

# Proctor House Yard Sale, July 4th & 5th

## Crawford County Genealogy

*Remembering our Heritage — Enriching the Present — Ensuring the Future*

July 2008

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

### NOTED CRAWFORD COUNTIAN



JENNER, William Ezra, (1908 - 1985)

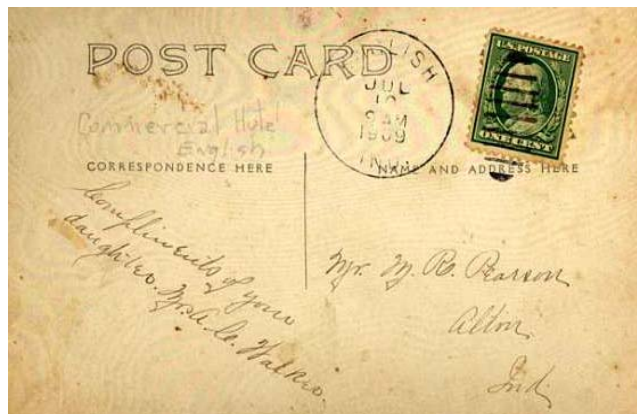
#### Senate Years of Service: 1944-1945; 1947-1959 Party: Republican

JENNER, William Ezra, a Senator from Indiana; born in Marengo, Crawford County, Ind., July 21, 1908; attended public and preparatory schools; graduated from Indiana University at Bloomington in 1930 and from that university's law school in 1930; admitted to the bar in 1930 and commenced practice in Paoli, Ind., in 1932; member, State senate 1934-1942, serving as minority leader 1937-1939, majority leader and president pro tempore 1939-1941; resigned his seat in 1942 to serve in the Second World War; served overseas and retired as a captain in the Army Air Corps in 1944; elected as a Republican to the United States Senate on November 7, 1944, to fill the vacancy caused by the death of Frederick Van Nys and served from November 14, 1944, to January 3, 1945; was not a candidate for election to the full term; elected to the United States Senate in 1946 for the term commencing January 3, 1947; reelected in 1952, and served from January 3, 1947, until January 3, 1959; was not a candidate for renomination in 1958; co-chairman, Joint Committee on Printing (Eightieth and Eighty-third Congresses), chairman, Committee on Rules and Administration (Eighty-third Congress); resumed the practice of law; died in Bedford, Ind., March 9, 1985; interment at Crest Haven Memorial Gardens, Bedford, Ind.

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This picture postcard was recently posted on E-Bay (April 8, 2008). Information said it was the Commercial Hotel in English in 1909. The reverse side was sent to a Mr. & Mrs. Pierson in Alton and was sent from the Walker family in English, who evidently ran the establishment.



Thanks to Becky Stetter for informing me about this.



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## Jenner Continued

### Bibliography

Scribner Encyclopedia of American Lives; Poder, Michael. "The Senatorial Career of William E. Jenner." Ph.D. dissertation, University of Notre Dame, 1976; Ross, Rodney. "Senator William E. Jenner: A Study in Cold War Isolation." Ed.D. dissertation, Pennsylvania State University, 1973.  
 (Submitted by Roberta Toby)

### Ancestry of Wm. Ezra Jenner

**In a 1910 Census of Marengo** by L. Wallace Stewart on April 20, 1910, I found the following:

173-171 Lavergne L. Jenner, age 32, born in Indiana, father born in Indiana, mother born in Indiana; employed as a merchant in a hardware store.

Leola Jane Jenner, age 31, born IN-IN-IN, housewife.

Donald E. Jenner, age 7, born IN, son.

William E. Jenner Jr., age 1 year 9 months, born IN, son.

In looking for **the family tree** on Ancestry.com for William E. Jenner, I found the following:

William E. Jenner, born in 1838 in PA or Ohio, was first in Indiana. He married Sarah E. Walts(z) In Crawford Co. She was born in 1843 in Crawford County, the daughter of James and Mary Hanger Walts(z). Mary Hanger was the daughter of Martin and Elizabeth Fullinwider Hanger. James Walts(z) was the son of George W. and Anna Brewer Walts(z). Children of William E. Jenner Sr. and Sarah E. Walts(z) were:

James Waltz Jenner, born 22Nov1866.

Harry Waltz Jenner, born 1874.

