Court met persuant to adjournment, present and presiding the Hon. J.D.G. worton. Judge setc. State of Tennesses VS.

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 Sheeby, 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 posses ing intexicating 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 secured 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 Age consent. Jon Crate) , Ir this cause came the Attorney General for the State, and the defendant

B.D.

Will Oakley Col. (

in person and by attorney, and jupon recommendation of the Attorney General anoleprosequi

is entered in the case upon the defendant paying or secureing the costs, then came into open court J & McGer and John Craiggr sr. and entered their names as sureties for all the

It is therefored 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 Carriing a pitol. Dave Couners

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 indeictment pleas not guilty. The coupon to try the issues joined came a jury of good and lawful men of Humphrevs Couffy to wit: A.J. Jones, George Dotson, J.E. McCanless, Pat Sheehy, George Prown . P.L. Rogers, J.H. Smith, J.D. Simpson, Roy Pinkerton, John Collier, M.M. McCaleb and Jim Dodd, who safter hearing all the proof, argument of counsel and the charge of the court, upon their oath do say find the defendant not guilty of c arrying a pistol as charged It is therefore ordered adjudged and decreed by the that the defendant be discharged and go hence without day.

State of Tennessee VS. Mis'd. Henry Allen col.)

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 noleprosequi is ehtered in this case upon the paying or secureing the costs of this cuase, and in the event of his failure to pay or secure said costs he will be confined in the county fail or work house until he pay secure/all or said cost .

State of Tennessee VS. Mis'd. Henry Allen col.)

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 so hence with out day

State of Tennessee B.D. John R. Finley

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 passess possessing whisky as charged. Thereupon to try the issues came of jury of good and lawful men of Humphreys County t wit: A.J. Jones , George Totson, Pat Sheehy, J.B. "cCanless George Brown H.L. Rogers, J.H. Smith, J.D. Simpson, Roy Pinkerton John Collier M.M. McCleb and Jim Dodd, who being duly elected tried and sworn according totawn 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/as charged in the presentment, and fix and assess his and for the defendant guilty/as charged in the presentment, and fix and assess his action of the action that the contract of the action had been presented as a contract of the action had been court R.F. Finley and J.T. Bradley and enter their names as sureties for of said fine and cost.

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

State of Tennessee vs. Carrying a razer Felix Hicks In this came the defendant and agree to plead guilty at the next term of this court, and the case is continued to thenext term.

Stat of Tennessee ₹9. Bert Hooper and B.D.

Walter theener Lehmer

In this case came the Attorney General for the State, and the defendant in person, whoxewir being duly charged and arraigned on said presentment plead guilty to possessingliques intoxicating whisky as charged / Thereupon to try the issue joined , came a jury of good and lawful men of Humphreys C ounty, Tenn./A.J. Jones George Detaon J.E. McCanless, Pat Sheehy, George Brown H.L. Rogers, J.H. Smith, J.D. Stumpson Row Pinkerton John Collier M.M. McCaleb and Jim Dodd, who being duly elected, tried amidwowern 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 possessin 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 county jial for a peroid of sixtynthay, but said jail setence is suspended during good behavior. Thereupon came the defendants and that cause for which let execution issue, and that each of said defts. be confined in the ereupon came came the defendants and their sureties John Leman, and A.M. Cuming, and acknowledge bound for faild fine and costs as to Walter Lehman, and also came Sam Street SpE. Hurt and J.W. Smith acknowledge themselves bound for all of said fine and cost as Bert Hooper, for all of which let execution issueState of Tennessee

vs.

Posessing liquor

Fred Vright | This case is continued until next term upon that the defendant plead guilty.

State of Tennessee

vs. | B.D.

Bert Wills |

This case is continued until next upon the agreement that the defendant plead guilty.

State of Tennessee |

vs. | During or while Duril

B ert Will)
In this case came 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,

vs. Forgery, xinxihim/saksaksamum xihex xiiiornosydenoralxforxibaxdialby andxibe defendant

Ben Mays Col.)

In this cause comes the Attorney General for the State and the defendant in person and by attorney, who being duly charged and arraigned on said indictment plead guilty, to an attempt of to commit a felony to wit, passing forged gaper.

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, Pay Sherby George Brown, H.L. Rogers, J.B. Smith, J.D. Simpson, Roy Picker on, John Collier M.M. McCaleb, and Jim Dodd who being duly elected, tried and worn 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 de endant guilty of an attempted to commit a follow, the vit, passing forged paper, and fix and assess.

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 State Penitentiary at Nashville Tenp. at hard labor for an indeterminate perceed of time of not less than one year nor more than one year and that he pay the cost of this cause for which let execution issue.

The defindant is rendered infamous disqualified to exercise the election franchise or give evidence in in any of the courts of the State

vs. Rape etc.

his punishment at one year in the State penitentiary.

In this cause comes the Attorney General for the State and the dugaman defendant in person and by attorneys, who being duly charged and arraiged on said indictment pleads not guilty,

Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tennessee, to wit: A.J. Jones, George Dosson J.E. McCanless Pat Sheeby, George Brown H.L. Rogers, J.H. Smith, J.D. Simpson, Rog Finkerton John Collier N.M. McCaleb, and Jim Bodd. who being duly elected tried and sworn according to law, and being in charge of their sworn officers G.B. Smith, and Duncan Story, who was legally sworn to attend them, 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 rape as charged in the indictment and assess and fix his punishment at a maximum term of ten years in the State Ponitentiary

Thereupon the defendant gave notice of an motion for a new trial and this cause is passed pending the filing and hearing of said motion and the defendant is committed to jail to await the action of the Court

Franklin Fire
Insurance Co.vs. Circuit Court, Waverly, Humphreys County, Tennessee.
Gue. Stringer)

This aday came the added and it is just now filed, the above specified time for answering is allowed by the Court.

Theirdayxibargrandrausingxusameximiaxopomxcomririaraxbodyxamdxpresentaxibaxfoffouingxindisiwentaxamdxpresentments.

ONDXXESTMEXFERRIEDDPSEXOPHRADABROBASTS SEDARGHANT FOR SERVESTA VEHICLOCKTON SERVESTARS AND SERVE

International Harvesting co., of Am. inc.

V9.

J.A. Tombinson

Comes the plaintiff, International Harvesterpoo. of America, by its attorneys and moves the court to set aside the judgment rendered against it in this cause and to grant it a new trial, and for grounds thereof it states:

The Court errored in dismissing plaintiffs suit and rendered judgment against it for Two Hundred Dollars, because it appears on the face of the order that title was retained in the seller until the full purchase price is paid in full.

The Court erred in dismis sing plaintiffs suit and redering judgement against it for Two Hun-dred Dollars because plaintiffs attorneys were suprised by the action of the court in allowing a plea of nonesfactom to be filed after all the testimony in the case had been heard and the matter was in the bosom of the Court.

The Court in dismissing plaintiffs suit and rendering judgment against it for Tow Hundred Dollars because the judgment of the court is contrary to the uniform Sales Act. Chapter 118 Sec. 18. Because the testimony of the witnesses preponderates against the judgman ener the court. Wm. C.Cook, A.P. Sttatoson. Attorneys for plaintiff.

Mims Cowen & Mims

) Circuit Court, Waverly Tennesee.

J.A. Tomlinson On motion of the defendant, he is allowed thrity days by the court in which to plead and swer, or denur.

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

formation Judge.

Court met persuant to adjournment, present and presiding the Hon. J.D. Morton. Judge etc. This day the grand Jury came into open court anda body and present the following indictmen t. presentments.

One against Tad Morris Drunkenness, Subpoena for the State Sam Cott, Guy Warren, and Rex Hooper.

One against Vernon Smith Drunkenness, Subpoena for the State R.G. Carter, J.D. Holmes Mrs. Viola Hooper Cleve Bigham and w. ... ooper.

One against Tad Morris Mis'd Subpoena for the State Sam Scott, Guy Farren and Hex Hooper One against Grady Stemart and Same Averitt, which indictment is in the words and figures following to wit: State of Tennessee, Humphreys County, XPr. Term of Circuit Court A.D. 1928. The Grand Jurors for the State of Tennessee, elected, empaneled , sworn and charged inquire for the body of the county of Humphreys, and State aforesaid, upon their oath aforesaid, presnt that Grady Stewart and Jame Averitt of said County heretofore to wit. on the 12th, day of April, 1908, in the County aforesaid, unlawfully and feloniously did steal take and carry away & siuts of clothes 1 overcoat and 1 cap, of the value of eighty dollars, the property of Bob Baker 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 add dignity of the State. Jno. B. Bowman Attorney General.

And the Grand Jurors aforesaid, upon their oath aforesaid, do further present that the said Grady Stewart and James Averitt of said County on the day and year aforesaid in the State County aforesaid,, unlawfully and felonious w did receive, buy conceal 5 suits of clothes 1 over coat and 1 cap. of the value of eighty Pollacs, the property of Bob baker of said County, before then foloniously stolen, taken and carried away by some one to the Grand jury unknown they the said Grady Stewart & James Swemitt them and there knowing the said articles aforesaid to have been feloniously stolen, taken and carried away, and

they the said Grady Stewart and James Averitt intending then and there fraudulently to deprive the true owner thereof, contrary to the form of the Stateute in such case made and provided, and against the peace and dignity of the State'

Jno. B. Bowman Attorney General. Apr. Term 1928. The STALL vs. Grady Stewart et al, Clark Mack Prosecutor. Sunpoena for the State Clark Mack Bob. Bake, Scott Shanks, Joe Taylor, Henry Bones . 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.

GRAND JURY REPORT. APRIL TERM CIRCUIT COURT A.D 1999.

We, the members of the Grand Jury for Humphreys County, Tenn. at the April term of the Circuit Court 1928, beg leave to submit the following report to Your Honer.

We, have diligently inquired and true presenment 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 prisoners and 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, except the Guardian bond of A.L. Browning which should be strengthened, and now having completed our labors we respectfully ask to be discharged for the term.

The county Poor House window lights are out, and the rain blowing in and the lights out should be repaired. The the building generaly is in bad repair. This April 1928

P.J. Fuqua, J.F. Merideth, W.L. Latimere, F.A. Jones, J.L. Murphree, A.L. Byras, S.V. Adams W.H. Hooper, R.H. McAcel, Jnc. W. Daniel A.J. Barnett C.J. Johnson, J.R. Moore

Rennessee Electric Power Co.

Circuit Court, Waverly, Tenn.,

Albert Moore et. al.

V9.

This cause was heard by the court upon the petition of the Tennessee Electric Power Co. the pro confesso heretofore entered against the defendants, and report of the jury of view, which is in writing, and dated March 5, 1928, which report has been fearfiles moore than five days before the convening of the court, and is unexcepted to,

" Tennessee Electric Power Co.

vs.

Albert Moore, et,al,

We, the undersigned jury of view, duly summored by J.L. Smith Sheriff of Humphrevs County, and cried upon the land of the above named defenants, inspected the land, and made inquiry and investigated all damages, and assess and report the damage, as follows

Land per acres \$10,00-- 3,3/4 acre s

Total \$44.25

This amount of damage is "ound by us to be/correct amount due Albert Moore et.al., by Tennessee "lectric Power Co" for damages accasioned in crossing daid defendants land by said company's power line. We respectfully submit this report, and turn it over to the said Sheriff of Humphreys County, This the 5th. day of March, lone.

J.E. Parker
E.L. nassell
Jury of view.

Said report is in all mings confirmed by the court, It is therefore ordered, alludged, and decreed, by the court that the right, title, and interest, in the strip or parcel of land hereinafter described of the said defendants be and the same is condemned, and the title thereto is divested out of the defendants, Albert Moore, Eddie Moore Wall, and B. Malker and John Walker, and any other defendants, who may be found to have an interest in the said land, and wested in the Tennessee Power Co., a corporation, for the purpose of transmitting power through its power lines.

The land herein condemned, as aforesaid, for the use of the Tennessee Electric power Co' in transmitting electricity, is located in the 2nd. Civil district of Humphress County, Tenness Tennessee, east of Johnsonville, Tennessee, and on the south side of Johnsonville and "emver Denver road, on the farm now in possession of Albert Moore, col. and bounded as follows
Bégining at a stake near the corner of the fence, in Albert Moore's col, east boundary, on the north side of the Denver -Johnsonville road 50 feet north of the center line of the
Tennessee Electric Power Company's pole line from Waverly to Johnsonvillep thence North 51 degrees west 1020 feet to a stake on the hill side 50 feetnorth of the center line of said
Company's right of way, for an electric wire or pole line, thence north 78 degrees west 580 feet to a stake in Albert Moore's west boundary line, on the west side of a branch at the foot of the hill, 30 feet north of the center of the Tennessee "lectric Power Company's right way, thence south 3 degrees west with said Moore's west boundary line 100 feet to a stake
50 feet south of the senter line of said Power Company's right of way, thence south 78

degrees east 580 feet to a stake on the hill side 50 feet south of the said Tennessee Electric power company's center line of its right of way, thence south 61 degrees east 1020 feet to a stake in the mouth of a hollow on the south side of the Denver -Johnsonville road in Albert Moores' east boundary, thence north with said east boundary 100 feet to the begining, containing 3 acres 96 rods more or less.

It is therefore ordered, adjudged, and decreed by the court that the defendants have and recover of the complainant, The Tennessee Slectric power Company, and its sureties on costs bond, the eum of \$44.2x, as damages done to the property of defendants as found by the jury of view, together with all the costs of this cause, for which execution, or other necessary process, may issue. The Clerk of the Court will retain the said amount of money assessed as damages in court until one of the defendants files an affidavit showing all persons having an interest in said lands, and the ages of such persons, and if it should be found by the Clerk that any minors be interested in said land, the Clerk will hold thart of said sum untill the disability of such minor or minors may be removed. It id so ordered, adjudged, a and decreed by the court.

Zula Hollaway

Circuit Court, Waverly, Tennessee.

"av Hollaway)

In this cause it duly appearing to the court that the defendant Ray Hollaray has been regularily served with summons to answer the complainant's bill or petition, and that he has failed to appear and make defence to gaid bill or petition, with in the time required by law, it is thereofre ordered that the complainant's be taken as confessed, and the case set for hearing exparts.

Decree

Zula Hollaway

vs. Circuit Court, "averly, Tennessee.

Ray Hollaway

This cause came on to be heard, and was heard, by his Honor, Judge J.D.G. Norton, upon the petition of the complainant, Zula Hollaway, and the pro-confess so heretofore entereed against the defendant and the oral testimony of witnesses examined in open court. And it satisfactorially appeared to the court from the proof that the facts charged in the bill are true, that the defendant had so treated the complainant, and such cruel and inhuman manner, as to render it unsafe, improer, and dangerous for her to be under his dominion and controll, that the defendants was constantly drunk at and about his home during the last year of their married life, and brought dangerous company to their home over the probest of the complainant, that he was abusive toward the complainant, cursed her on many occasions, and often trheatened vislence to her person, that all this occured after the marriage of the complainant and defendant were mar ried; that the complainant was chaste woman, and gave the defendant no cause or just excuse for his said mandomatet, and has not condoned the same.

