

Columbiana County Archives and Research Center

*Preserving the past *** Saving the future ****

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NEWSLETTER

JANUARY 2011

Mary Ann Gray, Editor

PRESIDENT'S MESSAGE

Time flies so when you are having fun!!!
Here we are at the end of 2010 ...all ready!

Linda McElroy is ready to start 1930 in the criminal files. Have a ne'er do well in your family line? Check with us, you could be surprised or shocked! On the civil files we are into 1919 - some of the suits over estates have all the relatives named.

Supreme Court Journal 1803 -1823 is indexed. Linda is working on Common Pleas #2 and has got half of it indexed. These are our earliest records. Stop by and see if your relative filed a suit or was called to jury duty. Better yet come and help do files! Or index! Join the fun!

Next year our goal is to continue indexing and getting them online. We need people to be on the lookout for records. We will copy and give them back if you don't want to give the original.

Looking back over the year we have come a long way. We bought a copier, and doubled our books on research. Newspaper obits, births and etc start in 1878 to present day. We now have school and church records .

I challenge our members in the coming year to contribute to the Arhives and Research Center, for copying or to keep in our files, old pictures (labeled is good), yearbooks, bible records and family histories. Any histories or stories about our county are most welcome. Towns that no longer exist are an example.

Have a prosperous New Year.

- SHIRL CRISS

2011 QUARTERLY MEETINGS SET

The following dates were set as quarterly membership meetings for CCARC in 2011:

February 24th, June 23rd, August 25th
and Annual Meeting on October 27th

Plans are being made to offer either a speaker or research class along with the quarterly meetings.

BIGAMY OF WIFE

Columbiana Criminal Files

Case #520, Jan. Term 1910

THE STATE OF OHIO,
COLUMBIANA COUNTY,SS. } COURT OF
COMMON PLEAS

Of the Term of January in the year of our Lord, one thousand nine hundred and ten.

The Jurors of the Grand Jury of said County, on their oaths, in the name and by the authority of the State of Ohio, do find and present that **ROSE SWIGLER** late of said County, on the 19 day of June in the year of our Lord one thousand nine hundred and nine, at the County of Columbiana aforesaid, unlawfully did marry and take to husband one **Charles Moore** and to him, the said Charles Moore then and there was married while she, the said Rose Swigler was then and theretofore formerly lawfully married to one **David White**, to-wit: she, the said Rose Swigler was on the 30 day of November 1906, married to said David White at the city of Moundville in the County of Marshall in the State of West Virginia and him the said David White then and there had for her husband; he the said David White, her former husband being then alive at the date of her said second marriage to him the said Charles Moore, to-wit: on said 19 day of June 1909, aforesaid.

2011 OFFICERS AND BOARD MEMBERS

At the Annual Meeting held Thursday, October 28, 2010 the following were installed as officers and board members:

President - Shirl Criss

V. President - Mary Ann Gray

Secretary - Mary Anne Creatore

Treasurer - Linda McElroy

Board Members: Ken Everett, Jason Leggett,
Melissa Percic, Leah Rudy and Carolyn Stepien

CONDITIONS OF COUNTY JAIL IN 1928

The following is a letter written by S.C. Griffin, Social Investigator with the State of Ohio, Department of Public Welfare, Division of Charities, to Court of Common Pleas Judge W.F. Lones on the conditions found upon inspection of the County Jail. The letter was on official letterhead.

March 30, 1928

Hon. **W.F. Lones**
Court of Common Pleas
Lisbon, Ohio

Dear Sir:-

This Division recently inspected the Columbiana County Jail and recommend as follows:

1st. That cells be painted every year and walls white-washed at least three times each year. Both walls and cells need attention now.

It is only by constant painting and renovation that this jail can be used at all.

2nd. We recommend that no prisoner be detained in this jail more than two months. Only the strong can survive so long a period in this dark underground jail with its damp, foul air.

3rd. We urge and advise once more that bonds again be submitted to vote of the people of Columbiana County to remodel the present jail for an amount not to exceed \$60,000.00.

Unemployment in this section of the state is steadily increasing and we believe this to be the very best time for building of public buildings which have so long been needed and thus relieve unemployment.

By use of the present foundations and walls of the jail, which are still good, a jail of ample proportions with modern equipment could be completed for \$60,000.00.

It is true that bond issues have been submitted for the third time without success but they were for much larger sums.

It is hard to believe that any county in Ohio, if fully informed of conditions, could possibly place its seal on the use of a jail of this character.

