijah and Thomas Shanks Jr. Final settlement was made 25 April 1808. Robert names heirs - Sarah, Susannah, Edward Goldman, and Lucy Boone. Enoch and Eliza Boone sold land on the forks of Elkhorn Creek to widow, Elizabeth Goldman, in 1825. Robert's son, Edward lived in Natchez, Mississippi by 1826.

Notes for ELIZABETH MARTIN: In 1807 during the October term of court Elizabeth Goldman, the second wife of Robert Goldman, was named the executor of her husband's will. The property was appraised by George Wilcox, Elijah and Thomas Shanks, Jr. Enoch and Eliza Boone sold land on the forks of the Elkhorn Creek to the widow, Elizabeth "Martin" Goldman in 1825. Robert's son Edward lived in Natchez, Mississippi by 1826.

Children of ROBERT GOLDMAN and UNKNOWN are:

i. SARAH5 GOLDMAN. 10.

ii. ELIZA "LUCY" GOLDMAN, b. 1775, Pennsylvania or Virginia; d. 1855, Meade County, Kentucky *Buried on the Weather's farm - Garnettsville, Kentucky.

iii. EDWARD GOLDMAN, b. March 15, 1789.

iv. SUSANNAH GOLDMAN, b. Abt. 1795; m. ABOURN STROUD, July 18, 1817, Harrison County, Indiana.

Generation No. 3

6. MARTIN5 GOLDMAN, JR. (MARTIN4, JOHANN GEORGE3, CONRAD2, CONRAD1) was born Bet. 1775 - 1783 in Jefferson County (?), Kentucky, and died May 05, 1852 in Patoka Township - Crawford County, Indiana *Buried in Mount Eden. He married SARAH "SALLY" LINK January 07, 1805 in Tyron, Lincoln County, North Carolina -by Lemuel Saunders, Jr, daughter of JOHN LINK and MARGARET.

Notes for MARTIN GOLDMAN, JR.: Martin Goldman is buried at the Mount Eden Cemetery in Crawford Co. Indiana. His grandson Moses, son of Henry Goldman, was buried beside him. He was a land surveyor as well as a farmer. His children's names also appear as GOOLMAN on the records in Indiana.

Children of MARTIN GOLDMAN and SARAH LINK are:

i. SOLOMON6 GOLDMAN/GOOLMAN, b. Abt. 1806.

ii. SAMUEL GOLDMAN, b. August 1807. 12.

iii. MARY "HANNAH" GOLDMAN, b. June 10, 1808, Lincoln County, North Carolina; d. *Buried at the Old Methodist Church in Chapel Hill. 13.

iv. SIMON GOLDMAN, b. Abt. 1807, Jefferson County, Kentucky; d. 1844, Knox County, Indiana. 14.

v. HENRY (GOOLMAN) GOLDMAN, b. January 11, 1816, Knox County, Indiana; d. April 27, 1907, *Buried at the Goldman Cemetery - Taswell.

vi. JACKSON GOLDMAN, b. 1818.

vii. MOSES (GOOLMAN) GOLDMAN, b. 1823, Knox County, Indiana; d. February 12, 1896, Birdseye, Dubois County, Indiana *Buried in the Birdseye Cemetery.

viii. SARAH GOLDMAN, b. 1825, Knox County, Indiana.

ix. CATHERINE ANN "KATE" GOLDMAN "WILSON", b. November 29, 1826, Sullivan County, Indiana; d. December 30, 1908, Taswell, Crawford County, Indina *Buried Goldman Cemetery.

x. NANCY GOLDMAN/GOOLMAN, b. 1828, Knox County, Indiana; m. WESTLEY SMITH, November 15, 1849, Crawford County, Indiana.

Notes for NANCY GOLDMAN/GOOLMAN: In the 1850 census, Nancy Goldman and her new husband, Wesley Smith, are living with Martin Goldman.

Notes for WESTLEY SMITH: Abner Smith married Elizabeth Stuckey 1839 - Pike County, IN. 7. CATHERINE5 GOLDMAN (MARTIN4, JOHANN GEORGE3, CONRAD2, CONRAD1) was born 1815, and died in

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GOLDMAN FAMILY Cont.

Leavenworth, Jennings Twp, Crawford County, Indiana. She married WILLIAM F. WILLIAMS.

Notes for WILLIAM F. WILLIAMS: Blacksmith Children of CATHERINE GOLDMAN and WILLIAM WILLIAMS are: i. SARAH A.6 WILLIAMS, b. 1839. ii. SAREPTA WILLIAMS, b. 1844. iii. ZUBAH JANE WILLIAMS, b. 1847. iv. HENRY C. WILLIAMS, b. 1850. 8. SUSANNAH5 GOLDMAN (MARTIN4, JOHANN GEORGE3, CONRAD2, CONRAD1) was born 1816 in Kentucky. She married PETER PECKENPAUGH October 20, 1831 in Crawford County, Indiana.