Lycargus L. Jenner, born 1877.

Gertrude L. Jenner, born 1881.

Lycargus L. Jenner, born 1877 in Indiana, married Leola Jane McDonald in Crawford County. Their children were:

Donald E. Jenner, born 1903.

William Ezra Jenner, born 1908.

### 1920 Census of Liberty Twp., Jan. 7, 1920 by Frank Satterfield.

118-140 Jenner, Lycargus L., head, 42, M, IN, IN, IN, merchant

Leota J., wife, 41, M, IN, IN, IN

Donald L., son, 16, S, IN.

William E., son, 11, S, IN.

Torance L., son, 5, S, IN.

Jenner, Sally J., mother, 78, IN.

### 1930 Census of Marengo

47-52 Jenner, Donald L., head, 27, M-19 years, salesman at hardware store.

Mable E., wife, 28, M-20, IN-IN-IN

Letrice, daughter, 6, S, IN

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Poe, Marsal F., servant, 15, S, IN

85-90 Jenner, Linwood, head, 52, M-23, Hardware merc.  
 Jane L., wife, 52, M-23, IN.  
 William E., son, 21, S, IN.  
 Loren, son, 15, S, IN.

### Jenner Marriages in Crawford County Records

Annie L.	Dodd, Samuel	1897-G-52
Donald Leo	Dean, Mabel C.	1922-L-265
Effie L.	Edmondson, George E.	1897-O-54
Harry W.	Jacobs, Annie L.	1894-F-374
Horace O.	Wood, Mary E.	1880-E-14
Ida F.	Callahan, Wm. H.	1892-F-253
Loren	Franklin, Elizabeth	1937-O-21
Lycurgus L.	McDonald, Leota J.	1901-G-363
Mary E.	Trotter, Wm. H.	1880-E-13
Mary E.	Bates, Wm. T.	1921-L-172
Nellie	Sloan, Cecil	1914-K-6
Sadie	Allen, Craig	1907-I-334
Samuel M.	Lincoln, Lizzie	1872-C-606
Sarah J.	Carl, Frederick W.	1869-C-469
William E.	Walts, Sallie J.	1866-C-247

### Crawford County Archives

**Are Now OPEN**

**Monday, Tuesday,**

**Thursday and Friday**

**10 A.M. To 2 P.M.**

#### Volunteers:

**Monday:** Robbin Witt

**Tuesday:** Roberta Toby & Ruth Terry

**Thursday:** Richard Eastridge

**Friday:** Don Standiford

If you are coming from a distance, it is best to call us so we will not leave early when business is slow.

Call 812/338-2725 for scheduling

or E-mail me at

burmeisterlarry@yahoo.com.

## May 17th Was Clean-Up Day at the Proctor House

At 9 A.M. on Saturday, May 17, 2008, volunteers of the Crawford County Historical & Genealogy Society met at the Proctor House for a general clean-up day.

While the ladies worked in the house, the men loaded into the car of Densil Wilson and the truck of Hugh Jackson for a trip into New Albany to pick up a player piano that had been donated to the society by Thelma Sloan through David Poe.

Following all the work, a wiener-roast was held and all enjoyed some food and good company.



Photos by Larry Burmeister

The piano movers as they prepare to move the player piano. Left to right: Larry Young, Glenn Toby, Hugh Jackson, Densil Wilson and David Poe.



Relaxing after enjoying the picnic.

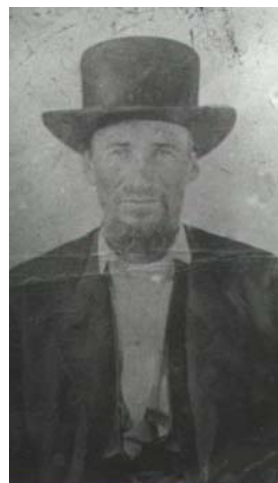


The player piano in the Proctor House.



Relaxing after enjoying the picnic.

