

adjournment of this court, and that, if within said 60 days from the adjournment of this Court there shall be filed with the Clerk a statement, signed by the party or his accredited representative, to the effect that the damages have been agreed upon, or adjusted in any way, in this case, writ shall not issue in this case, provided, further, that at the expiration of said period of 60 days after the adjournment of this court, the Clerk shall immediately issue writ in this case if not settled as hereinbefore provided, and the Sheriff shall, at once proceed to execute said writ as provided by law, unless the parties to this case shall, in writing direct a further postponement of the issuance of the writ.

C.N. Bass, Highway,  
Commissioner

vs. ) Condemnation

Jno. W. Anderson )

In this case, it appearing to the Court that the petitioner has the right to condemn and take the property described in the petition and it also appearing to the Court from statement of counsel that there is a probability that the party to said petition may agree upon the amount of damages to which the defendant is entitled, it is ordered by the Court that the Clerk of this court, in this case, issue to the Sheriff of the County a writ of inquiry commanding the Sheriff ~~at the County~~ to summon a jury to inquire and assess damages, as provided, by law, provided, however, that, no writ shall issue in this case until after 60 days after the adjournment of this court, and that if within said 60 days from the adjournment of this Court there shall be filed with the Clerk a statement, signed by the party or his accredited representative, to the effect that the damages, have been agreed upon, or adjusted in any way, in this case writ shall not issue in this case provided further, that at the expiration of 60 days after the adjournment of this court, the Clerk shall immediately issue writ in this case if not settled as hereinbefore provided, and the Sheriff shall, at once proceed to execute said writ as provided by law, unless the party to this case shall, in writing direct a further postponement of the issuance of the writ.

C.N. Bass, Highway,  
Commissioner

vs. ) Condemnation

J.W. Anderson )

In this case it appearing to the Court, that the petitioner has the right to condemn and take the property described in the petition and it also appearing to the Court from statement of counsel that there is a probability that the party to said petition may agree upon the amount of damages to which the defendant is entitled, it is ordered by the Court, that the Clerk of this Court, in this case issue to the Sheriff of the County a writ, of inquiry commanding the Sheriff to summon a jury to inquire as assess damages, as provided by law, provided, however, that no writ shall issue in this case, until 60 days after the adjournment of this court, and that, if within said 60 days from the adjournment of this Court there shall be filed with the Clerk a statement, signed by the party or his accredited representative to the effect that the damages have been agreed upon or adjusted, in any way, in this case, writ shall not issue, in this case, provided, further, that at the expiration of said period of 60 days after the adjournment of this court, the Clerk shall immediately issue writ in this case if not settled as hereinbefore provided and the Sheriff shall, at once proceed to execute said writ as provided by law, unless the party to this case shall in writing direct a further postponement of the issuance of the writ.

C.N. Bass, Highway,  
Commissioner.

vs. ) Condemnation

C. N. Bass )

In this case, it appearing to the Court, that the petitioner has the right to condemn and take the property described in the petition, and it also appearing to the Court, from statement of counsel that there is a probability that the party to said petition may agree upon the amount of damages to which the defendant is entitled, it is ordered by the Court that the Clerk of this Court, in this case, issue to the sheriff of the county a writ of inquiry commanding the sheriff to summon a jury to inquire and assess damages, as provided by law, provided, however, that no writ shall issue in this case until 60 days after the adjournment of this court, and that, if within said 60 days from the adjournment of this Court there shall be filed with the Clerk a statement signed by the party or his accredited representative, to the effect that the damages have been agreed upon or adjusted in any way, in this case, writ shall not issue in this case, provided, further, that at the expiration of said 60 days after the adjournment of this Court, the Clerk shall immediately issue writ in this case if not settled as hereinbefore provided, and the sheriff shall, at once proceed to execute said writ as provided by law unless the party to this case shall in writing direct a further postponement of the issuance of the writ.

J.P. Burkett

vs. ) Appealed J.P.

James Sand and )

Gravel Co. )

In this case the parties before the Clerk of this Court before the call of the docket, when this case is compromised and settled out of court at the costs of the defendants, when the defendant paid to the Clerk of this court the costs of this cause except the State and County Tax which does not accrue. It is therefore ordered adjudged and decreed by the Court that this be and the same is hereby dismissed.

EMMIT COPPER

V. X In the Circuit Court at Waverly, Tennessee,  
JAMES FOWLKES X

This cause came on for hearing before the Court, by consent, at gallatin this the 14th. day of September, 1927, on motion of the plaintiff and motion of the defendant for trial, when both the plaintiff and the defendant withdrew said motions, with leave of the court, and abandoned the same. It is, therefore, considered, ordered, adjudged and decreed by the Court that the plaintiff, Emmitt Cooper, have and recover of the defendant, James Fowlkes, the sum of Five Hundred Dollars (\$500.00) as his damages in this cause and all the costs of the cause, for all of which let execution issue.

State of Tennessee  
vs. )  
L.R. James and ) B.D.  
Willie Pullen )

In this case came the Attorney General for the State, and the defendants in person and plead guilty as charged, who being duly charged and arraigned on said indictment pleaded guilty.

Thereupon to assess the punishment of L.R. James came a jury of good and lawful men of Humphreys County to wit: J.S. Hemby, Arthur Knight, H.F. Fortner, Will May, Harris Collier J.B. Long, Jim Ridings C.W. Trotter, J.L. Tinnell, Will Warden, and S.E. Moore, who being duly elected and sworn according to law after hearing all the proof, argument of counsel, and charge of the Court their oath do say that they find the defendant L.R. James as charged in the indictment, and assess his fine at One Hundred Dollars and the costs of this cause, then came into open Court Jesse James and paid to the Clerk of this Court the costs in this case as to L.R. James. It is therefore ordered adjudged and decreed by the court that the defendant L.R. James be discharged and go hence without day, and the case is continued on a plea of guilty as to Willie Pullen.

State of Tennessee  
vs. )  
Leland James, and ) B.D.  
Arthur Murphree )

In this cause came the Attorney General for the State, and the defendants in person, and plead guilty as charged, who being duly charged and arraigned on said indictment plead guilty as charged.

Thereupon to assess the punishment of Leland James and Arthur Murphree came a jury of good and lawful men of Humphreys County, to wit: J.S. Hemby, Arthur Knight, Emmitt May, H.F. Fortner, Will May, Harris Collier J.B. Long, Jim Ridings, C.W. Trotter, J.L. Tinnell, Will Warden, and S.E. Moore, who being duly elected and sworn according to law, after hearing all the proof, argument of counsel, and the charge of the Court, upon their oath do say that they find the defendant Leland James and Arthur Murphree as charged in the indictment and assess his fine at One Hundred Dollars, and costs then came into open court Jesse James, and paid to the Clerk of this Court \$124.00, leaving a small balance still due, and in the event of his failure to pay or secure, said small balance on fine and cost he will be taken into custody, and confined in jail until he pay secure or work out. And the case is continued as to Arthur Murphree on a plea of guilty until the next term of this court.

State of Tennessee  
vs. )  
John Tankersley et al, ) Larceny

In this case came the Attorney General for the State, the defendants in person and by attorney, and on motion of the Attorney General a nolleprosequi is entered in this case upon the defendants paying or securing all the costs of the cause. then came into open court the defendants and paid to the Clerk of this Court all the costs. It is therefore ordered adjudged and decreed by the Court that the defendants ~~be discharged~~ be discharged and go hence without day.

State of Tennessee  
vs. )  
Howard Osborn col. ) Carrying a pistol

In this case came the Attorney General for the State and the defendant in person, and plead guilty as charged, thereupon the Court assess the penalty, and say he shall pay a fine of fifty dollars together with all the costs, and in the event of his failure to pay or secured fine and costs he will be confined in the county jail or work house until he pay secure or work out all of said fine and costs.

State of Tennessee  
vs. )  
G.H. Gellespie et al. ) In the Circuit Court at Waverly, Tennessee

In this cause came on to be heard upon the petition of James Warren, Walter Carter, Wallace W. Crockett and Thomas H. Cotton, and upon the assignment of error in the nature of a declaration, and the statement made in open court by the District Attorney representing the State, that the State did not object to the relief therein prayed for being granted:

Upon consideration of which, the Court sitting without the intervention of a jury, being of the opinion that there is error in fact in the record and in the rendition of the judgment against the said James Warren, Walter Carter, Wallace W. Crockett and Thomas H. Cotton on the bail bond of G.H. Gellespie, which judgment is for \$1000.00 and the costs of the cause and which was rendered by the Court on the 13th. day of December, 1926 and entered on page 21 of Minutes Book 17, and also on page 101 of the execution docket 16.

It is therefore ordered by the Court that said judgment be revoked, annulled and for nothing held as to said petitioners.

For satisfactory reasons appearing to the Court, and by agreement of the parties hereto the costs incident to said judgment on said bail bond will be paid by petitioners.

H.L. Horton for Petitioners  
Jno. B. Bowman  
District Attorney.

Court then adjourned until Court in course.

*W. H. Horton* Judge

CAPTION DECEMBER TERM CIRCUIT COURT A D. 1927.

STATE OF TENNESSEE  
HUMPHREYS COUNTY.

Be it remembered that a Circuit Court was opened, and held in and for the County of Humphreys at the Court in the town of Waverly, Tennessee, on the 12th. day of December, it being the 2nd. Monday in said month, and the One Thousand Nine Hundred and Twenty Seventh year of our Lord, and the One Hundred and <sup>Seventeth</sup> ~~fifty~~th year of American Independence.

Present and presiding the Hon. J.D.G. Morton, Judge of the 9th. Judicial District of the State of Tennessee.

Court was opened in due form of law by J.L. Smith Sheriff, of Humphreys County, Tennessee and by him was returned into open court a writ of Venire Facias showing the following named persons were appointed by the County Court, at its October term 1927, to appear and to serve as Jurors at this present term of this Court to wit: J.F. Trotter, Nathan Collier, Jake Sykes, Landy Petty Vena Parker, C.E. James, A.M. Crowell, J.D. Fuqua, Ellis Winstead, W.D. Kelly, W.R. Yates, H.C. Parker, Kelly Carlew, W.H. Pickett, R.H. McKeel, George Pickard, C.N. Smith, Walter Pruett, R.L. Mulliniks, W.H. Crockett Doss Witherspoon, W.W. Pace, A.A. Woods, T.J. Cates, and it appearing to the Court that the above named parties were regularly summoned by the Sheriff of Humphreys County, Tennessee, and that Jurors so summoned appeared and answered said summons except.

CAPTION DECEMBER TERM CIRCUIT COURT A.D. 1927.

STATE OF TENNESSEE  
HUMPHREYS COUNTY

Be it remembered, that a Circuit Court was opened and held in and for the County of Humphreys, at the Court house in the town of Waverly, Tennessee on the 12th day of December, it being the 2nd. Monday in said month, and the One Thousand Nine Hundred and Twenty Seventh year of our Lord, and the One Hundred and ~~Twenty~~<sup>n</sup>~~Sixteenth~~ FiftySecond year of American Independence.

when it appeared that the Judge of this circuit, the Hon. J.D.G. Morton, was sick and unable to attend court, whereupon the Clerk of this Court held an election as required by law for the election of a Special Judge to hold <sup>the</sup> court at this term, when the Hon. J.E. Tubbs was duly elected as such Special Judge, and took the oath of office as required by law and entered upon the discharge of his duties.

Court was opened in due form of law by J.L. Smith Sheriff, of Humphreys Tennessee, and by him was returned into open court a writ of Venire Facias showing that the following named persons were appointed by the County Court at its October term 1927 to appear and to serve as Jurors at this the present term of this Court, to wit: J.F. Trotter, Nathan Collier, Jake Sykes Landy Petty, Vena Parker, C.E. James, A.M. Crowell, J.D. Fuqua, Ellis Winstead, W.D. Kelly W.R. Yates, H.C. Parker Kelly Carlew, W.H. Pickett, R.H. McKeel, George Pickard C.N. Smith, Walter Pruett, R.L. Mulliniks, W.H. Crockett Doss Witherspoon, W.W. Pace A.A. Woods, and T.J. Cates, and it appearing to the court that the above named parties were regularly summoned by the Sheriff of Humphreys County, Tennessee, and that said Jurors so summoned appeared and answered said summons except J.D. Fuqua, W.R. Yates, H.C. Parker, R.H. McKeel, George Pickard, T.J. Cates, and C.E. James, who were excused by the Court for various causes, and J.F. Hooper J.C. Hooper Carroll Curtis J.S. Roberts, T.L. Carroll Morris Schöles, and Brown Morizett, to fill said vacancies so appearing, and out of said Jurors so summoned and appearing were drawn a Grand Jury to wit: K.B. Carlew, Jake Sykes, W.W. Pace A.M. Crowell, W.D. Kelly W.H. Pickett, R.L. Mulliniks, Nathan Collier Landy Petty J.F. Trotter, Walter Pruett, A.A. Woods, and J.D. Fuqua having been appointed Foreman of the Grand Jury at a former term of this court, the said Grand Jury is in all things as the law directs, having been duly elected, tried sworn and charged by the Court according to law, retired to their room in charge of their sworn officer to wit: G.B. Smith a deputy Sheriff of Humphreys County, sworn according to law to attend them in the considering indictments and presentments.

Pack Tire Co. ) December Term, 1927.

vs. ) In the Circuit Court for Humphreys County, Tenn.,  
Waverly Lumber Co.)

Came the defendant, and move the Court to dismiss the plaintiff's suit and dismiss Plaintiff's appeal for the following reasons.

I.

Because there is no costs bond in the case.

II

Because the plaintiff is a firm composed of T.A. Mack, and W.M. Mack, (and possibly others) and the appeal bond is secured only by W.M. Mack, a member of said firm, when it should have been security by some one not a member of the firm.

III

Because the appeal bond was never filed with nor approved by J.B. Bell, the Justice of the

Peace, from ~~where~~ judgment the appeal was attempted to be made to the Circuit Court, but the appeal bond was sent directly to the clerk of this court and filed by him, consequently the appeal bond was ever presented to the said J.E. Bell within the time allowed by law for perfecting an appeal, nor at any other time.

McEwen Cash Garage  
or J.W. Robertson,  
vs.  
L.H. Winstead and  
Mrs. L.H. Winstead )

Circuit Court Humphreys County, Tenn.

December term 1927.

Came the defendant and moved the Court that the appeal of plaintiff be dismissed, because there is no security on the appeal bond the same being signed by McEwen Cash Garage and J.W. Robertson, the McEwen Cash Garage being merely the trade mean of J.W. Robertson the business being that of said J.W. Robertson and the suit being that of J.W. Robertson.

Hence defendant move that said appeal be dismissed. And defendant move that said appeal be dismissed, because no cost bond to secure the costs was made before the J.P. from whose judgment the appeal was taken and hence the suit should be dismissed.

The following cases were continued until the next term of Court Mrs. Lillian Spann vs. Eveready Motor Co. et al. H.G. Spann vs. W.A. Lucas and Mrs. A.W. Lucas et al., R.L. Pryor et al, vs. C.C. Osborn et al, P.L. Pryor et al, vs. C.C. Osborn et al., John Hooper Admr. Vs. N.C. & St. L. R.R. Co.

State of Tennessee  
vs.  
Horace Knott )

In this case the Grand Jury return an indictment marked not a True Bill  
It is therefore ordered adjudged and decreed by the court that the defendant be dismissed and go hence without day.

State of Tennessee  
vs.  
Horace Knott )

In this case the Grand Jury return an indictment marked not a True Bill.  
It is therefore ordered, adjudged and decreed by the court that the defendant be dismissed, and go hence without day

State of Tennessee  
vs.  
Jim Fuggle )

In this case the Grand Jury return an indictment marked not a True Bill.  
It is therefore ordered adjudged and decreed by the Court that the defendant be dismissed and go hence without day.

State of Tennessee  
vs.  
Harris Smith )

In this case the Grand Jury return an indictment marked not a True Bill,  
It is therefore ordered adjudged and decreed by the Court that the defendant be dismissed and go hence without day.