Children of SUSANNAH GOLDMAN and PETER PECKENPAUGH are:

- i. MARY6 PECKENPAUGH, b. 1833.
- ii. WILLIAM PECKENPAUGH, b. 1839.
- iii. LARASHA PECKENPAUGH, b. 1842.
- iv. JOHN PECKENPAUGH, b. 1844.
- v. NICHOLAS PECKENPAUGH, b. 1845.
- vi. ISAAC PECKENPAUGH, b. 1847.

9. MICHAEL5 GOLDMAN (HENRY4, JOHANN GEORGE3, CONRAD2, CONRAD1) was born Abt. 1789. He married MARIA LOSER April 17, 1812 in Mt. Zion Township, Lebanon County, PA *Zoar Evangelical Lutheran Church.

Children of MICHAEL GOLDMAN and MARIA LOSER are:

- i. CATHERINE6 GOLDMAN, b. September 06, 1812, Jackson Twp., Lebanon County, PA (Formed in 1813). 19.
- ii. MICHAEL GOLDMAN, b. December 1813, Mt. Zion Twp., Lebanon County, PA *Zoar Lutheran Church.
- iii. JOHN GOLDMAN, b. March 27, 1815, Mt. Zion Twp., Lebanon County, PA *Zoar Lutheran Church.
- iv. HENRY GOLDMAN, b. May 16, 1817, Jackson Twp., Lebanon County, PA *Salem Evangelical Lutheran Church.

10. ELIZA "LUCY"5 GOLDMAN (ROBERT4, JOHANN GEORGE3, CONRAD2, CONRAD1) was born 1775 in Pennsylvania or Virginia, and died 1855 in Meade County, Kentucky *Buried on the Weather's farm - Garnettsville, Kentucky. She married ENOCH MORGAN BOONE February 08, 1798 in Shelby County, Kentucky *Married by Squire Boone, son of SQUIRE BOONE and JANE VAN CLEVE.

Notes for ENOCH MORGAN BOONE: At age 16 Enoch hired on September 1792 as assistant wagon driver for Ben Applegate to drive wagons to Pittsburg from Berks County. From there he took a boat down the Ohio to Limestone (Maysville, Kentucky) and then went overland to his sister's house 4 miles north of Shelbyville. Enoch more than likely met Elia "Lucy" Goldman there in Berks County. She was age 17 and he was 16. Squire and Jane returned to Shelby County in 1794 and they may have persuaded some of the Goldman men to go with them to Kentucky.

Enoch served in Bland Ballard's Militia company at age 17.

After his marriage he bought "Wells Station", 3 miles north of Shelbyville where they lived for two years. He leased the station to Joseph Byran and moved to his father's new station on Fox Creek where Squire had a warrant for 300 acres. They lived there until they went to Indiana in 1804.

Squire left Kentucky in 1802. He visited Daniel in Missouri and started building a house there, but Enoch came and persuaded him to come back home. He thought of the "Grassy Valley" on Buck Creek he had seen in Harrison County, Indiana. So they decided to go there.

Enoch received a Captain's commission from Gov. Harrison and served in the Militia in 1805. He was engaged in flat bottom boating on the Ohio and the Mississippi Rivers - to New Orleans - from 1810-1827. Edward Goldman was a likely crew member when he saw the town of Natches, Mississippi.

When they got to New Orleans the boats were sold for lumber and they returned on horseback to Natches.

Children of ELIZA GOLDMAN and ENOCH BOONE are:

- i. ELIZA6 BOONE, b. December 1799, Shelby County, Kentucky;
- m. LOUIS WEATHERS, Meade County, Kentucky.
- ii. AMANDA BOONE, b. Abt. 1801, Shelbyville, Kentucky; m. JAMES HALL, Meade County, Kentucky.

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- iii. JANE "LUCY" BOONE, b. Abt. 1803, Shelbyville, Kentucky;
- m. COLLINS FITCH, Meade County, Kentucky.
- iv. NELSON BOONE, b. Abt. 1805, Harrison County, Indiana;
- m. PHEOBE MORGAN, November 22, 1832, Eaton, Ohio.
- v. MINERVA BOONE, b. Abt. 1807, Harrison County, Indiana;
- m. GILL, Meade County, Kentucky.
- vi. WHITEFIELD BOONE, b. Abt. 1809, Harrison County, Indiana.
- vii. CORNELIUS (CARNEAL) BOONE, b. Abt. 1811, Harrison County, Indiana.

Read the Rest on the Web

Archives Happenings

May was a busy month for the archives as we had about 17 people come in doing genealogy research. Some of those coming in were:

Sandy & John Lefler, researching the Satterfield name.

Bob Wright, researching the Baggerly name.

Henry Laswell, researching the King name.

Lewis Mitchell, researching the Baggerly name.

Sam Byerly from N. H., researching the Denton, Byerly, Merryman and Crecelius names. He spent three days with us.