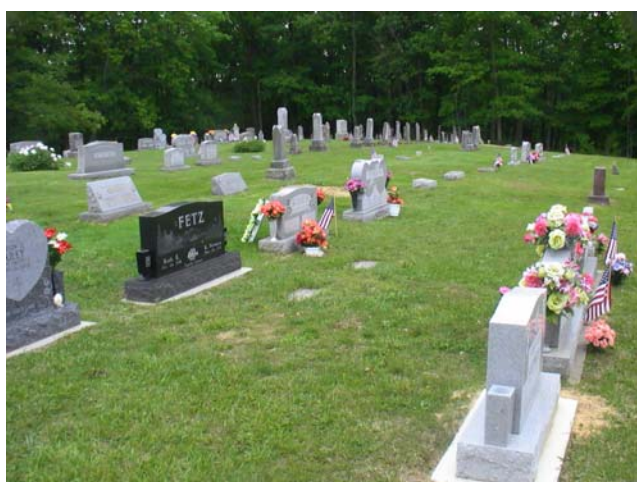
## Crawford County During The Civil War



**William G. Roberson**  
1820 - 1883  
Co K, 38th IN Vol. Inf.  
18Sept1861 -  
25Apr 1862  
Married Mariah Martin  
in 1865.  
Buried: Hamilton/  
Roberson Cemetery

## **Pilot Knob Cemetery Assn. Holds Clean-Up Day**

On Saturday, May 10th, 2008, the Pilot Knob Cemetery Association held their annual clean-up day. This clean-up is conducted every year just before Memorial Day to make the cemetery presentable. I didn't get a list of all those participating, but I did get a few pictures. The cemetery looked good when they finished and because of their work and dedication, Pilot Knob is among the best-looking cemeteries in the county.



If you have loved ones buried in Pilot Knob, or any cemetery in Crawford, you need to either make an annual donation to the upkeep or volunteer in any clean-up efforts. President of the Pilot Knob Cemetery Assn. is William R. Berry, Jr., 7315 E. Pilot Knob Rd., Milltown, IN 47145.



Henry Bobbitt of Orange Co. Born 1852. I had this photo in my files, but can not remember where I got it!

## July 4th & 5th PROCTOR HOUSE YARD SALE Lots of GOOD Stuff!!!

For older issues of this newsletter, see:  
<http://www.yatesville.net/histctr/58.html>  
Mr. Ron Yates has placed all my newsletters  
on his excellent website. Check it Out!

## THE MERIWETHERS AND THEIR CONNECTIONS

By

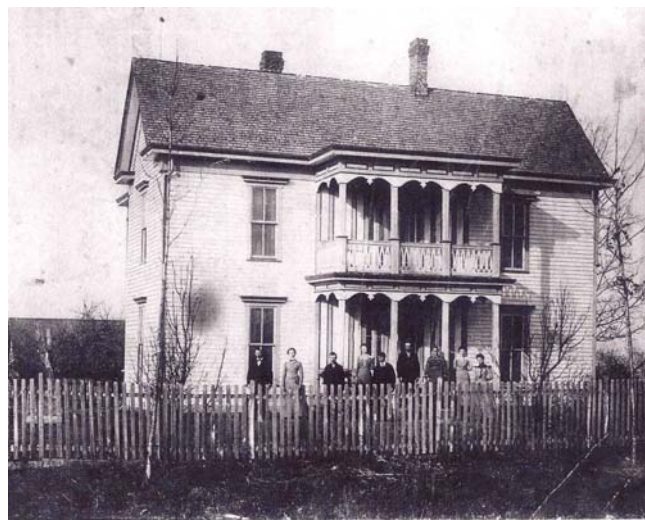
NELSON HEATH MERIWETHER



*The heritage of the past,  
Embold'd in print.*

Submitted by Roberta Toby  
in the August Issue.

THE ARTCRAFT PRESS  
COLUMBIA, MISSOURI  
1964



James Sylvester & Wealthy Meriwether home – built in 1887  
Considered the most beautiful house in Crawford County, IN, near Marengo  
James, Ida, Sherman, Effie, Lafe, James S. Meriwether & Wealthy, Dora, Cora

**Order Book A — Continued****June Term 1821 — 2nd Day: Cont.****Elizabeth Andrew vs. Thomas Andrew — Petition for Divorce.**

This day came as well the Prosecuting Attorney as the Petitioner by H. H. Moore, Esq., her attorney, and it appearing to the satisfaction of the Court that notice of the pendency of this petition has been given for four weeks successively in the Indiana Gazette printed at Corydon, and the Court being satisfied from the testimony, do order and decree that the bans of matrimony be and the same are hereby entirely annulled and held void to all intents and purposes so far as relates to Elizabeth Andrew as fully and as completely as if the same were never entered into.