It is therefore ordered, adjudged, and decreed by the court, that the bonds of matrimony subsisting between the complainant and the defendant be absolutely displayed, and that the complainant be vested be vested with all the rights of angular transfer of the complainant be defendant be restored to her, said name being Zula Hypers.

The defendant will pay the cost of this cause for which let execution issue

State of Tennessee

Carrying a pistol A.M. Cummanes

In this case came the Atorney General for the State, and the defendant in person, and by attorneys, who being duly charged and arraigned on said indictment pleads not guilty. Thereupon the issue joined came a jury of good and lawful men of Humphreys County to wit: John Collier M.M. McCaleb, J.E. McCanless, George Dotson , D. Woods Roy Pinkerton Andrie ected tried and soon according to law after hear Chearing all the proof argument of counsel and the charge of the court upon their oath do say they find the defendant not guilty of carrying a pistol as charged.

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

State of Tennessee

Clyde Capps et al.)

In this case came the Atornet general for the State and defendants in

person and by attorneys, who being duly charged and arraigned on said bill of indictment pleads not guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit: John Colier, M.M. McCaleb, Pat Sheehy George Dotson, J.G. Luff Roy Pinkerton, J.H. Smith, H.L. Rogers J.D. Simpson, Jim Dodd, Claud Jones and J.E. McCanless, who being duly, elected tried and sworn accoring to law, after hearing all the proof argument of counsel, and the charge the court upon their oath de say that they cannot agree upon a verdict in this case.

It is therefore order adjudged and decreed by the court that a mistrial be entered in this case, a dathe jury be discharged, and the case continued until the next term of this

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

Amenton Judge

Court met persuant to adjournment present and presiding the Hon. J. D.G. Merton Judge etc. State of Tennessee

Rape etc, Massey Moore Col.

In this cause comes the Attorney General for the State, and the defendant in pserson , and by attorneys, when the motion for a Newtrial came on to be heard by the court and for sufficient reasons, the same is granted.

Thereupon the defendants withdrew his ples of not guilty and entered a plea of guilty to an attempt to commit a felony, to wit: rape,

Thereupon to try the issues joined came a jury of good and lawful men of Humphrevs County, Tenn. to wit: A.J. Jones George Dotson, J.E. McCanless, Pat Sheeky, 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, argiment of counsel and the charge of the court upon their oath do say that they find the defendant guilty of an attempt to commit a felony to wit: rape and assess his punishment at a maximum term of one year in the State Penitentiary.

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 State Penitentiary at Nashville , Tenn., at hard labor for an indeterminate peroid of time; of not less than one year nor more than ame one year and that he pay the cost of this case for which let execution issue.

Progressive Paint Company

J.A. McKnight

This cause washeard before his Bonor, J.D.G. Morton, Circu.; Judge without the intervention of a jury, and after hearing all the proof in the case, theveent WARYSETSHEVERNE, the court was of the opinion that the defendant was entitled to a judgment in this cause, and so adjudged . It is therefore considered and adjudged that the defendant have of the plaintiff, the costs of this case, That the defendant and his NUMBRITIES SUPERV AvP. Attorson Jr., be liable for the costs of this cause, for which excution may issue.

R.L. Pryor, Mrs. Mollie Brown and Mrs. Mintie Gilliam

C.C. Usborn and Hose Osborn) This cause was heard, before his Honor Judge, J.D.G. Morton without the entervention of a Jury, and after h aring all the proof in the case, the Court was of the opinion that the plaintiffs were entitled to judg, ment in the sum of \$490,00 principle, \$30.00 interst and attorneys fees as agreed in the face of the instrument in the sum of \$79. 10 and it is so ordered and adjudged, It is therefore ordered, adjudged and decreed that the plaintiff have and recover of the defendants the sum of \$700.00 and the costs of this cause for all of which letvexecutionvisueexx execution may issue.

Bud Hall

R.L. Prvor. Mrs. Mollie Brown and Mrs. Mintie Gilliam, for the use and befefit of A.L. Roberson. C.C. Osborn and Rose Osborn

This causecame on to be heard by his Honor Judge J.D.G. Morton, without the intervention of a jury, and the Court hearing all the evidence in this cause, the Court was of the opinion that the plaintiff recover from the defendants the sume of 692 00 principle \$39.29 interst and 72.22 Attorneys fees as agreed in the face o of the instrument. It is therefore ordered adjudged and decreed that the plaintiff recover of and have a judgment against the defendants in theorum of \$703 35, for all of which execution may issue.

Mrs Rettir Tomlinson) In the Circuit Court of Humphreys Younty, Tenn. April Term, 1929 V 9 . Walter Talley

This case was heard before His Honor, J.D.G. Morton, Circuit Judge. wiffout the intervention of a jury, upon the whole record in the case and the proof in the case when the ourt found the is-sues of both law and the facts in favor of the defendant . The Count found the value of the property peplevined to be \$7.00 (the property so replevined being described as one sigle disc breaking mule plow) It is therefore cobsided by the court that the plaintiff ceture said plow to the defendant within thrity days and that if he fails to do so that the judgment herein rendered for \$7.00 against the plaintiff and the on her replexin bond A.J. Sanders, and the surety on her appeal bond. T.H. hnight/ 56x and in favor deft, be collected and execution 44 awarded for the same. It is further adjudged that the plaint fish and her surties as above set out pay the costs of this case, for all of which execution will issue,

VS. In the circuitCourt of Humphreys County, Tenn., April term , 1929 George Gould 6 This cause was heard before his Honor. Circuit Judge, without the interpention of a jury upon the whole resord in the case and the proof in the case when the court found the issues of both the law and the facts in favor of the defendant. The Court found that

the value of the property replevined, to wit: One hay baler (George B. Ertle) to be \$30.00 It is therefore considered by the court that the plantiff, return said baler to the defendant wightn thrity days, and that if he fail to do so the judgment herein rendered, and hereby rend ered for \$10. To against the plaintiff, and the surety on his replevin bond Mrs. J.A. Temiinson, and the surety on his appeal bond, T.H. Anight, and in favorof the defendant, be co collected and execution is awarded for the same.

It is furthe adjudged that the plaintiff and his sureties as above set out pay the costs of the case for all of which execution will issue

) In the Circuit Court, of Humphreys County, Tenn., April' term . 1999. VR. George Gould ١ This case was heard before his Honor J.D. . -orton, Circuit Judge., without the entervention of a jury upon the whole record in the case and the proof in the case when the court found the issues of both the law and the facts in favor of the defendat defendants. The court found the value of the property replevined to wit: One tractor disca disc, plow to he \$38,00, and one smooth roller to he \$10,00 in all \$48,00. It is therefore considered by the court that the plantiff return said plow and reller to the defendant within thirty days, and that if he fail to do so the judgement rendered and hereby rendered for said \$49 no against/and her surety on her replevin bond #xaxxxemitax ManalJ. Sanders and her surety on her appeal bond J.F.Cowent in favor of the defendant be collected and execution is awarded for the same. It is further adjudged that the the plaintiff sureties as above set out pay the costs of the case for all of which execution will issue. State of Tennessee

V 9 . Mis'd.

Mrs. Bettie Tomlinson

Pat Russell In this case came the Attorney General for the State, and the defendant in person, and by attorney, who being duly charged and arraigned od said bill of indictment pleads guilty/charged. Thereupon to try the is use joine, same a jury of good and lawful ment of Humphreys County to wit: A.J. Jones, Seorge Datson, J.E. McCanless, Fat Sheehw George Brown, H.L. Rogers, J.B. Smith J.D. Simps in, Rev Pinkerston John Collier M.M. McCaleb and Jim Dodd. who being duly elected tried add swoon according to law , after haering 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 and assess his purishment at thirty days in fail.

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 peroid of thirty day and that he pay the costs of this cause for which let execution issue, and in the event owhis failure he will be further confined in the county until he pay secure or workout all of siad costs to pay secure or workout all of said cost, the defindant is prohibited from draving amount an automobile for waara peroid of twelve months, and is the event he should do so he will be taken in charge, and be further confined for a peroid of fuor months.

Mrs. Bettie Tomlinson. In the Circuit Court of Humphreys County, Tenn., April term , 1000 V 9 . C.W. Cowen

This cause was heard before His Honor J.D. "orton, Wircuit Judge, without the entervention of a jury, upon the whole record in the case and the proof in the case when the court found the issues of both the law and the facts in favor of the derendant.

The Court found the value of the property replevined, to wit. One International Iractor No. 81a to be \$45.00, and the single disc mule breaking plow to be \$1.00 and the bane 31/4 wagon to be \$15.00 making the toatal of \$61.00.

It is therefore considered by the court that the plantiff return said above described proprty to the defendant within thrity days, and that if she fail to do so the judgment herein rendered and hereby rendered for \$61.00 against the plaintiff and surety on her replevin bond, A.J. Sanders, and the surety on her appal bond J.P. Cowen, and in favor of defendant be collected and execution willis awarded for the same.

It is further adjudged that the plaintiff and her sureties as above set out pay the costs of this case for all of which execution will issue.

Mrs. Bettie Tomlinson,)

vs.) In the Circuit Court for Humphreys County, Tenn. April term, 1928

Ed Sherod)

This case was heard before His Honor J.D.G. Morton, Circuit Judge.

without the intervention of a jury, upon the whole record in the case and the proof in the case when the court found the issues of both the law and the facts in favor of the defendant. The court found the value of the property replevined, to wit: One deering Mower to be \$2.50.

It is therefore considered by the court that the plaintiff return said mower to the defendant within thirty days and that if she fails to do so the judgment herein rendered and hereby rendered for \$2.50 against the plaintiff and the surety on her replevin bond A.J. Danders, and the surety on her appeal bond T.H. Anight/im be collected and execution is awarded for the same. It is further adjudged that the plaintiff and her sureties as above set our pay the costs of the case, for all of which execution will issue.

Apto Turtis)
vs.) Circuit Court, Waverly Tenn.,

Maryin Curtis

In this cause, on motion of complainant, and it appearing to the court that the defendant, Maryin Curtis, has been regularily served with subpoens to answer to the bill in this cause, and that to this the last day of the presnet term, he has failed to appear and make defense to said bill, it is therefore ordered as to him, complainants bill be taken as confessed, and the cause set for hearing ex parte.

The cause then came on further to be heard by the court, upon the bill, the pro confesso heretofore taken, and the testimony of witnesses, had in open court, and from all of which it appeared to the court that the defendant had deserted the petitioner, or complainant, without reasonable cause, and that he defendant refused to provide for her, and that his treatment towards here as crucial and inhuman, and that his conduct was such that it was unsafe for her to be under his dominion and control.

It is therefore, ordered, adjudged, and decread by the court, that the hands of matrimony now subsisting between the complainant and the defendant absolutly and forever dissolved and that the complainant he freed from the obligations thereof.

The Court further orders and decrees that the complainant have the absolute custody and come of her son, James Curtis, now should 8 years of age free from the interference or control of the defendant. Mary'n Curtis.

It appears from the bill, and from the proof in this case that the complainant at the time of her man lage to the defendant owened apair of mules, some hogs, milk cow, farming tools, basehold goods, boultry and other personal property, that was left her by her former marriage, all of which property is in possession of the complainant, and which she is entitled to, and the court so orders and decrees, except it is shown by proof that there may be some little incumberance that will have to cared for the complainant.

te costs of this cause is adjudged by the court against the, defenant for which execution will issue.

Mrs. Bettie Tomlenson
vs.

J.L. Smith Sheriff

This case was heard by his Honor, Judge, J.D. G. Morton, without the intervention of a jury, upon the whole record in the cause, and all the proof and the preponderance of the evidence disclosine/the property levied on by the sheriff, to wit; one McCormack mower, one hay rake, one two row corn planter (Black Hawk), and 2500 feet of tie siding, which property was levied on as the property of J.A. Tomlinson, the husband of the phintiff; and all of which from the weight of the evidence belonged to the plaintiff, and was nat subject to levy for the debts of the husband. The court therefore adjudges said property to belong to the plaintiff, Mrs. Bettie Tomlinson, and that she may keep possession of same, and that the defendant pay all cost of this case, for which execution

Mrs. Bettie Tomlinson

vs.)
Circuit Court, Waverly, Tenn.,

J.L. Smith Sheriff (

This cause "asheard by his Hon, Judge, J.D. Worton, with out the intervention of a jury, upon the whole record in the case, and all the proof, and the preponderance of the evidence disclosing that the property levied on by the sheriff, to wit: I disc cultivator, I Vulcan turning plow, go, Io, I sub-soil plow (off brand), I wheat drill, which property was levied on as the property of J.D. Lomlinson, the husband of the plaintiff, and all of which from the reight of evidence belonged to the plaintiff, and was not subjecte to the debts of the husband. The court therefore adjudges said property to belong to the plaintiff, Mrs. Bettie Tomlinson, and that she may keep possession of same, and that the plaintiff, Mrs. Bettie Tomlinson, and that she may keep possession of same, and that the plaintiff pay all the costs of this case, for which execution may issue.

1.W. Slayden
vs. Circuit Court, Wave-ly, Tennessee.

This cause was heard by his Honor, Judge, \$.D.G. Merton, without the intervention of a jury, wien it appeared to the court from theproof, that the plaintiff L.W. Slayden, was one of the firm of W.A. Sanders & CO. that the defendant W.D. Bakar, had had many business transactions with W.A. Sanders & Co. buying merchandise, stock etc., selling stock, and other things to the firm, and had executed to the said firm secveral notes, but had sitiemdes of all his matters and dealings with the firm, in which L.W. participated, and from the weight of the evidence, the court was of apinion, and so found that the note sued on was taken into consideration not satisfactory to the court was not delivered to maker, and from the weight of all the evidence introduced in the case, the court concludes that there is a balance of pribeipal and interest of \$9.00 due the plaitiff from the defendant, the court therefore renders judgment for said sum of \$9.00 against the defendant, W.D. Baker, A.J. Baker, and Walter Breeden, and the sureties on

the appeal bond in this case, W.W. "orman and H.A. Williams for all of which execution

may issue.

Minutes Circuit Court, Humphreys County, April Term 20th. day of April

State of Tennessee

Carter Simpson H.H. Hooper and NolanFowlkes(

In this cause comes the Attoney General for the State, and the defendants Carter Simpson and H.H. Hooper, in person, who being duly charged and arraigned on said indictment, places guilty.

Thereupon to try the issues , joined, came a jury of good and lawful ment of Humphreys County, Tenn. to wit: - A.J. Jones , George Dotson, J.E. McCanless, Pat Sheehy. George Brown, H.L. Rog ers J.H. Smith, J.D. Simpson Roy Linkerton, John Collier M. Caleb. and Jim Dodd, alexafterxhearingx who being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel, and the sharge of the court, upon their oath do say that they find the defendant guilty of possessing intoxicating liquor as charged in the indictment and fix and assess his numishments their fines at the sum of One "undred Dollars each

It is therefore ordered, adjudged and decreed by the court that, for the offense as found by the jury, the defendance each pay or secure a fine of One Hundred Dollars each and the cost of this cause for which let execution issue.