Renee Mercer and Carla Means researching the Enlow name.

Jane Clark became a new member.

The Porter's from Alton, IL.

Wilma Hart of Ft. Wayne, researching the Schoonover, Totten and Radcliff names.

Lyn & Dale Eckerty, researching the Eckerty name.

Theresa Bowers of Shelbyville, IN stopped in. Gary & Rosie Ridenour of Indpls, researching the Ridenour and Conrad names.

In June Darrel Smith of Gosport, IN came in researching the Culver family.

Gary & Sandy Love of Louisville researching the Reynolds family name.

Jo Woolslayer of Charlottesville, IN researching the Dooley and Keys familys.

The Archives are open four days a week, Monday, Tuesday, Thursday and Friday. The hours are from 10 A.M. to 2 P.M.

We keep the same holiday schedule as the Court House.

We are also open by appointment for our out-of-town guests, just check in at the Crawford County Library and they will attempt to locate a volunteer to help you.

Order Book A

Continued from last edition

February Term 1820 — 1st Day

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

On motion of the Prosecuting Attorney a *nolle prosequi* is entered.

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

On motion of the Prosecuting Attorney this cause is continued and ordered that an *alias pluries capias* issue with orders to the Sheriff to take bail in the sum of one hundred dollars on the service of said writ.

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

On motion of the Defendant by his attorney and affidavit filed, this cause is continued until next term.

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

On motion of the Defendant by his attorney to quash this cause is continued till tomorrow morning for argument.

State of Indiana vs. James Scott — Indictment for Extortion.

On motion ordered that this cause be continued until tomorrow morning for argument.

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

On motion of the Prosecuting Attorney this cause stands continued until next term and on further motion ordered that a *pluribus capias* issue directed to the Sheriff of the county with orders to take bail in the sum of _____ dollars.

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

On motion of the Prosecuting Attorney ordered that this case be continued until next term and as a further motion it is ordered that an *alias capias* issue.

State of Indiana vs. Peter Wright — Indictment for Assault & Battery.

Now at this day came as well the Prosecuting Attorney and the Defendant in his proper person and

the Indictment being read and demanded of said Defendant as whether or not he was guilty in manner and form as charged in said Bill says he is guilty as set out against him in said Indictment. It is Therefore considered by the Court that he make his fine to the State of Indiana for the use of Crawford County in the sum of five dollars together with costs of prosecution and stand committed till sentence be performed.

State of Indiana vs. Thomas Andrews — Indictment for Adultry.

On motion of the Prosecuting Attorney ordered that this cause be continued till next term and his further motion ordered that an *alias capias* be issued.

ON MOTION Ordered that Hugh Ross and Samuel Liggett be admitted to practice as attorneys and counsellors at law in the Crawford Circuit Court whereupon they took the oath required by law in such cases.

WILLIAM WILKERSON acknowledges himself to owe and stand indebted to the State of Indiana in the sum of five hundred dollars and Henry Barker, James Payton, James Barker and Nathan Sturgeon, his surities acknowledge themselves to also stand indebted to the State of Indiana in the sum of two hundred fifty dollars to be levied of all respective goods and chattels, lands and tenements if default be made in the following condition, to-wit: That said William Wilkerson be and appear on the first day of the next Circuit Court at the court house in Mount Sterling then and there to answer an Indictment made pending in said Court against him and not depart without leave of said Court.

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

Davis Floyd

February Term 1820 — 2nd Day

Tuesday morning Court met pursuant to adjournment.

Present: As yesterday.

State of Indiana vs. Thomas H. Aubry — On a Recognizance.

This day came as well the Prosecuting Attorney as the Defendant in his proper person and the

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Order Book A Continued

Defendant by Dunbar, his attorney, moved to dismiss the cause on the grounds of the Return being signed by the Deputy Sheriff, which motion was over ruled whereupon the Prosecuting Attorney moved for a judgement which motion was not sustained. The Defendant by his attorney moved over of the band and it being read to him he entered a plea of manifaction which plea issue was formed whereupon came a jury, to-wit:

Thomas Davis	William Teage
Andrew Kincaide	John Jewell
John Landry	Factor Knox
Thomas Maxwell	James K. Scott
Edward Golden	Wiliam Wilkey
William Babb	Samuel Glenn

twelve good and lawful men who being elected tried and sworn well and truly to try the issue between the State of Indiana and Thomas H. Aubrey and a true verdict give according to evidence, after hearing the testimony and arguments of council and receiving a charge from the Court retired from the Bar to consult of their verdict and after some time returned into Court the following verdict, to-wit: "We of the jury find for the Defendant." Thomas Davis, foreman.

State of Indiana vs. John Underhill — Adultry.

On motion of the Prosecuting Attorney Ordered that a *capias* issue directed to the Sheriff of Harrison County with orders to hold the Defendant and to bail in the sum of two hundred and fifty dollars and one security in a like sum.