**Joseph Hanks vs. John Riddle**

Continued on affidavit and at Plaintiff cost.

**Joel D. Thomason vs. Henry Fullenwider & John Trent.**

The process being returned . . . the Defendants Fullenwider & Trent file their plea of payment upon which issue was joined and Thereupon came a jury, to-wit:

Cornelius Newkirk	Ninion Haskins
Joseph Tibbs	David Beals
John Kellar	Benjamin Brown
David Miller	Robertson Spencer
John Stone	Henry Warfield
James McIntosh	Joseph Kincaid

twelve good and lawful men who being elected tried and sworn well and truly to try the issue joined having heard the evidence and argument of counsel retired from the bar to consult and after some time returned into Court not agreeing, so by consent a juror is withdrawn rendering them unable to reach a verdict herein are discharged.

**Court vs. David Mallone — *Ad Quad Dammum.***

Ordered to be continued.

**Court vs. James Nance — *Ad Quad Dammum.***

Ordered to be continued.

**Jonathan Jennings, Governor, for John Cobb vs. Constant Williams & Others — Debt.**

This day Constant Williams, Addison Williams and Levi Beals came personally into Court and confessed a judgement for the sum of nine dollars and twenty-five cents — Therefore it is considered by the Court that the Plaintiff recover of the Defendants the said sum of nine dollars and twenty-five cents together with the costs of this suit.

**Samuel Morrow vs. James Barker & Christian Razor — On Appeal.**

Continued by consent.

**Thomas L. Golden vs. Andrew Donor**

This day came the Plaintiff by John Miles, Esq. and the Defendant being three times solemnly called came not but made default — Therefore it is considered by the Court that the Plaintiff recover of the Defendant his damages, but because those damages are not known let a jury come, and this cause is continued until next term.

**Elijah Pope vs. John Miler — An Appeal.**

Dismissed for want of security bond on the appeal — Therefore it is considered that the Appellee recover of the Appellant his costs.

**Rebecca Underhill vs. Thomas Sturgeon — Bastardy.**

Dismissed by consent and at Defendants cost.

**George Luther vs. W. R. Stringfield & William Creech — Debt.**

Continued on affidavit at Defendant cost.

ALEXANDER B. McRae is permitted to keep a tavern in Mountsterling.

**Moore & Nelson vs. Thomas N. Aubrey — Domestic Attachment.**

Continued by consent.

THE GRAND JURY returned into Court a list of indictments signed by the foreman as True Bills, to-wit:

State of Indiana vs. Thomas N. Aubrey — T.A.B. on William Baker.

State of Indiana vs. John Stephenson — Larceny.

State of Indiana vs. Robert McFarlin — T. A. B.

And a Presentment against Will Babb for an escape.

**State of Indiana vs. John Stephenson — Larceny.**

This day came as well the Prosecuting Attorney as the Defendant in his proper person who for plea says he is not guilty as charged and for his trial puts himself upon the county and the Prosecuting Attorney doth the like. And thereupon John Stephenson came into Court and acknowledged himself indebted to the State of Indiana for the use of Crawford County to be rendered in the sum of three hundred dollars and at the same time came John Lyntch, James Kelms Jr. and Daniel Weathers and severally acknowledged themselves indebted to the State of Indiana for the use of Crawford County to be rendered in the sum of one hundred dollars each to be levied of their respective goods, chattels, lands and tenements if default be made on the condition each to be levied of their respective goods, chattels, lands and tenements if default be made on the condi-

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Submitted by Daniel Houser

**GREENBERRY KEMP FAMILY**—Names are written on the photo.

## Order Book A — Continued

tion under written which is that the said John Stephenson above bound, shall personally appear before the judges of our Crawford Circuit Court on the first day of our next October Term at the courthouse in Mountsterling and answer to an indictment for larceny, and not depart said Court without leave, then this recognizance to be void, else to remain in full force and virtue in law.

### **State of Indiana vs. William Babb — A Presentment.**

The Defendant, William Babb, this day came and acknowledged himself indebted to the State of Indiana for the use of Crawford County to be rendered in the sum of one hundred dollars and at the same time came Cornelius Hall and acknowledged himself likewise to be indebted for the sum of fifty dollars 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 William Babb, above bound, shall personally appear before the judges of our Crawford Circuit Court on the first day of our next

October Term at the courthouse in Mountsterling and answer to a presentment for escape, and not depart said Court without leave, then this recognizance to be void, else to remain in full force and virtue in law.