Thereupon came the defendants and their sureties kex Hooper , and J. . Anderson and acknowledged thimselves bound for said fines and cost for all of which let execution issue. a noleprosequi is enter d in this cause as to the defendant Nolan Fowlkes.

State of Tennessee

Assault with intent to commit murder in the first degree. Frank Spicer ... pl.

In this Case came the attorney General for the State, and the defendant in person and by attorneys, when upon application of the Attorney General a noleproseque is entered upon the defendant paving or securing the cost accrued in this case.

Thereupon came into open court J.B. Anderson, and knowledged himself as surety for all the cost in this cause

It therefore ordered, adjudged, and decreed by the court that the State of Tennessee recover of the defindant and his sureties all of the costs in the case for which let execution issue

Dand Dodd

the costs. -. >

79

J.H.F. Cotham 1

This case is compromised, and settled out court, and defendant paid all

State of Tennessee

VS. -

Manufacturing Liquor,

et.al, (Motion to retax costs. Jackmacarson

In this case came the Attorney General for the State, and it appears ing 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 costs acrued upon the part of the state be allowed, and ordered paid out of the County Treaury, and that the Clerk of this court make out and certify the same to the County Judge for payment as the law direct.

State of Tennessee

Misdemeanor,

vs. Motion to retay costs

Bay Hollaway

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 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 dir cts'

State of Tennessee

) B.D.

Ray Hollaway Motion to retax 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 costs ac the part of the mate state be allowed and ordered paid out of the County Treasury, and the clerk of this court make out and certify the same to the County, "udge for payment as the law directs

State of Tennessee

VR.

Possessin a still

Peck 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 case or, any part thereof.

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.

State of Tennessee

vs. Driving a car while drunk George Riggins) Motion to retax costs

the court from ef the sheriff upon an execution issued to him by the clerk of this court
against the defendants
in solvent 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 costs accrued upon

In this case came the Attorney General for the State, and it apparin to

the part of the state be allowed and ordered paid out of the County Treaury, and, and that the clerk of this court, make out and certify the same the County Judge for payment fax as the law directs.

State of Tennessee ,

rs.) B.D.

George Riggins) Motion to retax 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 against the estate of the defendant for the costs of this suit, 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 out of the County Treasury upon the part of the State, be allowed and ordeed paid, and that the clerk of this court

make out and certify the same to the Country Judge for pay ment as the law directs.

**This day came into oper court J.L. Smith Sheriff and Jailor, and presnt and read in open Court his account against the state max of State of Tennessee for boarding prisoner charged

Total \$48.25.

BOARD BILL OF T.J. RYAN

This day came into open court T.J. Ryan, and pessent and read in open court his board bill for boarding the jury in case of state against Massey Monore col, to the amount of \$7.00 which amount was read in open court, allowed, approved and ordered paid out of the State freasury of the State of Tennessee, and that the clerk of this court make out and certify the same to the Comptroller of the State for payment as the law directs.

State of Tennessee, ...
vs. Larceny
Burl Bereymen ... Motion to retax costs

In this case came the Attorney General for the State, and it appearing to the sourt, from the return of the sheriff, upon an execution issued to to him by the clerk of this court against the estate of the defendant for the costs of this suit, that the defendant is insolvent unable to pay only a part of the costs.

So it is therefore ordered, adjudged and decreed by the court, that the balance due on this suit be allowed, and ordered paid outof the state Treaury, and that the cler' of this court out and certify the same to the Comptroller for payment as the law directs.

State of Temmnessee

Shelt Davis et, al.) Motion to retax 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 issue to him by the Clerk of this court that the defendant is wholly insolvent unable to PRE costs of this 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.)
Grady Murray O.W.)
Mayberry, Frank 7
Ingram and Will Stewart.

In this cause comes the atterney General for the State, and the defendants of merson and by Attorneys, who being duly charged and arraigned on said indictment, piezeks

the defendants Grady Murray and O.S. wayberry, pleads willy.
Thereupon to try the issues joined, came a jury of good and lawful ment of Humphreys County, Tenn., to wit John Collier, M.M. McCaleb, J.E. McCanless Pat Sheehy George Dotson, Roy Pinkerton, F. Ridings Jim Dodd, John Pattterson George Brown H.L. Mogers and J.H. mith 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 Grady Murray, and O.W. Mayberry guilty of possessing intoxicating liquor as charged in the indictment, and fix and assess their fines at the sum of One Hundred dollars each.

It is therefore ordered, adjudged and decreed by the court that the defendants "rady Murray and 0.W. "ayberrypay or secure a fine of One Dollars each and the costs of this cause for which let execution issue, and in the event of their failure to pay or secure said fine and costs they will be confine in the county jail or workhouse until the same is paid, secured or worked out, and a noleprosequie is entered in the case as the to the defendants frank Ingram, and Will Stewart. It is therefore ordered adjudged and decreed by the court that said defendants frank Ingram and Will Stewart go hence without day.

State of Tennessee 1 Mis. d. VS. Forfeiture Tad Morris

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 Mis.d. and the said defendant was arrested and entered into bond with S.J. Morris, and Hills Morris as his sureties which bond is in the words and figures as follows to wit State of Tennesse, Humphrevs. We agree to pay to the State of Tennessee Two Hundred & Fifty xxwetints \$250.00) Dollars unless the said Clarance (Tad) Morris 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 2nd. Monday in Dec. 1000 on Tuesday of said term, to answer the State of Tenness e for the of ense of Mis and do not depart the court wihout leave.

> Tad Morris Principal SAJ. Morris Surety Lillie Morris Surety

Approved, J.L. Smith Sheriff, this 30 day of Sept. 1000.

And the defendant Tad Morris being solemnly called to come into open court and answer the st state of Tennessee upon a charge Mis. came not but made default and the said S.J. Morris and were also called to come into court and bring with them the body of the said Tad Morris according to the tenor and effect of thier said bond came not but made default, neither came the defendant Tad Merris nor his said dureties, but made default It is therefore considered by the court that the defendant Tad Morris and S.J. Morris and

Lillies Morris for their said default do forfeit and pay unto the State of Tennessee the said sum of two hundred and fif's dollars acording to the tenor and effect of thier said bond.

And it is fur core ordered by the court that Sci. Fa. be issued to the said defendant and his said sureties requiring them to appare at the next term of this court and show cause if any they have shy this judgment should not be made final. And that ALIAS CAPIES issue for the defendant

State of Tennnessee.

Tad Morris

) Drankenness (Forfeiture)

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 court for the offense of drunkenness, and the said defendant was arrested and entered into bond with S.J. Formis and Lillie worris as his sureties, which bond is in the words and figures as follows to wit.

State of Tenneyees . Humphreys County, We----- agric to pay to the State of Tennessee Fwo Two Hundred & Fifty Ratharax \$250,00 Dollars uless the said/Tad Morris appear at the next Afrm of the Circuit Court of Humphreys County, to be held at the court house in the town of Waverly, on the 2nd. Monday in Dec. 1927, on Tuesday of said term, to answer the State of Tennessee for the offense of public drunkenness and do not depart the court without leave

> Tad Morris Pricipal 5.J. Morris Sarety Lillei Morris Surety

Approved J.L. Smith Sheriff. This sept.30 th 1927

And the defendant Tad Morris being solemnly called to come into open court and answer the State of Tennessee upon a charge of drunkenness came not but made default and the said S.J. Morris and Lillie Morris were also called to come into open court and bring with the body of the said Tad Morris according to the tenor and effect of their said bond come not but made default meither came the defendant T ad Morris nor his said sureties but made default

It is therefore considered by the court that the defendant Tad Morris and S.J. Morris, and Lillie Morris for their said default do forfeit and pay unto the State of Tennessee the said sum of two hundred and fifty "ollars acording to the tenor and effect of their said bond.

Minutes Circiut Court, Humphreys ounty, April Term 20th, day of April 2029,

Ind it is further ordered by the court that Sci. Fa. 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 what this gudment should not be made final. andfurther that Alias Capias. issue for the defendant.

State of Tennessee

VS. Restibg Officer Tad Morris

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 the court for the offense of resiting an officer, and the said defendant was arrested and entered into bond with S.J. Morris and Lillei Morris as his sureties which bond is in the words and figure as follows to wit: State of Tennessee, Humphrevs County, We - - - - - - - Agree to pay the the State of Tennessee Two Hundred & Fifty Dollars | \$250 00) Dollars, unless the said Clarance (Tad) Morris appear at the next term of the Circuit Court of Humphreys County at to be held at the courthouse in the town of Maverly, on the 2nd. Monday in Dec. 1927, or Tuesday of said term, to answer the State of Tennessee for the offense resisting an officer Tad Morris Principal and do not depart the court without le we. S.J. Morris Surety

Itllie Morrie Surety

Approved J.L. Smith Sheriff. This 30, day of Sept 1000.

And the defendant Tad Morris being solemnly called to come into open court and answer the state of Tennessee upon a charge of Mesisting an officer came not but made default and the said S.J. Morris and filled Morris were also called to come into coutr and bring with them the body of the said Tad Morris according to the tenor and effect of his bond came not but made default neither the defendant Tad Morris nor his said sureties but made default.

It is therefore considered by the court that the defendant Tad Morris and S.J. Morris and Lillie Morris for their said default, do forfeit and pay unto the State of Tennessee, the said sum of two h'undred and fifty dollars acording to the renor and effect of thier said bond

And it is further ordered by the court that Sci. Faj issued to the said defendant and his sureties requiring them to appear at the next term of this court and show cause if any then have why this judgment should not be made final.

State of Tennessee

VS. Tad Morris

In this case came the Attorney General for the State, and it appearing to court that this defendant was indictened at a form er term of this court for the offense of A.R., and the said defendant was arrested and entered into bond with S.J. Morrirs Lillie Morris as his sureties which bond is in the words and figures as follows to, wit: State of Tennessee, Humphreys County, We,- - - - - - - - agree to pay to the State of Tennessee Two hundred and fifty Dollars (\$250.00 Dollars, unless the said Tad Morris appear at the next term of the Circuit Court of Humphreys County, to be held at the Courthouse in the town of Waverly, on the 35 d. Monday in April x Dec. 1927 on, Tuesday of said term. to answer the State of Tennessee for the offense of A. a. and do not depart the court wihtout leve. Tad Morris, S.J. Morris, Lillie Morris, Aproved J.L. Smith Sheriff This 30 day of sept. 1927'

Lillie Morris Surety.

And the defendant Tad Morris being solemnly called to come into open court and answer the St State of Tennessee upon a charge A.&. B. came not but made default and the said S.J. Morris and Lillie Morris were also called to come into court and bring with them the body of the said Tad Morris according to the tenor and effect of their bond came not but made default neither came the defendant Tad Nor ris nor his said surety but made default.

It is therefore considered by the court that defendant Tad Morris and S.J. Morris, and Lillie Morris for their said default do forfeir and pay unto the State of Tennessee the said 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 Sci. Fa. be issued to the said defendant and his surety requiring them to appear at the term of this court and show cause if any they have why this judgement should not be made final. And further that AL, as Capias, issue for the defendant.

State of Tennessee

vs. Possessing or transporting whisky.

Tad Morris

In this case came the Attorney General for the State, and appearing to the that this defendant was indicted at a former term of this for the offense of Possessing or transporting whicky, and that the said defendant was arrested and entered into bond with S.J. Norris and Allie Morris as his sureties, which hand is in the words and figures as follows to, wit:

State of Tennessee , Humphrevs County. We, -------agree to pay the State of Sennessee, Five Hundred Bollars ---- (*sont on Bollars unjess the said Clarance (Taa) Nor ris appear at the next term of the circuit Court of Humphrevs counts, to be held at the Courthouse in the town of Waverly, on the 2nd. Monday in Dec. 1977, on Tuesday of said term to answer the State of Tennessee for the offfense of Possessing or transporting whisky, and do not depart the court without leave.

Tad Morris Principal
S.J. Morris Surety
Lillie Morr's Surety.

Approved J.L. Smith Sheraff. This 36 day of Sept. 190%.

And the defendant Tad Morris being solemnly called to come into open court and answer the State of Tennessee upon a charge of possessing, or transporting whisky came not but made default and the said S.J. Morris and Lillie Morris were also called to come into open court and come with them the body of the said Tad Morris according to the tenor and effect of their said bond came not but made default neither came the defendant, Tad Morris nor his said superies but made default.

It is therefore considered by the court that the defendant Tad Morrie and S.J. Morris and Lillie Morris 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 Sci. Fa. be issued to the said Cendant and his sureties, requiring them to appear at the next term of this court, and show cause if any they have thy this judgment should not be made final. And further that Alias Capias issue for the defendant.

State of Tenneessee)

Assault with intent to commit murder in the first degree.

Tad Morris

In this case came the Attorney General for the State, and it appearing to the court, that these defendant was indicted at a former term of this court for the offense of and assault with intent to cammit murer in the first degree, and the said defendant was arrested and entered into bond with S.J. Morris and Lillie Morris as his sureties, which bond is in the words and figure as follows to wit:

State of Tennessee, Humphreys county, We------Agree to pay to the State of Tennessee One housand Dollats----- thong no Dollars unless the said Clarance

Tad Morris appear at the next term of the circuit Court of Humphreys, County, to be held at the Court house in the town of Wavarly, on the 2nd. Monday in Dec. 1000 on Tuesday of Sa said term, to answer the State of Tennessee for the offense of assault with intent to commit murder, and do not depart the court without leave.

Tad Morris Surety HillieMorris "

Tad Morris Surety HillieMorris "

Approved. J.L. Smith Sheriff. This 30, day of Sept. 1927,

And the defendant Tad Morris being solemnly called to come into open court and answer the State of Tennessee upon a charge of an assauly to commit muterade default and the Radidarkts S.J. Morris, and Lillie Morris were also called to come into open court and bring with them the bodg of the said Tad Morris according to the benor and effect of Miss said bond came not but made default neither came the defendant Tad Morris nor his said surtles but made default.

It is therefore considered by the court that the defendant Tad Morris and S.J. Torris, and Lillie Morris for their said default do forfeit and pay unto the State of Tennessee. The said sum of One Thousand Dollars according to the tenor and offert of their said bond.

And it is further ordered by the court that Sci. Fa. I sued 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 CAPTas issue for the defendant.

State of Tennessee

vs.) Assault with intent to commit murder in the first degree.

Tad Morris

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 court for the offense of assault with intent to commit murer in the first degree, and the said defendant was arrested and entered into bond with S.J. Morris and Lillie Morris as his sureties which bond is in the words and figures as follows to wit:

State of Tennessee, Humphreys County, We - - - - - agree to pay to the State of Tennessee One Thousand Dollars - - - - \$1000,000/unless the said Clarance Morris appear at the next term of the Circuit Court of Humphreys County, to be held at thr Court house in the town of Waverly, on the 2nd. Monday in Dec. 1007, on Tuesday of said term, to answer the State of Tennessee for the offense of assault with a pistol with inttent to commit muder, and do not depart the court without leave. Tad Morris Principal.