State of Tennessee

vs.  
Harris Smith )

In this case the Grand Jury return an indictment marked not a true bill  
It is therefore ordered adjudged and decreed by the court that the defendant be dismissed

This day the Grand Jury came into open court in a body and present the following indictments and presentment,

One against Burt Wills Mis.d. Subpoena for the State W.E. Dalton, Martha Dalton Elvd arington, G.B. Smith and J.L. Smith.

One against Bert Wills. B.D. Subpoena for the State. *W.E. Dalton Martha Dalton Elvd arington* J.E. Smith G.B. Smith, and Lewis Ph.

One against Tad Morris Carrying a pistol. Subpoena for the State Duncan Story, J.C. Thomas, J.L. Smith, Wm. P. Plant, Ed Dreaden, Less Craig, C.G. Jarrell.

One against John Finley, B.D. Subpoena for the State G.B. Smith, J.L. Smith Frank Brown, Duncan Story, and Lewis Ph.

One against Bert Wills B.D. Subpoena for the State *W.E. Dalton, Mrs. Martha Dalton, Cascoe Rice, Joseph Jones* G.B. Smith and J.L. Smith.

One against Ray Holloway Mis.d. Subpoena for the State J.L. Smith and G.B. Smith,

One against Ray Holloway B.D. Subpoena for the State D.B. McCann, G.B. Smith, Lewis Ph and O Brown.

One against Henry Allen Mis.d. Subpoena for the State, Subpoena for the State G.B. Smith J.L. Smith, Guy. Warren, and W.L. Cude.

One against Henry Allen, Mis. d Subpoena for the State Gae. P. Smith, J.L. Smith, Guy Warren and W.L. Cude.

One against John Abbott, M. L. Subpoena for the State G.B. Smith, Lewis Ph, J.C. Thomas, and J.L. Smith.

One against Hugh Capps, and Clyde Mayberry, P.D. Subpoena for the State Mrs. Dora Woods, Mrs. Martha Qualls, D. Woods, Jno. Maklev J.C. Thomas Mrs. M. Woods.

One against A.M. Cummins Carrying a pistol. Subpoena for the State W.W. Emery Ervan Emery.

One against Tad Morris, Phil Plant, W.B. Plant and Ed Dreader, Subpoena for the State Duncan Story, J.C. Thomas and J.L. Smith

One against Carter Simpson, Nolan Fowlkes, and R.P. Hooper, B.D. Subpoena for the State G.B. Smith, Lewis Ph, and Frank Brown.

One against George Riggins col, B.D. Subpoena for the State G.B. Smith, and Frank Brown.

One against George Riggins, Mis.d. Subpoena for the State G.P. Smith, and Frank Brown.

One against Fred Wright, P.D. Subpoena for the State Duncan Story, Frank Brown, J.L. Smith and G.B. Smith.

One against Felix Hicks. Carrying a razor. Subpoena for the State Allen Baker, J.L. Smith.

One against Burl Berryman Larceny which indictment is in the words and figures following to wit. State of Tennessee, Humphreys Dec. Term of Circuit Court, A.D. 1927.

The Grand Jurors for the State of Tennessee, elected empaneled, sworn, and charged to inquire for the body of the County of Humphreys and State aforesaid, upon their oath aforesaid, present that Burl Berryman of said County heretofore to wit, on the 27th. day of June 1927 in the County aforesaid, unlawfully and feloniously did stela, take and carry away, one pistol of the value of five dollars, the property of G.A. Noe. of said County, then and there being found contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State. Jno. E. Bowman Attorney General.

And the Grand Jurors aforesaid, upon their oath aforesaid, do further present that the said Burl Berryman of said County, on the day and year aforesaid, unlawfully and feloniously did receive buy, conceal, and aid in concealing one pitol. of the value of five dollars, the property of G.A. Noe. of said, before then feloniously stolen, taken and carried away by some one to the Grand Jur unknown her the said Burl Berryman then and there knowing



the said pitol to have been feloniously stolen, taken and carried away, and he the said Burl Be Berryman intending then and there fraudulently to deprive the owner thereof, contrary to the form of the Statute in such cases made and provided, and against the peace and dignity of the State. Jno. B. Bowman Attorney General.

Dec. Term 1927. THE STATE vs. Burl Berryman, Larceny, G.A. Noe, Prosecutor, Subpoena for the State G.A. Noe, Vernon Holland, Kelly Baker, Willie Holland, Lucy Berryman O.C. Berryman, Bertie and Rot Crafton,, witness sworn by me on this indictment before the Grand Jury Dec. Term 1927. P.J. Fuqua Foreman Grand Jury Jno. B. Bowman Attorney General.  
A TRUE BILL. P.J. Fuqua Foreman Grand Jury.

One against Tad Morris, assault with intent to commit murder in the first degree, which indictment is in the words and figures following to wit. State of Tennessee, Humphreys County,, Dec. Term of Circuit Court, A.D. 1927. The Grand Jurors for the State of Tennessee elected, empanelled, sworn, and charged to inquire for the body of the County of Humphreys and State aforesaid, upon their oath aforesaid present that Tad Morris of said County, heretofore to wit, on the 26th. day of Sept. 1927. with force and arms, in the county aforesaid, unlawfully, feloniously, willfully, deliberately, premeditatedly and maliciously, did make an assault upon the body of one Duncan Story <sup>with</sup> a certain pistol with the unlawful and felonious intent, then and there him the said Duncan Story unlawfully, feloniously, willfully, deliberately, premeditatedly, and of his malice aforethought, to kill, and upon him to commit the crime and felony of murder in the first degree, against the peace and dignity of the State Jno. B. Bowman Attorney General

Dec. Term 1927. THE STATE vs. Tad Morris Assault with intent to commit murder in the first degree, Duncan Story Prosecutor, Subpoena for the State Duncan Story, J.L. Smith, J.C. Thomas, Wm. H. Plant G.G. Jarrell, Less Braig. witnesses sworn by me on this indictment before the Grand Jury Dec. Term 1927. P.J. Fuqua Foreman Grand Jury, Jno. B. Bowman attorney General, A TRUE BILL. P.J. Fuqua Foreman Grand Jury.

Court then adjourned until tomorrow morning at 9.00 o'clock.

*E. E. Tubb* Special Judge,

Court met pursuant to adjournment, present and presiding <sup>here</sup> the J.E. Tubb, Special Judge.

The following alias capases were ordered issued for the defendants.

State vs. Jim Webb, Drunkenness, State vs. James Rippy et al, House breaking and Larceny, State vs. Charlie McClaren. State vs. Len Hall, Drunkenness, State vs. Len Hall Larceny. State vs. Will Hooper, Mis., State vs. Jim Webb, Housebreaking and Larceny, State vs Cleman Black, Drunkenness, ~~State~~

The following were continued by consent until the next term of this, Court  
State vs, Elmer Hooper State/<sup>vs.</sup> Grady Murray et al,

The following cases were continued until the next term of this Court. State vs Price McCrary et al, Mis. d. State vs, Price McCrary et al, Mis.d. State vs. Price McCrary et al, Mis., State vs. Price McCrary et al, State vs. Price McCrary et al, Mis.d. State vs. Price McCray et al, Mis,d State Jno. Wyly Lashlee et al, Mis.d. et al, State vs. Jno. Wyly Lashlee et al, et al, Mis. d. State vs. Jno. Wyly Lashlee et al, Mis.d, State vs. Jno. Wyly Lashlee et al, State vs. Jno. Wyly Lashlee et al, Mis.d. State vs. Jno. Wyly Lashlee et al, State vs. Jno. Wyly, Lashlee et al, Mis. D. State vs. Dave Connors et al, Carrying a pistol State vs. Lucy Davis, Larceny State vs. Tad Morris Assault with intent to commit murder in the first degree, State vs. Tad Morris Drunkenness, State vs. Tad Morris, Mis.d. State vs. Tad Morris mis.d. State vs. Tad Morris A.B. State vs. Felix Hicks, Carrying a pistol State vs. Bert Hooper and Walter Lehman B.D.

State of Tennessee

vs. )  
Ray Holloway ) ~~XXXX~~ B.D.

In this case the Attorney General for the State, and states to the Court that he desires to prosecute this case no further,

It is therefore ordered adjudged and decreed by the Court that the defendant be discharged and go hence without day. State vs. Tad Morris assault with intent to kill. State vs. Tad Morris Carrying a pistol, State vs. Tad Morris Phil Plant W.H. Plant, and Ed. Preuden. State vs. Fred Wright B.D. State vs. Burt Willis, B.D, State vs. Burt Willis Mis. d. State vs. ~~XXXX~~ Hugh Capps, and Clyde Mayberry B.D. State vs. A.M. Cummins Carrying a pistol.

State of Tennessee

vs. )  
Poney Mosley ) Drunkenness

In this case came the Attorney General for the State, and the defendant in person and plead guilty as charged. Whereupon the Court assess the penalty and say he shall pay a fine of five dollars together with all the costs. then come into open court the defendant Poney Mosley and paid to the Clerk of the Court all the fine and costs It is therefore ordered adjudged and decreed by the court that the defendant be discharged and go hence without day.

State of Tennessee

vs. )  
Bailey Holland )  
Bob Holland and ) Manufacturing Liquor.  
Ed Moran )

In this cause comes the Attorney General for the State, and the defendants in person and by attorney, who being duly charged and arraigned on said presentment, the defendants Bailey Holland and Ed. Moran plead guilty to manufacturing whiskey, as charged, and Bob Holland pleads guilty to possessing a still as charged.

Thereupon to try the issues came a jury of good and lawful men of Humphreys County to wit, J.F. Hooper, W.H. Crockett, C.N. Smith, D.E. Witherspoon, Wena Parker, Ellis Winstead, Morace Schofield, Carroll Curtis, J.S. Roberts J.C. Hooper, J.L. Carroll, and Brown Morriszett, who being duly elected tried and sworn according to law after hearing all the proof, argument of counsel and the charge of the Court upon their oath do say that they find the defendants Bailey Holland and Ed. Moran guilty of manufacturing intoxicating liquors as

charged in the presentment and fix and assess the fine of each at Two Hundred and fifty dollars and that they find the defendant Bob Holland guilty of possessing a still as charged and assess and fix his fine at the sum of One Hundred Dollars.

It is therefore ordered adjudged and decreed by the court that the defendants Bailey Holland and Ed Moran pay or secure a fine of two hundred and fifty dollars each and the costs of this case for which let execution issue and that each be confined in the county jail for a period of ninety days, and in the event of their failure to pay or secure the fine each and the cost that they be further confined in the county jail until each secure or pay his fine and costs.

It is ordered adjudged and decreed by the Court that the defendant Bob Holland for the offense as found by the jury pay or secure a fine of One Hundred Dollars and the cost and in the event of his failure he will be confined in the county jail until the same is paid secured or worked out

State of Tennessee  
vs. ) Manufacturing liquor.  
Lloyd Davis and )  
Shelt Davis )

In this cause comes the Attorney General for the State, and the defendants in person and by attorney, who being duly charged and arraigned on said presentment pleads guilty to manufacturing intoxicating liquors as charged. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County to wit, J.F. Hooper W.H. Crockett C.N. Smith, D.E. Witherspoon, Vena Parker, Ellis Winstead Morace Scholes, J.S. Roberts Carroll Curtis, J.C. Hooper J.L. Carroll and Brown Morrisett.

who being duly elected tried and sworn according to law after hearing all the proof argument of counsel and the charge of the court upon their oath do say that they find each of the defendant guilty of manufacturing liquor as charged in the presentment and fix and assess a fine of Two Hundred and fifty dollars against each defendant

It is therefore ordered adjudged and decreed by the court that for the offense as found by the jury, each of said defendants pay or secure a fine of two hundred and fifty dollars and the cost of this case for which let execution issue, and that each of said defendants be confined in the county jail for a period of ninety days and in the event each defendant should fail to pay or secure the fine and cost assessed against him he will be further confined until said fine and costs is paid secured or worked out.

State of Tennessee  
vs. ) Manufacturing liquor.  
Jack Mac. Larson )  
John Yankerslev )  
Luther Curtis )

In this cause comes the Defendants in person and by attorney who being duly charged and arraigned on said presentment plead guilty to manufacturing intoxicating liquor as charged. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit: J.F. Hooper, W.H. Crockett, C.N. Smith, D.E. Witherspoon Vena Parker, Ellis Winstead Morace Scholes J.S. Roberts, Carroll Curtis J.C. Hooper, J.L. Carroll and Brown Morrisett, who being duly elected tried and sworn according to law after hearing all the proof, argument of counsel and the charge of the Court upon their oath do say that they find each of the defendants guilty of manufacturing liquor

as charged in the presentment and fix and assess a fine two hundred dollars and fifty dollars against each of the ~~assessing~~ defendant.

It is therefore ordered, adjudged and decreed by the court for the offense as found by the jury, each <sup>of said</sup> defendants pay or secure a fine of two hundred and fifty dollars and the costs of this cause for all of which let execution issue, and that each of said defendants be confined in the county jail for a period of ninety days and in the event each defendant should fail to pay or secure the fines and costs assessed against him he will be further confined until said fine and costs is paid secured or worked out.

State of Tennessee  
vs. ) B.D.  
Arthur Murphree )

In this case came the Attorney General for the State, and the defendant in person, who being duly charged and arraigned on said presentment plead guilty as charged Thereupon to try the issue joined came a jury of good and lawful men of Humphreys County To wit: J.F. Hooper W.H. Crockett, C.N. Smith, D.E. Witherspoon, Vena Parker, Ellis Winstead, Morace Scholes J.S. Roberts, Carroll Curtis, J.C. Hooper J.L. Carroll, and Brown Morrisett who being duly elected ~~and~~ tried and sworn according to law after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say that they find the defendant guilty of possessing intoxicating liquor, as charged in the presentment, and assess his fine at One hundred dollars and the costs of this cause ~~then~~ then came into open court the defendant's brother and paid to the clerk of this court all of said fine and costs.

It is therefore ordered adjudged and decreed by the court the defendant be discharged and go hence without day.

State of Tennessee  
vs. ) B.D. ~~Intoxicating liquor~~  
Willie Pullen )

In this case came the Attorney General for the State, and the defendant in person, ~~and~~ who being duly charged and arraigned on said presentment plead guilty to possess intoxicating liquor as charged. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County to wit: J.F. Hooper W.H. Crockett, C.N. Smith, D.E. Witherspoon, Vena Parker, Ellis Winstead, Morace Scholes, J.S. Roberts, Carroll Curtis, J.C. Hooper, J.L. Carroll, and Brown Morrisett, who being duly elected tried and sworn according to law after hearing all the proof, argument of counsel and the charge of the court upon their oath do say that they find the defendant guilty of possessing intoxicating liquor as charged and fix and assess his fine at one hundred dollars together with all the cost, then came into open court the defendant and paid to the Clerk of this all of said fine and costs.

It is therefore ordered adjudged and decreed by the court that the defendant be discharged and go hence without day.

Minutes Circuit Court, Humphreys County, December Term 13 day of December 1927.

State of Tennessee  
vs.  
Peck Moore

B.D.

In this cause comes the Attorney General for the State and the defendant in person, who being duly charged and arraigned on said presentment pleads guilty to possessing a still, as charged. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit: J.F. Hooper, W.H. Crockett, C.N. Smith, D.E. Witherspoon, Vena Parker, Ellis Winstead, Morace Scholes, J.S. Roberts, Carroll Curtis, J.C. Hooper, J.L. Carroll, and Brown Morritzett, who being duly elected tried and sworn according to law after hearing all the proof argument of counsel and the charge of the Court upon their oath do say that they find the defendant guilty as charged in the presentment, and say he shall pay a fine of one hundred dollars together with all the costs, for which execution issue, and in the event of his failure to pay or secure all of said fine and costs he will be confined in the County Jail until he pay secure or workout all of said fine and costs.

State of Tennessee  
vs.  
Roy Bates and  
Long McCalig.

B.D.