### **State of Indiana vs. Thomas L. Golden — Larceny.**

The Defendant, Golden, this day came and acknowledged himself indebted to the State of Indiana for the use of Crawford County to be rendered in the sum of two hundred dollars and at the same time came William Brownfield and Minion Hoskins and acknowledged themselves likewise to be indebted for the sum of one hundred dollars 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 Thomas L. Golden, above bound, shall personally appear before the judges of our Crawford Circuit Court on the first day of our next October Term at the courthouse in Mountsterling and answer to a indictment for larceny, and not depart said Court without

**MORE On Next Page**

## Order Book A — Continued

leave, then this recognizance to be void, else to remain in full force and virtue in law.

### **State of Indiana vs. Thomas N. Aubrey — Trespass, Assault & Battery on William Baker.**

This day came as well the Prosecuting Attorney as the Defendant in his proper person who for plea says he is guilty as charged, and the Court after mature deliberation make his fine to the State of Indiana for the use of Crawford County to be rendered in the sum of six and one-quarter cents and pay the costs of this prosecution and stand committed until sentence be performed.

### **Thomas Roberts vs. William Miller — Appeal.**

Continued by Plaintiff on affidavit filed and at his cost with former understanding.

IT IS ORDERED to be certified that grand jury served two days at present term and allowed seventy-five cents per day each.

IT IS ORDERED to be certified that Samuel Morrow served two days at present term as bailiff to the grand jury and allowed seventy-five cents per day.

IT IS ORDERED to be certified that Andrew Kincaid served two days as bailiff to petit jury at the present term and allowed seventy-five cents per day.

IT IS ORDERED that Court be adjourned until Court-in-Course.  
R. E. Goodlett

## October Term 1821 — 1st Day

AT A CIRCUIT COURT held for the County of Crawford at the Courthouse in the Town of Mountsterling pursuant to law on the 22nd day of October, 1821.

Present: The Honorable James R. E. Goodlett, President of the Fourth Judicial Circuit and James Glenn and Michael Reel, his associates.

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

- |                           |                      |
|---------------------------|----------------------|
| 1. David Stewart, foreman | 9. Abraham Wiseman   |
| 2. Ephraim Blackburn      | 10. Martin Scott     |
| 3. John Common            | 11. John Justice     |
| 4. Peter Peckenpaugh      | 12. Samuel Monk      |
| 5. Isaac Kelms            | 13. James Brown      |
| 6. John Ruth              | 14. Thomas Early     |
| 7. Pilgrim Pope           | 15. Archibald Sloan  |
| 8. Hugh Blackburn         | 16. James Kelms, Sr. |

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

WILL P. Thomasson is continued as Prosecuting Attorney for present term.

### **State of Indiana vs. William Wilkerson — Stabbing.**

Continued and further processes awarded to the Sheriff of Crawford County.

SAMUEL GLENN is excused from further attendance as petit juror for this term.

### **State of Indiana vs. Peter Davidson — Trespass, Assault & Battery.**

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

James Kelms	Elisha Potter
Elisha Tadlock	Allen McBride
Thomas Maxwell	Alexander King
William Riley	Caleb Temple
John Lynch	Alexander Frakes
John Peckenpaugh	Stephen Robertson

twelve good and lawful men who being elected tried and sworn well and truly to try the issue joined having heard the evidence and argument of counsel 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 assess the fine at twenty-five cents." Elisha Tadlock, foreman. — Therefore it is considered by the Court that the Defendant make his fine to the State of Indiana for use of Crawford County to be rendered in the sum of twenty-five cents, the verdict and pay the costs of this prosecution and stand committed until sentence be performed.

### **State of Indiana vs. Crawford County —**

BE IT REMEMBERED that I, James R. E. Goodlett, presiding judge in pursuance of the statute in that case made and provided examination of the Clerk's Office of Crawford County, do report to this Court that the papers and books of the said office are kept in good order and in a manner highly creditable to Mr. Samuels — Given under my hand and seal at Mountsterling this 22nd day of October, 1821.