State of Indiana vs. James K. Scott — Indictment for Extortion.

This day came as well the Prosecuting Attorney and the Defendant in his proper person and said Defendant by his attorney says he is not guilty as charged in the said Bill of Indictment and for his trial puts himself upon the county and the Prosecuting Attorney doth likewise, Therefore came a jury, to-wit:

Thomas Maxwell	Andrew Kinkade
Thomas Roberts	Jacob Rice
David Jones	William Mathers
David Wallis	John Jewell
James Payton	John Landry
Factory Knox	William Wilkey

twelve good and lawful men well and truly to try the issue between the State of Indiana and James K. Scott after hearing the evidence and arguments of council and receiving a charge from the Court, retired from the Bar to consult and after some time returned in the Court the following verdict, to-wit: "We of the jury find

the Defendant guilty of over charging eighty and a fourth cents". Thomas Roberts, foreman. Whereupon the Defendant obtained a Rule to show cause why a new trial should not be had.

John G. Jamison vs. Isaac Free . . . — Debt.

On Motion of the Defendant and by his attorney and affidavit filed, this cause is continued till next term and at Defendants costs. And on said Defendant further motion, it is ordered that an attachment issue for John Davidson and Thomas C. Davis directed to the Sheriff of Harrison County with orders to take bail in the sum of one hundred dollars for their appearance and it is further Ordered that the Clerk of the Court issue a *subpoena duces tecum* to Richard French of Harrison County, commanding him to bring up his Docket in which the business of Free & Barker is contained.

Allen D. Thom vs. Eli T. Harlin — Debt.

The Defendant being three times solemnly called and came not but made default, Whereupon the Plaintiff by his attorney moved the Court for a judgement which Motion was granted.

It is therefore considered by the Court that the said Plaintiff recover of said Defendant the sum of three hundred and four dollars and thirty-eight cents with interest thereon after the rate of six per cent per annum from the 13th day of August, 1819 together with his costs by him in this behalf.

Thomas Highfull vs. Thomas N. Aubry — Debt.

Dismissed.

Nathan Jacob vs. Jacob Froman and Greenburg Doney — Debt.

This cause is continued till next term and the Defendant moved the Court to instruct the Sheriff to amend his return which instruction was given and the return amended.

William Peterson vs. Allen D. Thom — Debt.

The Defendant by his attorney moves the Court to setaside the return upon the grounds that it was made by the Deputy Sheriff which motion was over-ruled; Whereupon the Plaintiff by his attorney moved the Court for a judgement which motion was sustained.

It is therefore considered by the Court that the Plaintiff recover of the said Defendant the sum of one hundred and fourteen dollars and fifty-six cents with interest thereon after the rate of six per cent per annum from the 22nd day of June, 1819, together with

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Order Book A Continued

costs in this behalf expended.

PETER MCMICKLE, a Petit Juror, appeared in Court and made his excuse for his non-attendance and was released from further services.

JAMES BROWN, who was summoned as a Grand Juror and failed to attend made appearance in Court and rendered satisfactory reasons for his absence and was released by the Court from further services.

DAVIS FLOYD, President, steps down from the Court.

Davis Floyd, assignee of William Harden Jr., who was assignee of Ephraim Johnson

vs. Jacob Froman, Jr. — Debt.

This day the Defendant came into Court and confessed judgement for the sum of one hundred and sixty dollars with interest at the rate of six per cent per annum from the 10th day of December, 1806, reserving equity.

It is therefore considered by the Court that the Plaintiff recover of the said Defendant the sum of one hundred sixty dollars with interest as stated above, together with his costs by him in this behalf expended.

DAVIS FLOYD, President, returns to the Court.

State of Indiana vs. Michael Luther — Sodomy.

The Grand Jury returned into Court a Bill against Michael Luther for sodomy, signed as a True Bill by William Hart, foreman.

Michael Luther acknowledged himself to owe and stand indebted to the State of Indiana in the sum of four hundred dollars and Zachariah Nicholson, George Luther, Christian Luther and Peter Luther acknowledged themselves to owe and stand indebted to the State of Indiana in the sum of one hundred and fifty dollars each as security for said Michael Luther to be levied of their respective goods and chattels, lands and tenements if default be made in the following condition, to-wit: That said Michael Luther be and appear here before the Court Monday morning and answer into an Indictment now pending against him for sodomy and not depart without leave of said Court.

ORDERED THAT Court adjourn till tomorrow morning 9 o'clock.

Davis Floyd, President of the Court.

February Term 1820 — 3rd Day

Mountsterling, Wednesday, March 1, 1820. Court met pursuant to adjournment, present as yesterday.

Henry Fullenwider, Plaintiff vs. Samuel A. Philpot, Defendant — Foreign Attachment.