In this case came the Attorney General for the State, and the defendants who being duly arraigned and charged on said presentment plead guilty to possessing intoxicating liquors as charged. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County to wit: J.F. Hooper, W.H. Crockett, C.N. Smith, D.E. Witherspoon, Vena Parker, Ellis Winstead, Morace Scholes, J.S. Roberts, J.C. Hooper, Carroll Curtis, J.L. Carroll, and Brown Morritzett, who being duly elected tried and sworn according to law after hearing all the proof argument of counsel and the charge of the court, upon their oath do say that they find the defendant guilty of possessing intoxicating liquor as charged in the presentment, they shall pay a fine of one hundred dollars each together with all the costs, then came into open court the defendants and paid to the clerk of this all of said fine and costs. It is therefore ordered, adjudged and decreed by the court that the defendants each be discharged, and go hence without day.

State of Tennessee  
vs.  
Charley Melley

A.A. S.

In this case came the Attorney General for the State, and the defendant in person and plead guilty as charged. Thereupon the Court assess the penalty, and say he shall pay a fine of fifty dollars together with all the costs, and in the event of his failure to pay or secure said fine and costs, he will be confined in the county jail until he pay secure or workout all of said fine and costs.

State of Tennessee  
vs.  
Ray Holloway

V.P.R. d.

In this case came the Attorney General for the State, and the defendant in person, who being duly charged and arraigned on said bill of indictment pleads guilty as charged. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit: J.F. Hooper, W.H. Crockett, C.N. Smith, D.E. Witherspoon, Vena Parker, Ellis Winstead, Morace Scholes, J.S. Roberts, Carroll Curtis, J.C. Hooper, J.L. Carroll, and Brown Morritzett, after hearing all the proof, argument of counsel, and the charge of the court, upon their oath do say that they find the defendant guilty as charged and fix his punishment at thirty days in jail.

Minutes Circuit Court, Humphreys County, December Term 13 day of December 1927.

State of Tennessee  
vs.  
Ray Holloway

Driving automobile while drunk.

In this case came the Attorney General for the State, and the defendant in person, who being duly charged and arraigned on said bill pleads guilty as charged. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit: J.F. Hooper, W.H. Crockett, C.N. Smith, D.E. Witherspoon, Vena Parker, Ellis Winstead, Morace Scholes, J.S. Roberts, Carroll Curtis, J.C. Hooper, J.L. Carroll and Brown Morritzett, after hearing all the proof, argument of counsel, and the charge of the court, upon their oath do say that they find the defendant guilty as charged and fix his punishment at thirty days in jail.

It is therefore ordered, adjudged and decreed by the Court that for the offense as found by the jury the defendant be confined in the county jail for a period of thirty days, and that he pay the costs of this cause for which let execution issue, and in the event of his failure to pay or secure said fine and costs he will be further confined in the county jail until he pay secure or workout all of said costs. The defendant is prohibited from driving an automobile for a period of twelve months, and in the event he should do so, he will be taken charge and be further confined for a period of four months.

State of Tennessee  
vs.  
George Riggins

Driving an automobile while drunk.

In this case came the Attorney General for the State, and the defendant in person, who being duly charged and arraigned on said bill of indictment pleads guilty as charged. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit: J.F. Hooper, W.H. Crockett, C.N. Smith, D.E. Witherspoon, Vena Parker, Ellis Winstead, Morace Scholes, J.S. Roberts, Carroll Curtis, J.C. Hooper, J.L. Carroll, and Brown Morritzett after hearing all the proof, argument of counsel, and the charge of the court, upon their oath do say that they find the defendant guilty as charged and fix his punishment at thirty days in jail.

It is therefore ordered, adjudged and decreed by the court that for the offense as found by the jury the defendant be confined in the county jail for a period of thirty days, and that he pay the costs of this cause for which let execution issue, and in the event of his failure to pay or secure said costs he will be further confined in the county jail until he pay secure or workout all said costs, the defendant is prohibited from driving an automobile for a period of twelve months, and in event he should do so, he will be taken in charge and be further confined for a period of four months.

Court then adjourned until tomorrow morning at 9:00 o'clock.

*[Signature]* Special Judge.

Court met pursuant to adjournment, present and presiding the Hon. J.E. Tubb, Special Judge.

State of Tennessee  
vs. )  
Burl Berryman ) Larceny.

In this case came the Attorney General for the State, and the defendant in person, and by attorney, who being duly charged and arraigned on said indictment pleads guilty to Petite Larceny. Thereupon to assess the punishment came a jury of good and lawful men of Humphreys County to wit: J.F. Hooper, W.H. Corckett, C.N. Smith, D.E. Witherspoon, Vena Parker Ellis Winstead, Morace Scholes, J.S. Roberts, Carroll Curtis, J.C. Hooper, J.L. Carroll, and Brown Morizett, who being duly elected tried and sworn according to law, after hearing all the proof, argument of counsel, and the charge of the court upon their oath do say that they fined the defendant guilty as charged in the indictment and assess his punishment at 30 days in the county jail, and that he pay or secure the costs of this cause for which let execution issue, and in the event of his failure to pay or secure said cost he will be further confined in the county jail until he pay secure or workout all of said ~~fine~~ and cost.

State of Tennessee  
vs. )  
George Higgins col. ) B.D.

In this cause comes the Attorney General for the state, and the defendant in person, who being duly charged and arraigned on said presentment, pleads guilty as charged Thereupon to ~~assess~~ the issue joined came a jury of good and lawful men of Humphreys County, to wit: J.F. Hooper, W.H. Corckett, C.N. Smith D.E. Witherspoon Vena Parker, Ellis Winstead Morace Scholes J.S. Roberts, Carroll Curtis, J.C. Hooper, J.L. Carroll and Brown Morizett, who being duly elected tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the court upon their oath do say that they the defendant guilty of possessing whisky, as charged in the indictment, and fine and assess his fine at One Hundred dollars and the costs of this cause for which let execution issue, and in the event of his failure to pay or secure all of said fine and costs he will be ~~confined~~ confined in the county jail until he pay secure or workout all of said fine and cost.

State of Tennessee  
vs. )  
Will Gilkey col. ) B.D.

This case is continued upon the agreement that the defendant plead guilty at the next term of this, and the fine would One Hundred dollars

The following cases were continued until the next of this Court. State vs Jno. Craig. age consent State vs. John Abbet, Possessing a still. State vs. John Finley B.D.

State of Tennessee  
vs. )  
Carter Simpson, ) B.D.  
H.H. Hooper and )  
Nolan Fowked )

This case is continued on a plea of guilty as to Carter Simpson and H.H. Hooper. But not as to Nolan Fowked

This day the Grand Jury came into open court in a body, and presnet the following indictments and presentments,

One against Jim Reece Mis.d. Subpoena for the State Gray Cavender, J.D. Bone, and W.E. Thomas.

One against Clyde, <sup>maghing</sup> Disturbing worship, Subpoena for the State J.D. Bone, Willie O. Barr Wm. Willise, Jno, Hedge, and D. Ayers.

One against Jim Reece, Drunkenness, Subpoena for the State Gray Cavender, J.D. Bone, W.E. Thomas.

One against Tad Morris Mis. D. Subpoen foe the State Duncan Story, J.C. Thomas, J.L. Smith, Wm. H. Plant

One against Clifford Bell, Br each pd peace, Subpoena for the State J.P. McCoy, Mrs. Margaret McCoy.

Pne against Jack Forest, B.D. Subpoena for the State G.B. Smith J.L. Smith, and --- West brook.

One against Leland James, B.D. Subpoena for the State William Harrison, Ernest Wright, Ernest Larkins, Edgar Larkins.

One against Britton Townsend Larceny, which in indictment is in the words and figures following to wit: State of Tennessee, Humphreys County, Dec. Term of the Circuit Court ~~AM~~ A.D. 1927. The Grand Jurors for the State of Tennessee, duly elected, empaneled, ~~sworn~~ sworn and charged to inquire for the body of the county of Humphreys, and State aforesaid upon their oath aforesaid present that Britton Townsend of said county, heretofore to wit, on the 1st. day of Dec. 1927, in the County aforesaid unlawfully and feloniously, did steal, take and carryaway one bale hay of the value of one dollars, the property of W.H. McGruder, of said county then and there being found, contrary to the statute in such case made and provided, and against the peace and dignity of the State Jno. B. Bowman Attorney General. Dec. Term, 1927 THE STATE vs. Britton Townsend, Larceny W.H. McGruder Prosecutor. Subpoena for the State W.H. McGruder, Jeff Pace Jennie Rawls witnesses sworn by me on this indictment before the Grand Jury Dec. Term 1927. P.J. Fuqua Foreman Grand Jury. Jno. B. Bowman Attorney General, A TRUE BILL P.J. Fuqua Foreman Grand Jury.

One against Britton Townsend, Larceny which indictment is in the words and figures following to wit. State of Tennessee, Humphreys County. Dec. Term of the Circuit Court, A.D. 1927. The Grand Jurors for the State of Tennessee, duly elected, empaneled sworn and charged to inquire for the body of the county of Humphreys and State aforesaid, upon their oath aforesaid present that Britton Townsend of said county heretofore to wit, on the 1st. day of Dec. 1927, in the county aforesaid unlawfully and feloniously did steal take and carry away three bales hay of the value of three dollars, the property of Jeff Pace of said County, then and there being found, contrary to the form of the statute in such cases made and provided, and against the peace and dignity of the State Jno. B. Bowman Attorney General. Dec. Term, 1927. THE STATE VS. Britton Townsend Larceny Jeff Pace Prosecutor, subpoena for the State Jeff Pace W.H. McGruder, and Jewell Gibbons witnesses sworn by me on this indictment before the Grand Jury Dec. Term, 1927. P.J. Fuqua Foreman Grand Jury John B. Bowman Attorney General. A TRUE BILL. P.J. Fuqua Foreman Grand Jury.

One against Bob Tatum Larceny, which indictment, is in the words and figures following to wit: State of Tennessee, Humphreys County, Dec. Term of the Circuit Court, A.D. 1927. The Grand Jurors for the State of Tennessee, duly, elected, empaneled, sworn and charged to inquire for the body of the County of Humphreys and State aforesaid, upon their oath aforesaid present that Bob Tatum of said County, heretofore, to wit, on the 7th. day of August 1927, in the County aforesaid unlawfully and feloniously did steal, take and carry away 10 chickens of the value of One & 50 /100 dollars, the property of Tom Pullen of said County, then and there being found, contrary to the form of the <sup>statute</sup> in such cases made and provided, and against the peace and dignity of the State. Jno. B. Bowman Attorney General, Dec. Term, 1927. THE STATE vs. BOB Tatum vs. Larceny Tom Pullen Prosecutor, Subpoena for the State Tom Pullen Russell McCannless, and Kelly Baker witnesses sworn by me on this indictment before the Grand Jury Dec. Term 1927 Subpoena for the State John E. Bowman Attorney General. A TRUE BILL P.J. Fuqua Foreman Grand Jury John E. Bowman Attorney General. A TRUE BILL P.J. Fuqua Foreman Grand.

One against Nelson Murphree Larceny which indictment is in the words and figures following to wit, State of Tennessee, Humphreys County, Dec. Term of the Circuit Court, A.D. 1927. The Grand Jurors for the State of Tennessee, empaneled, sworn and charged to inquire for the body of the County of Humphreys and state aforesaid, upon their oath aforesaid, present that Nelson Murphree of said County heretofore, to wit, on the 5th. day of Nov. 1927, in the County aforesaid, unlawfully and feloniously did steal, take and carry away one gallon molasses of the value of one Dollars, the property of Sam Harbison of said County, then and there being found found, contrary to the form of the Statute in such cases made and provided and against the peace and dignity of the State. Jno. B. Bowman Attorney General. And the Grand Jurors aforesaid, upon their oath aforesaid, do further present that the said Nelson Murphree of said County, on the day and year aforesaid, in the County aforesaid unlawfully and feloniously did receive, buy, conceal and aid in concealing one gallon molasses of the value of One dollars, the property of Sam Harbison of said County, before then feloniously stolen, taken and carried away by someone to the Grand Jury unknown be the said Nelson Murphree, then and there knowing the said ~~molasses~~ molasses to have been feloniously stolen, taken, and carried away, and he the said Nelson Murphree intending then and there fraudulently to deprive the owner there, contrary to the form of the Statute in such cases made and provided, and against the peace and dignity of the State. Jno. B. Bowman Attorney General. Dec. Term, 1927. THE STATE vs. Nelson Murphree Larceny, Sam Harbison, Prosecutor subpoena for the State : Sam Harbison Robt Hand Claud Wallace witnesses sworn by me on this indictment before the Grand Jury Dec. Term 1927, P.J. Fuqua Foreman Grand Jury, Jno. B. Bowman Attorney General.

One against Booker T. Smith, age consent, which indictment is in the words and figures following to wit: State of Tennessee, Humphreys County, Dec. Term of Circuit Court, A.D. 1927. The Grand Jurors for the State of Tennessee, duly elected, empaneled, sworn and charged to inquire for the body of the County of Humphreys and State aforesaid, upon their oath aforesaid, present that Booker T. Smith, col. heretofore, to wit, on the 1st. day of July 1927, in said County, and State, unlawfully, feloniously, and carnally knew Ella Sanders col, a female <sup>over</sup> ~~under~~ the age of twelve years and under the age of twenty one years, the said Booker T. Smith col. and Ella Sanders col, not occupying the relation of husband and wife at the time of such carnal knowledge, and the said Ella Sanders col. not being at the time and before said carnal knowledge, a bawd, lewd or kept female, contrary to the statute and against the peace and dignity of the State.

Jno. B. Bowman Attorney General.

Dec. Term, 1927. THE STATE vs. Booker T. Smith Grady Sanders col. Prosecutor, Subpoena for the State, Ella Sanders, (c) Grady Sanders (c) Onky Coleman (c) witnesses sworn by me on this indictment before the Grand Jury Dec. 1927. P.J. Fuqua Foreman Grand Jury Jno. B. Bowman Attorney General. A TRUE BILL P.J. Fuqua Foreman Grand Jury.

#### GRAND JURY REPORT

We, the members of the Grand Jury at the Dec. Term of the Circuit Court, 1927, for Humphreys, <sup>County</sup> ~~County~~ beg leave to submit the following report to Your Honor.

We, have diligently inquired and true presentment made of all offenses given us in charge by Your Honor or otherwise brought to our knowledge.

We have visited the County Jail, and poor house and find the inmates well fed and cared for.

We have examined all bonds required to be examined by us and find them properly executed and good and solvent for the several amounts thereof, we find that W.N. Jones, Executor of the estate of Tom Lomax, deceased, has not made his settlements as required by law, and now having completed our labors, we respectfully ask to be discharged for the term:

This Dec, 14, 1927

P.J. Fuqua, Kelly Carlew, Jake Sykes, W.W. Pace A.M. Crowell, W.D. Kelly W.H. Cickett, R.L. Mulliniks, Nathan Collier, Laody Getty, J.F. Trotter, Walter Gruett, A.A. Woods. State of Tennessee

vs. ☒ Driving a car while drunk.

Ray Holloway ☒

In this case came the Attorney General for the State, and the defendant in person, who being duly charged and arraigned on said bill of indictment pleads guilty as charged. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit: J.F. Cooper, W.H. Crockett, C.N. Smith, D.F. Witherspoon Vena Parker, Ellis Winstead Morace Scholes, Carroll Chetis J.C. Cooper, J.L. Carroll and Brown Corrizett, who being duly elected tried and sworn according law, after hearing all the proof, argument of counsel, and the charge of Court, upon their oath do say that they find the defendant guilty as charged and fix and assess his punishment at thirty days in jail.

It is therefore ordered adjdged and decreed by the Court, that for the offense as found by the jury the defendant be confined in the County Jail for a period of thirty days and that he pay the costs of this cause for which let execution issue, and in the event of his failure to pay or secure of said costs he will be further confined in the county jail until he pay secure or work out all of said costs, the defendant is prohibited from driving an automobile for a period of twelve months, and in the event he should do so he will be taken incharge and be further confined for a period of four months.