Approved J.L. Smith Sheriff. This 30 day of Sept 1007,

And the defendant Tad Morris being solemnly called to come into open court and answer the

State Tennessee upon a charge of as ault with intent to commit murder in the first dgreecame not but made default.

and the said S.J. Morris and Lillie Morris, were also called to come into open court and bring with them the body of the said Tad Morris according to the tenor and effect of their said bond came not bu t made default neather came the defendant Sad Morris nor his said sureties but made default.

It is threefore conside red by the court that the defendant Tad Morris and S.J. "orris and Lillie Morris for thier said default do, forfeit and pay unto the "tate of "ennessee the said sum of One Thousand Dollars according to the tenor and effect of their said bond. And it is further ordered by the court that Sci. Fabelssued 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 shoul | not be made final. And further that Alias Capiasxishus issue for the defendant.

State of Tennessee

VS. Carrying a pistol

Tad Morris 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 court for the offense of carrying a pistol and the said defendant was arested and entered into bond with S.J. Morris, and Lillie Merris as his sureties, which bond is in the words and figures as follows to wit:

State of Tennessee, Humphreys County We, w - -- - - - - - - Agree to pay the State of Tennessee, Two Fundred & Fifty Dollars \$250.00 ----- Dollars unless the said Clarance Tad) Morris, appear at the next term of the circuit court of Humphreys County, to be held at the Courthouse in the town of Waverly, on the 2nd. Monday in Dec. 1007, on Tuesday of said term, to answer the State of Tennessee for the offense of Carrying a pistol, and to not Tad Morris Principal depart the court witout leave.

S.J. "arris Surety

Approved J.L. Smith Sheriff, This 30 day of Sept. 1907.

And the defendant S.J. Morris, being solemnly called to come into open court and answer the State of Tennessee upon a charge of carrying a pistol came not but made default and the S.J. Morris and Lillie Morris were also called to come into open court and bring with them the body of the said Tad Morris according to the tenor and effect of his said bond came not but made default.

It is therefore considered by the court that the defendant Tad Morris and S.J. Morris and Lillie Morris for their said efault do forfeit and pay unto the State of Tennessee, the and fifty said sum of Two Bundred/dollars according to the 'enor an' effect of their said bond. And it is Twither ordered by the court that Sci. 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 an any they have why this judgment should not be made final. And firther that Alias Cpaias issue for the defendant.

Harry S. Berry, Commissioner of the department of Highway and public IN THE CIRCUIT COURTY AT WAVERLY TENNESSEE. MekseofftRendesseeof Tennessee VS. T.A. Crawford et. al.

In this case of appearing to the court that on the 31st. day of March 1929. Harry S. Berry, Commissioner of the Department of Highways and Public Works of the State of Tennessee, XFX136, filed an original pettiion in this court, seeking, among otherthings, to condemn a strip of land as as a right of way for part of, or a link in Highway No, 1, over and across the property of defendant, T. "rawford, in the 2nd. Civil District of Humphreys County, Tennessee.

And it further appearing that copy of said petition, together with notice that same had been filed and would be presented to the court on this day for such ordered and decrees as might be poper and neses ary, has been leggaly served upon the defendants;

And it further appearing that the property sought to be condemned as a right of way, and hereinafter described has been selected and is needed and necessary for a public use, and as and for a part of State Highway, No. 1,

And it further appearing that under Chapter 74, Acts of 1917. Chapter 140 , Acts of 1910 the petitioner Harry S. Berry , Commissioner of the Department of Highways and public Works of the State of Tennessee, is entitled to the immediate possession of the property sought toh

It is therefore, ordered , that the said Har y. S. Berry, Commissioner, etc. be and he is, given the right to the immediated possession of the strip of land sought to be condemne as a wight of way, which strip of land is described as follows.

A strip of land from station 317, x 59 to station 333 x66', wide, extending 33' on each side of centre line.

A strip of land from station 338 xon to station 342 x 00, too feet wide extending 50 on each side of Center line

A strip of land from station 342 X on to station 343 x 00, 130 ft. wide, extending 80, on right and 50, on left of center line, contamining 4. 31 acres, more or less,

On application of petioner the Clerk of this Court will issue writ of possession, purify petitioner in possessin of the above described strip of land. All other matters are reserved.

Harry S. Berry Commission of the Depart ment of Highway and Public Works of the State of Tennessee, .. In the Circuit Court at Waverly, Humphreys County VS. Tennessee. et al.

In this case it appearing to the Court, that on the 31st. day of March 1988, Harry, S. Berry, Commission of the Depatment of Highway, and Public Woks, of the State of Tennessee, filed an original petition in this Court, seeking a mong otherthings to condemn a stip of land as a right of away, for part of or a link in Highway No. 1, over and across the paroperty of diefendant Jno. Tate, in the Second Civil District of Humphreys County, Tennessee,

and it furhter appearing that copy of said petition, together with notice, same had been riled, and will be presented to the court, on this day, for such ordered and decrees, as might be proper and necessary, had been legally served upon the defendant.

And it further appearing that the property sought to be condemned as a rightaway and hereinafter described,, have been selected and is need and necessary for a Public use and as and for a part of State Highway, No. 1.

```
And it further appearing, that under ChaPer 74, Act of 1917, and Chapter 149, Acts of 1910, the petitioner Harry S. Berry Commision, of the Department of Highways and Public Works, at the State of Tennessee, is entitled to the immediate possession, of the propert sought to be con demned.
```

It is therefore ordered, that the Harry S. Berry Commissioner etc, be and he is here is given the right to the ammedate possession of the strip of land sought to be condemned as a right of way, which strip of land is described as follows:

a strip of land, to be now ft. in length, containaning 40% acres more orless, and more particularly described as follows:

A strip of land from station see /. 20 to station 700 Af 87 66 feet wide extending 33 feet on each side of center line,

On application of petitioner the Clerk of this Court will issue writ of possession putting petitioner in possession of the aboved described strip of land.

All other matters are reserved .

Harry S. Berry, Commissioner of the Department of Highway, and Public

Works of the State of Tennessee ,

IN THE CIRCUIT COURT
AT WAVERLY, HUMPHREYS

COUNTY. TENNESS &

. Stockar

In this case it appearing to the court, that on the 31st.

day of March 1900. Harry, S. Berry, Co-missioner of the Separtment of Bighway and Public Works, of the State of Fennessee, a led an original petition in this court, seeking among otherthings to condem a strip of land as a right of way, for part of or link in Bighway No. 1, over an d across the proppery of defendant L. Stockard, in the Second Civil Printrict of Humphreys County, Tennesseee,

And it further appearing that copy of said petition together with notice, that same had been filed, and would be presented to the court on the sale, for such askers and decrees be as might proper and necessary, has been legally served on the defendant.

And it further appearing, that the paroperty sought to be condemned as the right of way and hereinafter described has been selected and is needed, and necessary for public was, and as and for part of State Highway No. 1., and it further appearing, that under Chapter 74, Acts of 192~, and Chapter 149 Acts of 1910 the petition Harry S. Berryr Commissioner of the Mepatiment of Highway and Public Works, of the State of Tennessee, is entitled to the immediate possession of the property sought to be condemned,

It is therefore ordered, that the said Harry S. Derry Commission etc. be and he here is given the right to the immediate possession of the strip of land sought to be condemned as a right of way.

which strip of land is described as follows:

A strip of land to be 1850 feet in length, Containaning 2, 40 more or less/particularly described as follows, a strip of land from station 60% 1 60 to station etc. 10 88 feet wide extending 30 ft. on each side of center line.

On application of petitioner, the Clerk of this 'ourt' will issue writ of possession putting petition in possession of the aboved described strip of land, all other matters are reserved.

Harry S. Berry, Commission of the
Department of Highway and public
Woks of the State of Lennessee,
vs.

L. Parnell

In this case it appearing to the cour' that on the

Sist. day of March 1999, Harry S. Berry, Commissioner of the Pepartment of Highway and Public Works of the State of Tennessee, filed an original petition in this Court, seeking among otherthings to condemn a strip of as a right of way for part of, or a link in Highway NO. 1, over and across the property of defendant L. Parnell. in the 2nd. Civil District of Humphreys County, Tennessee.

And it further appearing that copy of sia d petition, together with notice that same had been filed amd would be present to the court on this day for such ordered and decrees as proper might bexpasses and necessary, has been legally served upon the defendants:

And it further appearing that the propperty sought to be condermed as a right of way, and hereinafter described, has been selected and is need and necessary for a public use, and so and for a part of the State Highway No. 1;

And it further appearing that under Chapter 74, Acts of 1917; and Chapter 140, Acts, of 1910, the petitioner "arry S. Berry, Commissioner of the Department of Highway and Public Woks of the State of Tennessee is entitled to the ir adiate possession of the property sought to be condemed.

It is therefore, ordered, that the said Harry S. Terry, Commissioner, etc, be and here is given the right to the immediate possession of the strip of Lnd sought to be condimined as a right of way, which strip of land is described as follows:-

A Sortp of land to be 1400 feet in length, containing 2.47 acres, more or less, mand more particularly described as follows:

A strip of land from station#740 \$\int 1 \text{ to station 888 V 44, 88 feet wide extending 73 feet on each side of genter line.

On map application of petioner the Clerk of this court will issue writ of possion, putting peties petitioner in possession of the above described strip of land all other matter are reserved.

Harry S. Mery, Commissioner of the

Department of Highways and Public | INTHE CLECUIT COURT AT WAVETLY TEXNESSEE HUMPHRPYS

Works of the State of Tennessee | COUNTY.

Et, 41)

W. R. Box

In this case it appearing to the court that on the 31st. day of March 1928, Harry S. Bery, Commissioner of the Deartment of Highways and Public Works of the State of Tennessee, filed an original petition in this Court, seeking, among atherthings other things, to condemn a strip of land as a right of way for part of or link in Highway No. 1, over and across the property of the defendant, W.R. Box. in the 2nd, Civil District of Humphreys County, Tennessee:

And it further appearing that copy of said petition, together with notice that same had been filed and would be presented to the court on this day for such ordered and decrees as might be proper and necessary, has been legally served upon the defendants

And it further appaering that the paoprety sought to be condemned as a right of way, and here herein after described, has been selected and is needed and necessary for a public use, and as and for a part of State Highway No. 1,

And it further appearing that under Chapter 74, Acts of 1917, and Chapteer 149 Acts of 1910, the petitio er Harry S. Berry, Commissionmer, of the department of Highway and public Works of the State of Tennessee, is entitled to the emmediate possession of the property sought to be condemned, It is therefore ordered , that the said Harry S. Bery Communission etc etc, be and he hereis given the right to the immediate possession of the strip of land sought to be condemned, as a raight of way, which strip of land is described as "follows a strip of land to be 5430 feet in length containg 10 . 40 acres more or less, more particularly described as follows,

A strip of land from station 300 / 1s to station 300 y 00 100 feet wide extending 60 feet on ech side of cemtre line. A strip of land from sttion 391 / An to station gon / no 99 feet wide, extending 4e on each side to center line

A strip of land frametxx from station 307. / 20 to station 399 / 00 110 feet wide extending 60 on right and 50 on left, of center line.

Strip of land from stationx393 398. 7 00 to station 408. 7 00 160 feet wide

extending 80 feet on right, and 50 feet on left side of sender line.

A strip of land from station 400/ 00 to station 425/ on 80 feet wide extending 40 feet on each side of center line. A Strip fand station 425 / no to station 448 / 48 68 feet wide extending 32 feet on each side of center line.

on applicationer the Clark of this court, will issue writ of possession, pusing putting petitioner in possession of the above described strip of land,

all other maters reserred.

Harry S. Perry, Co mission of the Department of Highways and public Works of the State of Tennessee

vs.Messattensienes

ét, al, Mrs. "llen Jones.

, in the Circuit Court at Maverly, Humphreys County County.

In this case it appearing to the court that on the 31st. day of March 1000 #arry S. Berry, Commissioner of the Bepartment of Highway and public Works, of the State of Tennessee, filed an oroginal petition in this Court , seeking among other things, to condemn a stirp of land as a right of way for part of, or a link in Highway No. 7, over and across the property of defendant, Mrs. Allen Jones. in the 2nd civil Matrict of Humphreys County, Tennessee:

And it for the appearing that copy of said petition, together with notice and same had been filed and would be presented to the court on t his day for such orders and decrees as might be proper and necessary, had been, servered upon the defendant, and it further appearing that the property sought to be condemned as a righy of way and hereinafter described, has selected and is needed, and necessary for a public use, and as and for part the of State Highway Na. to 1, and it further appearing that under Chapter 74 Acts of 1917 and Chapter 149, Acts of 1019, the petitioner Hary . S. berry Commission er, Highway and public Works, of the State of Tennessee, is intitled to the immediate possession of the property sought to be condemned,

It is therefore ordered, that the said Harry S. Berry and etc, be and he hereis given the raght to the immediate possesion of the strip of land sought to be codemned as a right of way, which strup of land is descrieted as follows.

A, strip of land to be 7A1 feet length, Containing .4A acres more or less, and more particularly described as follows:

A strip of land, from station 755 / 2c to stattion 769 . y 87 mg feet wide extending 33 feet on right side of center line.

On applicationer of petitioner this court will issue writ of possession, putting petitioner in possession of the above described strip of land.

All other matters reserved.

Harry S. Berry, Commissioner of the

Department of Highways and Public,

Works of the State of Tennessee,) IN THE CIRCUIT COURT AT WAVERLY HUMPHREYS COUNTY TENNESSEE.

VS.

H.D. Hast.v et.al.)

In this case it appearing to the Court that on the 31st. day of March 1928, Harry S. Berry , commissioner of the Department of Highways and public Works of of the State of Tennessee, filed an original pettition in this court, seeking among other things, to condemn a strip of land as a right of way for part of or a link in Highway No. 1. over and across the property of defendant, H.D. Hasdy.

In the 2nd. Civil District of Humphreys County, Tennessee.

And it further appearing that copy of said petition, together with notice that same had be en filed and would be presented to the court on this day for such ordered and decrees as might be proper and necessary, has been legally served upon the defendant:

And it further appearing that the property sounght to be con demned as a right of way, and hereinafter described has been selected and is needed and necessary for a public use, and as and for a part of State Highway No. 1;

And it further appearing that under Chapter 74, Acts of 1917, and Chapter 140, Acts of 1910, the petitioner Harry S. Berry, commissioner of the Department of Highways and public works of the State of Tennessee, is entitled to the immediate possession of the property sought to be condemned:

It is therefore ordered, that the said Harry S. Berry, Commissioner etc. be and Abre is. given the right to the immediate possession of the srtip of land sought to be condemned as a right of way, which srtip of land is described as follows.

A strip of land to be 110- feet in length, and containing 1.00, acres more or less, and more particularly described as follows.

A strip of land from station 284 9 98 to station 291 9 00 , 88 feet wide, extending 39 feet on each side of center line.

A strip of land from station 291 / no to station 29s y os , 75 feet wide extending 35 feet on the right and 40 feet on the left of the center lind.