Tuscarawas County at the last election submitted bonds for a new county infirmary for the fourth time and was successful. We believe Columbiana County should continue to submit bond issues for a new county jail until all voters in the county are fully informed of jail conditions.

Jails of this character defeat the ends of justice in many ways, but more particularly by crowding many men of all grades, the innocent prisoner awaiting trial, the first offenders, the witness and those steeped in crime, in this one dark unventilated room below the ground.

We are mailing carbons of these recommendations to the Board of County Commissioners, Board of County Visitors, to the Prosecuting Attorney and the Sheriff.

We are calling your attention to Sections 3162 and 3177 relative to rules regulations and welfare of the county jail and recommendations for improvements and repairs.

Yours truly,

S.C. Griffin,
Social Investigator

Approved:

Bel Greve
Superintendent

SCG:MB

CIVIL CASE #6046
JANUARY 29, 1907

THE STATE OF OHIO COLUMBIANA COUNTY SS.
 IN THE COURT OF COMMON PLEAS.

ANNA L. BARNES,
Plaintiff.

vs.

WILLIAM T. BARNES,
Defendant.

} P-E-T-I-T-I-O-N

P-E-T-I-T-I-O-N

Plaintiff has been a resident of the State of Ohio, for the year last past, and has a bona fide residence in the county of Columbiana.

On or about the 6th day of December 1894 at Salina, Ohio she was married to the defendant.

One child was born of such marriage Nov 3rd 1902 but died in infancy.

On or about the 15th day of May 1906 the defendant committed adultery with one **Mrs. Wilharm**, a widow, at Tripoli, Iowa.

On or about the 12th day of June 1906 the defendant committed adultery with one **Lena Zull** at Sumner, Iowa.

The defendant has been guilty of habitual drunkenness for more than three years last past.

For the past nine years the defendant has been guilty of extreme cruelty to plaintiff.

In February 1902 at Clarkville, Iowa the defendant struck the plaintiff on the head knocked her down and threatened to kill her by throwing her off a bridge that they were then crossing.

In April 1902 at Dows, Iowa in a room at a hotel defendant struck plaintiff in the face knocking her down.

In May 1902 at Hampton, Iowa in the dining room of a public hotel in the presence of the dinner guests, the defendant slapped plaintiff in the face.

In July 1904 at Marion, Wisconsin the defendant threw a box at plaintiff which hit the chimney of a burning lamp sitting on a stand in front of plaintiff, many of the pieces of hot glass were knocked against plaintiff's bare arms and breast, thereby burning her severely. The plaintiff screamed with pain and fright, whereupon to prevent her cries being heard, defendant caught her by the throat and choked her.

In April 1906, at Laporte City, Iowa, defendant struck plaintiff in the side, whereby plaintiff was sore for several days and unable to go about her work without great pain and annoyance.

Plaintiff says that she has demeaned herself as a true and dutiful wife should, that the manner of her treat-

ment by the defendant has shattered her nerves and injured her health, that it is impossible for to longer live with the defendant, that to do so would be to further endanger her health and life.

Wherefore plaintiff prays that she may be divorced from defendant and for such other relief as is proper.

Signed - Anna L. Barnes

COMMON PLEAS JOURNAL
BOOK 2 1809-1817
PAGE 183-185

THE STATE OF OHIO

vs.

ANTHONY KUGLAR

Indictment for Larceny

Be it remembered that at November term, the Grand jury returned our said Court, a bill of Indictment in the words and figures following to wit, the State of Ohio, Columbiana County ss. Court of Common Pleas of November term in the year of our lord one thousand eight hundred and two. The Grand jurors for the body of the county of Columbiana aforesaid at November term in the year aforesaid, upon their oaths and solemn affirmations, respectively do present that **ANTHONY KUGLAR**, late of Harmony, Pennsylvania and now in the jail of the county of Columbiana aforesaid, on the eleventh day of November in the year of our lord one thousand eight hundred and ten, in the term of New Lisbon in said county of Columbiana, and within the jurisdiction of this Court, with force and arms, feloniously did steal, take and carry away, one gelt watch of the value of ten dollars of the proper goods and chattels of one **JOHN WATSON**, then and there being, contrary to the Statue in such case made and provided, and against the peace and dignity of the State of Ohio -- Elderkin Potter, attorney for the State.

