

Blank or Sale at the Observer Office.
The following blanks are kept for sale at the Observer office, and can be furnished in any quantity desired:
Blank or Sale at the Observer Office.
The following blanks are kept for sale at the Observer office, and can be furnished in any quantity desired:
Blank or Sale at the Observer Office.
The following blanks are kept for sale at the Observer office, and can be furnished in any quantity desired:

WEEKLY OBSERVER
ERIE, PENNA., JUNE 4, 1868.
As the selection of a Congressional candidate in both parties is being considerably delayed, it may be well to reprint the following table of the vote of the district in 1866, when Messrs. Scott and Secor were the opposing candidates. On that occasion the hostility engendered among the Radicals by Mr. Johnson's change of front, caused party lines to be more closely drawn than they would have been otherwise, and the exciting Presidential canvass this year will probably have an influence of nearly the same kind.

COUNTIES.	REP.	DEM.	MAJ.
Allegheny	7,227	3,377	R. 3,850
Erie	2,087	1,973	R. 1,113
Warren	877	714	R. 163
Forest	109	76	R. 24
Elk	374	304	R. 70
Cameron	374	304	R. 70
Jefferson	2,015	1,912	R. 1,033
Clearfield	1,530	2,786	R. 1,256
Total	15,316	12,236	R. 3,080

Since writing our article in another paper, Mr. Scofield has been duly announced as a candidate for Congress in this county. He has made up his mind to "beard the lion in his lair," and meet his enemies on the common battle ground. The notice to this effect is in the shape of a communication addressed to the press, and is contained in another column. It is a communication which appears as a standing advertisement in the Radical organs. It states that the article has been taken without Mr. Scofield's knowledge, which "will do to the marines." The Judge is an eminently honorable man, and in view of his character we are ready to make due allowance for his unwillingness to appear as a voluntary candidate, after having held the office three terms in succession. His determination to throw the Radical column into a gutter such as they have not experienced in years. Gens. Whallon, Walker and Cutler immediately issued orders to their respective sub-commanders to arm and equip their forces for the fray, and the campaign that has been inaugurated is expected to be the fiercest and deadliest in our political history. We incline to the belief that the bold invader has the best organized and disciplined army, and will win an overwhelming, though hard-fought victory.

The meeting of business-men on Tuesday evening to discuss the advantage of establishing manufacturing enterprises, is a movement that ought to receive the zealous encouragement of all our citizens. It is the first step in the right direction that has been taken for years, and we hail it as an auspicious sign of the times. The statement we made that capitalists like Gen. Reed, Milton Courtright and John A. Tracy stand ready to second any movements that will fair to result to the advantage of the city, and a disposition is prevalent among all our working-men to lend a helping hand. Let those who have inaugurated the move keep up a brave disposition, and allow nothing to dampen their ardor until they have built up a sentiment in the community that will result in turning its energies into a proper channel. The remark was well made by Mr. Wetmore that it is futile for Erie, with Buffalo and Cleveland so much better circumstanced, to expect to become a great commercial port; and every day that we are not making a step in that our main hope of prosperity must rest upon the establishment of manufacturing operations, for which our advantages of location adapt us in a degree hardly rivaled by any other large city.

City Finances.
The annual report of the city Comptroller shows the receipts for the year 1867 to have been \$219,745, of which \$43,119 are reported as "warrants in circulation." Of this sum, \$30,000 were from the sale of improvement tax, and \$13,600 from the sale of S. & E. R. R. stock. The expenditures on general account were \$52,165 less than the receipts, leaving that sum in the treasury on the 1st of May. Among the expense items are the following: Printing \$709. Fire department \$10,271. Police \$7,148. Paving and catch basins \$26,619. Sewers \$74,288. Interest and discounts \$10,282. Work on streets and bridges \$31,297. The city has liabilities to the amount of \$1,000, which will probably be increased to some extent during the present year. These include the 7 per cent water works loan, \$236,500; the 7 per cent improvement bonds, \$250,000; the 6 per cent P. & E. R. R. bonds, \$124,100; balance on Park House property, \$8,874; and warrants in circulation to the amount of \$43,119. The city tax assessed for the present year is \$26,412, of which \$26,471 are for the payment of interest. The city owns real estate to the sum of \$19,130.