State of Tennessee  
vs.  
Oscar Lytton et al, ) Possessing Liquor.

In this case came the Attorney General for the State and the defendants Oscar Lytton and Carter Simpson in person ~~xxxx~~, who being duly charged and arraigned on said presentment plead guilty to possessing intoxicating Liquors and ~~xxxx~~.

Thereupon to try the ~~xxxxxxx~~ issue joined came a jury of good and lawful men of Humphreys County to wit: L.R. Hooper, W.H. Crockett, C.N. Smith, D.E. Witherspoon, Vena Parker Ellis Winstead, Morace Scholes, J.S. Roberts, Carroll Curtis, J.C. Hooper, J.L. Carroll, and Brown Morizett, who being duly elected tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the court upon their oath do say that they find each defendant guilty as charged to wit: Possessing Intoxicating Liquor as charged in the presentment, and fix and assess a fine of One hundred dollars against each defendant. It is therefore ordered adjudged and decreed by the Court that for the offense as found by the jury each of said defendants pay or secure a fine of One hundred dollars, and the costs of this cause for all of which let execution issue, then came into open court ~~xxxxxx~~ W.H. McAdoo and entered his name as surety for all of said fine and costs as to Carter Simpson, It is therefore ordered adjudged and decreed by the Court that the State of Tennessee, recover of the defendant Carter Simpson and his surety all of said fine and costs for which let execution issue, and in the event of the defendant Oscar Lytton failure to pay or secure his part of said fine and costs he will be confined in the County Jail until he pay or secure or work out all of his part of said fine and costs.

State of Tennessee  
vs.  
Jim Webb ) Larceny

In this case came the Attorney General for the State and it appearing to the Court that this defendant was indicted at a former term of this for the offense of Larceny, and that said defendant was arrested and entered into bond with ~~xxxxxx~~ J. Mc Reeves and C.B. Webb as his sureties, which bond is in the words and ~~xxxxxx~~ figures following up with: State of Tennessee, Humphreys County, We. Jim Webb agree to pay to the State of Tennessee, Five Hundred Dollars unless the said Jim Webb appear at the next term of the Circuit of Humphreys County, to be held at the Court House in the town of Waverly, on the 3rd. Monday in Dec. 1927 on Tuesday of said term of said term, to answer the State of Tennessee for the offense of Larceny, and do not depart the Court without leave, James J. McReeves, C.B. Webb, Approved J.L. Smith, this 17 day of Aug. 1927.

And the defendant Jim Webb being solemnly called to come into open court, and answer the State of Tennessee upon a charge of Larceny came not but made default and ~~thxxx~~ the said J. McReeves, and C.B. Webb, were also called to come into court and bring with them the body of the said Jim Webb, according to the tenor and effect of their said bond came not but made default neither came the defendant Jim Webb, nor his said sureties but made default. It is therefore considered by the court that the defendant Jim Webb, and J. Mc. Reeves and C.B. Webb, for their said default do forfeit, and pay unto the State of Tennessee the said sum of Five Hundred dollars according to the tenor and effect of their said bond. And it is further ordered by the court that Sol. Fa. be issued to the said defendant and his said sureties requiring them to appear at the next term of this court and show cause if any they have why this judgment should not be made final. And further that ALIAS CAPIAS issue for the defendant.

State of Tennessee  
vs.  
Ernest Baker ) Disturbing whorship.

In the case came the Attorney General for the State, and the defendant in person, and plead guilty as charged. Thereupon the Court assesses the penalty and say he shall pay a fine of Twenty dollars together with all the costs. ~~thxxx~~ then came into court the defendant and paid to the clerk of this court all of said fine and costs. It is therefore ordered adjudged and decreed by the court that the defendant be discharged and go hence without day.

State of Tennessee  
vs.  
O.C. Berryman ) House Breaking and Larceny

In this cause comes the Attorney for the State, and states to the that he desires to prosecute this case no further.

It is therefore ordered adjudged and decreed by the court that the defendant be discharged and go hence without day.

State of Tennessee  
vs.  
G.B. Gellespie ) Mis.d.

In this case came the Attorney General for the State, and it appearing to the Court that the defendant was indicted at a former term of this for the offense of Mis. d, and said defendant was arrested and entered into bond with John Sawyer and L.E. Gellespie as his sureties which bond is in the words and figures following to wit:

State of Tennessee, Humphreys County. We, G.B. Gellespie and agree to pay to the State of Tennessee Two Hundred and fifty dollars (\$250.00) unless the said G.B. Gellespie appear at the next term of the Circuit Court of Humphreys County, to be held at the Court house in the town of Waverly, on the 3rd. Monday in April 1928, on Tuesday of said term to answer the State of Tennessee for the offense of Damaging public property by attempting to break Jail and and breaking up the cells of the jail, and do not depart the Court without leave. G.B. Gellespie Principal, John ~~xxxxxx~~ Sawyer surety L.E. <sup>his</sup> Gellespie surety <sub>mark</sub> Approved G.B. Smith Sheriff. This - - - day of - - - 1927 by.

Witness L.E. Gellespie sign ( G.B. Smith )

And the defendant G.B. Gellespie, being solemnly called to come into open court and answer the State of Tennessee, upon a charge of Mis. d, came not but made default and the said John Sawyer and L.E. Gellespie were also called to come into court and bring with ~~thxxx~~ the body of the said G.B. Gellespie according to the tenor and effect of their said bond came not but made default neither came the defendant G.B. Gellespie nor his said sureties but made default.

It is therefore considered by the Court that the defendant G.B. Gellespie and John Sawyer and L.E. Gellespie, for their said default do forfeit and pay unto the State of Tennessee the sum of two hundred and fifty dollars according to the tenor and effect of their said bond. And it is further ordered by the court that Sol. Fa. <sup>be</sup> issued to the said defendant and his said sureties requiring them to appear at the next term of this court and show cause if any they have why this judgment should not be made final, And further that Alias Capias, issue for the defendant.



Minutes Circuit Court, Humphreys County, December Term 14th. day of December 1927

This day came into open court J.L. Smith Sheriff, and Jailor for Humphreys County, Tennessee into open court, and present and read his account against the State of Tennessee, for boarding prisoners charged with felonies,

Which amount is as to Jimmie Webb from Aug. 14, 1927. to Aug. 16 1927. 5d. \$9.00	1 Turn	
key \$1.00		\$4.75
Lacy Davis from Aug. 17/10 Aug. 16. 1927. 3d. \$9.00	2 turn keys 2.00	\$4.75
		-----
	Total Amt.	\$9.00

which amount is allowed by the Court, and is ordered paid out of the State Treasury, and that the Clerk of this court make out and certify the same the Comptroller for payment as the law directs.

State of Tennessee

vs. ) Larceny

Jess Read Col. ) Motion to relax costs

In this case came the Attorney General for the State, and it appearing to the Court, from the return of the Sheriff upon an execution issued to him by the Clerk of this court, that the defendant is wholly insolvent unable to pay the costs of this suit or any part thereof. So it is therefore, adjudged and decreed by the court, that the costs accrued upon the part of the State be allowed, and ordered paid out of the State Treasury, and that the Clerk of this Court make out and certify the same to the Comptroller for payment as the law directs.

State of Tennessee

vs. ) Larceny Motion to relax costs

Jinnie Allen col. )

In this case came the Attorney General for the State, and it appearing to the court from the return of the sheriff upon an execution issued to him by the Clerk of this Court, that the defendant is wholly insolvent unable to pay the costs of this suit or any part thereof. So it is therefore ordered, adjudged and decreed by the Court, that the part accrued upon the part of the State be allowed and ordered paid out of the State Treasury and that the Clerk of this Court make out and certify the same to the Comptroller for payment as the law directs.

State of Tennessee

vs. ) Murder

Micneal Nolan ) Motion to relax costs.

In this case came the Attorney General for the State, and it appearing to the Court, from the return of the Sheriff upon an execution issued to him by the Clerk of court, that the defendant is wholly insolvent unable to pay the costs of this suit or any part thereof. So it is therefore ordered adjudged and decreed by the court that the part accrued upon the part of the State be allowed, and ordered paid out of the State Treasury and that the Clerk of this court and certify the same the Comptroller for payment as the law directs.

Minutes Circuit Court, Humphreys County, December, 14th. day of December 1927.

State of Tennessee

vs. ) House breaking and larceny.

Gilbert Buchanan )

In this case came the Attorney General for the State, and it appearing to the Court, from the return of the Sheriff upon an execution issued to him by the Clerk of Court, that the defendant is wholly insolvent unable to pay the costs of this suit or any part thereof. So it is therefore ordered adjudged and decreed by the Court, that the part accrued upon the part of the State, be allowed and ordered paid out of the County Treasury, that the Clerk of the Court make out and certify the to the County Judge for payment as the law directs.

State of Tennessee

vs. ) E.D.

Grady Stewart ) Motion to relax costs.

In this case came the Attorney General for the State, and it appearing to the court, from the return of the Sheriff, upon an execution issued to him by the Clerk this court, that the defendant is wholly insolvent unable to pay the costs of this suit or any part thereof. So it is therefore ordered adjudged and decreed by the court that the part accrued upon the part of the State, be allowed and ordered paid out of the County Treasury and that the Clerk of this Court make out and certify the same to the County Judge for payment as the law directs.

State of Tennessee

vs. ) Carrying a pistol

Clyde Ways X Motion to relax costs.

In this case came the Attorney General for the State, and it appearing to the Court, from the return of the Sheriff upon an execution issued to him by the Clerk of this court, that the defendant is wholly insolvent unable to pay the costs of this suit or any part thereof. So it is therefore ordered adjudged and decreed by the Court, that the part accrued upon the part of the State, be allowed and ordered paid out of the County Treasury and that the Clerk of this Court make out and certify the same the County Judge for payment as the law directs.

State of Tennessee

vs. ) Carrying a pistol,

John Leslie Crafton ) Motion to relax costs.

In this case came the Attorney General for the State, and it appearing to the Court, from the return of the Sheriff upon an execution issued to him by the Clerk of this court, that the defendant is wholly insolvent unable to pay the costs of this suit or any part thereof. So it is therefore ordered adjudged and decreed by the court, that the part accrued upon the part of the State, be allowed and ordered paid out of the County Treasury, and that the Clerk of this Court make out and certify the same the County Judge for payment as the law directs.

State of Tennessee

vs. ) Drunkenness

George Mosley ) motion to relax costs.

In this case came the Attorney General for the State and it appearing to the court from the return of the Sheriff upon an execution issued to him by the Clerk of Court that the defendant is wholly insolvent unable to pay the costs of this suit or part thereof

Minutes Circuit Court, Humphreys County, December Term 14th. day of December 1927.

So it is therefore ordered, adjudged and decreed by the court, that the costs accrued upon the part of the State be allowed, and ordered paid out of the County Treasury, and that the Clerk of this Court make out and certify the same to the County Judge for payment as the law directs.

Court then adjourned until tomorrow morning at 9:00 O'clock.

*J. E. Tubb*  
Special Judge.

Minutes Circuit Court, Humphreys County, December Term 15th. day of December 1927.

Court met pursuant to adjournment, present and presiding the Hon. Tubb, Special Judge.

C.N. Bass et al. )  
vs. ) Circuit Court, Waverly, Tennessee.  
C.J. Blessing (

This cause was heard by the court upon the petition of C.N. Bass, Comm. etc. the answer of the the defendant, C.J. Blessing, and the report of the jury of View, which is in writing,, and dated November 1st. 1927, which report has been filed more than five days before the convening of the court, and is unexcepted to, and is as follows:

"We the undersigned jury of View respectfully report the under named amount of damages done to the under named property by the condemnation of the State Highway Department over said lands of the hereinafter named defendants. We went upon the land, viewed, and inquired and assessed the damages respectfully as follows:

C.J. Blessing----- \$200.00, Nov. 1, 1927, Respectfully submitted.

Wm. A. Young,  
W.H. Richardson,  
W.B. McCollum,  
H.R. Boman,  
Tom Le Carter,  
Jury of View.

Said report is in all things confirmed by the court. It is therefore ordered, adjudged, and decreed, by the court that the right, title and interest in the strip or parcel of land described, of the defendant, C.J. Blessing be and the same is condemned, and the title is ~~divided~~ out of the defendant, C.J. Blessing, and vested in C.N. Bass, Commissioner of Department of Highway and Public Works of the State of Tennessee, for the use and benefit of the department of Highways and the Public Works of said State, and the State Highway purposes, and the land herein condemned, as aforesaid, for highway purposes, is located in the Second civil district of Humphreys County, Tennessee, and is described as follows: Beginning at a point 30 ft. at right angles from station 40 2.00 of the Memphis to Bristol Highway which point is to the boundary line, between lot 5 and 6, thence from this point along a curve having a radius of 1409.5 ft, a distance of 276 ft to a point 30 ft at right angles from station 40 2.00 which is the boundary line between Nos. 15 and 16 thence along the boundary line a distance of 30 ft to fence or property line along street; thence from this point along street property line a distance of 250 ft, to the point of beginning. The above tract contains 0.08 acres more or less, which parcel of land is more fully shown on map on file in this cause."

C.J. Blessing 2,

It is therefore ordered, adjudged, and decreed, by the court that the defendant, C.J. Blessing, having and recover of Humphreys County, Tennessee, as damages for the land herein condemned and taken by the State of Tennessee for highway purposes the sum of \$200.00 together with all costs of this cause, for which execution or necessary process, may issue.

C.N. Bass, Com. etc.  
vs.  
Jno. W. Anderson

Circuit Court, Waverly, Tenn.,

This cause was heard by the court upon the petition of C.N. Bass Com. etc., the answer of the defendant, Jno. W. Anderson, and the report of the jury of View, which is in writing, and dated November 1st, 1927, which report has been on file more than five days before the convening of the court, and is unexcepted to, and is as follows:

"We the undersigned jury of View respectfully report the ~~undesignated~~ unnamed properties by the condemnation of the State Highway department over the lands of the hereinafter named defendants. We went upon the land, viewed, and assessed the damages respectfully as follows. Jno. W. Anderson, -----\$400.00,

Nov. 1, 1927, Respectfully submitted.

Jas. A. Young,  
W.B. Richardson,  
W.E. McCollum,  
H.H. Hooper,  
Tommie Carter  
Jury of view.

Said report is in all things confirmed by the court.

It is therefore ordered, adjudged and decreed by the Court that all the right, title and interest in the strip or parcel of land hereinafter described of the defendant Jno. W. Anderson, he, and the same is condemned, and the title thereto divested out of the defendant Jno. W. Anderson and vested in C.N. Bass, Commissioner of Department of Highway and Public Works of the State of Tennessee, and for the use and benefit of the Department of Highway and public works of said state, and for State Highway purposes.

The land herein condemned, as aforesaid, for highway purposes, is located in the second civil district of Humphreys County, Tennessee, and is described as follows:

Beginning at a point 45 feet north of station 52 1/2 of the Memphis to Bristol Highway on the lot line between lots Nos. 26 and 27, thence on a curve having a radius of 1397.5, a distance of 120' to a point 45' from center at station 54 1/2 40, which is the east boundary line of lot No. 21, thence along this lot line a distance of 75' to a point 30' to the south of station 54 1/2 40, thence along a curve having a radius of 1402.5 a distance of 120' to a point 30' south of station 52 1/2 10, thence along this lot line a distance of 75' to a point, of beginning, the above tract of land containing 0.22 acres more or less. And which parcel of land is more fully shown on map on file in this cause

Jno. W. Anderson

It is therefore ordered, adjudged and decreed by the court that the defendant, Jno. W. Anderson, have and recover of Humphreys County, Tennessee, as damages for the land herein condemned and taken by the State of Tennessee for highway purposes the sum of \$400.00 together with all cost of this cause, for which execution, or other process, may issue

C.N. Bass, Com. etc.  
vs.  
J.B. Anderson

Circuit Court, Waverly, Tennessee.