On application of petitioner the Clerk of this Court will issue writ of possession, puttin petitioner in possessioner of the above described strip of land, All other matter are reserved

Mrs' S.C. Plant

Harry S. Berry, Commissioner of the

Department of Highways and public

Works, of the State of Tennessee

vs.

In the Circuit Court

at Waverly, Humphreys

County, Tennessee,

the 31st. day of March 1000, Harry S. Berry, Commi ssioner of the Department of Highways and Public Morks of the State of Tennessee, filed an original petition in this court, seeking among other things, to condemn a strip of land as a right of way for them part, of, or a link in Highway No. 1, over and across the property of the defendant, Mrs. S.C. Flant in the

and it further appearing that copy of said petition, together with notice that same had been filed and would be presented to the court on this day for such owderes and decress as might be proper and necessary, has been legally served upon the defendant.

And it further appearing that the property sought to be condemned as a right of way, and here-inafter described, has been selected and is needed and necessary for a public use, and for a part of State Highway No. 1;

And it further appearing that under Chapter 74, Acts of 1917, and Chapter 140, Acts of 1910, the peritioner Harry S. Berry, Commissioner of the Mepartment of highway and public Works of the State of Tennassee, is entitled to the immediate possession of the property sought to be condemned.

It is therefore, ordered, that the said Harry S. Merry, Commissioner, etc, be and he here is, given the right to the immediate possession of the strip of land sought to be condemned as a right of way, which strip of land is described as follows.

A strip of land to be Beis feet in length, containing 7.50 acres more or less, and more particulately described as follows:

A strip of land from station que, / on to station que / on. 100 feet wide extending 40 feet on the last and 40 feet on the right of center line.

A strip of 1 and from station see / no to station for f on taxstation 140 feet wide extending to feet on left and 60 feet on right of center line.

A strip of land from stakion ann y 00 to station 370 / -0, 90 feet wide extending 40 feet of on right and 50 feet on left of center line.

 Λ_{\bullet} srtip of land from station 320 / 50 to symplon 370 /00 as feet wide, extending 33 feet on both sides of center line.

a strip of land from station 370 / 370 / on tostation 390, 9 15, 100 feet wide, extending 50 feet on both wides of center line

On application of petitioner the Clerk of this Court will issue writ of possession, putting peticioner in possession of the above described strip of land All other matters are reserved.

Herry S. Herry, Commissioner of the
Department of Highway and public
Works of the State of Tennessee.

In the Circuit Court at Waverly, Humphreys, County
Tennessee.

In this case it appearing to the court that on the 31st. day of March 1998, Harry S. Berry, commissioner of the Department of Highway and public Works of the State of Tennessee, filed an original petition in this court, seeking among other things, to condemne a strip of land as a right of way for part of, or a link in Highway No. 1, over and across the property of the defendant J.A. Robertson, in the 2nd. Civil District of Humphreys County, Tennessee:

been filed and would be presented to the court on this day for such orders and decrees as might be proper and necessary, has been legally served upon the defendant.

And Aurther appearing that the property sought to be condemned as a right of way, and hereinafter described, has been selected and is needed and necessary forg public use, and as and for a part fews of State Highway No. 1,

And it further appearing that copy of said petition together with notice that same lad

And it further appearing that under Chapter 74 Acts of 1917, and Chapter 149, Acts of 1910, the petitioner Harry S. Merry. Commissioner of the Mepartment of Highways and Public Works, of the State of Tennessec is entitled to the immediate possession of the property sought to be condemned.

It is therefore, ordered, that the said Erroy S. Berry, Commissioner, etc. be, and he here is given the right to the immediate possession of the strip of land sought to 1 condemned as a right of way, which strip of land is described at follows.

A strip of land to be 181 feet in length, con taining or a more particularly described as follows.

A strip of land from station 7% 1 % on to station 753 / on 80 feet wider extending to feet on left of center line

On application of petitioner the Clerk of this Court will issue writ of possession, putting petitioner in possession of the above described strip of land. All other matters are reserved.

Hanry S. Berry, Commissioner of the

Department of Highway and public

Works of the State of Tennessee

vs.

J.L. Pyrn

et,al, (

In this case it appearing to the court, that on the 31st, day of March 1990. Harry, S. Berry Commissioner of the department of Highway and Punlic Works, of the State of Tennessee. filed an original petition in this court, seeking among other things, to condemn a strip of land as a right of way, for part of or, Highway property of No. 1, over and across the defendant J.L. Byrns in the 2nd Civil District of Humphtrey's County. Tennessee.

And it further appearing that a copy of said 'petition together with notice, that same had been filed, and would be presented to the court on this day for such orders and decrees as might be proper and necessary, has been legally served upon the defendant, and it further appearing that the property sought to be condemned as a right of way and herein after described has been selected , and is needed, and necessary for a public use, and as and for apart of State Highway No. 1,,

Harry S. Berry, Commissioner of the

Department of Highway and Public

And it further appearing that under Chapter 74 Acts of 1010, and Chapter 140 ECts of 1010 the petitioner, Harry S. Ber y Commissioner, of the Department of Highway and public Works, of the State of Tennessee, is entitled to the immediate possession of the property sought to be condemned.

A strip of land from station 296 y 95 to station 247 58 66 feet wide extending 33 feet on each side 4f center line.

On application of petitioner the Clerk of this court, will issue writ of possession putting petitioner in possession of the above described strip of land, all other matters are reserved

Harry S. berry, Commissioner of the
Department of Highway and Public

Woks of the State of Tennessee

ys.

At Wavelrty, Humphrevs
County Tennessee.

J.B. Cagle

et.al.

more particularly described as follows.

In this case it appearing to the Court that on the 31st. day of March 1028, Harry S. Werry, commissioner of the Department of Highway and public Works of the State of Tennesses, filed an original petition in this court, seeking among other things, to condemn a strip of Sand as a right of way for part of, or a link in Highway Npx No, 1, over and across the propperty of defendant, J.B. agle in the 2nd, Civil District of Humphreys Court, Tennesses.

And it further appearing that copy of said petition, toccorer with notice that same had been filed and rould be presented to the court on this dry for such orders and decrees as might and be proper (MM) necessiry, him been legally served upon the defendants:

And it further appearing that the property sought to be condemned as a right of way, and here inafter described, has be n selected and is need and necessary for a public use, and as and for a part of "tate Hinghway No. 1",

And it further appearing that under Chapter 74, Acts of 1917, and Chapter 149, the petitioner Harry S. herry, Commissioner of the Department of Highways and Public Works of the State of Sennessee, is entitled to the immediate possession of the property sought to be condemned It is, THEREFORE, appeared, that the said Harry S. herry, commissioner, etc, be, and he here it, given the said to the immediate possession of the strip of land sought to be condemned as a right of war, which strip of land is described as follows:

. . A. Strip of land to be 1979 feet in length, con taining 1.99 acres more or less, and more particularly described as follows:

A. strip of land from station 287 f_{79} t station 274. f_{39} , 68 fe t mide, extending 33 feet on each side of center line.

 \hat{A}_1 srtip of land from station 278 \hat{f} on to station 284 \hat{f} on, 66 feet wide extending 33 feet on each side of center line

An application of petitioner the Clerk of this Court will issue writ of possession, putting petitioner in possession of the above described strip of land

Works of the State of Tennessee

vs.

E.P. McNabb

In the Circuit Court, At Waverly, Humphreys'
County Tennessee.

In the Circuit Court, At Waverly, Humphreys'
County Tennessee.

In this case it appearing to the Court that on the 11st.
day of March 1928, Harry. S. Berry, commissioner of the Department of Highways and public
Works of the State of Tennessee, filed an original petition in this Court, seeking among other things, to condemn a strip of land as a right of way for part of, or a link in
Highway No. 1, over and across the property of defendant, B.P. McNabb. in the 2nd. Civil
District of Humphreys County, Tennessee.

And it further appearing that copy of sale petition, together with notice that same had

been filed and would be presented to the court on this day for such orders and decrees

as might be proper and necessary, has been legally serbed upon the defendant.

And it further appearing that the property sought to be condemned as a right of way, and hereinafter described, has been selected and is needed and necessary for a public use, and as and for a part of the State Highway No. 1;

Acts of 1910

And it further appearing that under Chapter 74, Acts of 1917, and Chapter 149,/the petition or Harry S. Perry, commissioner of the Pepur ment of Highways and Public Works of the state of Tennessee is entitled to the immediate possession of the property sought to be

IT IS, THEREFORE, ORDERED, that the said Harry S. Berr Commissioner, etc. be, and he here is given the right to the immediate possession of the strip of land sought to be condemned as a right of way, which strip of land is described as follows:

A. strip of land to be 1780 feet in length, containing 4.00 acres more or less, and more particularly described as follows:

A strip of land from station 489 % so to station 472 % no. 68 Seet wide, extending 33 feet on each side of center line,

A strip of land from station 472 $\frac{y}{100}$ to station 480 $\frac{y}{100}$ 133 feet wide, extending 33 feet feet on the right, and 100 feet on the left of center line.

A strip of land from station 480. You to station 487 Y 30, 108 feet wide extending

On application of petitioner the Clerk of this court will issue writ of possession, putting petitioner in possessioner of the above described strip of land.

All other matters reserved.

In this case it appearing to the Court that on the 31st- day of March 1928, Harry S. Berry, Commissioner of the Department of Highways and public Works of the State of Tennessee, filed an original petition in this court, seeking, among other things, to condemn a strip of land as a right of way for part of, or a link in Highway No. 1, over and across the property of defendant, M.N. McNabb, in the 2nd. Civil District of Humphreys County, Tennessee:

And it further appearing that copy of said petition, together with notice that same had been filed and would be presented to the court on this day for such orders and decrees as might be proper and necessary, has been legally served upon the defendants:

And it further appearing that the property sought to be condemned as a right of way, and hereinafter described, has been selected and is needed and necessary for a public use, and as and for apart of State Highway, No. 1:

And it further appearing that under Chapter 74, Acts of 1917, and chapter 149, Acts of 1919 the petitioner Harry S. Berry, commissioner of the Department of Highways and public works of the State of Tennesser is getitled to the immediate possession of the property sought to be condemned;

IT IS, THEREFORM, ORDER SO, that the said Harry S. Berry, Commissioner, etc, he and he here is given the right to the immediate possession of the strip of land sought to be condemned as a right of way, which strip of land is described as follows:

A strip o and land to be 2305 feet in length, containing 8.29 acres more or less, and more particularly described as follows:

A, strip of land from Station 448 % 4s to station 489 % on one feet wide, extending 100 feet on each side of center line.

A. strip of land from station 482 You to station 489 Y 50 88 feet wide, extending 33 feet on each wide of center line.

On application of petitioner the Clerk of this court will issue of possession, putting petitioner in possession of the above described strip of land. All other matters are reserved.

Harry S. Berry, Commissioner of the Department of Highways and Phblic

Works of the State of Tennnessee.

vs.

Guy and Earl Bumpas

et,al,

In this case it appearing to the Court that on the 3ist. day of March 190e, Harry. S. Berry, commissioner of the Department of Highways And kublic the State of Tennessee, filed an original petition in this Court, seeking, among other things, to condemn a strip of land as a right of way for part of, or a link in Highway No, 1 over and across the property of defendants, Guy and warl Bumpas, in the 2nd. Civil District of Humphreys County, Tennessee. And it further appearing that copy of said petition together with notice that same had be in filed and woulf be presented to the Court on this day for such orders and decrees as might be proper and necessary, has been legally served upon the defendants.

And it further appearing that the poroperty sought to be condemned as a right of may, and hereinsiter described, has been selected and is needed and necessary for a publick use and as and for a part of the "tate Highway No. 1"

And it further appaeaing that under Chapter 74, Acts, of 1917, and Arks Chapter 140
Acts of 1910 the petitioner Harry S. Berry, Commissioner of the Department of Pish ways
and public Works, of the State of Terress e, is entitled to the immediate possession of
the property sought to be condemned.

IT IS. THEREFORE. ORDERED, that the said Harry, S. Berry Commissiones etc. be and be here is given the right, to the immediate possession, of the strip of land sought to econderned, as a right of way who stip—of land is described as follows.

A strip of land to be 1000 feet in length containing 2.0 more or less and more particularly described as follows.

A strip and from station 246. / 85 to station 255. V. 20. 68 feet wide extending 33 feet on each side of center line.

A, strip of labd from station 255 %, no to station 255 % and the feet wide extending

A, strip of land from station 255/ ~ to station 26~ V 77 66 fe t wide extending

on application of pertioner—the Clerk of this court will issue writ of passes sion putting petitioner in possession $\ell \ell$ of the above described strip of land.

All other matters are meserved.

Harry S. Berry, Commi sioner of the
Department of Highways and public \
Works of the State of Tennesse. \ \ In

works of the State of Tennesses, V In the Circuit Court vs. At Wavenly, Humphrevs County, Tennessee.

American TrustCo et, a

In this case it appearing to the court that on the 4-st. day of March 1000, Harry S. Berry Commissioner of the Department of Highways and public Works of the State of Tennesser, filed an original petition in this court, seeking among other things, to condemn a strip of land as a right of way for part of, or a link in Highway No. 1, over and across the property of defendant, American Trust Co. in the 2nd Civil District of Humphreys County, Tennessee:

And it further appearing that copy of said petition, together with notice that same had been filed and would be presnted to the court on this day for such orders and decrees.

as might be proper and necessary, has been legally served upon the defendanr:

And it further appearing that the property sought to be condemned as a right of way, and here inafter described, has been selected and is needed and necessary for a public use, and as and for a part of the State Highway No. 1:

And it further appearing that under Chapter 74, Acts of 1917, and Chapter 149 Acts of 1919 the petitioner Harry. S. Berry, commissioner of the Department of Highways and public works of the State of Tennessee, is entitled to the immediate possession of the property sought to be condemned:

IT IS. THEREFORE, ORDERED, that the said Parry Berry, commissioner , etc, be, and he here id, given the right to the immediate possession of the strip of land sought to be condemned as a right of way, which strip of land is described as follows:-

8 strip of land to be 1100 feet in length, containing 2.63 acres, more or less , and more particularly described as follows.

A srtip of land from station 349 % on to station 344 % 50, 130 feet wide extending 50 f feet on left, and 80 feet on the right of center line.

A strip of land from station 28 344 y so to station 354 f no. 100 feet wide, extending 40 feet on left and 80 feet on right of center line

On application of petitioner the Clerk of this Court will issue writ of possession, putting petitioner in possession of the above described strip of land. All other matters as reserved.

Barry S. Berry, Commissioter of the

Department of Righways and public

Works of the State of Tennesseep

r.c. Carle & Jin. Slayden

In the Circuit Court

) At Waverly, Bumphreys

) County, Tennessee,

In this cash it appearing to the court that on the 31st.

day of March 1928, Harry S. Berry, commissioner of the Department of Highways and public Works of the State of Tennessee, filed and original petition in this court, seekin among other things, to condemn a strip of land as a right of way for part of, or a link in Highw Highway No. 1, over and across the property of the defendants, F.C. Cagle and J. 4 and layden in the 2nd. Civil District of Humphreys County, Tennessee:

And it further appearing that copy of said petition, together with notice that same had been filed and would be presented to the court on this day for such orderes and decrees as might be proper and necessary, has been legally served upon the defendants.