R. E. Goodlett — (SEAL)

### **State of Indiana vs. Samuel Way — Trespass, Assault & Battery.**

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

James Kelms	Elisha Potter
Elisha Tadlock	Allen McBride
Thomas Maxwell	Alexander King
William Riley	Caleb Temple

**MORE On Next Page**

## Order Book A — Continued

John Lynch

Alexander Frakes

John Peckenpaugh

Stephen Robertson

twelve good and lawful men who being elected tried and sworn well and truly to try the issue joined having heard the evidence and argument of counsel 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 assess the fine at five dollars." Elisha Tadlock, foreman. — Therefore it is considered by the Court that the Defendant make his fine to the State of Indiana for use of Crawford County to be rendered in the sum of five dollars, the verdict, and pay the costs of this prosecution and stand committed until sentence be performed.

### **State of Indiana vs. Robert McFarlin — Trespass, Assault & Battery.**

Ordered to be continued and the Defendant in open Court and acknowledged himself indebted to the State of Indiana for the use of Crawford County to be rendered in the sum of one hundred dollars and at the same time came Michael Harvey and acknowledged himself 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 Robert McFarlin above bound, shall personally appear before the judges of our Crawford Circuit Court on the first day of our next Term at the courthouse in Mountsterling and answer to an indictment for assault and battery on one

Thomas Mayfield, and not depart said Court without leave, then this recognizance to be void, else to remain in full force and virtue in law.

### **State of Indiana vs. John Stephenson — Larceny.**

Defendant being called and not appearing time is given security until tomorrow to produce his body in Court.

### **Thomas Golden, Appellee vs. David Wallace, Appellant**

This day came the parties in open Court and by consent this cause is dismissed at the Appellees cost — Therefore it is considered that Appellant recover his costs.

### **Court to David Wallace — *Ad Quod Damnum.***

For want of prosecution this cause is ordered to be dismissed.

### **Court to James R. Nance — *Ad Quod Damnum.***

For want of prosecution this cause is ordered to be dismissed.

### **Samuel Morrow, Appellee vs. James Barker & Christian Razor — Appeal.**

This day came the Appellant James Barker and confessed a judgement for the sum of \$10.56 — Therefore it is considered by the Court that the Appellee recover of the Appellant Barker the said sum, together with his costs for this suit; and the Appellee discontinue as to Razor.

**MORE On Next Page**



Submitted by Daniel Houser

**OLD SCHOOL, DEUCHARS, IN** — Names are written on the photo.

## Order Book A — Continued

### Allan D. Thom, Plaintiff vs. Andrew Donon, Defendant.

Continued for Plaintiff and leave given him to take depositions in Kentucky.

### John B. Holdcroft, Plaintiff vs. Elias Downs, Defendant — Debt.

Now at this day came the Plaintiff by his attorney and the Defendant Elias Downs in his proper person and confessed a judgement for the sum of \$91.00 together with \$3.12 and one-half cent in damages making in all the sum of \$94.12 and one-half cent — Therefore it is considered by the Court that the Plaintiff recover of the Defendant Downs the said sum together with his costs for this suit. And a *capias* is awarded against John Tipton to Harrison County.

ORDERED THAT Court adjourn until 8 o'clock tomorrow. R. E. Goodlett

### October Term 1821 — 2nd Day

Court met pursuant to adjournment. Present: James R. E. Goodlett, president judge Fourth Judicial Circuit and James Glenn and Michael Reel, Esqs., his associates.

### William Babb vs. Daniel Weathers — Appeal.

Ordered to be continued on motion of Appellant a *mandamus* is awarded to justice of the peace to certify a complete record.

### James Hughs, Plaintiff vs. Jonathan Maxwell, Defendant — Covenant.

This cause and motion is dismissed at Plaintiffs cost. — Therefore the Defendant may recover his costs of this suit.

### Gabriel J. Floyd, Plaintiff vs. James Pell, Defendant — In Case.

Change of venue from Harrison County. This cause is ordered to be docketed.

### James Totten vs. Miller & Martin — Appeal.

This cause is continued and on motion a *mandamus* is ordered to issue to justice of the peace to certify a complete record in this cause to next term.

### Thomas N. Aubry vs. Daniel Weathers — Appeal.

Continued by consent.