This day came the Plaintiff by W. P. Thomasson, his attorney and the Court being advised that this cause was continued for twelve months and that the proceedings were regular and the Defendant not appearing — Thereupon came a jury, to-wit:

Factor Knox	David Jones
Thomas Maxwell	Jacob Rice
William Wilkey	Andrew Kincaid
Samuel Glenn	William Matthews
Ebenezer E. Morgan	Thomas Davis
John Condra	John Deal

twelve good and lawful men who being elected tried and sworn well and truly to inquire of damages between the parties, having heard the testimony, retired from the bar and after some time returned into Court the following verdict, to-wit: "We of the jury find for the Plaintiff seventy five dollars fifty six and 1/4 cents damages." E. E. Morgan, foreman. Therefore it is considered by the Court that the Plaintiff recover of the Defendant the said sum, as stated above, assessed together with the costs of this suit.

Miriam Hoskins, Plaintiff vs. Thomas N. Aubry, Defendant — In Case.

This day came the parties by their attorneys and the Defendant by his attorney files his plea of justification upon which the issue being joined, Thereupon came a jury, to-wit:

John Condra	Factor Knox
David Jones	Thomas Maxwell
Jacob Rice	Andrew Kincaid
Samuel Glenn	E. E. Morgan
Edward Pyle	Brice Patrick
Moses Pennington	William Goodwin

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 argument of counsel, retired from the bar and after some time returned into court the following verdict, to-wit: "We of the jury find for the Plaintiff twenty eight dollars in damages." Brice Patrick, foreman. — Therefore it is considered by the Court that the Plaintiff recover of the Defendant the said sum, as stated above, assessed together with the costs of this suit.

Jeremiah Tartton, Plaintiff vs. John Sibert, Defendant

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Order Book A Continued

— *Trespass, Assault & Battery.*

This day came the parties by their attorneys and the Defendant by his attorney for plea thereto says he is not guilty in manner and form as the Plaintiff in his Declaration has charged against him, and Thereupon on motion and affidavit filed, this cause is continued at Defendant's costs.

Michael Luther, Plaintiff vs. William Graves, Defendant — In Case.

Continued for Declaration.

Christian Ray, Plaintiff vs. Jacob Froman, Defendant — An Appeal

This day came the Plaintiff and on his motion this cause is dismissed. Therefore it is considered by the Court that the Defendant recover against the Plaintiff his costs and charges by him about his suit in this behalf appended and the Plaintiff in mercy.

James Peyton, Plaintiff vs. Aquilla Musgrove, Defendant — In Case.

On motion and affidavit filed, this cause is continued at Defendant's costs.

George Wyman, Plaintiff vs. John Justus, Defendant — In Case.

This day came the parties by their attorneys and on motion this cause is dismissed at the Defendant's costs. Therefore it is considered by the Court that the Plaintiff recover against the Defendant his costs and charges by him about his suit in this behalf appended.

Thomas Golden, Defendant vs. Peter McMickle, Defendant — In Case.

Continued.

John Lynch, Plaintiff vs. Constant Williams, Addison Williams, Wm. T. Williams — Appeal.

This cause is continued at Defendant's cost.

Landress & Smith, Complainants vs. David Raymond, Defendant — In Chancery.

Continued by consent.

THE GRAND JURY returned into Court the following Indictments assigned as a True Bill, to-wit: **The State of Indiana vs. John Sibert— Trespass, Assault & Battery.**

This day came as well the Prosecuting Attorney as well the said Defendant in his proper person who for a 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 doth the like.

And thereupon came the said John Sibert and Allen D. Thom as his security and severally acknowledged themselves indebted to the State of Indiana for the use of Crawford County to be rendered in the sum of fifty dollars each to be levied of their respective goods, chattels, lands and tenements if default be made on the condition under written which is that the said John Sibert, above bound, shall personally appear before the judges of our Crawford County Circuit Court at the courthouse in Mountsterling on the first day of our May Term next of said Court and then and there answer an Indictment preferred against him by the Grand Jury of Crawford County at their present February session and not depart said Court without leave then this recognizance to be null and void, else to remain in full force and virtue.

Stephen Ramsey, Administrator of E. Macdonald, deceased vs. William Samuel, Defendant — Debt.

This day came the parties by their attorneys and the matters of things being submitted to the Court and the Court not being sufficiently advised of and concerning the premises, give the parties further day in this term to hear their judgement thereon.

State of Indiana vs. Michael Luther — Indictment for Sodomy.

This day came the Prosecuting Attorney and the Defendant and on motion of the Defendant this cause is continued until next term. Thereupon came said Michael Luther and acknowledged himself indebted to the State of Indiana for the use of Crawford County to be rendered in the sum of five hundred dollars; at the same time came Christopher Luther, Peter Luther, Zachariah Nicholson and George Luther as security for said Michael Luther and jointly acknowledged themselves to be indebted to the State of Indiana to the use of Crawford County to be rendered in the like sum of five hundred dollars to be levied of their respective goods and chattels, lands and tenements if default be made in this condition; That said Michael Luther personally be and appear before the judges of our Crawford County Circuit Court at the courthouse in Mountsterling on the first day of our next May Term, then and there to answer an Indictment preferred against him by the Grand Jury for said county at their present February Session and not depart said court without leave, then this recognizance to be void, else to remain in full force and virtue in law.

