TERM, 1872.]

Philip Trimble v. The State.

## PHILIP TRIMBLE v. THE STATE,

APPEALS—Practice on.—Where no error appears upon the face of the record, and no exceptions taken, motion for a new trial, or in arrest, in the court below, the judgment will be affirmed.

## APPEAL FROM DREW CIRCUIT COURT.

HON. HENRY B. MORSE, Circuit Judge.

Montgomery, Attorney General, for Appellee.

Bennett, J.—This was an indictment for exhibiting a gambling device known and called "Keno." The appellant was tried and found guilty. Judgment was pronounced, from which an appeal was granted.

The record shows no exceptions were taken during the trial. No motion for a new trial, or in arrest of judgment, was made. All the proceedings appear to be regular and in accordance with law. The indictment is good, and charges a public offense with sufficient certainty.

Judgment affirmed.