### Thomas Winters, Plaintiff vs. John Kellar, Defendant —

### Debt.

Now at this day came the parties by their attorneys and the Defendant withdraws his plea heretofore filed and the Defendant being three times called and not appearing — Therefore it is considered by the Court that the Plaintiff recover of the Defendant the sum of \$81.00, the debt in the declaration, with \$5.20 in damages making in all the sum of \$86.20 together with his costs in this cause.

### James Vanmeter, by his next friend vs. Henry Fullenwider & Jos. Hank, Defendants — Debt.

This day came the Plaintiff by his attorney and the Defendants although called came not but made default — Thereupon the Plaintiff may recover of the Defendants the sum of \$200, the debt in the declaration mentioned, together with \$19.70 in damages making in all the sum of \$219.70 together with the costs of this suit.

### Benjamin Vanater vs. Henry Fullenwider — Transcript of record from Justice Riddle.

Ordered that a *scire facias* issue in this cause returnable to next term and this cause is continued.

### George McIntosh vs. Henry Fullenwider — Transcript of record from Justice Riddle.

Ordered that a *scire facias* issue in this cause returnable to next term and this cause is continued.

### Benjamin Weathers vs. William Gresham — Appeal.

This cause on affidavit of Defendant is ordered to be continued until next term.

### State of Indiana vs. Henry Barker — Perjury.

On motion of Prosecuting Attorney this cause is continued until next term and Therefore came Henry Barker in open Court 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 and at the same time came James Barker, James Peyton, John Mc..... and John Starr and severally acknowledged themselves indebted to the State of Indiana for the use of Crawford County to be rendered in the sum of one hundred dollars each to be levied of their respective goods, chattels, lands and tene-ments if default be made on the condition condition under written which is that the said Henry Barker above bound, shall personally appear before the judges of our Crawford Circuit Court on the first day of our next March Term at the courthouse in Mountsterling and then and there answer to an indictment for perjury, and not depart said Court without leave, then this recognizance to be void, else to remain in full force and virtue in law.

## Order Book A — Continued

### **State of Indiana vs. Marcus Hoeback — Trespass, Assault & Battery (2 cases).**

Now at this day came as well the Prosecuting Attorney as the Defendant in his proper person and the Prosecutor moved that this cause be continued. Therefore came Marcus Hoeback in open Court and acknowledged himself indebted to the State of Indiana for the use of Crawford County to be rendered in the sum of two hundred dollars and at the same time came Martin Scott and Henry Fullenwider and severally acknowledged themselves indebted to the State of Indiana for the use of Crawford County to be rendered in the sum of one hundred 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 Marcus Hoeback, above bound, shall personally appear before the judges of our Crawford Circuit Court on the first day of our next March Term at the courthouse in Mountsterling and then and there answer to an indictment for assault & battery, and not depart said Court without leave, then this recognizance to be void, else to remain in full force and virtue in law.

### **State of Indiana vs. John Stephenson — Larceny.**

At this time came the Prosecuting Attorney and the Defendant being three times called came not but made default. John Lynch, James Kellems Jr., and Daniel Weathers, his securities, 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 Stephenson, Lynch, Kellems and Weathers to shew cause at the next term why judgement should not go against them upon their recognizance and execution issue thereon.

### **State of Indiana vs. Thomas L. Golden — Larceny.**

At this time came as well the Prosecuting Attorney as the Defendant in his proper person and on motion of the Defendant and affidavit filed, this cause is continued until next term. — Thereupon came Thomas L. Golden and acknowledged himself indebted to the State of Indiana for the use of Crawford County to be rendered in the sum of two hundred dollars and at the same time came James Kellems Sr. and Isaac Kellems and severally acknowledged themselves indebted to the State of Indiana for the use of Crawford County to be rendered in the sum of one hundred dollars each to be levied of their respective goods, chattels, lands and tenements if default be made on the condition 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 Thomas L. Golden, above bound, shall personally appear before the judges of our Crawford Circuit Court on the first day of our next March Term at the courthouse and then and there answer to an indictment for larceny, and not depart said Court

without leave, then this recognizance to be void, else to remain in full force and virtue in law.

### **State of Indiana vs. William Babb — Escape.**

Prosecuting Attorney dismisses this case.

### **Thomas Roberts vs. William Miller — Appeal.**

For want of sufficient bond this appeal is dismissed. — Therefore Plaintiff may recover his costs from Defendant.