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Order Book A Continued

THIS DAY Michael Harvey Sr., Michael Harvey Jr., and James Harvey came into Court and severally acknowledged themselves to be indebted to the State of Indiana to the use of Crawford County to be rendered in the like sum of fifty dollars each to be levied of their respective goods and chattels, lands and tenements if default be made in this condition; That if the above named Michael Harvey Sr., Michael Harvey Jr., and James Harvey personally be and appear before the judges of our Crawford County Circuit Court at the courthouse in Mountsterling on the first day of our next May Term, then and there to give evidence on behalf of the State of Indiana against Michael Luther on an Indictment now pending and undetermined in said Court against said Luther, then the above recognizance to be void against such recognitors as attend as aforesaid, otherwise to be held in full force and virtue.

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

On motion and Affidavit filed, this cause is continued at Defendant's cost and *dedimans* awarded both parties to take depositions in Kentucky, generally —

ADJOURN until tomorrow morning.

Davis Floyd

February Term 1820 — 4th Day

Court met pursuant to adjournment; present as yesterday.

State of Indiana vs. John Scaggs, James Barker, Marcus Hoeback

& Christian Razor — Defendants. —

On scire facias.

Continued.

Elizabeth Andrew vs. Thomas Andrew — Divorce.

Continued and subpoena awarded to Lawrence County returnable to next term.

Thomas Jones vs. Thomas Davidson — Notice For Partition.

And now at this day came the parties by their attorneys and the report of the Commissioners making the partition is accepted by the Court and Ordered to be entered and recorded and is in the words and figures following, to-wit:

State of Indiana, County of Crawford

We, Allan D. Thom, Seth M. Levenworth and James Brown, commissioners appointed by order of the Honorable Crawford Circuit Court at their May Term 1819 and continued in appointment by said Court at their Sept. Term 1819 for the purpose of making partition of the fractional sections of land numbered twenty eight (28) and seventeen (17) in Township four South of Range two East of the lands of the United States offered for sale at Jeffersonville, agreeable to an act of the General Assembly of this state entitled An Act to Provide for the Partition of Real Estate, approved January 7, 1818 between Thomas Jones and Thomas Davidson who held the same as tenents in common; We having convened on the premises pursuant to the order of said Court and Notice heretofore given on the second Monday in January 1820, having previously taken an oath before a Justice of the Peace for said county, honestly and faithfully to execute the trust supposed in as Commissioners aforesaid have proceeded to make division of said land and have allotted to Thomas Jones as his part, share and portion of land lying and being in the following metes and boundaries, to-wit: Beginning in the centre of the mouth of Big Blue River where the said river empties into the Ohio River in the County of Crawford and State of Indiana on fractional section of land numbered eight (8) thence North thirty-eight (38) degrees East thirty-nine (39) rods, thence North six (6) degrees East one hundred and seventy (170) rods, thence East with the original fractional section line so as to include that part of fractional section eight (8) which lies East of the first mentioned two lines and all of fractional section seventeen (17), aforesaid we have also allotted and set to Thomas Davidson as his part, share and portion of said three (3) fractional sections of land before mentioned the small fractional section of land numbered seven (7) and that part of fractional section number eight (8) which lies West of the two lines first mentioned. The lines beginning in the centre of the mouth of Big Blue River running thence North thirty-eight (38) degrees thirty-nine (39) rods, thence North six (6) degrees East one hundred and seventy rods (170) to the Northern fractional section line serving as a division line between the parties that part of said three fractions of land allotted to Thomas Davidson lying on the West and below the mouth of said Big Blue River and part of said three fractional sections of land allotted to Thomas Jones lying on the East. Given under our hands and seals this eleventh day of January 1820.

Allan D. Thom (Seal)

Seth M. Levenworth (Seal)

James Brown (Seal)

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Order Book A Continued

State of Indiana

BE IT REMEMBERED That on this day personally appeared before Mr. Davis Floyd, one of the judges of the Crawford Circuit Court the within named Allan B. Thom, Seth M. Levenworth and James Brown, Commissioners appointed to make partition of fractional sections of land numbered twenty eight (28) and seventeen (17) in Township four South of Range two East of the Jeffersonville District and acknowledge the within Report of Partition and Division between Thomas Davidson and Thomas Jones as and for their Act and Deed.

GIVEN UNDER my hand and seal at Mountsterling this 2nd day of March 1820.

Davis Floyd (Seal)

Martin H. Tucker, agent of County Seminary vs. Constant Williams — Fine Money.

This day came the parties and on motion this cause is dismissed at the Defendant's costs. Therefore it is considered by the Court that the Plaintiff recover his costs and charges by him about his suit in this behalf expended and the Defendant in mercy.