A true bill, Jacob Frederick foreman. -- And the said defendant being brought before the Court, in custody of the Sheriff, and the said Kuglar being charged pleads not guilty and for trial puts himself upon the country, and thereupon a jury was called and came as follows to wit, Hugh Anderson, Israel Warner, Matthew Adams, Jacob Painter, Jacob Hum, Peter Zimmerman, Robert Blackledge, Ebenezer Hains, Christian Bates, William Ferguson, Jacob Sheely and William Altman, who being duly impannelled, tried, chosen, sworn and affirmed do say upon their oaths and affirmations respectively that the said **ANTHONY KUGLAR** is guilty of the larceny of said in manner and form as he stands indicted, and find the watch aforesaid to be of the value of eight dollars and eight cents, whereupon the prisoner aforesaid being demanded if he had anything to

say wherefore the sentence of this Court should not be should not be pronounced against him, and he having answered in the negative, thereupon the Court pronounced the following sentence trwiz. that the prisoner be taken to a public whipping post this twentieth day of November in the year aforesaid between the hours of one and two P.M. and then and there be whipped on his naked back by the Sheriff or his deputy with fifteen strikes, that pay a fine of fifteen dollars for the use of the County, pay the costs of prosecution and be imprisoned three days or until this sentence be complied with or he be otherwise legally discharged.

Attest: **Reasin Beall**, Clk.

**The State of Ohio
in the Complaint
of Peggy Shields,
single woman**

vs.

Samuel Broadhead

**COMPLAINT OF
BASTARDY**

Be it remembered that heretofore to wit on the twenty fourth day of November in the year one thousand eight hundred and ten, a certain examination and recognizance was before **Justice Snodgrass** in this case which was returned by him in there following to wit State of Ohio on complaint of **Peggy Shields** single woman, **Samuel Broadhead**. Bastardy examination before the Justice. Question by Justice, Is Samuel Broadhead father of the child you are now pregnant with? Answer by complainant, that he is. Question by Justice, what time was it begotten? Answer by complainant, about three months ago. Question by Justice, where so it have been begotten? Answer by complainant, at **George Ducks** in New Lisbon. Question by Justice, has Samuel Broadhead had carnal knowlege of you more than once? Answer, he had. Question by defendant, how long is it since the child was begotten? Answer by complainant, pretty near three months ago. Question by defendant, did I ever ask your company? Answer by complainant, that he did. Question by defendant, did I ever promise to marry you? Answer by complainant, that he did not. State of Ohio Columbiana County ss. I certify to above to be the substance of the examination had before me. Witness the hand and seal of Alexander Snodgrass, J. Peace.
New Lisbon, 24th November one thousand eight hun-

dred and ten: State of Ohio, Columbiana County ss. Be it remembered that on the 24th day of November one thousand eight hundred and ten **Samuel Broadhead and Michael Wirtz** personally came before me Alexander Snodgrass one of the Justices of the Peace within and for said county, and severally acknowledged to owe the State of Ohio one hundred dollars each to be levied on the goods and chattels, lands of tenements to the use of said State if default be made in the condition of this recognizance is such that if the above bound **Samuel Broadhead** shall personally appear at the next Court of Common Please to be holden in and for the county aforesaid, then and there to answer what at that time shall be objected against him and abide the judgement of the Court and not depart without leave, then this recognizance shall be void and of none effect. -- therewise to remain in full force and virtue in law taken and acknowledged before me at New Lisbon in the said County of Columbiana. November 24th, A.D. 1810.

Alex. Snodgrass, Justice of the Peace and therefore to wit on the 27th day of November aforesaid in our Court aforesaid the aforesaid defendant and **Michael Wirtz** his bail was severally called, appeared not, and their recognizance were forfeited, and in the evening of the same day, upon appreciation to the Court the defendant and his bail appearing the forfeiture was set aside and ordered by the the Court that the recognizance be renewed and there upon, the 29th of the same month came the defendant aforesaid custody of his bail who surrendered the body of the said defendant into the custody of the Sheriff, who was ordered by the Court to commit him to prison there to remain until he would find surieties to the acceptance of the Clerk in the sum of \$150 for his appearance at next March term to answer in the promises, and in that went, the Clerk is authorized to take the recognizance and from thence forth the defendant to be liberated ve. same day came the said **Samuel Broadhead** and acknowledged himself to owe to the State of Ohio for the use of **Peggy Shields** aforesaid \$150. Samuel Broadhead and Michael Wirtz his bail acknowledged themselves bound in the like sum and for the same use to be levied on their goods, chattels, lands and tenements to be void on condition that the said defendant appears at the next Court of Common Please, to be held at the Court house in New Lisbon the last Tuesday in March next to answer the complaint aforesaid, abide the order which the Court may

make therein and not depart the same without leave, otherwise to be of force taken in open Court. Continued March 15th, one thousand eight hundred and eleven as attorney for **Peggy Shields**, I acknowledge satisfaction in this cases upon payment of costs.