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

Now at this time came the parties by their attorneys and the Defendant for plea says he is not guilty as charged and for his trial puts himself upon the county and the Plaintiff doth the like; the Defendant also filed his plea of justification which being joined — Therefore came a jury, to-wit:

John Peckenpaugh	Alexander King
Elisha Tadlock	William Riley
A. Raymond	Thomas Maxwell
Stephen Robertson	James Kelms
Alexander Frakes	Levi Beals
Allan McBride	Caleb Temple

twelve good and lawful men who being elected tried and sworn well and truly to try the issue joined having heard the evidence and argument of counsel 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 do moreover issue the Plaintiff damages to the sum of \$2,500." Alexander King, foreman, but before rendering judgement upon the verdict aforesaid the Defendant moved the Court for a rule against the Plaintiff to shew cause why a new trial shall not be granted — which rule is granted.

### **John Rawlings, Plaintiff vs. John Vanmetre, Defendant — Debt.**

This day came the parties in open Court and the Defendant confessed judgement on a note of land. — Therefore it is considered by the Court that the Plaintiff recover of the Defendant the sum of \$230, the amount of the note, together with \$11.45 damages, making in all the sum of \$241.45 together with costs of this suit. This judgement is to be credited with \$98.00 paid on the 11th day of June, 1821.

THE GRAND JURY returned into Court an indictment against:

John Riddle — For obstructing road.

James Miller — Indictment for passing counterfeit money.



Submitted by Daniel Houser

**KEMP COUSINS — 1910**— 1) Aunt Minnie Newkirk, 2) Millie Newkirk, 3) Marshall Newkirk, 4) Green Kemp (grandpa), 5) Lionel Harvey, 6) Sammie Beals, 7) Zee Harvey, 8) Albert Ridge, 9) Forrest Ridge, 10) Edna Ridge, 11) Marie Ridge, 12) Lee Newkirk, 13) Winfred Beals, 14) Lettie Ridge, 15) Harry Harvey, 16) Corda Harvey, 17) Cadric Harvey, 18) Manerva Kemp (grandma), 19) Willard Beals, 20) Cora Beals Watson, 21) Cecil Ridge, 22) Edith Newkirk, 23) Golda Newkirk, 24) Ressie Harvey, 25) Eleanor Harvey, 26) Jessie Newkirk, 27) Brettie Newkirk, 28) Sylvia Ridge, 29) Elva Newkirk.

## Order Book A — Continued

Marcus Hoeback — For assault & battery on Joseph Tibbs.

William Wilkey — Presentment for vagrancy.

Daniel Wilkey — Presentment for vagrancy.

A Report on the county jail.

and having no further business, the grand jury is discharged.

ORDERED TO BE certified to the County Commissioners that the grand jury served two days at this term; And that Thomas Roberts served one day as bailiff and John Kellar one day, allowed seventy-five cents per day.

DANIEL R. JACOBS of Sandwich in Kent, England, aged 28 years on the 11th day of April, 1821, a wife named Susanna, aged 23 years with one son named Edmond D. Jacobs, aged 4 years, shipped at Liverpool, England on the 7th day of May, 1820, landed at New York the 9th day of June, 1820. This day in open court renounced all allegiance to any foreign potentates or powers whatsoever and more particularly to George the Fourth, King of Great Britain, of whom he was subject and intends to become a citizen of the United States of America and to reside in Crawford County, Indiana.

/s/ Daniel R. Jacobs

### **Jeremiah Tarlton, Plaintiff vs. Stephen Robertson, Defendant**

This day came the parties by their attorneys and the Defendant filed his several pleas of not guilty of fraud and delivery, which being joined — Thereupon came a jury, to-wit:

James Kelems Jr.	Elisha Potter
Elisha Tadlock	Allen McBride
Thomas Maxwell	Alexander King
William Riley	Caleb Temple
John Lynch	John Peckenpaugh
James Spencer	Arthur Whitehead

twelve good and lawful men who being elected tried and sworn well and truly to try the issue joined having heard the evidence and argument of counsel 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." Elisha Tadlock, foreman; but before entering judgement upon the verdict aforesaid, on motion of Plaintiff a rule is entered against the Defendant to shew cause why a new trial shall not be granted.

**To Be Continued —**