Martin H. Tucker, agent of County Seminary vs. Daniel Weathers — Fine Money.

This day came the parties and on motion this cause is dismissed at the Defendant's costs. Therefore it is considered by the Court that the Plaintiff recover his costs and charges by him about his suit in this behalf expended and the Defendant in mercy.

William Wilkerson, Plaintiff vs. Constant Williams, Defendant

And now at this day came the parties by their attorneys and the Defendant for a plea says that he did not promise and undertake as the Plaintiff alleges of against him in his account, whereupon issue being joined came a jury, to-wit:

John Deal	William Matthews
Factor Knox	Andrew Kincaid
Jacob Rice	John Condra
David Jones	Thomas Maxwell
Samuel Glenn Sr	.James Mulhay
Samuel Glenn Jr.	Thomas Roberts

twelve good and lawful men who being elected tried and sworn well and truly to try the issue joined 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 for the Defendant." Andrew Kincaid, foreman. But before entering judgement on the verdict aforesaid the Plaintiff by his attorney moved the Court for a rule

against the Defendant to show cause on tomorrow if any he can, why a new trial cannot be had, which rule is granted; reasons to be then filed.

George Riddle, Plaintiff vs. Thomas Davis, Defendant — In Chancery.

This day came the Complainant by his attorney and on his motion a rule is entered against the Defendant requiring him to file his answer to the Complainants Bill on or before the first day of the next term and for want thereof, a decree will be entered up against him.

Stephen Ramey, Administrator of estate of Ebenezer Macdonald, deceased, Plaintiff vs. William Samuels — Debt (2 notes of \$50 each).

This day came the parties by their attorneys and the court being sufficiently advised of and concerning the premises do consider that for the services rendered by the said Ebenezer Macdonald, deceased, in his lifetime for which the two notes were given, that the Plaintiff recover against the Defendant the sum of thirty dollars with interest from this day until paid with costs of suit and the Defendant in mercy.

David French, Plaintiff vs. Daniel Weathers, Defendant — Motion in case of French vs. Baker.

This day came the parties by their attorneys and on motion this cause is dismissed at Plaintiff's costs — Therefore it is considered by the Court that the Defendant go hence without delay and recover against the Plaintiff his costs and charges by him about his suit in his behalf expended.

ORDERED THAT Daniel Weathers be allowed fifty dollars as his extra services as Sheriff for the Court year ending 1st January 1820 and that the same be certified to the Commissioners.

ORDERED THAT William Samuels be allowed fifty dollars as his extra services as Sheriff for the Court year ending 1st January 1820 and that the same be certified to the Commissioners.

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

State of Indiana vs. Henry Barker — Perjury.

State of Indiana vs. Will Wilbert & William Mathers — Larceny.

State of Indiana vs. David Scoonover — Marking Hogs.

And thereupon the grand jury having no further busi-

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Order Book A Continued

ness were discharged; Ordered that it be certified to the County Commissioners that the grand jury served four days at this term.

State vs. Henry Barker — Perjury.

This day came as well the Prosecuting Attorney as the said Henry Barker in his proper person and for plea says he is not guilty in manner and form as in the Indictment he is charged and for his trial puts himself upon the county and the Prosecuting Attorney doth the like.

And Thereupon Henry Barker in open court acknowledged himself indebted to the State of Indiana for the use of Crawford County to be rendered in the sum of three hundred dollars at the same time James Barker, James Peyton and Christian Razor jointly acknowledged themselves indebted to the State of Indiana for the use of Crawford County in the sum of three hundred dollars, if default be made on this condition that the said Henry Barker personally be and appear before the honorable judges of our Crawford County Circuit Court at their May Term next at the courthouse in Mountsterling on the first Monday thereof and then and there answer an Indictment preferred against him by the Grand Jury for Crawford County at their present February Session and not depart said Court without leave then this recognizance to be void, else to remain in full force and virtue in law.

ORDERED THAT Daniel Weathers be allowed seven dollars fifty cents and that the same be certified to the County Commissioners.

ORDERED THAT William P. Thomasson be allowed the sum of thirty dollars for his compensation as Prosecuting Attorney at this term and that the same be certified to the Commissioners.

ORDERED THAT Court adjourn until tomorrow morning 9 o'clock.
Henry Green & James Glenn, Assoc. Judges

February Term 1820 — 5th Day

Mountsterling, Friday morning 9 o'clock. Court met pursuant to adjournment.

William Wilkson vs. Constant Williams — Motion for a New Trial.

At this time came the Plaintiff by Hugh T. Ross, his attorney and filed the following reasons for a new

trial:

1. — The jury mistook the evidence.
2. — Newly discovered testimony.

And after argument had thereon, the rule for a new trial is made absolute upon the payment of costs on or before the first day of the next term and if not paid by that time, then there shall be no new trial and it is further ordered that the said Plaintiff give security for costs whereupon came James Barton and acknowledged himself security.