Radical Primary Meetings.
Our readers are mostly aware that the Radicals of this county have adopted what is known as the Crawford County system of making nominations—that is, the members of the party will vote direct for the candidates they prefer, instead of delegating their authority to representatives in County convention. The day fixed upon for choosing the party ticket is the eleventh of July, and from that time to the Radical candidates will hold and hold with constantly increasing agitation. As the mode of conducting the system is comparatively unknown to the larger portion of our citizens, we give a summary of the rules which have been adopted by the Radical Co. Committee.

1st. Every candidate must have his name announced in one or more of the county papers at least three weeks previous to the primary meetings, stating the office he wants, and that he will abide by the decision of the party.

2d. The Radical voters will meet at the usual places of holding the fall elections, at 1 o'clock, p. m., and elect one of the persons present for Judge and two for clerks; who shall constitute a Board of Election. The polls are to be kept open until eight o'clock in the evening, there being no occasion to deprive poor Democratic voters of the privilege of the ballot, as was intended by the new State Registry law, enacted by the Radicals of the Legislature, which requires them to be closed at six o'clock.

3d. The votes are to be certified and placed in the hands of the Judge or one of the clerks, who will meet in the Court House, on all portions of the county, at two o'clock, p. m., on the Tuesday following; and the person having the highest number of votes for any office shall be declared the regular nominee, and his support be binding on the members of the party.

4th. When two or more persons have an equal number of votes for the same office, the Judges shall ballot for a choice from those having the highest vote, and the one who has the most Judges in his favor shall be the nominee.

5th. The Judges may reject, by a majority vote, such returns as bear evidence of fraud, either in conducting the election or otherwise, but only to the extent of the fraud committed.

The Convention of Reform Judges, with such exceptions as are above named, will have the same general control over the affairs of the party as the delegate conventions have hitherto possessed. It may change the mode of making nomination, whenever the party, by a majority vote at the primary meetings, directs them so to do, provided that due publicity has previously been given by the Co. Committee.

We suspect that the great scandal case with which the Dispatch agitated the community in the beginning of the week, exists mainly in its local editor's imagination.

Court Proceedings.
The following cases were disposed of in the County of Erie, Session held at our report in last week's issue had been made up. The trial list was less important than usual, and the jurors were discharged on Thursday evening.

Wm. Gleaves—assault and battery. Pleaded guilty, and was sentenced to pay a fine of \$100, and costs, and ten days imprisonment in the county jail.

Thomas Bryan—obtaining goods under false pretenses. True bill and *nolle prosequi* entered by Court, on payment of costs.

Curtis Davis—assault and battery. Fined \$5 and costs.

Anthony Uhr—selling liquor on Sunday. Pleaded guilty, and was sentenced to pay a fine of \$80 and costs.

Romance Vetter—selling liquor on Sunday. Pleaded guilty, and was sentenced to pay a fine of \$80 and costs.

Mrs. Langworthy—larceny, four counts. Guilty, and sentenced to one year in the Western Penitentiary on each count.

John Dieter—assault and battery. Not guilty, but defendant to pay three-fourths of the costs.

Kayram Keenan and Edward Donnan—assault and battery. True bill and *nolle prosequi* entered by Court, on payment of costs.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six months.

Sylvester Beckus—assault and battery and resisting an officer. True bill and *nolle prosequi* entered by Court, on payment of costs.

John Dieter—assault and battery with intent to kill. Not guilty.

Charles C. Menefee and others—assault and battery and riot. True bill as to assault and battery and *nolle prosequi* as to riot.

Wm. Pfeiffer—assault and battery and resisting an officer. True bill as to assault, and *nolle prosequi* as to battery.

Edward Sheehan—selling liquor without license. Guilty, fined fifty dollars and costs, and to pay five dollars to Law Library.

Defendant has no license, but did not have it hung up in his bar-room.

C. M. Reed, Senr.—inmate in the matter of the Sixth street dam. True bill, and defendant held in \$200 bail for next term.

A. P. Fassett—larceny. True bill, and defendant to next term.

John Dieter—assault of the peace. Sentenced to pay the costs, and give bail in \$100 to keep the peace for six