Signed Elderkin Potter

Attest R Beall Clk.

CORONER INQUISITION

November twenty-fourth A.D. 1810, **DAVID HOSTETTER**, Esq., Coroner of the County came into Court, and exhibited an Inquisition taken by the oaths and affirmations of the jurors therein named, on the body of **STEPHEN PEARCE** late of Middleton township in said county, who was found lying dead on the 28th of November instant near to the seven mile tree on the road leading from New Lisbon to Dillons Mill, and prayed this Court to certify the same to the Commissioners of the County, that they may be enabled to draw an order in his favour for \$10.80 being the amount of his own, the jurors and constables fees, which is granted by the Court, and it is ordered that the Clerk of the said Court record and file said Inquisition, and to be paid therefor out of the county treasury, which Inquisition

State of Ohio

Columbiana County ss.

November 28th A.D. 1810 We the undersigned being duly impannelled sworn and affirm and convened at the place and took into consideration the cause of the death of **Stephen Pierce** who was found dead on the day of the date, and after enquiring into the circumstances from all the presumption testimony that be obtained give it as our opinion that the said **Stephen Pierce** perished in consequence of excess in spiritous liquor. **William McLaughlin, Thomas Cowgill, John Thomson, John Cannon, Andrew Brinker, David Clapsadle, Barnard Feazel, Horace Potter, Baltzer Young, Nicholas Sampsel, Jonathan Whitaker, Aron Brooks.** -- **David Hostetter**, Coroner.

Attest: Reasin Beall, Clerk

U.S. vs. JOSEPH SCOTT

June term 1815

p. 501

Be it rememberd that heretofore to wit at November term A.D. 1814 of our said Court the Plaintiff in this case by **MR. HALLOCK** their attorney came into Court and filed the following to wit State of Ohio Columbiana County vs. Court of Common Pleas November term 1814, The United States of America by **SAMUEL COULTER**, their collector of the Revenue for the 7th Collection District of Ohio, now to wit this 10th day of November in the year of our Lord one thousand eight hundred and fourteen gives this Court here to understand and be informed that on **JOSEPH SCOTT** of the County aforesaid being a retail dealer in distilled spirituous liquors, heretofore to wit on the 1st day of July in the year of our Lord one thousand eight hundred and fourteen at the County aforesaid and in diverse other days and times before and since did deal in selling by retail said distilled spirituous liquors, the same being domestic spirits, and did then and there sell by retail to one **JAMES DOUGLASS** then and being on gill of whiskey the same being domestic spirits and a less quantity than twenty gallons, and did also at divers other times there sell by retail divers large quantities of the like kind of spirits in less quantities than twenty gallons to divers persons to the United States unknown. He the said **JOSEPH SCOTT** not first having obtained from the collector of said district or from any other collector in the United States a license therefore continuing in force at that and then times, contrer to the force and effect of the act of Congress in such can make and provided, whereupon the said United States prey the advice of this Court (the said cause of action having near more than fifty miles distant from the nearest place by law established for the holding a district Court of the United States in the State of Ohio) and that the said **JOSEPH SCOTT** may forfeit and pay to the United States the sum of one hundred and fifty dollars according to the provision of the said act, and also the further sum of ten dollars duty impound by the said act on a license to retail as aforesaid, together with costs of suit and also that the said **JOSEPH SCOTT** may come here into this Court to answer and upon the premises.

T.H. HOLLOCK, Atty. for United States and thereupon afterwards to wit in the 20th day of December 1814 a writ of summons was issued in the words and figures following to wit The State of Ohio Columbiana County ss.

To the Sheriff of our said County greeting we command you that you summons **JOSEPH SCOTT** if he

be found in your bailiwick to be and appear before our Court of Common Pleas to be held at this Court house in New Lisbon the 7th day in March next to answer the United States on information for retailing spirituous liquors without license to their damages one hundred and sixty dollars as they say. Herein fail not but of this writ and your service make due return witness the **HONORABLE BENJAMIN RUGGLES**, President of our said Court in New Lisbon the 20th day of December A.D. 1814.