And it further appearing that the property sought to be condemned as a right of way, and hereinafter described, has been selected and is needed and necessary for a public use. and as and for a part of State Highway No. 1.

And it further appaearing that under Chapter 74, Acts, of 1917, and Chapter 149, Acts of 1910, the petitioner Harry S. Berry, commissioner of the Department of Highways and Public Works of the State of Tennessee is entitled to the immediate possession of the property sought, to be condemned.

IT IS. THEREFORE, ORDERED, that the said Harry S. Berry , commissioner etc, be and he here is, given the right

to the immediate possession of the strip of land sought to be condemned as a right of wag which strip of land is described as follws.

A. strip of land to be 3530 feet in legth, containing 8.05 acres, more or less, and more particularly described as follows:

A strip of land from station 534 y as to station 543 you 66 feet wide, extending 33 feet on each side of center line.

A strip of land from station 543 / on to station 564 / 99 80 feet wide extending 40 feet on each side of cemter line.

A. strip of land 584 y 88 to station 570 y 18 88 feet wide , extending 33 feet on each side of center line

on application of petitioner the Clerk of this court will issue writ of posses ion, putting petitioner in possession of the above described strip of land.

Harry S. Berry, Commissioner of the Department of Highways and public , In the Circuit court Works of the State of Tenness e. , at Waverly, Humphreys County, Tenness e'

A.C. Bumpas

In this case it appearing to the Court that on the 31st; day of March 1928, Harry S. Perry, Commissioner of the Department of Highways and public Works of the Statet of Tennesseer, filed an original petition in this court, seeking am ng other things to condemn a strip of land as a right of wavs for part of, or a link in Highway, No. 1: over and across the property of defendant, A.C. Bumpas.

in the old 3rd. Civil District of Humphreys County, Tennessee:

et.al.)

And it further appearing that copy of said petition, together with notice that same had been filed and would be presented to the court on this day for such orders and decrees as might be proper and necessary , has been legallly served upon the defendation: And it further appearing that the property sought to be condemned as a right of way and hereinafter described, has been selected and is needed and necessary for a public use. and as and for a part of the State Highway No. 1:

And it further appearing that under Chapter 74, Acts of 1917, and Yhapter 149, Acts of 1919, the petitioner Harry S. Berry, Commissioner of the epartment of Highways and public Works of the State of Tennessee is entitled to the immediate posses ion of the property sought to be condemned,

IT IS, THREFORE, ORDERED, that the said Harry S. Berry, commissioneer, etc, be and he is, given the right to the imediate possession of the strip of land sought to be condemned as a right of way, which strip of land is described as follows:-

A strip of land 113% feet in length, containing 1.70 acres , more or less.

A strip of land from station 237 Y and to station 243 Y on 86 feet wide, extending 33 € feet on eacg side of center line.

A strip of land from station 243, f on to station 245, y, on 80 feet wide, extending 40 fert on each side of center line.

A strip of land from station 24% y on to station 24% y. on AA feet wide extending

33 feet on each side of center line.

On application of petitioner the clerk of this court will issue writ of possession putting petioner in possession of the above described strip of land, all other matters are reserved.

```
Harry S. Berry, Commissioner of the
Department of Highways and public

Works of the State of Tennessee.

Vs.

Jhohn A. Moore et.al.
```

In this case it appearing to the Court on the 31st. day of march 1924, Harry S. Berry , Commissioner of the Department of Highways and public Works of the State of Tennessee, filed an original petition in this Court, seeking, among other things, to condemn , a strip of land as a right of way for part of, or a link in Highway No.

1. over and across the property of defendant, John, A. Moore.

in the fifth Civil District of Humphreys County, Temessee:

and it further appearing that copy of said pettion, together with noting that same had been filled and rould be presented to the court on this day for such orders and decrees as might be proper and necessary, has been legality served upon the defendants:

And if further appearing that the property sought to be condemned as a right of way, and hereinafter described, has been selected and is needed and necessary for a public use, and as and for a part of xwa_state #ighway No. 1:

And it further appearing that under Chapter 74, Acts of 1917, and Chapter 149, Acts of 1919 the petitioner Earny S. Beerry, Commissioner of the Department of Highways and public Works of the State of Tennessee is entitled to the immediate possession of the property sought to be conducted:

IT IS, THREFURE, ORDERED, that the said Harry S. Berry Commi sioner, rtc, be and he here is, of the strip of land sought to be cordemmed given the right to the immediatepossession/as a right of way, which strip of land is described as follows:

Regining at a point as a tright angles from station 8 % on which is in eastern property line of John A. Moore, thence along a line paximix parallel to and 25' from center line of servey located by the State Highway — Department which bearing is S. Sighty Degrees were west, a distance of 700' to station 7. % on, thence along a line parallel to 25' from center line of serve, which bearing is S. Sighty two degrees—and Thirty Minutes west, a distance—line' to station 11 % on thence along a line Paximix parallel to and 25' from center line of survey which bearings is S. NACT—and west a distance of 870' to station 25' to center line of survey, thence along center line of survey to station 0 % on thence to petht of begining, the above tract of land containes—422 agrees more or less.

On application of petitioner the clerk of this court will issue writ of possession putting petitioner in possession of the above described strip of land all other matters are reserved,

In this case it appearing to the Court, that off the 31st. day of March 1904 Harry S. Berry, Commissioner of the Depatment 40f highway and publish Works of the State of Tennessee, filed an original petition in this court seeking among otherher things to condemn a strip of land as a right of war, for part of, or a link in Highway No. 1, over and across the property of the defendant W.N. Morgan, in the 2nd Civil Pistrict of Humphreys County Tennessee;

And it further appearing that a copy of said petition together with notice, that same had been filed, and would be presented to the court on this day, for such orderes and decrees as might be proper and necessary, had been legally served upon the defendants,

And it further appearing that propprty sought to be condemned as a righy of way herein after described, had has been selected, and is needed and necessary for a public use, and as and for a part of Sate Highway No. 1:

And it further appearing that under Chapter 7s Acts of 1917, and Chapter 149 Acts of 1910, the petitioner Harry S. Berry, Commissioner of the Department of Highways and public Works, of the Sate of Tennessee. is entitled to the immediate possession of the property sought to be condemed.

IT IS, THEREPORE Oalland, that the said Harry S. Merr Commissioner etc. be and Amerei's given the right to the immediate possession of the strip of land is sought to be condemned as a right of way, which strip of land is described as follows:

a strip of land to be. 325% feet in length containing κ_{col} acres more or less, and more particularly described as follows.

A, strip pf land , from station 610 V to station 630 V, no 68 feet wide extending 13 feet on each side of center line.

A. Strip of land from station 832 / On to station 845 / 2 90 feet wide extending 4s feet on each side of center line.

A. Strip of land from 8 ARkign on to station 450 %, so see feet wide extending 33 feet on each side of center line.

on application of petitioner, the Clerk of the court, will issue writ of possession putting petitioner in possession of the above described strip of land, all other matters are reserved.

Harry S. Pery, Commissioner of the
Department of Highways and public
Works of the State of Tennessee) in the Circuit Court ar Waverly Humphreys County Lennessee

Mrs essie Webb Cowan et al.?

March 1900, Harry S. Werry, Commissioner of the Department of Highways and public Works of State of Tennessee, filed an original petition in this Court, seeking, among other things, to condemn a strip of land as a right of "ay for part of, or a link in Highway No. 1, over and across the property of the defendant, Mrs' "essic Webb Cowan, in the Second Civil District of Bumphreys County, Tennessee, And it further appearing that copy of said petition, together with notice that same had been filed amd would be presented to the court on this day for such orders and decrees as might

be proper and necessary, has been legally served upon the defendants:

In this case it appearing to the court that on the 31st day of

J.B. Webb

And it further appearing that the property sought to be condemned as a right of way, and hereinafter described has been selected and is ne ded and necessary for a public, use, and as and for a part of Shate Highway No. 1:

And it further appearing that under Chapter 74, Acts of 1917, and Chapter 149, acts of 1910, the petitioner Harry S. Berry Commissioner of the Department of Highways and public Works of the State of Tennessee is entitled to the immediate possession of the property sough to be condemned:

IT IS, THEREFORE, ORDERED, that the said HArry, S. Berry, commissioner, etc, be and he here is, given the right to the immediate possession of the strip of land to be condemned as a right of way, which strip of land is described as follows.

A strip of land to be 212 feet in length, containing .32 cres, more or less, and more partic-

A strip of land from station 718 % so to station 729 % 62 66 feet wide extending 33 feet

on application of petitioner the Flerk of this Court will issue writ of posssession, putting petitioner in possession of the above described strip of land All other minks matters

Harry S. Berry, Commissioner of the Department of Highways and public Tennnessee. In the Circuit Court, At Waverly, Humphreys County, Works of the Stae of Tennessee. V5.

et,al,

In this case it appearing to the Court that on the 31st. day of March . 1924, Harry S. Berry, Commissioner of the Department of Highways and public Works of the state of Tempessee, filed an original petition in this court, seeking among other things, to condemn a strip of land as a right of way for part of, or a link in Highway No. 1, over and across the property of the defendant J.B. Webb, in the 2nd Civil District of Humphreys County, Tennessee.

And it further appearing that copy of sais petition, together with notice that same had been filed and would be presented to the court on this day for such orders and decreas as might be proper and necessary; pas been legally served upon the defendents:

And it further appearing that the property sought to be condemned as a right of way, and hereinafter described, has been selected and is needed and necessary for a public use, and as and for a part of state Highway No. 1.

And it further appearing that under Chapter 74, Acts of 1917, and Chapter 149, the petiti oner Harry Je Berry, Commissioner of the Department of Highways and public Works of the State of Tennessee is entitled to the immediate poss ion of the property sought to be condemned: IT.IS, THEREFORE, ORDERED, that the said Harry S. Merry, Commissioner , etc, be and he hare is given the right to the immediate posssesion of the strip of land sought to be condemned as a right of way, which srtip of land is described as follows:

Marstrip of land to be 68x 869 feet in length , containing 1.31 acres, more or less, and more particularly described as follows.

A. strip of land from station 709 / 87 to station 718 / 66 feet wide, extending 33 feet on each side of center line

On application of petitioner the Clerk of this Court will issue writ of possession, putting petitioner in possession of the above described strip of land. All other mathers are reserved.

Harry S. Berry Commissioner of the Department of Highway and Public Works of the State of Tennessess In the Circuit Court , at Waverly, Humphrys County + Tennessuess. Jesse

In this case it appearing to the court, that on the 31st. day of March 1928, Harry S. Berry Commissioner of the Department of Highway and Public Works of the Sate of Tennessee, filed an original pettion in this court seeking among other things to condemn a strip of land as a right of way for part of or link in Highway No, 1, over and across the property f the defendant Jesse Bowen in the 2nd Civil District of Humphreys County, Tennessee,

And it further appearing that a copy of said petition together with notice that same had been filed, and would be presented to the court on this day , for such ordered and decrees as might be proper and necessary had been legally served upon the defendats: And it further appearing that the property sought to be condemned as a right of way, and

hereinafter described had been selected and is/and necessary for a public use, and as and for a part of State Highway No, 1.

And it further appearing, that under Chapter 74 Acts of 1917, and Chapter 249 Acts of 1910 the petitioner Harray S. Berry, Commissioner of the Department of Highway and public Works, of the State of Tennessee, is entitled to the immediate possession of the property sought to be condemned.

IT, is, therefore, ordered, that the said Harry S. Berry Commissione etc, be an he here id is given the right to the immediate possession of the scrip of land sought to be condmned as a right of way, which strip of land is described as follows.

A strip of land to be 224s feet in length, containing and 3:41 acres mor or less more particularly described as follows. A strip of land from station 700 %, 02 to station 750 Y so 88 fe et wide extending 33 feet on each side of center line on application of petitioner , the clerk of this court will issue writ or parses ion

putting petitioner in possession of the above described strip of land' all other matters are reserved.

Harry S. Berry, Commissioner of the Department of Highways and public Works of the State of Tennessee. In the Court Court

JEEX X Bowen

At Waverly, Humphre's

County, Tennessee. W.H. McAdoo

In this cause it appearing to the Court that on the 31st. day of March 1928, Harry S. Berry, Commissioneer of the Department of Highways and public forks of the State of Tennessee, filed as original petition in this court, seeking among other things, to condemn a strip of land as a right of way for part of, or a link in Highway No. 1, over and across the property of defendant, W. H. McAdoo, in the 2nd. Civil District of Humphreys County, Tennessee.

And it further appearing that copy of said petition, together with notice that same had been filed and would be presented to the court on this day for such orders and decrees as might be proper and necessary, has been legally served upon the defendants. And it further appearing that the property sought to be condemned as a right of way, and hereinafter described has been selected and is needed and necessary for a public use, and as and for a part of State Highway No. 1:

And it further appearing that under Chapter 74 Acts of 1917, and Chapter 140 , Acts of 1919, the petitioner Harry S. Berry, Commissioner of the Department of Highway and public Works of the state of Tennessee is entitled to the immediate posssession of the property sought to be condemned.

It IS, THEREFORE, ORDERED, that the said Harry S. Berry Commissioner, etc, he, and he here is, given given the right to the immediate possession of the strip of land sought to be condemned as a right of way, which strip of land is described as follows"

A strip of land to be 100 feet in length, containing of acresmore or less, and more particular

A, strip of land from station 754 \$\neq 26\$, to station 755 \$\neg 9 as 25 feet wide, extending 33 feet on right of center line. On application of petitioner the "lerk of this Court will issue writ of possession, putting petitioner in possession of the above described strip of land all other matters are reserved.

Harry S. Perry, Commissioner of the Department of Highways and public

In the Circuit Court at Waverly, Humphreys County, Tennessee. Woks of the State of Tennessee

William Crockeet et al. In this case it appearing to the "ourt that on the 31st. day of March 1928, Harry S. Berry , commissioner of the epartment of Highways and public Works of the State of Termessee, filed an original petition in this Court, seeking among other things, to condeme a stelp of land as a right of way for part of, or a link in Highway No. 1, over and across the propyrty of the defendant, William Crockett, in the 2nd 'ivil District of Eumphreys County, Tennessee:

And it further appearing that copy of said petition, together with notice that same had been file, and would be presneted to the cours on this day for such orders and decrees as might be proper and necessary, has been legally served upon the defendants;

ind it further appearing that the property to be condemned as a right of way, and hereinafter described has been selected and is needed and necessary for a public use, and as and for a part of State Highway No. 1:

And it further appearing Chat under Chapter 74 ,Acts, 1017, and Chapter 140, Acts of 1010, the petitioner Harry S. Percy Commissioner of the department and public Works of the State of Jennessee is entitled to the immediate posses ion of the property sought to be cond mned, IT IS, THEREFORE, TRUCKED, that the said Harry S. Perry Commissioner, etc, be, and be here is given the right top-the mixips immediate possession of the strip of land sought to be condemned as a right way, which strip of land is described as follows:-

A strip of land to be 329 feet in length, containing .50 acres more or less -and a more particularly described as follows:

A strip of land from station 720 \neq 00 to station 723 \neq 01 66 feet wide, extending 33 fee feet on each side of center line.

