In witness whereof I have hereunto set my hand on this

ings had before me in this case as recorded on my Docket.

I, F. S. ZINN, Alderman, do hereby certify that the within is a true transcript of all the proceed-

York County, SS:

Gommonwealth of Pennsylvnia.	Before me the subscriber	one of the Aldermen in and for said County personally came
	higzie Ciniig	of the Spring Yarden
Jame Ourego	of Township	in said County, who uponsolemn
/		
	according to la	w, saith that during Mouth of January 189
	at the Jaweshifo of	foring Farden in the County aforesaid, a certain
	John Einerig	did then and there unlawfully
Information, - 30	· - / /	onable came reperate and
Oath and Entry, 25	2 1 0 00 · 11 -4	2 2 1 1 1 1 1
Warrant, - 50	allert his trife m	is Deparent and his & Minor
Recog. Pros 50	andran aged resp	Beelioly from 5 Mouth to 16 Lears
" Deft	and refuseth 10 0	up front than and further
Hearing,	south not	
2nd Recog		Luzie (X) Oursig
Oaths,		
Subpoena W.	6 t 20 18 98 1	timed to the ind & the
Fransacht Search Warrant,	Jos de Fijor marrie	it issued to David & From Courtable
Commitment		
s 47J		
Constable D. L. Drove		
Warrant, - / 00		
H. Miles, 40		
Serv. Subp W		
Miles,		
Mittimus, -	Same day prosecutor tent in \$100	to prosecute, &c., atSessions, 189
Miles,	S	e this 20 day of Oct 189 8
Search Warrant,	Sworn and subscribed to before m	e this
Miles,		
\$		ALDERMAN.
We Sohn Er	·	
1000	1 (1.1.	Wedefendant
	e and be indebted to the Commonwealth	andbail each acknowledge ourselves to owe and be indebted to the Commonwealth
of Pa. in the sum of \$300,	awful money, to be levied of our goods	of Pa. in the sum of \$lawful money, to be levied of our goods and chattels, lands and tenements, jointly and severally, upon condition
and chattels, lands and tenements	s, jointly and severally, upon condition	that the saiddefendant be and
that the said defendant	the Peace, to be held at York, in and for	appear at my office, No. 100 East King Street, Sixth Ward, York City, on
the County of York, on the	Monday of December	189 , at o'clock, in
objected against him, and not den	e to answer all such charges as shall be	noon for a hearing, then and there to answer all such charges
recognizance to be void, otherwise	to be and remain in full force and virtue.	as shall be objected against and not depart said Office without leave, then this recognizance to be void, otherwise to be and remain in full force and virtue.
Witness our hands and seals thi	s 24 day of Oct. 1898	Witness our hands and seals thisday of189
garn birsely SEAL		SEAL
John X 6		
mark	SEAL	SEAL
		(SEAL)
Taken and acknowledged before	me this 2 4 day of October	Taken and acknowledged before me thisday of
XX	Time	
	ALDERMAN.	ALDERMAN.
	1 <i>1</i>	

YORK COUNTY, ss: Personally appeared before me a Hotary Liblic in and for said County and L. Derers who being duly affirmed according to law, doth depose and say, that he served the within Subpena on the day of December A. D. 1895, on within witnesses Garden FourwithA. D. 189 , on and Subscribed before day of Danid & Dever

York County, ss:

The Commonwealth of Pennsylvania.

GeLizzie E Zing	sinsig, Inc., Jacob 3	Eining John
		GREETING:
	You and each of you are hereby and excuses aside, you be and appear Judges at York, at our County Court o	in your proper person before our f General Quarter Sessions of the
	to testify to the truth according to yo	ock, in the forenoon of said day ur knowledge in a certain charge
	in our said Court, before the Judges	7. M.
and there to be tries	between said Commonwealth and	
of the Commonwea	th Ginzig for,	Defendant on par
	and this you are not to omit under penalt	ty of one hundred pounds.
	Judges of said Court, at York, the ord, one thousand eight hundred and ninety	5th pay of toveralle egght House CLERK
YORK COU	NTY. ss:	·
		e witnesses within named wer to the trial of this case.

Som Eusig 3 A016. Dre. 51898 Aut wow Febry. 17. 1899, An oppound Whe Couch, Handby dere proof And The Evinsia. Ros not com. plies with the order more Dre.14 1898 in the obove come, and the defendant hoving shown no cocese why he is mobile to com. Joly Morewett, it is now further Einsig Enter uite a new vog, resource in the Hum y (200) Three Kember dallors, Conditiones spay to the Clash of the Count, the Ceeds per week for the supposh of the dependonts children, the money to be post by the Clark to the de-fendonts wye, Mrs. Leggie Einseg for the supposh of such Children. out the dependont shore pay the costs Aus process is awarded whe Short to avoid the said dependant and hold him until the complete with Bythe Confort

nly deput from Billet to son

		York Zounty, ss. The Commonwealth of Pennsylvania.
	×	We command you that you take follow Sinning and salely keep, so that you have
	\$\$,6≪	Sessions of the Peace, there to be held forthwith
		indictment Deserting Seessions, 1898, depending in said Court, and
		to be tried between the Commonwealth and
		and have you then and there this Writ.
		WITNESS the Hon. the Judges of said Court, at York, Pa., the 17th day of february
	^ *	in the year of our Lord, one thousand eight hundred and ninety- Will BYTHE COURT:
4		ZB Stones Clerk.

658 no 16 Dec 98

The petition of John lining Jr. for discharge Im prison. Files Thue 5 1879 I the petitioner is discharges pour Custody but douted touler his own beg nigue Wouply will the order of the Court - By the Court M. J. Bay Shevant g,

BOOK PAGE 338

E. Tiegbrydon:

To the Honorable the Judges of the Court of Quarter Sessions of the Peace of York County, Penna.

The petition of John Einsig, Jr., respectfully represents:

That he was defendant before your Honorable Court on a charge of maintenance. That the case against your petitioner was heard on the 17th of February, 1899. That after hearing your Honorable Court directed your petitionerto enter into a recognizance in the sum of three hundred dollars conditioned to pay the Clerk of the Courts two dollars and a half per week for the support of his children, and further directed your petitioner as defendant, to pay the costs of the proceeding.

jail for a period of more than three months, and is still confined in the county jail. That during said time he has made effort to secure bail for the purpose of entering the recognizance directed by the Court and that he has been unable to secure any one as his bail, and that he is unable to comply with the decree of the Court by giving recognizance nor can he pay \$2.50 per week for the support of his children by reason of his confinement.

He therefore prays the Court to discharge him from prison upon his own recognizance, so that he may make every reasonable effort to support his children and comply with the order of Court.

Stituse; Jacob Strawn

State of Penna;);
);SS.
County of York);

John Einsig, Jr., the petitioner being duly affirmed according to Law deposes and says that the facts stated in the forego-ing petition are just, true and correct, to the best of his knowledge, information and belief.

Affirmed and subscribed to before me)

this third day of June A.D.? L899.

Notary Public