Thomas Roberson vs. James Miller — On Appeal.

Suit dismissed — Defendant to recover costs.

Thomas S. Golden is allowed four dollars for his attendance upon the Grand Jury at this term and same be certified to the Commissioners.

Martin H. Tucker, Agent of Seminary vs. Thomas N. Aubry — Notice of Fine Money.

Dismissed at Defendants costs.

ORDERED THAT all cases of both a Civil and Criminal nature not otherwise disposed of be continued until next term.

ORDERED THAT Court adjourn until Court-in-Course.

Henry Green & James Glenn, Associate Judges
Crawford Circuit Court

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May Term 1820 — 1st Day

At a Circuit Court held in the town of Mount Sterling in the County of Crawford in the State of Indiana for said County on Monday the 29th day of May 1820.

Present: The Honorable Davis Floyd, President
Henry Green and James Glenn, Associate Judges

THE SHERIFF returned the verdicts for a Grand Jury with the following persons summoned, to-wit:

- | | |
|----------------|----------------------------|
| Samuel Monk | Wilson Scott |
| John Shaw | William Andrews / Anderson |
| Abraham Froman | Addison Williams |
| Mark Likery | Pilgrim Pope |
| David Wallace | John Ruth |
| Thomas Stroud | James K. Scott |
| Peter Miller | William Brownfield |
| William Terach | Allen D. Thom |
| James Richey | Robert Moore |

All of whom were sworn and charged in open Court

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— Whereupon the Court appointed Allen D. Thom foreman and they retired to consult of presentments and indictments.

CHARLES DEWEY, John H. Farnham, Benjamin Heuist and John R. Porter, Esq. on application of William P. Thomasson for admission as attorneys and counsellors of law and it appearing to the satisfaction of the Court, they are admitted.

BY ORDER of the Court, William P. Thomasson, Esq. is appointed Prosecuting Attorney and after having taken the oath of office proceeded to the discharge of his duty.

State of Indiana vs. John Scagg — Affray.

And now at this day came the Prosecuting Attorney and on his motion this cause is continued until next term and an *alias plures capias* awarded.

State of Indiana vs. James Barker, Christian Raser and Mark Hoback.

And now at this day came the Prosecuting Attorney and Mark Hoback not appearing for this cause, it is continued until next term as to the said Mark Hoback, the said James Barker and Christian Raser appeared and filed their Special Plea of *non est factum* and thereupon came a jury, to-wit:

Edward G. Pyle	John G. Coope
Samuel Westfall	Thomas Roberts
Joseph Kincaid	James McIntosh
John McWilliams	David Miller
William Cowen	Andrew Biers
Thomas Thompson	Solomon Rothrock

twelve good and lawful men who being elected tried and sworn well and truly to try the issue joined and a true verdict to give according to evidence on their oath do say that said Defendants James Barker and Christian Raser did not execute the bond aforesaid in the *Servi Facias* mentioned. Solomon Rothrock, foreman — And proclamation being made as the manner is,

Crawford County Civil Order Book A covering the years Dec. 1819 through April 1834, all transcribed from handwritten pages in 10-point type. Original book had 525 pages and I have added a 14-page index. Each copy is an original from my printer and printed on premium 28-lb. paper by L.M. Burmeister. Soft bound. Price is \$25.00. Contact Priscilla Eastridge or myself.

the Defendants are discharged.

State of Indiana vs. Stephen Osborn — Adultery.

On motion of the Prosecuting Attorney, this case is continued and an *alias pluries capias* awarded returnable to next term.

MOSES JORDAN was excused from serving as a Petit Juror at this term.

State of Indiana vs. William Wilkerson — Stabbing

On motion of Prosecuting Attorney this case is continued.

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

Now at this day as well the Prosecuting Attorney as the Defendant Barker in his proper person and pleaded that he is not guilty in manner and form as the indictment charges against him and of this he puts himself upon the county and the Prosecuting Attorney doth the like — Wherefrom came a jury, to-wit:

John G. Cooper	Samuel Westfall
Thomas Roberts	Joseph Kincaid
John McWilliam	David Miller
William Course	Andrew Biers
Thomas Thompson	Solomon Rothrock
James R. Nance	Peter Rothrock

twelve good and lawful men who being elected tried and sworn well and truly to try the issue joined on their oath do say that the Defendant is not guilty. James R. Nance, foreman. — And after proclamation the Defendant is discharged.

State of Indiana vs. John Luther — Larceny.

Now at this day as well the Prosecuting Attorney as the Defendant Luther in his proper person and pleaded that he is not guilty in manner and form as the indictment charges against him and of this he puts himself upon the county and the Prosecuting Attorney doth the like — Wherefrom came a jury, to-wit:

(end of entry)

State of Indiana vs. Elizabeth Curry — Bigamy.

This cause on his motion is continued until next term and *plevine* awarded.

Continued in Next Issue

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