HORACE POTTER, Clk.

which said writ the Sheriff to whom it was directed and a return thereof with the following endorsement thereon written to wit served the 24th day of February - **THOS. WATTS**, Sheriff, and at March Court a rule was taken on the defendant to plead in sixty days and this cause was continued, and now at June term aforesaid the Plaintiffs came into Court by their attorney and the defendant being three times solemnly called to come and defend the suit instituted against him came not but makes default whereupon it is our desired and adjudged by this Court that the United States recover of the defendant the sum of one hundred and sixty five dollars penalty and wit of suit and that the defendant be so.

HORACE POTTER, Clk.

The following are excerpts from Ohio Patriot Abstracts: June 16, 1810 to December 27, 1866 abstracted by Carol W. Bell C.G. and indexed by Arlene Rice-Obertance. It is for sale by the Columbiana County OGS. Orders can be made through CCARC.

Saturday, Feb. 18, 1815

Public sale, to be sold at the house of **Martin HESTER** near **BLACKLEDGE's Mill**, various items at public vendue.

For sale, property in town of Salem, adjoining the lot on which the fine brick building is erected for the factory, a frame house & lot of 1 acre fronting on the main street; also a 1 acre lot lying back of the aforesaid, and another lot of 1/4 acre fronting on the main street on which there is a small bldg. Belonging to estate of **JOSHUA REEVE** dec'd; **NATHAN BALL & MELISCENT REEVE** exrs.

Those who wish to establish a Mercantile & Manufacturing Company in town of New Garden will meet the 7th day, the 18th inst to adopt the constitution & elect directors and cashier.

August 26, 1815

The standard, or half bushel measure as established by law is kept at **JOHN SMALL's** in New Lisbon.

CAUTION: whereas my wife **NANCY FISHER** left my bed & board on 24 Aug without any just cause, this is to forewarn any person of trusting her, as I am determined to pay none of her contracts. **HENRY FISHER.**

Land for sale by **THOMAS REEDER** in 5-16-9 of 160 acres with a good cabin house & barn, good peach orchard, number of apple trees, 16 acres cleared with good railfence, well watered & good sugar camp; if not sold, it will be rented, dated 8th month 28th, 1815.

Proclamation: from James Madison, Pres. & Josiah Meigs, Comm'r of the Gen. Land Office: whereas by act of Congress, passed 25 Feb 1811, the President is authorized to remove the Land Office at Canton to some suitable place in the district: therefore, I direct that the Land Office shall be removed from Canton to Wooster, there to be opened by 1 May 1816. Under my hand, 25 Feb 1815.

Public Sale: admrs of **JOHN ARTHUR** late of New Lisbon, NW 1/4 3-16-2 of 172 a. **CATHERINE ARTHUR & RUDOLPH BAIR**, admr.

DAVID HANNAH, my machine for carding cotton on the west fork of Little Beaver near the Georgetown road is now in operation.

SALTWORKS for sale: property known as the Old Saltworks on the north fork of Yellow Creek together with the new works lately erected by the subscribers 1/2 mile below & adjoining the old works. The water is well known to be superior in quality to any on Yellow creek. There is attached 11 qtr. sections of well timbered land, complete set of blacksmith's tools, and other. There is a large frame dwelling house & kitchen, also a large hewn log barn. Also, 3 5-horse teams. **JOHN ROGERS, JAMES ROGERS, THOMAS H. ROGERS**

LEWIS KINNEY of New Lisbon Woolen Manufactory has 3 carding machines & good workmen employed to attend them. PS a number of boys is wanted in the factory, where they will be taught the different branches.

Estate of **ISAIAH MYERS** late of Hanover Tp: **DAVID MYERS & JAMES BURSON** admr.

PHILIP HOUTS weaving on the patent loom, now in operation at Col. **Kinney's** and at the Salem Factory.

Public notice by **DAVID SCOTT**, principal assessor of the 7th district, that the valuation of the US Direct tax have been completed.

Saturday, Sept. 16, 1815

Information: in answer to many enquiries made of me respecting monthly pay of militia late in the service of the US. the following letter is copied: **DAVID CLENDENIN**. Army pay office, Washington City, 28 July 1815, "Sir, it is much to be regretted that congress did not at their last session make adequate appropriations for the military (particularly the militia) claims which exist in almost every part of the country. Had this been done, we should probably by this time have had the pleasure of seeing them all in a fair train of adjustment. As it is, they must await the necessary legislative provision. No funds whatsoever were appropriated for the claims of militia, and those for regular forces are found to be quite inadequate to the demands. **Robert Brent**, Paymaster US Army.