This cause was heard by the court upon the petition of C.N. Bass, Jury of View, which is in writing and dated November 1st, 1927, which report has been on file more than five days before the convening of this court, and is unexcepted to, and is as follows:

"We the undersigned jury of View respectfully report the undernamed amount of damages done to the undernamed properties by the condemnation of the State Highway department over said lands of the hereinafter named defendants. We went upon the land, viewed, and inquired, and assess to damages, respectfully as follows.

J.B. Anderson - - - - - \$400.00  
Nov. 1, 1927, Respectfully submitted

Jas. A. Young,  
W.B. Richardson,  
W.E. McCollum,  
H.H. Hooper,  
Tommie Carter  
Jury of View.

Said report is in all things confirmed by the court. It is therefore ordered, adjudged and decreed by the court that the right, title and interest, in strip, or parcel of land hereinafter described of the defendant, J.B. Anderson he, and the same is condemned, and the title thereto divested out of the defendant, J.B. Anderson and vested in C.N. Bass Commissioner of Department of Highway and Public works of the State of Tennessee, for the use and benefit of the Department of Highway and Public Works of said state, and for state Highway purposes.

The land herein condemned, as aforesaid, for Highway purposes, is located in the second civil district of Humphreys County, Tennessee, and is described as follows:

Beginning at a point 30' at right angles and north of station 52 1/2 08 of the Memphis to Bristol Highway and located in the boundary line between lot No. 26 and lot No. 27, thence from this point on a curve having a radius of 1402.5 ft, a distance of 100', thence at right angles to center line from this point a distance of 15 feet, thence from this point on a curve with a radius of 1397.5 ft, a distance of 20 ft, to station 52 1/2 10, thence along a line which is the boundary line between lot No. 26 and lot No. 27, thence along a line which is the boundary line between lot No. 26 and lot No. 27, thence from the point on a curve having a radius of 1402.5 ft, a distance of 120 ft, to a point 30 feet south of station 52 1/2 08 thence from this point to the point of beginning. The above tract of land contains 0.18 acres more or less, which parcel of land is more fully shown on map on file in the cause.

J.B. Anderson

It is therefore ordered, adjudged, and decreed by the court that the defendant, J.B. Anderson, have and recover of Humphreys County, Tennessee, as damages for the land herein condemned and taken by the state of Tennessee for Highway purposes the sum of \$400.00, together with all costs of this cause for which execution or other process may issue

C.N. Bas Comm. etc.  
vs.  
Big Pat Holloran ) In Circuit Court, Waverly, Tennessee.

This cause was heard by the court upon the petition of C.N. Bas. Comm. Etc. the answer of the defendant, Big Pat Holloran, and the report of the Jury of View, which is in writing, and dated November 1st. 1907, which report has been on file more than five days before the convening of this court, and is unexcepted to, and is as follows:

We the undersigned Jury of View respectfully report the undernamed amount of damages done to the undernamed properties by the condemnation of the State Highway Department over said lands of the hereinafter named defendants. We went upon the land, viewed inquired and assessed the damages respectfully as follows.

Big Pat Holloran- - - - - \$700.00

Nov. 1, 1907.

Respectfully submitted

Jas. A. Young  
W.B. Richardson  
W.E. McCollum,  
H.H. Hooper  
Tommie Carter  
Jury of View.

Said report is in all things confirmed by the court.

It is therefore ordered, adjudged, and decreed by the court that, the right, title, interest, in the strip of parcel of land hereinafter described of the defendant, Big Pat Holloran be, and the same is condemned, and the title thereto divested out of the defendant Big

Pat Holloran, and vested in C.N. Bas, Commissioner of Department of Highway, and Public Works of the State of Tennessee, and for use and benefit of the Department of Highways and Public Works of said State, and for Public purposes.

The land herein condemned, as aforesaid, for highway purposes, is located in the second civil district of Humphreys County, Tennessee, and is described as follows:

\* Beginning at Pat Holloran's west boundary line 75 feet south of station 179  $\angle$  35 of state Highway and running east with and paralleled to said center line of highway 1415 feet, thence North 5 feet, thence east to a point in Pat Holloran's east boundary line thence north 80 feet to a point 30 feet opposite station 197  $\angle$  88, thence west with and paralleled to center line of said highway to a point 30 feet north of station 179  $\angle$  92, thence south 65 feet to the beginning, containing 2.70 acres more or less, which parcel of land is more fully shown on map on file in this cause.

Big Pat Holloran

It is therefore ordered, adjudged, and decreed, by the court that the defendant, Big Pat, Holloran, have and recover of Humphreys County, Tennessee, as damages for the land condemned and taken by the State of Tennessee, for highway purposes the sum of \$700.00 together with all costs of this cause, for which execution, or other necessary process, may issue.

C.N. Bas Comm. Etc.

vs.  
John Ingram

This cause was heard by the court upon the petition of C.N. Bas, Comm. Etc. the answer of the defendant, the report of the Jury of View, and an agreement between the defendant, John Ingram, and the defendant, Humphreys County, C.W. Turner, County Judge, which agreement is made the judgment of the court, and is hereinafter set out. The report of said Jury of View is in writing, dated Nov. 1st. 1907, and has been on file more than five days before the convening of the court, but is excepted to by the defendant, John Ingram, which report is as follows including the exception of the said Ingram:-

We the undersigned Jury of View respectfully report the undernamed amount of damages done to the undernamed properties by the condemnation of the State Highway department over said lands of the hereinafter named defendants. We went upon the land, viewed and inquired, and assessed the damages respectfully as follows.

John Ingram----- \$500.00 Nov. 1st. 1907 Respectfully submitted.

Jas. A. Young  
W.B. Richardson  
W.E. McCollum  
H.H. Hooper  
Tommie Carter  
Jury View.

The report as to John Ingram, is appealed from said Ingram pays that such appeal be granted by the Circuit Judge to the next term of Circuit court, for which is given. Nov. 2, 1907

McCrack & Simpson  
for plaintiff.

And it appeared to the court that the report of the Jury of View had been appealed from, and the appeal recognized by the defendant Humphreys County and it appeared further that an agreement was reached between the defendant, John Ingram, and the defendant, Humphreys County whereby said John Ingram was to receive the sum of \$500.00 as damages to his property condemned by the State, from the defendant Humphreys County, which property will be hereinafter described, and it appeared to the court that such agreement was suitable to both defendants, said settlement is in all things confirmed by the court, it is therefore ordered, adjudged, and decreed, by the court that the right, title, interest, in the strip of parcel of land hereinafter described of the defendant, John Ingram, be and the same is condemned, and the title thereto divested out of the defendant, John Ingram, and vested in C.N. Bas, Commissioner of Department of Highway and Public Works of the State of Tennessee, for the use and benefit of Department of Highways and Public Works of said State, and for state highway purposes the herein condemned as aforesaid, for highway purposes, is located in the second civil district of Humphreys County, Tennessee, and is described as follows:

Beginning at a point 4 ft. north of station 54-7 80 which line is property line of a 12' alley, thence a distance of 16' on a curve with a radius of 178.2 to a point, thence from this point in a northwesterly direction a distance of 10', thence from this point on a curve with a radius of 1377.5, a distance of 26' thence from this point along the curve of the race track a distance of 94' thence from this point 35' of station 55  $\angle$  80 a distance of 44' on a curve with a radius of 1407.5' to a point which is on the boundary line between lots nos. 37, and 38 from this a distance of 80 to the property line of the alley which point is on the center of the line of survey, thence along street property line to the beginning. The above tract of land containing 0.18 acres more or less.

It is therefore ordered adjudged, and decreed by the court that the defendant John Ingram have and recover of Humphreys County, Tennessee, as damages for the land condemned and taken by the State of Tennessee for highway purposes the sum of \$500.00 with all costs of this cause for which execution ~~xxxx~~, necessary process, may issue



C.N. Bass, Com. Etc.)  
 vs. ) Circuit Court, Waverly, Tennessee.  
 Little Pat Holloran )

This cause was heard, by the Court upon the entire record, when it appeared to the court that the defendant had been fully paid and compensated for the land condemned, the same having been agreed upon by arbitration.

It is therefore ordered, adjudged and decreed by the court that the right, title and interest in the strip or parcel of land herein described hereinafter described of the defendant Little Pat Holloran be and the same is condemned and the title thereto divested out of the defendant Little Pat Holloran, and vested in C.N. Bass, Com. Etc. of Department of Highway and Public Works of the State of Tennessee, for the use and benefit of the Department of Highways and public works of said state and for state Highway purposes.

The land herein condemned as aforesaid for highway purposes is located in the 2nd. civil district of Humphreys County, Tennessee, and is described as follows:-

Beginning in Little Pat Holloran's west boundary line 30' S. of Sta. 215  $\angle$  79 of state highway and running E. with and parallel to center line of said highway to a point in Pat Holloran's east boundary line 30' S. of Sta. 201  $\angle$  84, thence N. 80, to a point 30' N. of Sta. 201  $\angle$  84, thence W. with and parallel to center line of said highway to a point 30' N. of Sta. 215  $\angle$  79 thence S. 60' to the beginning, containing .49 of an acre more or less

It is further ordered by the court that Humphreys County pay the cost of the cause for which let execution issue.

C.N. Bass Com. Etc.)  
 vs. ) Circuit Court, Waverly, Tennessee.  
 C.F. Cagle )

This cause was heard by the Court, upon the entire record, when it appeared to the court that the defendant had been fully paid and compensated for the land condemned, the same having been agreed upon by arbitration.

It is therefore ordered, adjudged, and decreed by the court that the right, title and interest in the strip or parcel of land hereinafter described of the defendant C.F. Cagle be and the same is condemned and the title thereto divested out of the defendant C.F. Cagle and vested in C.N. Bass, Com. of Department of Highway and Public Works of the State of Tennessee, for the use and benefit of the Department of Highway and Public works, of said state and for state Highway purposes.

The land herein condemned as aforesaid for highway purposes, is located in the 2nd. civil district of Humphreys County, Tennessee, and is described as follows.

Beginning at a point 40' at right angles from Sta. 100  $\angle$  75 of Memphis-to-Bristol Highway and extending parallel to center line of survey, a distance of 700' to Sta. 170  $\angle$  40, thence a distance of 5' to a point 35' from center line at Sta. 170  $\angle$  00, thence along a parallel with and 35' from center line of survey a distance of 700' to Sta. 170  $\angle$  40, thence along this fence line a distance of 65' to railroad fence 30' North of center line at Station 170  $\angle$  45, thence along railroad fence a distance of 1010' to Sta. 100  $\angle$  75, thence from this point a distance of 45' to point of beginning. The above tract contains 1.58 acres more or less

It is therefore ordered, adjudged further ordered by the Court that Humphreys County pay the costs of this cause for which let execution issue.

C.N. Bass Com. Etc.)  
 vs. ) Circuit Court, Waverly Tennessee,  
 J.W. Tinnell )

This cause was heard by the court upon the entire record, when it appeared to the Court that the defendant had been fully paid and compensated for the land condemned, the same having been agreed upon by arbitration.

It is therefore ordered, adjudged and decreed by the court that the right, title and interest in the strip or parcel of land hereinafter described of the defendant J.W. Tinnell be and the same is ~~condemned~~ condemned and the title thereto divested out the said defendant J.W. Tinnell, and vested in C.N. Bass, Com. of Department of Highway and Public Works, of the State of Tennessee, for the use and benefit of the Department of highways and Public Works of said State and for the State Highway purposes.

The land herein condemned as aforesaid for highway purposes is located in the 2nd civil district of Humphreys County, Tennessee, and is described as follows

Beginning in J.W. Tinnell's west boundary line 30' S. of Sta. 96  $\angle$  00 of state Highway and running E. with and parallel to center line and said highway to Sta. 102  $\angle$  00 thence S. 51' thence E. with and parallel to said center line of highway to point in J.W. Tinnell's E. boundary line, thence N. 80 to a point 30' opposite Sta. 100  $\angle$  10, thence W. with and parallel to said center line of said highway to a point 30' S. of Sta. 00  $\angle$  00, thence S. 60' to the beginning

It is further ordered by the court that Humphreys County, pay the costs of this cause for which let execution issue.

C.N. Bass, Com.Etc.)  
 vs. ) Circuit Court, Waverly, Tennessee.  
 T.O. Ferguson et al.)

This cause was heard by the court upon the entire record, when it appeared to the court that the defendant had been fully paid and compensated for the land condemned, the same having been agreed upon by arbitration.

It is therefore ordered adjudged, and decreed by the Court that the right, title and interest in the strip or parcel of land hereinafter described of the defendants T.O. Ferguson et al. (alias Althof Ferguson, he and the same is condemned and the title thereto divested out of the defendants T.O. Ferguson Otto Alias Althof ) Ferguson be ~~and the same~~ and vested in C.N. Bass Com. Etc. of Department of Highway and Public Works of the State of Tennessee, for the use and benefit of the Department of Highways and Public Works of said State and for state Highway purposes.

The land herein condemned as aforesaid for highway purposes is located in the 2nd. civil district of Humphreys County, Tennessee, and described as follows:

Beginning in T.O. and Otto (alias Althof) Ferguson's W. boundary line 50 ft. S. of Sta. 235  $\angle$  55 of Memphis to Bristol Highway and running in an easterly direct 50 ft. from and parallel with center line of proposed state highway, a distance of 1145 ft. more or less to a point in the right of way of proposed state highway opposite sta. 247  $\angle$  00; thence in a Northerly direction 10 ft. to a point in right of way of proposed state highway 40 ft. from Sta. 247  $\angle$  00; thence in an easterly direction 40 ft. from and parallel with center line of proposed highway, a distance of 514 ft. more or less to a point in right of way of proposed state highway, the same being a point in east boundary of said Ferguson's place 40' south ~~of~~ of ~~station~~ 252  $\angle$  14; thence in a northerly direction 56 ft. to a point in N. right of way



of proposed highway crossing center line at Sta. 200 + 18, thence in a westerly direction 14 ft. from and parallel with center line of proposed highway, the same being S. right of way line of N.C. & St. L. railroad, a distance of 1850 ft. more or less to a point in N. right of way of proposed highway 14 ft. from station 235 + 55; thence in a southerly direction 50 ft. to the point of beginning crossing center line of proposed highway at Sta. 235 + 55, containing 2.00 acres more or less.

It is further ordered by the court that Humphreys County pay the cost of this cause for which let execution issue.

C.N. Bass, Com. Etc.

vs.

Dave Raygood

Circuit Court, Waverly Tennessee.

This cause was heard by the court upon the entire record, when it appeared to the court that the defendant had been fully paid and compensated for the land condemned, the same having been agreed upon by arbitration.

It is therefore ordered, adjudged and decreed by the Court that the right, title and interest in the strip or parcel of land hereinafter described of the defendant Dave Raygood be and the same is condemned and the title there divested out of the defendant Dave Raygood and vested in C.N. Bass, Com. Etc. of Department of Highway and public works of the State of Tennessee for the use and benefit of the Department of Highway and Public works of said State and for state Highway purposes.

The land herein condemned as aforesaid is located in the 2nd. civil district of Humphreys County Tennessee, and is described as follows.

Beginning in Dave Raygood's west boundary line 30 ft. south of station 201 + 24 of Memphis to Bristol Highway and running east with and parallel to said Highway 410 ft. Thence ~~thence~~ South 5 ft. thence east 200 ft., thence south 10 feet, thence east 400 ft. thence Dave Raygood's east boundary line thence North 55 ft. to a point South 5 ft. thence east 35 ft. to a point 10 feet, opposite station 200 + 55; thence west with and parallel to said Highway to point 10 ft. north of station 201 + 24, thence South 10 feet to the beginning. The above tract containing 1.34 acres more or less.

It is further ordered by the court that Humphreys County pay the costs of this cause for which let execution issue.

C.N. Bass Com. Etc.

vs.

Jim Burns

Circuit Court, Waverly, Tennessee.

This cause was heard by the court upon the entire record, when it appeared to the Court that the defendant had been fully paid and compensated for the land condemned, the same having been agreed upon by arbitration.