On application of petitioner the Clerk of this Court will issue writ of possession, putting petitioner in posses ion of the above described , strip of land.

Harry S. Berry, Commissioner of the Department of Highways and public In the Circuit Court at Waverly, Humphreys County, Works of the State of Tennessee. Hugh McCann et,al(

In this case it appearing to the court that on the 31st. day of March 1928, Harry S. Berry Commissioner of the Department of Highways and public Works of the Srate of Tennessee, filed an ordiginal petition in this court, seeking among other things, to condemn a strip of land as a right of way for part of, or a link in Highway No. 1; over and across the property of the defendant, Hugh McCann, in the 2nd. Ciwil District of Rumphreys County, Tennessee;

And it further appearing that copy of said petition , together with notice that same had been filed and would be presented to the court on this day for such orderes and decrees as might be proper and necessary, has been legally served upon the defendant;

And it further appearing that the property sought to be condemned as a right of way, and hereinafter described, has been selected and is needed and necessary for a public use, and as and for a part of State Highway No. .: .

And it further appearing that under Chapter 74, Acts of 1917, and Chapter 140, Acts of 1919, the petitioner Harry S. Berry, Commissioner of the Depatrtment of Highways and public Works of the state of Tennessee is entitled to the immmedi te posses ion of the property sought to be condemned.

IR. IS, THEREFULE, ORDERED, that the said Harry S. Berry, Commissioner, etc, be a d he here is, given the right to the immediate possession of the s'rip of land sought to be condemned asxis a right of way, which strip of land is described as follows:

A strip of land to be 3s10 feet in length, containing 8.24, acres more or less, and more particiarly described as follows:

A strip of land from station 487 \$... to station 507 \$ 00 83 feet wide, extending 33 feet on right and 50 feet on left of center line

A strip of land from station 507 / on to station 523 / 40 , 68 feet wide, extending 32 feet on each side of center line. On application of petitioner the Clerk of the Court will issue writ of possession, putting petitioner in possession of the above described strip of land. All other matters are reserved.

Harry S. Berry, Commssioner of the Department of Highways and public In the "ircuit Court, At Waverly, Humphreys County, Works of the State of Tenneessee VS. Gilbert Davis et.al.)

In this case it appearing to the Court that on the 31st. day of March 192s, Harry S. Berry, commissioner of the Department of Highways and public Works of the State of Tennessee, filed an original petition in this court, seeking among other things, to condemn a strip of land as a right of way for part of, or a kink in Highway No. 1, over and across the property of defendant, Gilbert Pavis, in the 2nd. Civil District of Humphreys County, Tennessee:

And it further appearing that copy of said petition, together with notice that same had been filed and would be presented to the court on this day for such order's and decrees as might be proper and necessary, has bee legally served upon the defendants.

And it further appearing that the property sought to be condemned as a right of way, and hereinafter described has been selected and is needed and necessary for a public.

use, and as and for a part of State Highway No. 1:

And it further appearing that under Chapter 74, Acts of 1917, and Chapter 140, Acts of 1910 the petitioner Harry S. Berry, Commissioner of the epartment of Highways and public Works of the State of Tennessee is entitled to the immediate possession of the property sought to be condemned.

IT, IS, THREREFURG, ORDERED, that the said Harry S. Berry Commissioner, etc, be and he here is, given the right to the immediate possession of the strip of land sought to be condemned as a right of way, which strip of land is de srcib d as follows.

A strip of land to be gotto feet in length, containing $\tau_{c,21}$ acres more or less and more particularly described as follows.

A strip of land from station 650. You to strtion 653 for 66 feet wide, extending 33 feet on each side of center line.

A strip of land from station 653 % 00 to station 665 % 00 en feet wide, extending 40 feet on each side of center line

A strip of land from station are you to station 683 you sa fet wide, extending 12 feet on each side of center line.

On application of petitioner the Clerk of this Court will issue writ of possession, putting petitioner in passession of the above described strip of land, all other matters are reserved.

Harry S. Berry, Commissioner of the
Department of Highways and Public
Works of the State of Tennessee.

You County Tennessee

Charlei Carlton et al.)

In this case it appearing to the Court that on the 31st.

day of March 1908, Harry S. Berry, Commissions of the Department of Highways and publice Works of the State of Tennessee, filled an original petition in this Court, seeking, among other things, to condomn a stirp of land as a cight of way for a part of, or a link in Highway No. 1, over and across the property of defendant. Charles Chilton.

And it further appearing that copy of said petition, together with notice that same had been -filed and would be presented to the court on this day for such orders and decrees as might be proper and neckspary, has been legally served upon the defendant;

And it further, appearing that the property sought to be condemned as a right of way, and here traces described has been selected and is needed and necessary for a public use, and as and for a part of State Highway No. 1:

And it further appearing that under Chapter 74, acts of 1910, the properties of the Department of Highways and public works of the State of Tennessee is, entitled to the immediate possession of the property sought to be condemned.

IT IS, THRREFORE, ORDERED, that the said Harry S. Berry, Commissioner, etc, be and he here id, given the right, to the immediate possession of the strip of land sought to be condemned as right of way, which strip of land is described as follows.

A strip to be 90 feet in length, containing .04 acres more or less, and more particularly described as follows.

A strip of land from station 7% / % to statione 7% / 9 a, 2n feet wide, extending 33 feet on left skide of center line, On application of petioner the Clerk or this fourt will issue writ of possession, putting petitioner in possession of the above described strip of land All other matters are reserved.

Minutes Circuit Court. Humphreys County, April Term 20th. day of April 1928. Harry S. Berry, Commsioner of the Department of Highways and public Works of the State of Tennessee. In the Circuit Court) At Waverly, Humphreys V.s County, Tennessee W.N. Westbrook, et .al \ In this case it appearing to the Court that on March 31st. 1999 Harry S. Berry, Commissioner of the Department of Highways and public Works of the State of Tennessee, filed an original petition in this Court, se king among ather things, to condemn a strip of land as a right of way for part of, or a link in Highway 1, over and across the property of defendant, W.N. Westbrooks, in the 3rd. Civil District of Humphrevs County, Tennes-ee: And it further appearing that copy of said petition, together with notice that same had been filed and would be presented to the Court on this day for such orders and decrees as might be proper and neceesary, has been legally served upon the defendants; And it further appearing that the property sought to be condemned as a right of way , and hereinafter described, has been selected and is needed and necessary for a public use, and as and for a part of State Highway No. 1: And it further appearing that under Chapter 74 Acts of 1917, and Chapter 140, Acts of 1910 the petitioner Harry S. Berry., commissioner of the Department of Highways and public

Works of the State of Tennessee is entitled to the immediate possession of the property sought to be condemned:

IT IS, THEREFORE, ORDERED, that the said Harry S. Frey, Commissioner, etc, be and he here

id, given the right to the immediate possession of the strip of land sought to be condemned as a right of way, which strip of lad is described as follows:

Begining at a point 25' at right angles from and to the north of station if / x, which is in the property line between S.E. Hurt, and W.N. "estbrooks, thence along wix a line paralled to and 25' from center of survey, which bearing is S. 800 30' W, a distance of 635' t station 18 % 60% thence on a line 25' from and paralled to center line which bearing

is S. 800 W. a distance of 870' to station 26 % 70, which is a property line, thence along this line a distance of 25% to center line of survey, thence along center line of survey to station 11 % gas, thence 25' to point of beginning. The above train of land con-

On application of petitioner the Cler of this Courr will issue writ of possession, putting petitioner in possession of the above described strip of land.

Harry S. Perry, Commissioner of the
Department of Highways and public

Works of the State of Tennessee

vs.

y.A. Polan

et,al,

tains 241 acres more or les .

In this case it appearing to the Court that on the Bist. day of March 1928, Harry S. Berry, Commissioner, of the Department of Highways, and public Works of the State of Tennessee, filed an original petition in this court, seeking among other things, to condemn a strip of land as a tight of may for part of, or a link in Highway No. 1, over and across the property of defendant W.A. Nolen, in the 2nd Civil District of Humphreys County, Tennessee:

And it further appearing that copy of said petition, together with notice that same had

been filed and would be presented to the court on this day for such orderes and decrees as might be proper and necessary, has been legally served upon the defendant.

And it further appearing that the property sought to be condemned as a right of way, and hereinafter described, has been selected and is needed and necessary for a public use, and

as and for a part of the State Highway No. 1:

Harry S. Berry, Commsioner of the Department of Highways and public

use, and as and for a part of State Highway No. 1:

And it further appearing that under Chapter 74, Acts of 1917, and Chapter 140, Acts of 1919 the petitioner Harry S. Berry, Commissioner of the "epartment of Highways and public Works of the State of Tennessee is entitled to the immediate possession of the property sought to be of condemned.

IT, Is, THREREFULE, ORDERED, that the said Harry S. Berry Commissioner, etc, be and he here is, given the right to the immediate possession of the strip of land sought to be condemned as a right of way, which strip of land is de sreib d as follows.

A strip of land to be nown feet in length, containing sign acres more or less and more particularly described as follows.

A strip of land from station 650. Yes to station 653 for 66 feet wide, extending 33 feet on each side of center line.

A strip of land from station 853 % 00 to station 685 % 00 to feet wide, extending 40 feet on each side of center line

A strip of land from station see Y on to station 683 Y on Se fet wide, extending 30 feet on each side of center line.

On application of petitioner the Clerk of this Court will issue writ of possession, putting petitioner in passession of the above described strip of land, all other matters are reserved.

Harry S. Berry, Commissioner of the
Department of Highways and Public
Works of the State of Tennessee.

Ys.

| County Tennessee

Charlet Cht Lan

et al,)

In this case it appearing to the Court that on the 2 sat.

day of March 1900, Harry S. Berry, Commissioner of the Pepartment of Highways and publice

Works of the State of Tennessess, filed an original petition in this Court, seeking, among
other things, to condemn A stirp of land as a right of way for a part of, or a link in

Highway No. 1, over and across the property of defendant. Churles Chiltom.

in the 2nd. Civil District of Humphreys County, Jennessee.

And it further appearing that copy of said petition, together with notice that same had been filed and would be presented to the court on this day for such orders and decrees as might be proper and necessary, has been legally served upon the defendant;

and it further arguments that the property sought to be condemned as a right of way, and hereinafter described has been selected and is needed and necessary for a public use, and as and for a part of State Highway No. 1:

And it further appearing that under Chapter 74, acts of 1917, and Chapter 149, Acts of 1910, the netitioner Harry S. Perry, Commissioneer of the Department of Highways and public Works of the State of Tennessee is, entitled to the immediate possession of the property sought to be condemned;

IT IS, THRREFORE, ORDERED, that the said Harry S. Berry, Commissioner, etc, be and he here id, given the right to the immediate possession of the strip of land sought to be condemned as right of way, which strip of land is described as follows.

A strip to be 90 feet in length, containing .04 acres more or less, and more particularly described as follows.

A strip of land from station 750 / 50 to stations 751 y 70, 20 feet wide, extending 33 feet on left saide of center line, On application of petioner the Clerk of this fourt will issue writ of possession, putting petitioner in possession of the above described strip of land All other matters are reserved.

Works of the State of Tennessee.

In the Circuit Court
At Waverly, Humphreys
County, Tennessee

In this case it appearing to the Court that on March
31st. 1999 Harry S. Berry, Commissioner of the Department of Highways and public Works
of the State of Tennessee, filed an original petition in this Court, seeking among other

of the State of Tennessee, filed an original petition in this Court, seeking among ather things, to condemn a strip of land as a right of way for part of, or a link in Highway No, 1, over and across the property of defendant, W.N. Westbrooks, in the 3rd. Civil District of Humphreys County, Tennessee:

And it further appearing that copy of said petition, together with notice that same had been filed and would be presented/s to the Court on this day for such orders and decrees as might be proper and necessary, has been legally served upon the defendants;

And it further appearing that the property sought to be condemned as a right of way, and hereinafter described, has been selected and is needed and necessary for a public use, and as and for a part of State Highway No. 1:

And it further appearing that under Chapter 74 Acts of 1917, and Chapter 140, Acts of 1910 the petitioner Harry S. Berry, commissioner of the Department of Highways and public Works of the State of Tennessee is entitled to the immediate possession of the property sought to be condemned.

IT IS, THEREFORE, ORDERED, that the said Harry S. Berry, Commissioner, etc, be and he here
id, given the right to the immediate possession of the strip of land sought to be condemned
as a right of way, which strip of land is d scribed as follows:

Begining at a point 25' at right angles from and to the north of station of \$48, shich is in the property line between S.E. Hurt, and W.H. Mestbrooks, thence along wix a line paralled to and 25' from center of survey, which bearing is S. 800 30' W. a distance o. 635' t station 18 Y 669 thence on a line 25' from and parlled to center line which bearing is S. 800 W. a distance of 870' to station 26 Y 60, which is a property line, thence along this line a distance of 25' to center line of survey, thence along center line of survey to station 11 Y 60, thence 25' to point of begining. The above tract of land contains 241 acres more or less

On application of petitioner the Cler of this Coutr will issue writ of possession, putting petitioner in possession of the above described strip of land.

Harry S. Perry, Commissioner of the Department of Highways and public works of the State of Tennessee Tennessee Tennessee Tennessees

VS.

W.A. Polan et.al.

In this case it appearing to the Court that on the 31st. day of March 1924, Harry S. Herry, Commissioner, of the Department of Highways, and public Works of the State of Tennessee, filed an original petition in this court, seeking among other things, to condemn a strip of land as a right of way for part of, or a link in Highway No. 1, over and across the property of defendant W.A. Nolen, in the 2nd Civil District of Humphreys County, Tennessee:

And it further appearing that copy of said petition, together with notice that same had been filed and would be presented to the court on this day for such orderes and decrees as might be proper and necessary, has been legally served upon the defendant.

And it further appearing that the property sought to be condemned as a right of way, and hereinafter described, has been selected and is needed and necessary for a public use, and as and for a part of the State Highway No. 1;

And it further appearing that under Chapter 74, Acts, of 1917, and Chapter 149, Acts of 1910, the petitioner Harry S. Berry, commis igner of the Department of Highways and public Works of the state of Tennessee, is entitled to the immediate possession of the property sought to be condemned:

IT IS, THEREFULE, ORDERED, that the said Harry S. Berry Commissioner, etc. be and he here is, given the right to the immediate possession of the strip of land sought to be condemned as a right of way, which strip of land is described as follows.

