

NOTE.—THE COMPLAINT should be made on oath or affirmation and reduced to Writing by the magistrate. It should be correctly dated. It should contain the name of the Informer, of the magistrate, and name and style of the defendant. If defendant is a female, it should state whether married or single. It should contain the time of committing the offence, a clear description of it, and place where it was committed.

### INFORMATION.

NORTHAMPTON COUNTY, SS.

*Carrie Kay* of the City of *Carlton*

LARCENY.  
Set forth the articles stolen and the value of each.  
If money, state the denomination and whether bills or coin.

in said County, being duly sworn by the undersigned, says: That *Abner Newman* a *hired hand* of the City of *Carlton* County and *that* *Abner Newman* on or about the first day of August 1892 *steal* *from* *with* a *Postman* *that* *the* *same* *thence* *Newman* *is* *the* *father* *of* *the* *same* *and* *that* *the* *same* *is* *like* *to* *become* *a* *charge* *upon* *the* *said* *County*

F. & B.  
State date of connection and sex of child if born.

*Abner and Deborah Newman* at the County of *Carlton* and *Carlton* *County* *at* *the* *City* *of* *Carlton* *County* *on* *the* *1st* *day* *of* *August* *1892* *that* *the* *same* *is* *the* *father* *of* *the* *same* *and* *that* *the* *same* *is* *like* *to* *become* *a* *charge* *upon* *the* *said* *County*

FORGERY.  
Set out the exact copy of the instrument forged.

In all cases give sufficient facts and information from which an indictment can be drawn.

Sessions, 1893

No. 5 April

## COMMONWEALTH

vs.

*Charles Newman*

## RECOGNIZANCE

AND

## INFORMATION.

## CHARGE.

*L. and B.*

*And now April 16, 1893*  
*upon representation by*  
*the District Attorney that*  
*the above case is settled,*  
*costs paid and that the*  
*prosecution has received satisfaction*  
*from the Court and*  
*an nolle prosequitur is entered.*  
*By the Court*  
*H. J. Pendergast*

## COSTS.

*Alan*  
*Justice John Patten* \$ 1.40

*Constable Evan Muelh* 62

(All witnesses who were before the justice.)

*Witness*

*Carrie Kay* 50

\$ 2.52

I hereby certify that the above is a true transcript of the costs upon my docket.

*John Patten* J. P. SEAL  
*Alderman*



Northampton County, ss.

Commonwealth

Sur charge of *Harriet R. Ransom*

vs.

*Charles Hummer*

on oath of *Carrie Hays*

warrant issued to *P. Hummer*

Constable. Defendant arrested and brought

Full name of  
Defendant.

*Rose with James M. Gentry as surety and return before me *Carrie Hays* and her in the sum of \$1000  
James Gentry for appearance of defendant at the next Court of Northampton*

Of Bail.

*Charles Hummer*

Bound in \$ *200*

Of Bail.

*James M. Gentry*

Bound in \$ *200*

upon condition that if the defendant above named, shall personally appear at the next Court of Quarter Sessions of the Peace, to be held at Easton, in and for the County of Northampton, then and there to answer such things as shall be objected against *James* on behalf of the Commonwealth, and not to depart the said Court without leave, and, in the meantime, keep the peace, and be of good behavior toward all the citizens of the Commonwealth, and, especially towards *Carrie Hays* then the above recognition to be void, otherwise the said several sums of money to be levied of their goods and chattels, lands and tenements, respectively, to the use of the Commonwealth.

Taken and acknowledged the *20th* day of *January* A. D. *1893* one thousand, eight hundred and *93* before me.

*John P. Allen* 

Only names of  
witnesses who are  
to be subpoenaed  
by the District  
Attorney.

*Carrie Hays* of *Easton* held in \$ *50*  
of held in \$  
of held in \$  
of held in \$

upon condition, that if *she* shall personally appear at the next Court of Quarter Sessions of the Peace, to be held at Easton aforesaid, then and there to testify, on behalf of the Commonwealth, against the defendant above named, and not depart the Court without leave, then this recognition to be void, otherwise, the said sums of money to be levied of *James* goods and chattels, lands and tenements to the use of the Commonwealth.

Taken and acknowledged the *20* day of *January* A. D. *1893*, before me.

*John P. Allen* 

RETURN the recognizance as soon as reasonably convenient. By so doing you will accommodate the District Attorney, make it possible to have the cases properly prepared for trial, and save costs for the parties or county. The law requires the return to be made not later than ten days before Court, in misdemeanors, and all felonies must be returned five days after the defendant is held for Court. In important cases send District Attorney the notes of evidence.



COMMONWEALTH

vs.

Acknowledgement of Satisfaction.

The Commonwealth

*John Doe*

*John Doe*

*John Doe*

*John Doe*

*John Doe*

*John Doe*

*John Doe*

Charged before

*John Doe*

*John Doe*

*John Doe*

*John Doe*

The Commonwealth

VS.

Charles H. Ammons

Charged before

John A. Ditters

and bound over to Fel. Cr. Court.

committed—sur charge of

Fornication Battery

To C. C. H. Borne  
RUSSELL C. STEWART, Esq.,

District Attorney of Northampton county.

I Carrie May

the prosecutrix in the

above case do hereby acknowledge to have had and received satisfaction for the injury and damage complained of and am willing that upon the approval of the Court a "nolle prosequi" may be entered in above case, upon payment of the costs.

Carrie May

Wm. H.

Acknowledged and signed before me.

April 13<sup>th</sup> 1883

A. D. 1883

Samuel W. Weber

Samuel Weber



Know all Men by these Presents,

That we John Thaketa and Edward Genek,

are held and firmly bound to the Directors of the Poor and House of Employment for the County of Northampton, in the sum of Five hundred dollars, to be paid to the said the Directors of the Poor and of the House of Employment, for the County of Northampton, or to their certain attorney, successors or assigns. To which payment well and truly to be made, we do bind ourselves and each of us, our and each of our Heirs, Executors and Administrators, firmly by these presents. Sealed with our seals, and dated this 12th day of April, in the year of our Lord, one thousand eight hundred and eighty nineteen.

Whereas, a male bastard child has been begotten and born of the body of Carry May and the said Leahy Sumner being the reputed father of said child; now the conditions of this obligation is such that if the above bounden,

his heirs, executors and administrators, or any of them shall and do from time to time and at all times hereafter, well and sufficiently save, defend, keep harmless and indemnify the said the Directors of the Poor and of the House of Employment, for the County of Northampton, of and from and against all expenses, costs, charges and damages whatsoever, which shall or may hereafter accrue for or by reason of the birth, support, maintenance, care, education or bringing up of said bastard child, and of and from and against all actions, suits, troubles and demands whatsoever touching and concerning the same, then this obligation shall be void, or else to be and remain in full force and virtue.

*Signed, sealed and delivered*

IN THE PRESENCE OF

Don't touch

Samuel Wadsworth

John Strickland  
Frederick G. Knell

**STEAL**

Richard O. Hunt

**STEAL**