It is therefore ordered, adjudged and decreed by the court, that the right, title, and interest in the strip or parcel of land hereinafter described of the defendant Jim Burns be and the same is condemned and the title thereto divested out of the defendant Jim Burns and vested in C.N. Bass, Com. of Department of Highways and Public Works of the State of Tennessee for the use and benefit of the Department of Highways and Public works of said State and for State Highways purposes.

The land herein condemned as aforesaid for highway purposes is located in the 2nd. civil district of Humphreys County Tennessee, and is described as follows.

Beginning in Jim Burns' W. boundary line 35 ft. south of sta. 197 + 84 of State Highway and running with and parallel to said center line of said highway 715 ft. Thence N. 5 ft. thence E. to a point in said Burns' east boundary line thence N. 60 ft. to a point 30 ft. opposite station 208 + 20, thence W. with and parallel to said center line of said Highway to a point 30 ft. N. of station 197 + 84, thence S. to beginning, containing 1.15 acres more or less.

It is further ordered by the court that Humphreys County pay the costs of this cause for which let execution issue.

C.N. Bass Com. Etc.

vs.

J.L. Tinnell

Circuit Court, Waverly Tennessee.

This cause was heard by the court upon the entire record, when it appeared to the court that the defendant had been fully paid and compensated for the land condemned, the same having been agreed upon by arbitration.

It is therefore ordered, adjudged and decreed by the court that the right, title, and interest in the strip or parcel of land hereinafter described of the defendant J.L. Tinnell be and the same is condemned and the title divested out of the defendant, J.L. Tinnell and vested in C.N. Bass Com. of Department of Highway and Public works, of the State of Tennessee, for the use and benefit of the Department of Highways and Public Works of said State and for state Highway purposes.

The land herein condemned as aforesaid for highway purposes is located in the 2nd. civil district of Humphreys County, Tennessee, and is described as follows.

Beginning in J.L. Tinnell's west boundary line 15 feet south of station 133 + 52 of state Highway and running east with and parallel to said center line of Highway to a point in J.L. Tinnell's east boundary line thence north 65 ft. to a point 30 ft. opposite station 147 + 74; thence west with and parallel to said center line of said highway to a point 30 ft. North of station 133 + 52 thence south 65 ft. to the beginning. The above tract contains 1.42 acres more or less.

It is further ordered by the court that Humphreys County pay the cost of this cause for which let execution issue.

C.N. Bass Com. Etc.

vs.

Essie Holmes Nora  
Holmes, and Albert Holmes.

Circuit Court, Waverly Tennessee.

This cause was heard by the Court upon the entire record, when it appeared to the Court that the defendant had been fully paid and compensated for the land condemned, the same having been agreed upon by arbitration.

It is therefore ordered, adjudged and decreed by the court that the right, title, and interest in the strip or parcel of land hereinafter described of the defendant Holmes Heirs be and the same is condemned, and the title thereto divested out of the defendants Holmes heirs and vested in C.N. Bass Com. etc. of Department of Highways and public Works, of the State of Tennessee for the use and benefit of the Department of Highways and Public works of said State and for state Highway purposes.

The land herein condemned as aforesaid for highway purposes, is located in the 2nd. civil district of Humphreys County, Tennessee, and is described as follows.

Beginning at a point 30 ft. at right angles from sta. 277 + 42 and extending along a line parallel to the center line of base line survey of the Memphis to Bristol Highway which bearing is N. 44° 50' E, a distance of 871.8' to sta. 284 + 10.8, which is the p.c. of a 120 curve; thence on this curve to the right with a Radius of 807.5, a distance of 800.7, to sta. 291 + 00, which is the p. t. of this 120 curve;

thence along a line parallel to the center line, which bearing is south 52o, 00, E a distance of 291, to Sta. 294 4 00 to a point 30' at right angles from sta. 294 4 00; thence along this line a distance of 65' to a ~~point on this line a distance of 65' to a point~~ on south side of survey line, thence from this point on this line which bearing is N. 40o 20' west a distance of 291' to sta. 291 4 00, the p.t. of a 120 curve to the left; thence on this curve which radius is 4475' a distance of 309' to sta. 288 4 00, thence along a line at right angles to this curve, a distance of 51' thence from this point on a <sup>curve with</sup> radius of 447, to a distance of 391.2' to sta. 284 4 19.2, which is p.c. of 120 curve; thence from this point along a line parallel to center line, a distance of 168.81 to sta. 282 4 50 thence at right angles to center line at this point, a distance of 51' thence from this point, which is 35' from center line, on a line parallel to center line, which bearing is S. 44o 50' W. a distance of 250' to sta. 280 4 00 at a point 35' from center line; thence a distance of 51' to a point 30' from center line; thence from this point and parallel to center line, a distance of 253' to a point 30' at right angles from 277 4 47; thence from this point a distance of 60' to point of beginning, said tract containing 2.30 acres more or less. It is further ordered by the court that Humphreys County pay the costs of this cause, for which let execution issue.

C.N. Bass Com. Etc.,  
vs. Circuit Court, Waverly, Tennessee.  
C.F. Thomas

This cause was heard by the Court, upon the entire record, when it appeared to the Court that the defendant had been fully paid and compensated for the land condemned, the same having been agreed upon by arbitration.

It is therefore ordered and decreed by the court that the right, title and interest in the strip or parcel hereinafter described of the defendant C.F. Thomas be and the same is condemned and the title thereto divested out of the defendant C.F. Thomas, and vested in C.N. Bass Com. Etc. of Department of Highway and Public Works of the State of Tennessee for the use and benefit of the department of of Highways Public works of said State and for state Highway purposes.

The land herein condemned as aforesaid for high purposes, is located in the 2nd. civil district of Humphreys County Tennessee and is described as follows.

Beginning in C.F. Thomas' west boundary line 30 ft. of station 50 4 25 of state highway and running E. with and parallel to center line of said highway to a point in C.F. Thomas' east boundary line opposite sta. 60 4 86; thence N. 60 ft. to a point 30 ft. opposite sta. 60 4 86; thence W. with and parallel to said center line of said highway 86 ft. to a point 30 ft. N. Sta. 60 4 00 Thence N. 15 ft. to a point opposite Sta. 60 4 00 thence W. with and parallel to said center line of said highway to a point 48 ft. N. of Sta. 61 4 00 thence N. 5 ft. to a point opposite sta. 61 4 00; thence W. with and parallel to center line of highway theretofore mention to a point 50 ft N. of sta. 50 4 25; thence S. 80 ft. to the beginning, containing 1.20 acres more or less. It is further ordered by the court that Humphreys County pay the cost of this cause for which let execution issue.

C.N. Bass, Com. Etc.,  
vs. Circuit Court, Waverly, Tennessee.  
W.E. Parker

This cause was heard by the court upon the entire record, when it appeared to the Court that the defendant had been fully paid and compensated for the land condemned, the same having been agreed upon by arbitration.

It is therefore ordered, adjudged and decreed by the Court that the right title and interest in the strip or parcel of land herein after described of the defendant W.E. Parker be and the same is condemned, and the title thereto, divested out of the defendant W.E. Parker and vested in C.N. Bass Com. Etc. of Department of Highways and Public works of the State of Tennessee for the use and benefit of the Department of Highways and Public works of said State and for State Highway purposes.

The land herein condemned as aforesaid for highway purposes, is located in the 2nd. civil district of Humphreys County, Tennessee, and is described as follows.

Beginning in W.E. Parker's west boundary line 30 ft. south of station 253 4 50 of Memphis and Bristol highway running east with and parallel to center line of said highway to a point in W.E. Parker's east boundary line; thence north 60 feet to a point 30 feet opposite station 272; thence west with and parallel to said center line of said highway to a point 30 feet north of station 253 4 50; thence south 50 feet to the beginning. The above tract of land containing 3.09. acres. 1.

It is further order by the court that Humphreys County pay the costs of this cause for which let execution issue.

C.N. Bass Com. Etc.,  
vs. Circuit Court, Waverly, Tennessee.  
J.L. Finnell

This cause was heard by the court upon the entire record, when it appeared to the court that the defendant had been fully paid and compensated for the land condemned, the same having been agreed upon by arbitration.

It is therefore ordered adjudged and decreed by the court that the right, title and interest in the strip or parcel of land hereinafter described of the defendant J.L. Finnell be and the same is condemned and the title thereto divested out of the defendant J.L. Finnell and vested in C.N. Bass Com. of Department of Highways and Public works of the state of Tennessee, for the use and benefit of the Department of Highways and Public Works of said state and for state Highway purposes.

The land herein condemned as aforesaid for highways purposes is located in the 2nd. civil district of Humphreys County Tennessee, and is described as follows.

Beginning in J.L. Finnell's west boundary line 30 ft. south of sta. 110 4 84 of state highway and running east, with the parallel to center line of said highway to a point in J.L. Finnell's east boundary line 30 ft. south of station 125 4 37; thence north 60 ft. to a point 30 ft. north of station 125 4 37; thence west with and parallel to said center line of said highway to a point 30 ft. north of station 110 4 84, thence south 60 ft. to the beginning.

It is further ordered by the court that Humphreys County pay the costs of this cause for which let execution issue.

Court then adjourned until tomorrow morn at 9:00 o'clock, XXXXXXXXXXXXXXXXXXXXXXXX  
J.E. Smith Special Judge.

Court met pursuant to adjournment, present and presiding the Hon. J.E. Tubb, Special Judge

C.N. Bass, Com. Etc. )  
vs. ) Circuit Court, Waverly, Tennessee.  
W.W. Tinnell )

This cause was heard by the Court upon the entire record, when it appeared to the court that the defendant had been fully paid and compensated for the land condemned, the same, the same having been agreed upon by arbitration.

It is therefore ordered, adjudged and decreed by the court that the right title <sup>and</sup> interest in the strip or parcel of land hereinafter described of the defendant W.W. Tinnell be and the same is condemned and the title thereto divested out of the defendant W.W. Tinnell and vested in C.N. Bass Com. etc. of Department of Highways and Public Works of the State of Tennessee for the use and benefit of the Department of Highways and Public works of said state and for state Highway purposes.

The land herein condemned as aforesaid for highway purposes is located in the 2nd. civil district of Humphreys County Tennessee, and is described as follows:

Beginning in W.W. Tinnell's S. boundary line 40 ft. south of Sta. 100  $\angle$  70 of state Highway and running E. 543 ft. with and parallel to said center line of highway, thence N. 5. ft. thence E. to a point in W.W. Tinnell's east boundary line, thence N. 45 ft. to a point 30 ft. opposite Sta. 100  $\angle$  70, thence W. with and parallel to said center line of said highway to a point 40 ft. N. of Sta. 125  $\angle$  37, thence S. 70 ft. to the beginning. The above tract of land contains 1.10 acres more or less.

It is further ordered by the court that Humphreys County, pay the cost of this cause for which let execution issue.

C.N. Bass Com. Etc. )  
vs. ) Circuit Court, Waverly Tennessee.  
J.L. Tinnell )

This cause was heard by the court upon the entire record, when it appeared to the Court that the defendant had been fully paid and compensated for the land condemned, the same having been agreed upon by arbitration.

It is therefore ordered, adjudged and decreed by the Court that the right, title and interest in the strip or parcel of land hereinafter described of the defendant J.L. Tinnell be and the same is condemned, and the title thereto divested out of the defendant J.L. Tinnell and vested in C.N. Bass Com. of Department of Highways and Public works of the state of Tennessee, for the use and benefit of the Department of Highways and Public Works of said State for State Highway purposes.

The land herein condemned as aforesaid for highway purposes is located in the 2nd. civil district of Humphreys County, Tennessee, and is described as follows.

Beginning in J.L. Tinnell's west boundary 35' S. of Sta. 100  $\angle$  34 of state Highway and running east with and parallel to center line of said highway to a point 35' opposite Sta. 100  $\angle$  34 thence N. 5' to a point opposite Sta. 100  $\angle$  34, thence East with and parallel to said center line of said highway to a point in J.L. Tinnell's East boundary line 30, south of Sta. 110  $\angle$  94, thence N. 60' to a point 30' N. of Sta. 110  $\angle$  94, thence ~~xxxxxx~~ <sup>N.</sup> ~~xxxxxx~~ <sup>to</sup> ~~xxxxxx~~ <sup>a point</sup> ~~xxxxxx~~ <sup>30' N. of Sta. 100  $\angle$  34 thence W. with and parallel to said center line of said</sup>

highway to a point 30' N. of Sta. 100  $\angle$  34 thence S. 45, to the beginning. The above tract containing .89 acres more or less.

It is therefore ordered, adjudged, by the court that Humphreys County pay the costs of this cause for which let execution issue.

C. N. Bass Com. Etc. )  
vs. ) Circuit Court, Humphreys County, Waverly, Tennessee.  
J.F. Merideth )

This cause was heard by the Court upon the entire record, when it appeared to the Court that the defendant had been fully paid and compensated for the land condemned, the same having been agreed upon by arbitration.

It is therefore ordered, adjudged and decreed by the Court that the right title and interest in the strip of parcel of land hereinafter described of the defendant J.F. Merideth be and the same is condemned and the title thereto divested out of the defendant J.F. Merideth, and vested in C.N. Bass Com. Etc. of Department of Highways and Public works of the State of Tennessee for the use and benefit of the department of Highways and Public works of said State and ~~xxxxxx~~ <sup>for</sup> ~~xxxxxx~~ <sup>state</sup> Highway purposes.

The land herein condemned as aforesaid for highway purposes is located in the 2nd. civil district of Humphreys County, Tennessee, and is described as follows.

Beginning in J.F. Merideth's west boundary line 30 ft. south of station 60  $\angle$  48 of state highway and running east with and parallel to said center line of highway to a point of J.F. Merideth's east boundary line, thence North 40 ft. to a point 30 ft. opposite station 88  $\angle$  20 thence west with and parallel to said center line of highway 1740 ft. thence north 15 ft. thence <sup>west</sup> to a point 45 ft. north of station 60  $\angle$  48 in J.F. Merideth west boundary thence south 75 ft. to the beginning. The above tract containing 2.41 acres more or less. It is further ordered by the court, that Humphreys County pay the costs of this cause for which let execution issue.

C.N. Bass, Com. Etc. )  
vs. ) Circuit Court, Waverly Tennessee.  
Mrs. James Tinnell )

This cause was heard by the Court upon the entire, when it appeared to Court that the defendant had been fully paid and compensated for the land condemned, the same having been agreed upon by arbitration.

It is therefore ordered, adjudged and decreed by the court that the right, title and interest in the strip or parcel of land hereinafter described of the defendant Mrs. James Tinnell be and the same is condemned, and the title thereto divested out of the defendant Mrs. James Tinnell and vested in C.N. Bass Com. of Department of Highways and public works of the State of Tennessee for the use and benefit of the Department of Highway and Public Works of said State and for State Highways purposes.

The land herein condemned as aforesaid for highway purposes, is located in the 2nd. civil district of Humphreys County, Tennessee and is described as follows.

Beginning in Mrs. James Tinnell's west boundary line 30 ft. south of station 206  $\angle$  38 of state highway and running east with and parallel to said center line of highway to a point in said Mrs. James Tinnell's east boundary line, thence N. 60 ft. to a point 30 ft. opposite station 214  $\angle$  73, thence west with and parallel to said center line of highway to a point ~~xxxx~~ <sup>30</sup> ft. north of station 206  $\angle$  38; thence south 60 ft. to the beginning. Containing 1.24 acres more or less.

It is further ordered by the court that Humphreys County, pay the costs of this cause for which let execution issue.

C.N. Bass, Com. etc.,  
vs. ) Circuit Court, Waverly Tennessee.  
Alvy Durham )

This cause was heard by the Court, upon the entire record, when it appeared to the Court that the defendant had been fully paid and compensated for the land condemned, the same having been agreed upon by arbitration.

It is therefore ordered, adjudged and decreed by the Court that the right, title and interest in the strip or parcel of land heretofore described of the defendant Alvy Durham be and the same is condemned, and the title thereto divested out of the defendant Alvy Durham, and vested in C.N. Bass Com. of Department of Highways and Public works of the State of Tennessee for the use and benefit of the Department of Highways and Public Works of said State and for state Highway purposes.