For sale, house & lot in New Lisbon on Walnut st opposite the **Cross Key tavern**; house is a new frame bldg. 10 feet in front & 24 back, 2 stories high, with a complete cellar under the whole & is believed to be the first stand for an apothecary shop or a store. It is now unoccupied. Apply to **JOHN WATSON**, keeper of the Cross Key tavern, or to the subscriber living near **STALCUP'S Mill** on road leading from New Lisbon to Georgetown. **JOHN MOORE**.

Saturday, Dec. 30, 1815

BENJAMIN POWELL advertises 160 acre farm for sale one mile south of New Lisbon.

Emigration: Natchez, Nov. 15: The fine new steamboat "Aetna" passed this place upwards a few days ago, only 3 days from Orleans (about 300 miles) on her passage to Louisville, laden with foreign merchandise. This is the first vessel of this particular description that has passed this place upwards. The facility with which she overpowers the current of this great river is auspicious to the western country.

PETER SPICKER asks payment from those indebted to him by note or book account.

WILLIAM TEEGARDEN & CO., Salem Tp. advertises we will make a discount of 6% for specie payable

in paper on the bank of New Lisbon.

Merchants, tavern keepers & other retailers whose licenses expire by 31st inst are notified they must be renewed before that time. Distillers, manufacturers and owners and keepers of carriages for the conveyance of persons will have tax due. **SAML. COUTER**, Col. rev. 7th col. dist. Ohio.

Saturday, July 27, 1816

\$5 reward, on the night of the 23d & 24th inst during and after the performance of a company of comedians at the new house of the subscriber, some person or persons spitefully threw a number of heavy stones on the roof and into the windows of side house, thereby breaking a number of shingles and panes. I will give the above reward of \$5 to any person or persons who will inform on the perpetrator or perpetrators of this malicious and vexatious act so that he or they may be convicted thereof and punished accordingly. **JOHN D. GLOSS**, New Lisbon.

JOHN D. GLOSS: Fresh beef, his spring & slaughter house is now in complete order & will have for sale every Tues & Fri morning during the season a quantity of fresh beef.

Land for sale, 101 acres in Green Tp. between Newlisbon & Canfield, 14 miles from the former & 4-1/2 miles from the latter place. The improvements are a good cabin, a half barn, a good well of water, 35 acres cleared, 4 in good meadow, 100 bearing apple trees & about 400 bearing peach, cherry, plum, squinsh & pear trees, with a tolerable good fence. - **MICHAEL HOFFMAN**

CAUTION: Whereas my husband **HENRY KINNEMAN** has left me without cause, this is to caution all persons from upholding him, or dealing with him in any manner whatever. In Wooster, Wayne Co. Ohio he ran in debts upwards of \$100, and to satisfy the demands of his creditors, I have been stripped of all my clothing which is now under execution. He is nearly 6 feet high, of a dark complexion, has blue eyes, a big belly and slim legs; his hair is between a black and a gray. He took with him, two pair of pantaloons of bluish factory cotton. I want this to go in every paper in the United States. **MARY KINNEMAN**

SHERIFF'S SALE: ISAAC HARRIS vs. goods & chattels of **JAMES CRAIG**, executed and will offer at public sale **CRAIG's** land in NW 1/4 4-15-28 adjoining town of Hanover, with dwelling house, barn & stables, 40 acres cleared land under good fence & a thriving orchard. Also SW 1/4 3-12-30 and 3-12-36, to be sold on 21 Aug. **THOMAS WATTS**, Shf

Columbiana County Archives and Research Center

Preserving the past ★★★ Saving the future ★★★

129 S. Market St.

Lisbon, Ohio 44432

DONATIONS WELCOME

The Center could use monetary donations for regular legal-size file folders, legal-size filing cabinets, white copy paper, copier toner, electricity, heating, and rent. CCARC is non-profit and treasurer Linda McElroy can give you a receipt for tax purposes.

NEW MEMBERS WELCOME! CHECK OUT OUR WEBSITE FOR MEMBERSHIP INFORMATION AND FORM -

www.columbianacountyarchives.org .

STOP IN AND SEE OUR NEW SHELVING GIVEN TO US BY THE LEPPER LIBRARY!

*C.C.A.R.C. officers & board
would like to wish all
members a*

HAPPY NEW YEAR!

• **WANTED** •

Columbiana County School Yearbooks and Identified Class Photos From Any School

In the last couple of months we have been given the chance to copy for CCARC some old county school records and would like to expand our collection. We can scan and make a copy of the photo if you do not wish to donate the original.