The land herein condemned as aforesaid for highway purposes is located in the 2nd. civil district of Humphreys County, Tennessee, and is described as follows.

Beginning at a point 30' at right angles from Sta. 157 + 28 along a line parallel to center line of survey, <sup>which</sup> ~~which~~ bearing is N. 85° 50' E. a distance of 777' to sta. 165 + 00 thence a distance of 10' to a point 40' from center line; thence along a line parallel to and 40' from center line of survey, a distance of 475' to Sta. 169 + 00; thence from this point a distance of 70' to a point on north side of center line at this station; thence a distance of 1250' to a point 30' from Sta. 157 + 00; thence from this point a distance of 30' to point of beginning. The above tract contains 1.86 acres more or less.

Also a proposed channel change, as shown on plans approximately 60' in width and 700' in length containing approximately 1 acre more or less.

It is ~~xxxxxx~~ further ordered by the court that Humphreys County pay the costs of this cause for which let execution issue.

Tennessee Electric Power Co.

vs. ) Circuit Court, Waverly, Tennessee.  
Albert Moore et. al. )

In this cause it duly appearing to the Court that Albert Moore has been regularly brought ~~xxxxxx~~ into court by service of subpoena, and that ~~Edna Moore~~ and John Walker Wall, E. Walker have been regularly brought into court by service by publication, and by appearance of letter and have made no defense, but are in default, it is ordered on motion of complainants, that as to said defendants, the bill be taken for confessed, and the cause set for hearing ~~ex parte~~.

Court then adjourned until tomorrow morning at 9.00 o'clock,

*J. E. Tubb*  
Special Judge

Court met pursuant to adjournment, present and presiding the Hon. J.E. Tubb Special Judge etc Clarence Browning, by etc.

vs.  
A.P. McKenna

This cause came on to be heard before, J.E. Tubb Special Judge etc. setting without a jury Dec. 17th. 1927, upon the pleadings, the proof and argument of counsel, from all of which it appears to the Court that the plaintiff is entitled to a recovery against the defendant. It is therefore ordered and adjudged by the Court that the plaintiff, Clarence Browning, by and through his father and next Friend, A.L. Browning have and recover of the defendant A.P. McKenna the sum of seven Hundred Fifty and no/100 (\$750.00) Dollars, for which sum, together with the costs of the cause let execution issue. And on application of ~~the~~ plaintiff's attorney of record, a lien is hereby declared in his favor and against said recovery as surety for his fee of \$100.00 and the clerk is hereby ordered to pay said fee to plaintiff's said attorney of record, John B. Bowman.

United States Rubber Co.

Vs. )  
Sanders Auto Storage Co. )

In this case came the parties, and by agreement this cause is continued until the next term of this court.

Ollie Dean

vs. ) Petition for divorce.  
Arch Dean )

In this cause came the plaintiff by her attorney, and moved the Court for an Alias Summons to be issued by the Clerk of this court for the defendant Arch Dean and the Court is please to and doth ~~xxxx~~ order said Summons to be issued.

It is therefore ordered adjudged and decreed by the Court that the Clerk of this court issue an Alias Summons for the defendant Arch Dean.

Henry Anderson.

vs. ) Circuit Court, Waverly Tennessee.  
Helen Anderson )

In this cause, it duly appearing to the court that Helen Anderson has been duly brought into court by service of summons, and has made no defense, but is in default, it is ordered, on motion of the complainant, that as to said defendant, the bill be taken for confessed, and the cause set for hearing ex parte.

Henry Anderson )

vs. ) Circuit Court, Waverly, Tennessee.  
Helen Anderson )

This cause came on to be heard, and was heard by the court upon the bill of the complainant, Henry Anderson, and the pro confesso heretofore entered against the defendant Helen Anderson, and the oral testimony of witnesses examined in open court.

And it satisfactorily appeared to the court from the proof that the facts charged in bill are true, that the defendant had so cruelly and inhumanly treated the complainant as to render it impossible for him to live with her, for the past five years the complainant had done his best to live with the defendant, but the defendant's conduct grew worse until the complainant was forced to leave the defendant, that defendant was guilty of hitting the complainant on numerous occasion with anything that she could get her hands on, and would spit in his face, and abuse him in any way she might think of she made him sleep on a pallet for about three years.

and refused to allow him to have intercourse with her, and mistreated the complainant in many ways and numerous ways, and it appeared to the court that the complainant had conducted himself in an upright manner through all the years of turmoil, and had given the defendant no cause or excuse for her said misconduct, and had not condoned the acts of the defendant.

It is therefore ordered, adjudged and decreed by the court, that the bonds of matrimony subsisting between the complainant and the defendant be absolutely and forever dissolved and the complainant be vested with all the rights of an unmarried man.

Court then adjourned until Court in course

*J. E. Ziff  
Special Judge*

*April*  
CAPTION CIRCUIT COURT ~~TERM~~ TERM A D. 1928.

STATE OF TENNESSEE  
HUMPHREYS COUNTY

Be it remembered that a Circuit Court was opened and held in and for the County of Humphreys, at the court house in the town of Waverly, Tennessee, on the 16th. day of April, it being the Third Monday in said month, and the One Thousand Nine Hundred and Twenty Eighth year of our Lord, and the One Hundred and fifty second year of American Independence.

Present and presiding the Hon. J.D.G. Morton, judge of the Ninth Judicial Circuit of the State of Tennessee.

Court was opened in due form of law by J.L. Smith Sheriff of Humphreys County Tennessee and by him was returned into open court a writ of Venire Facias showing that the following named persons were appointed by the County Court at its April term 1928 to appear and to serve as jurors at this the present term of the Court to wit: Freland Jones, S.V. Adams C.J. Johnson, Henry Hooper Will Latimore, R.H. McKeel, J.F. Merideth, J.R. Moore, A.J. Barnett, C.C. Hobbs, A.J. Jones Albert Byrns, Geo. Stringer, J.A. Young, Pat Sheehy, J.E. McCannless Geo. Dotson, Jim Dodd, Alvie Simpson, Scott Reynolds, Jno. W. Daniel, T.A. Crafton J.H. Smith, J.L. Murpree, and it appearing to the Court that the above named parties were regularly summoned by the Sheriff of Humphreys County, Tennessee, and said jurors appeared and answered said summons except C.C. Hobbs, Geo Stringer J.A. Young, Alvie Simpson Scott Reynolds T.A. Crafton who were excused by the Court for various cause and George Brown, H.L. Rogers, J.D. Simpson Roy Pinkerton John Collier and M.W. McCaleb were appointed by the Court to fill said vacancies so appearing, and out of said jurors so summoned and appearing were drawn a Grand Jury to wit: J.R. Moore, Will Latimore Freland Jones J.L. Murpree, Albert Byrns, J.F. Merideth, C.J. Johnson, S.V. Adams Henry Hooper, R.H. McKeel, Jno. W. Daniel, A.J. Barnett, and P.J. Fuqua having been appointed Foreman of the Grand Jury at a former term of this court, the said Grand Jury is in all things as the law directs, having been duly elected tried sworn and charged by the court according to law, retired to their room in charge of their sworn officer to wit Frank Brown, a deputy Sheriff of Humphreys County, sworn according to law to attend them in the consideration considering indictments and presentments.

This day the Grand Jury came into open court in a body, and present the following indictments and presentments.

One against W.J. Black B.D. Subpoena for the State J.L. Smith, G.W. Maxey, W.H. Hickerson and H.L. Hammon

One against Will Metcalf, B.D. Subpoena for the State Loyd Johnson Lewis Phv, and W.D. Patterson

One against Clemon (Son) Golsen B.D. Subpoena for the State D.B. McCann, G.B. Smith Avery Mays and D. Story.

One against Willie Yarbrough B.D. Subpoena for the State D.B. McCann, Goe Smith, and Duncan Story

One against J.P. Welch, B.D. Subpoena for the State J.L. Smith, W.H. Hickerson H.L. Hammon and G.W. Maxey.

One against D. Spencer <sup>B.D.</sup> Subpoena for the State J.L. Smith, W.J. Fields, J.C. Thomas, and R.E. Horner.

Minutes Circuit Court, Humphreys County, April Term 16th. day of April 1908.

One against Ezra Pott er Misdeameanor, Subpoena for the State J.L. Smith Richard Stewart and H.M. Turner

One against Pat Russell Mis , d, Subpoena for the State J.L. Smith Jno. Diviney G.M. Warren Tom Bramlett, and S.E. Brigham. R.M. Waggoner and V.L. Jackson

One against Massie Moore col, Rape which indictment is in the words and figures following to wit, State of Tennessee, Humphreys County. April Term of Circuit Court, A.D. 1908.

The Grand Jurors for the State of Tennessee, duly elected empaneled, sworn and charged to inquire for the body of the County of Humphreys, and State aforesaid, upon their oath aforesaid, present that Massey Moore col, heretofore to wit, on the 8th. day of April 1908 in said County and State, unlawfully, feloniously and against her will had unlawful carnal knowledge of one Mary Lee Cole, Col. a female, contrary to the statute and against the peace and dignity of the State.

And the Grand Jurors aforesaid upon their oath aforesaid further present that the said Massey Moore col, on the day and year aforesaid in the State and County aforesaid unlawfully and feloniously had carnal knowledge of one Mary Lee Cole col.

she the said Mary Lee Cole col. being his wife, daughter, contrary to the Statute and against the peace and dignity of the State. Jno. B. Bowman Attorney General.

Apr. Term. 1908. THE STATE vs. Massey Moore col. Rape Mary Lee Cole Col. Prosecutor. Subpoena for the State Mary Lee Cole col. Harris Johnson col, Buford Woolard col. Lizzie More col.

and Sam Scott Witnesses sworn by me on this indictment before the Grand Jury Apr. Term. 1908

P.J. Fuqua Foreman Grand Jury Jno. B. Bowman Attorney General A TRUE BILL P.J. Fuqua Foreman Grand Jury

One against Tom Smith and Harris Smith, Larceny, which indictment is in the words and figures following to wit: State of Tennessee, Humphreys County. Apr. Term of Circuit Court, A.D. 1908.

The Grand Jurors for the State of Tennessee, Elected, empaneled, sworn and charged to inquire for the body of the County of Humphreys, and State aforesaid, upon their oath aforesaid, present that Tom Smith and Harris Smith, of said County, ~~xxxxxx~~ heretofore to wit, on the 20th. day of Feb. 1908, in the County aforesaid, unlawfully and feloniously did steal, take and carry away 8 hens of the value of eight dollars, the property of A.E. Winstead of said county, when and there being found, contrary to the form of the Statute in such cases made and provided, and against the peace and dignity of the State.

Jno. B. Bowman Attorney General.

And the Grand Jurors aforesaid, upon their oath aforesaid, do further present that the said Tom Smith and Harris Smith of said County, on the day and year aforesaid, in the County aforesaid, unlawfully and feloniously did receive buy, and aid in concealing 8 hens of the value of eight dollars, the property of A.E. Winstead of said County, before then feloniously stolen taken and carried away by some one to the Grand Jury unknown they the said Tom Smith and Harris Smith then and there knowing the said hens to have been feloniously, stolen taken and carried away, and they the said Tom Smith and Harris Smith intending then and there

fraudulently to deprive the owner thereof, contrary to the form of the statute in such cases made and provided, and against the peace and dignity of the State. Jno. B. Bowman Attorney General

Apr. Term 1908, THE STATE vs. Tom Smith et al, Larceny A.E. Winstead Prosecutor

subpoena for the State A.E. Winstead Mrs. A. B. Winstead Fred Coleman Mr. M.H. Gill G.C.

Colleman. Witnesses sworn by on this indictment before the Grand Jury April Term 1908.

P.J. Fuqua Foreman Grand Jury. Jno. B. Bowman Attorney General A TRUE BILL P.J. Fuqua Foreman

Minutes Circuit Court, Humphreys County, April Term 16th. day of April 1908

One against Ben Massey col, Forgery, which indictment is in the words and figures following to wit. State of Tennessee y Humphreys County. Apr. Term of Circuit Court A.D. 1908.

The Grand Jurors for the State of Tennessee, duly elected, empaneled, sworn and charged to inquire for the body of the county of Humphreys, and State aforesaid, upon their oath aforesaid, present that Ben Massey col. heretofore to wit: on the 3rd. day of March 1928, in said County and State, unlawfully, fraudulently and feloniously made a certain instrument in writing purposing to be a check on the Citizens Bank of Waverly, Tenn., signed by J.F. Fowlkes for ten dollars and dated March the 3--- 1928 which instrument is in words and figures as follows colonial Hotel Waverly Tenn. Mar. 3 1908 No-- Citizens Bank of Waverly 87-000 pay to the order of Jim Jackson \$10.00 Ten no/100 Dollars For work J.F. Fowlkes and in dorsed Jim Jackson E.L. Crowell with intent to defraud him the said J.F. Fowlkes and to the prejudice of the right of him the said J.F. Fowlkes contrary to the Statute and against the peace and dignity of the State.

And the Grand Jurors aforesaid upon their oath aforesaid further present that the said Ben Massey col, on the day and year aforesaid unlawfully knowingly fraudulently feloniously and with intent to defraud E.L. and Levi Crowell, did pass to the said E.L. and Levi Crowell aforesaid, a certain forged instrument in writing purposing to be a check on the Citizens Bank of Waverly Tenn., signed by J.F. Fowlkes for ten Dollars and dated March 3 1908 which instrument is in words and figures ~~xxxxxxxx~~ as follows Colial no Hotel Waverly Tenn. Mar. 3 1928 Citizens Bank of Waverly 87- 000, pay to the order of Jim Jackson \$10.00 Ten no/100 Dollars For work J.F. Fowlkes and endorsed Jim Jackson E.L. and Levi Crowell, the said instrument being a forgery and the said Ben Massey col at the time knowing the same to be a forgery intending to defraud the said E.L. and Levi Crowell contrary to the statute and against the peace and dignity of the State. Jno. B. Bowman Attorney General.

Aprl Term 1908 THE STATE vs. Men Massey col. Forgery. E.L. Crowell Prosecutor. Subpoena for the State E.L. Crowell J.F. Fowlkes, V.L. Jackson, R.M. Waggoner. Witnesses sworn by me on this indictment before the Grand Jury Apr. Term 1908 P.J. Fuqua, Foreman G and Jury Jno. B. Bowman Attorney General. A TRUE BILL P.J. Fuqua Foreman Grand Jury.

One against Frank Spicer col. Assault with intent to commit murder in the first degree which indictment is in the words and figures following to wit: State of Tennessee, Humphreys County. Apr. Term of Circuit Court, A.D. 1908. The Grand Jurors for the State of Tennessee elected, empaneled sworn and charged to inquire for the body of the county of Humphreys and State aforesaid, upon their oath aforesaid present that Frank Spicer col, of said County, heretofore to wit, on the 29th. day of Jan 1928 with force and arms, in the County aforesaid unlawfully feloniously, willfully, deliberately, premeditatedly and maliciously, did make an assault upon the body of one Geo. Ragan col. with a certain pistol with the unlawful and felonious intent then and there, him the said Geo. Ragan col unlawfully, feloniously, ~~willfully~~ feloniously, willfully, deliberately, premeditatedly, and of his malice aforethought, to kill and upon him to commit the crime and felony of murder in the first degree, against the peace and dignity of the State Jno. B. Bowman Attorney General.

Apr. Term 1908 THE STATE vs. Frank Spicer col. Assault with intent to comit murder in the first degree Geo, Ragan col Prosecutor, subpoena for the State Geo, Ragan col D.B. McCann. witnesses sworn by me on this indictment before the Grand Jury Apr. Term 1908 P.J. Fuqua Foreman Grand Jury Jno. B. Bowman Attorney General A TRUE BILL P.J. Fuqua Foreman Grand Jury.



Ollie Dean ) In Circuit Court, Waverly, Humphreys County Tennessee.  
vs. Arch Dean )

On motion of the plaintiff, by attorney, this case is dismissed at plaintiff

's costs

A.E. Winstead

vs.

A.E. Dowdy )

In this cause, on motion, the defendant is allowed thirty days in which to plead, answer or demur to the plaintiff's declaration and the case is continued until next term of this court

John Hooper, Admr.

vs. N.C. & St. L. Railway

In this cause, on motion, the defendant is allowed thirty days in which to plead answer or demur to the plaintiff's declaration and case is continued until the next term of this court and set for trial on Thursday morning of said term.

Mrs. Lillian Spann

vs.

Eveready Motor Co. Et. Al.

In this cause on, motion, the plaintiff is allowed to withdraw her replication filed to the plea of the defendants and to file in stead a demurrer thereto and the case is continued to the next term and the case is set for Thursday of said term.

Dan Dodd

vs.

J.H.T. Gotham.

In this cause on, motion ~~of~~ the defendant is allowed thirty days in which to plead answer or demur to the plaintiff's declaration ~~and the case~~, and the case is continued until the next term of this court, and set for trial in Friday of said term.

International Harvesting Co.

vs.

Circuit Court, Waverly, Tenn.

J.A. Tomlinson

This cause was heard before his Honor Judge, J.D.G. Morton, without the intervention of a jury, and after hearing all the proof in the case, the court was of the opinion that the defendant was entitled to the property in controversy, and so adjudged, consisting of one Chevrolet Truck 1 1/2 tons, Motor No. 243023K, license No. 35660 (1927) and fix its value at the sum of \$200.00, It is therefore considered ~~by the court~~ and adjudged that defendant recover of the plaintiff, and United States Fidelity and Guaranty Co. By W.P. Morrison Attorney in fact. sureties on the replevin bond, the sum of \$200.00 which may be discharged by returning said truck to the defendant, and that the defendant recover of the plaintiff and his said surety the costs of this suit, for all of which execution may issue.

United States Rubber Co.

vs.

Circuit Court, Waverly, Tenn.,

Saunders Auto Storage Co. (

This case was heard by his Honor, Judge J.D.G. Morton, without the intervention of a jury, and after the consideration by the court of all the proof introduced in the case, the court was of the opinion, and so finds that the plaintiff failed to make out his case by a preponderance of the evidence, the case is dismissed, and the plaintiff with its surety, United State Fidelity and Guaranty Company, is taxed with all the costs in the case, for which execution may issue.

Court then adjourned until tomorrow morning at 9:00 o'clock.

*J.D.G. Morton* Judge

Court met pursuant to adjournment, present and presiding the Hon. J.D.G. Norton.

Pack Tire Co.  
vs. )  
Circuit Court, Humphreys County April Term 1928.  
Waverly Lumber Co. )

This cause was heard upon the record and proof, when the court was of the opinion that the plaintiff had failed to make out the cause and that the defendants plea of the statute of frauds precludes the plaintiffs recovery.

It is therefore considered by the court that the plaintiff suit be and is dismissed and judgment rendered against the plaintiff T.A. Pack and W.N. Pack and their surety on the appeal bond T.J. Ryan for the costs, for which execution will issue

McEwen Cash Garage Co.  
vs. )  
Mr. & Mrs. L.H. "instead" ) In the Circuit Court, at Waverly Humphreys County, Tennessee.

Came the parties before the Clerk of this Court, when this case is settled out of court at the costs of the plaintiff, ~~xxxxxx~~ and the plaintiff paid to the Clerk of this court the costs of this cause, and the case is dismissed.

The following cases Alias Capisas was ordered issued for the defendants. State vs. Jim Webb drunkenness, G.H. Gellespie vs. "State Misdemeanor, State vs. Cleman Black drunkenness, State Jim Webb Larceny, State vs. Clifford Bell Breach of the peace State vs. Jack Forest B.D. State vs. Leland Jame E. D. State vs. "elson Murphree Larceny. State vs Booker T Smith ageconsent State vs. Bob Tatide, Larceny State vs. Britton Townsend, Larceny, State vs Britton Townsend Larceny.

The following cases were ordered retrial and placed on the Dropped docket. State vs Charlei McEaren, Misdemeanor, State James Rippy et, al. Housebreaking and Larceny, State vs Len Hall D,unkenness, State vs. len Hall Larceny.

State of Tennessee  
vs. ) Age consent  
Elmer Hooper )

This case is continued until the next term of the court on account of illness of the defendant.

State of Tennessee  
vs. ) Misdemeanor.  
Will Hooper )

This case is continued on agreeemnet of the defendant to plead guilty at the next term of this court.

State of Tennessee  
vs. ) Mists.  
Price McCrary et, al, )

In this case came the Attorney General for the State and the defendant in person, and upon the recommendation of the Attorney a nolleprosequi is entered in this case upon defendant paying or securing the costs of this case, and in the event of their failure to pay or secured costs they will be confined in the county jail until they pay secure or work out all of said costs and costs.

State of Tennessee  
vs. ) Mis'd.  
Price McCrary et, al, )

In this case comes the Attorney General and states to the court that he desires to prosecute this case no further, It is therefore ordered adjudged and decreed by the Court that the defendant be discharged, and go hence without day.

State of Tennessee  
vs. ) Mid's.  
Price McCrary et al. )

In this case the Attorney General and States to the court that he desires to prosecute this case no further, It is therefore ordered adjudged and decreed by the court that defendants be discharged and go hence without day

State of Tennessee  
vs. ) Mis'd  
Price McCrary et al )

In this case came the Attorney General for the State, and states to the court that he desires to prosecute this case no further, it is therefore ordered adjudged and decreed by the court that defendants be discharged and go hence without day.

State of Tennessee  
vs. ) Mis'd  
Price McCrary et, al, (

In the case comes the Attorney General for the State, and states to the court that he desires to prosecute the case no further.

It is therefore ordered adjudged and decreed by the court that the defendants be discharged and go hence without day.

State of Tennessee  
vs. ) Mis'd  
Jno. Wyly Lashlee et, al. (

In this case came the Attorney General for the State, and the defendants in person, and upon the recommendation of the Attorney General a nolleprosequi is entered in this case upon the defendants paying or securing the costs of this cause then came into open court O.P. Lashlee and entered his name for all the costs in this case It is therefore ordered adjudged and decreed by the court that the State of Tennessee recover Jno. Wyly Lashlee and Dorsey Hedge the defendants and ~~xxxxxx~~ surety all of the costs in this for which let execution issue, and the case is nolo asto J.J. Jarrell.

State of Tennessee  
vs. ) Mis'd  
Jno. Wyly Lashlee et, al, (

In this case came the Attorney General for the State, and states to the court that he desires to prosecute this case no further. It is therefore ordered adjudged and decreed by the court, that the defendants go hence without day.

State of Tennessee  
vs. ) Mis'd  
Jno. Wyly Lashlee et, al, )

In this case came the Attorney General for the State, and States to the court that he desires to prosecute this case no further. It is therefore ordered adjudged and decreed by the court that the defendants go hence without day.

State of Tennessee

vs.

Jno. Wyly Lashlee et, al, ( Mis'd.

In this case came the Attorney General for the State, and states to the court that he desires to prosecute this case no further, it is therefore ordered adjudged and decreed by the court, that the defendant be discharged and go hence without day.

State of Tennessee

vs.

Jno. Wyly Lashlee et, al, ( Mis 'd.

In this case comes the Attorney General for the State, and states to the court that he desires to prosecute this case no further, it is therefore ordered adjudged and decreed by the court that the defendants be discharged and go hence without day.

State of Tennessee

vs.

B.D.

Grady Murray et, al, (

O.W. Mayberry In this cause comes the Attorney General for the State, and the Frank Ingram defendants Grady Murray, O.W. Mayberry, and Frank Ingram in person and by attorneys, who being duly charged and arraigned on said presentment plead guilty to possessing intoxicating liquor as charged. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County to wit: A.J. Jones George Dotson, J.E. McCannless, Pat Sheehy, George Brown, K.L. Rogers J.H. Smith, J.D. Simpson, Roy Penkerton John Collier, M.M. McCaleb and Jim Dodd who being duly elected tried and sworn according to law after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say that find the defendants Grady Murray, and O.W. Mayberry Guilty of possessing intoxicating liquor as charged in the presentment and fix and assess a fine of Two Hundred and fifty dollars against O.W. Mayberry, and One hundred dollars as to Grady Murray.

It is therefore ordered adjudged and decreed by the court that the defendant O.W. Mayberry pay or secure a fine of two hundred and fifty dollars and the costs of this cause for which let execution issue then came into open court P.S. Mayberry and J.C. Clayburn and enter their names as sureties all the fine and costs as to O.W. Mayberry.

It is therefore ordered adjudged and decreed by the court that the State of Tennessee recover of the defendant O.W. Mayberry and sureties all the fine and costs as to O.W. Mayberry for which let execution issue, and in the event of the failure of the defendant Grady Murray to pay or secure his said fine and costs he will be confined in the county jail or work house until he pay secure or work out of his fine and costs, and the case is nolle as to the defendant Frank Ingram.

State of Tennessee

vs.

Mis'd.

Jim Reece

This case is continued on account of the illness of the defendant.

State of Tennessee

vs.

Drunkenness,

Jim Reece

This cause was continued because of the illness of the defendant.

State of Tennessee

vs.

B.D.

W.J. Black

This case is continued until the next term of this court on agreement of the defendant to plead at the next term.

State of Tennessee

vs.

B.L.

D. Spencer

This is continued on agreement of the defendant to plead guilty at the next term of this court.

State of Tennessee

vs.

Sci. Fa.

Jim Webb, et, al, (

This case is continued by the defendants until next term of this court.

State of Tennessee

vs.

Sci. Fa.

B.H. Gellespie

In this case it is ordered by the court, that the Clerk of this court issue an Alias Sci. Fa. to the Sheriff of Williamson County for the defendants.

State of Tennessee

vs.

B.D.

Will Metcalf

In this case came the Attorney General for the State, and the defendant in person, who being duly charged and arraigned on said presentment pleads guilty to possessing liquor as charged in the presentment Thereupon to try the issue joined came a jury of good and lawful men of Humphreys to wit: A.J. Jones George Dotson, J.E. McCannless, Pat Sheehy, George Brown, H.L. Rogers, J.H. Smith, J.D. Simpson Roy Penkerton, John Collier M.M. McCaleb, and Jim Dodd who being duly elected elected tried and sworn according to law after hearing all the proof, argument of counsel and the charge of the court upon their oath do say the find the defendants guilty of possessing intoxicating liquor as charged in the presentment and fix and assess him at one hundred dollars and the costs for which let execution issue, and in the event of his failure to pay or secure all of said fine and cost he will be confined in the County jail or work house until he pay secure or work out all of said fine and costs

State of Tennessee

vs.

Larceny

Lacy Davis

This case continued on agreement to plead guilty at the next term of Court.

Court then adjourned until tomorrow morning at 9:00 o'clock.

*J. D. Penkerton* ----- Judge.

Court met pursuant to adjournment, present and presiding the Hon. J.D.G. Morton, Judge (etco).

State of Tennessee  
vs.  
Will Oakley Col. ( B.D.

In this cause comes the Attorney General for the State, and the defendant in person, who being duly charged and arraigned on said presentment, plead guilty to possessing intoxicating liquor, as charged.  
Thereupon to try the issues came a jury of good and lawful men of Humphreys County to wit: A.J. Jones, George Dotson, J.E. McCanless, Pat Sheehy, George Brown H.L. Rogers, J.H. Smith, J.D. Simpson, Roy Pinkerton, John Collier, M.M. McCaleb, and Jim Dodd. who being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the court, upon their oath do say they find the defendant guilty of possessing intoxicating whisky as charged in the presentment and fix and assess a fine of One hundred dollars, and the costs of this cause.  
It is therefore ordered adjudged and decreed by the court that the defendant pay or secure all of said fine and costs, for which let execution issue, and the event of his failure to pay or secure all of said fine and he will be confined in the county jail or work house until he pay secure or work out all of said fine and costs.

State of Tennessee  
vs.  
Jon Craig ( Age consent.

In this cause came the Attorney General for the State, and the defendant in person and by attorney, and upon recommendation of the Attorney General a nolleprosequi is entered in the case upon the defendant paying or securing the costs, then came into open court J.A. McGee and John Craig sr. and entered their names as sureties for all the costs in this case.

It is therefore ordered adjudged and decreed by the court that the State of Tennessee recover of the defendant and his sureties all the cost of this cause for which let execution issue.

State of Tennessee  
vs.  
Dave Conners ( Carrying a pistol.

In this case came the Attorney General for the State, and the defendant in person and by attorney, who being duly charged and arraigned on said indictment plead not guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County to wit: A.J. Jones, George Dotson, J.E. McCanless, Pat Sheehy, George Brown H.L. Rogers, J.H. Smith, J.D. Simpson, Roy Pinkerton, John Collier, M.M. McCaleb and Jim Dodd, who being duly elected tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the court, upon their oath do say find the defendant not guilty of carrying a pistol as charged.  
It is therefore ordered adjudged and decreed by the court that the defendant be discharged and go hence without day.

State of Tennessee  
vs.  
Henry Allen col. ( Mis'd.

In this case comes the Attorney General for the State, and the defendant in person, and by attorney, and upon motion of the Attorney General a nolleprosequi is entered in this case upon the paying or securing the costs of this cause, and in the event of his failure to pay or secure said costs he will be confined in the county jail or work house until he pay secure or work out all of said cost.

State of Tennessee  
vs.  
Henry Allen col. ( Mis'd.

In this case comes the Attorney General for the State, and states to the court that he desires to prosecute this case no further.  
It is the fore ordered adjudged and decreed by the court that the defendant be discharged and go hence with out day

State of Tennessee  
vs.  
John R. Finley ( B.D.

In this case came the Attorney General for the State, and the defendant in person, who being duly charged and arraigned on said presentment plead guilty to possessing whisky as charged. Thereupon to try the issues came of jury of good and lawful men of Humphreys County to wit: A.J. Jones, George Dotson, Pat Sheehy, J.E. McCanless, George Brown H.L. Rogers, J.H. Smith, J.D. Simpson, Roy Pinkerton, John Collier M.M. McCaleb and Jim Dodd. who being duly elected tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the court, upon their oath do say they find the defendant guilty of possession of whisky in the presentment, and fix and assess his fine at One hundred dollars and cost, then came into open court R.F. Finley and J.T. Bradley and enter their names as sureties for all of said fine and cost.

It is therefore ordered adjudged and decreed by the court that the State of Tennessee recover of the defendant and his sureties all of said fine and cost for which let execution issue.

State of Tennessee  
vs.  
Felix Hicks ( Carrying a razor

In this came the defendant and agreed to plead guilty at the next term of this court, and the case is continued to the next term.

State of Tennessee  
vs.  
Bert Hooper and Walter Hooper ( B.D.

In this case came the Attorney General for the State, and the defendant in person, who being duly charged and arraigned on said presentment plead guilty to possessing intoxicating whisky as charged. Thereupon to try the issue joined, came a jury of good and lawful men of Humphreys County, Tenn. to wit: A.J. Jones, George Dotson, J.E. McCanless, Pat Sheehy, George Brown H.L. Rogers, J.H. Smith, J.D. Simpson, Roy Pinkerton, John Collier M.M. McCaleb and Jim Dodd. who being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the court, upon their oath do say that they find the defendants guilty of possession of intoxicating liquor as charged in the indictment and fix and assess their fine at the sum of One hundred dollars each.  
It is therefore ordered, adjudged and decreed by the court that, for the offense as found by, the defendants pay or secure a fine of One Hundred Dollars each and the cost of this cause for which let execution issue, and that each of said defts. be confined in the county jail for a period of six months but said jail sentence is suspended during good behavior.  
Thereupon came the defendants and their sureties John Lehman, and A.M. Cuming, and acknowledge bound for said fine and costs as to Walter Lehman, and also came Sam Street and E. Hurt and J.W. Smith acknowledged themselves bound for all of said fine and cost as Bert Hooper, for all of which let execution issue.