A, strip of land to be 426 feet in length, containing .20 acres, more or less, and more particularly described as follows:

A strip of land from station 750 V no to station 754 V ns 20, feet wide, extending 33 feet on right of center line

On application of petitioner the Clerk of this court will issue writ of possession, putting petitioner in possession of the above described strip of land, all other matters are

Harry S. berry Commissioner of the Deportment of Highways and public) In the circuit court, at Waverly, H,mphreys County Works of the State of Tennessee. Tennessee. Will Ridings et, al,)

In this case it appearing to the Court that on the 31st. day of March 1998, Harry S. Berry, Commissioneer of the Department of Highways and public works of the State of Tennessees filed an original petition in the Court, seeking among of erthings, to condemn a strip of land as a right of way for part of, or a link in Highway No. 1, over a mi across the property of the defendant Will Eiding, in the 2nd Civil "istrict of Humphreys County, Tennessee,

And it further appearing that conv of said petition together with notice that same had been filed and would be presented to the court on this day for such orders? and decrees as might be proper and necessary, has been legally served upon the defendants: And it further appearing Chat the property sought to be condemned as a right of way, and hereinafter described, has been selected and is needed and necessary for a public use. and as and for a part of State "ighway No. 1.

And it further appearing that under Chapter 74, Acts of 1917, and Chapter 149, Acts of 1919 the petitioner Harry S. Berry, Commissioner of the Department of Highways and public Works of the State of Tennessee is entitled to the immediate poss esion of the property sought. to be condemned .-

IT IS. THEREPORE, ORDERED, that the said Harry S. Berry, Commissioner, etc, be, and he here is, given the right to the immediate possession of the strip of land sought to be condemned as a right of way, which strip of land is described as follows

A strip of land to be 114% feet in length, containing 1.77, acres more or less, and more narticularly described as follows.

A strip of land from station 529 \$ 40 to station 534 \$ 98 \$ 66 feet wide, extending 33 feet on each side of center line.

On application of petitioner the Clerk of this Court will issue writ of possession, putting petitioner in possession of the above described srtip of land, all other matters are reserved.

State of Tennessee

VS. M. Ligour, etc. ١

John Abbott

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 court for the offens of M. Liquor etc. and the said defendant was arrested and entered into bond by placing in the hands of J.L. Smith Sheriff cosh to the amount of \$500 co.

which bond is in the words and figures as follows . to wit:-

State of Tennessee, Humphreys County, We,- - - - - - agree to pay the State of Tennessee Five Hundred Dollars ***On On Dollars unless the said John Abbott appear at the next term of the Circuit Court, of Humphre's County, to be held at the court house in the town of Waverly, on the 2nd, Monday in Dec. 1907, on Tuesday of said term, to answer the State of Tennessee, for the offense of possessing a still, and do not depart the court with out leave. Amount of bond is in Eank in cash. John Abbott. His X Frincipal Mark Approved G.B. Smith D. Sheriff. This 7 day of Oct. 1907 And the defcud ant John Abbott being solemnly callled to come into open court and answer the State of Tennessee upon a charge! of possessing a still came not but made default, and Thereupon his cash bond was forfeited.

It is therefore ordered by the court that the defindant for said default do forfeit and pay unto the state of Tennessee the said sum of Five Hundred. Dollars his cash bond according to the tenor and effect of his said bend.

It is further ordered that Sci. Fa. Issue to the said defendant requiring him to appear at the next term of this court and show cause of any he have why this judgment should not be made final and that Alias Capias issue for the defendant.

Harry S. Berry, Com. "tc.,

State of Tennessee, Humphreys County, to the Sheriff of V9. Humphreys County W.R. Box et al.

You are commanded to surmon a jury of fave good and lawful men, not interested in the question in this case or any similiar one, who posses the qualifications of other jurous, to inquire and assess the damages justly due. W.R. Box, H.D. Hasty et al. J.A. Roberson et,al, J.L. Byrn et al, J.B. Cagle et al, B.P. McNabb et al, M.M. McCaleb et al. Guy & Barl Bumpas American Trust Co. Cagle & Slavden, A.C. Bumpas, W.M. Morgan, Jessie Webb Cowan J.B. Webb. Jess Bowen W.H. McAdoo, William Crockett. Bugh McCann Gilbert Davis Charlie Chilton W.N. Westbrooks W.A. Nolan Will Ridings, L. Farnell S.C. Plant, T.W. Crawford Jno. Tate Jno A Moore, Mrs. Ellen Jones and L. Stockard for the taking by the State Highway Department of a strip of land, saxty to one hundred and forty feet wide, or more as may be necessary, for the puposees intended across and over the lands of the above named defendants, and as described in the petition filed in this Court against each of

You will swear the jury fairly and impartially without favor or affection to lay off by mets and bounds as set out in said petition, the lands required by the State Highway Department for it's proposed highways and inquire as assess the damages occasioned to the respecteive owner thereof, according to law. The Court has set the ---- - day of- --- 1928 at nine thirty A.M. on the preises of Mrs. Ellen Jonse in the west edge of Waverly Tennessee, where such inquiry will be begun and from there continue the inquiry as assessment from day to day until the inquiry has covered the lands of all the above named defendants, and you will summon and instruct the jury accordingly. the

will examine the land, and may hear testimony, but no argument of counsel, and will reduce their report in writing, and a majority of all it's members signe it, and when so made and signed you will return into the Court on the --- day of August together with this writ. Witness Albert Binkley, Carcuit Court Clerk, at office in Waverly, Tennessee, this ---day of - - ----1929

J.L. Byrn & Son-V 8 . In the Circuit Court, ay Waverly, Humphreys County, Tennessee. R.L. Chance

In this case upon the application of the defendant this case is continued until next term, and the defendant is given 90 days in which to execute and file proper appeal bond.

J.R. Fowlkes

Condemnation. V9.

Filed December 15, 1927. Albert Binkley Clerk O.B. Bone

J.B. Bell Justice of the Peace for Humphreys County, Tennessee, fled here in court the following papers to wit:

NOTE

\$52.50. Waverly, Tenn. meby 24- 1000. Thirty Days after date, we or either of us promise to pay to the order of J.R. Fowikes Fifty Two and 50/100 Dollars for value received, payable at The CITIZENS BANK OF WAVER . TENNESSEE. Both makers and endorseres to this note severly and jointly waine demand, notice of non- payment and protest, and in the xemt event siut is brought on this note, we, both makers and endorsers agree to pay 10 per cent attorney's fee to be included in the judgment, and rend red for collecting of same, and we, and each of us both makers and endorseres, hereby authorize, Mason Sanders or J.K. Towlkes , of either J. them, at any time after the above note becomes due, to go before any Court of Record, or befor any Justice of the Peace, having jurisdiction the cof in the state of Tennessee, and confess judgement thereof against us in favor of J.R. Fowlkes, or assigns for the said amount with interest and costs, and the 10 percent attorney's fee , in accordance with the provissions of Section 4708, 4708, and 4707, Code of Tennessee, Shannon's Edition, 1898. Address Hurican 3/ 18 U.B. Bone .

JUDGMENT

By wirtue of authorty contained in this note, I, J.R. Fowlkes, the within named attorney 'n fact for p maker 0.B. "one, I, hereby confess judgment against the above named partie, 0.B. bone and in favor of J.H. Powlkes for \$20.50 and \$11.90 interest making a total of *\$41.30 tolether with all cost, for which execution may issue. This the 11th. day of Nova 192e J.R. Fowlkes.

EXECUTION

State of Tennessee, Humphreys County, To any lawful officer to execute and return. You are hereby commaned that of the goods and chattles, lands and tenements of 0.4. "one you cause to be made the sum of Forty one and 30/100 (\$41.30) Dollars and cost of suit to satisfy a , judgment which J.R. Fowlkes obtained before me (J.B. Bell) , Justice of the Peace on the 11 day of Nov. 1926, against the said O.B. Bell, and such moneys when collected, pay to the said J.H. Fowlkes. Given under my hand and seal, this 14 " day of Dec. 1927, J.B. Bell Justice of the Peace.

LEVY

Came to hand when issued and search made having been made and no personal property to be found in my county belonging to the defendant 0.B. Bone, upon which to levy this execution I , therefore levy the same upon the remainder or reversionary interest, interest of the Defendant O.B. Bone in and to the following realestate which was deeded to him by his fathe father and mother P.B. & Leon Bone as shown on book No. 16 page 71 & 72 of the recorders office for Humphreys County, Tenn. and the said land in bounded as follows to wits Begining at a black oak the 0, Guinn and Forester Corner in Peter Bones W. B. L. runing thence west fifty six poles to a white oak with white oak pointers Wylly O. Guions south East corne

Thence north one hundred and fifty four poles to a rock, with two black walnut pointers Wyly O, Guins corner. Thence east four poles to a stake at the south east coner of a garden Thence north eleven poles and twenty links to a stake the N.E. C. of the Garden. Thence west four poles to a stake. Thence north fourteen poles to a stkake at the edge of the bottom. Thence north seventy two degrees west six poles to a rock. Thence north thirteen degrees east with the road one hundred and two and and one half (100 1/2 poles to a hen wood sturb, on the band of Duck River. Thence up said river with its meanders south fifty five degrees east eighty poles to peter Bones N.W.C. on the bank of the river. Thence south two hundred and forty poles to the begining This levy includes and excludes about 20 acres of bottom land which was sold to and deeded to J.J. conners. by B.P. Bone and wife Leon Bone and the defendant 0.B. Bone, which 30 acres is fully set out and described in Book 37 page 227 of the registers office of Humphreys County Tenn's said land are levied on as the property of O.F. wone to satisfy the attached execution. This Dec. 14, 1927. D.B. McCann. S.D.S. Fi'ed, Dec. 15" 1927, Albert Binkler, Clerk. And on motion of the plaintiff, it is ordered by the (,unt that the lands so levied upon be sold by the Sheriff of Humphreys County, Tennessee, to satisfy the aforesaid judgment of J.B. Bell #xxx Justice of the peace and also the costs of this proceedings.

Court then adjourned until court in course.

The or ton Judge,

₩.

CAPTION AGRASTERM CIRCUIT COURT A.D.

1928

State of Tennessee Humphre's 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, Tenn, on the 13th. day of August, it being the 2nd. 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 Independance.

Present and presiding the Hon. J.D. G. Morton, judge of the 9th. 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 autiliterm 1928, to appear and serve as jurors, at this the present term of this court, to wit: Morris Scholes, C.W. Curtis J.R. Horner, Horner Webb, Ed Martin, W.W. Gatlin, Jess Anderson, J.R. Fowlkes, W.R. Tates J.L. Hickman, Eugene Johnson, E.J. Mork, Goe. Moss, Geo. Brown, Walter bettie, Will McCollum Geo Pickard, W.C. "ilgere, E.S. Estis. Frank Larkins Allen Murphree, "enry Williams J.F. "ochell Bill Anderson, and it appearing to the court, that the above named parties were regularily summoned by said sherief of Humphreys County, and That said persons so summoned appeared and answered said summons except. Mornis Scholes, C.W. Curtis, Fd. Martin J.R. Fowlked W.R. Yates Bill Anderson , W.C. Migore, Goe. Brown , Who were excused by the Court for vertous causes, and Geo. Johnson W.E. Thomas, J.A. Adams, W.C. Davis, C.A. Summers, J.H. Pet ty, J.D. Parker, and J.T. Littleton , were appointed by the court to fill said varadides so appearing. Out of said Jurors so summoned and appearing were drawn a Grand Tury to wit: Jess Anderson J.L. Wickman, Will "Collum, Allen Murphree, Horner Webb H.D. estis H.A. Williams, Eugene Johnson, J.F. Bochell, Geo. Ross, W.W. Gatlin and P.J. uqua 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, scorn and charged by the court, retired to thier room in charge of Vernon Brewer a Deputy Sheriff of Humphreys County, sworn according to law to attend them in considering presentments and indictments.

The following good and lawful men of Humphreys County, were appointed by the court to serve as jurors to this the present term of court. J.F. Woods, W.D. Forester, Albert Crockett Allen Bone , A. Marris and W. . impson.

The Franklyn Fire Insurance Company.

In the circuit court at Waverly Tennessee.

VS.

Geo. E. Stri nger This cause came on to be heard this the 13th, day of August before the Hon. J.D.G. Morton, Circuit Judge, And the case being heard upon the entire record therein and upon the agreement of the parties Judgement is given for be plaintiff and against the defendant Geo/EStringer for the sum of exco. on that being the amount of the bond but said judgment is to be satisfied upon the payment to the plaintiff the sum of \$220 22 that being the sumes due including an reasonable attorneys' fe: of \$37 50.

It is therefore ordered adjudged and decre d by the court that the planitiffs have and recover of the defendant Goe. E. Stringer the sume of toge. 30 and the costs of this cause for which execution may issue. This judgement agree to between the parties this 13th. day of August 1929 Goe. E. Stringer, The Franklin ire Insurance Co.

By. A. P. Uttorason J.R.

ATTY. Filed August 13 1928 Albert Binkley Clerk.

Mims Cowen and Mims ∜s.) Writ of repevin. J.A. Tomlinson This continued, case not at issue.

J.A. Tomlinson .) Wrir of repleyin

Mims)

This cause continued by consent.

Stella Forest

Tap

) Petition for divorce VS.

Durrant orest(On motion of the plantiff, by attorney, this case is dismissed at plaintif

Court then adjourned until tomorrow morning at 9:00.

Minutes Circuit Court, Humphreys County, August Term

Minutes Circuit Court, Humphreys County, August Term 14th, day of August 1926

Court met persuant to adjournment present and presiding the Hon. J.D. .. . orth Judge. etc. This day the grand Jury came into open court in a body and present the following adictments and presentments.

One against John Chronister and John Stringer B.J. Subpoena for the State Lewis Phy, and J.W. Winstead.

One against Hack Bell B.D. Subpoena for the State T.D. Story, J.L. Smith Monroe Woods. One against Bell Specer B.D. Subpoena for the State J.L. Smit T.D. Story, D.B. McCann. One against O.S. Davis B.D. Subpoens for the State J. mith, T.D. Story, D.B. McCann. Vernon Brewer.

One against Oce Craft, B.D. Subpoena for the State J.L. Smith, T.D. Story, Len Stanfield Louis Stanfield, and Spicer Simpson.

One against Will Voluntine Mis.d. Subpoena for the state J.L. Smith, D.B. "cCann, Albert Binkley, Chas Haygood.

One against Will Voluntine and Laura Voluntine B.D. Subpoena for the state J.L. Smith, D.B. McCann, and T.D. story.

One against Ira Turner Mis.d. Subpoena for the State, J.L. Smith Vernon Brewer, T.D. Story. One against J.W. 'aylor B.D. Subpoena for the state Dalton Stewart, Parmer Stewart, Hartfard Stewart.

One against J.W. Elliott, B.J. Subpoens for the state T.D. Story, D.D. "cCann. One against Jim Spicer B. F. subpoena for the state J.L. Smit, T.B. Story, and D.B. "cCann-One against F.F. Thomas, B.D. Subpoena for the state, J. .. "mith T.D. Story, Len Stanfiled.

One arainst Fred Tarves Tippling Subpoena for the state Richard Stewart, D.B. "cCann, Sam Scott, Tamalarri

State of Tennessee

} B.b. vs. .

Walt Scriber In this case the Grand Jury return an indictment marked not a true bill It is therefore ordered adjudged ad decreed by the court that the defendant be discharged State of Tennessee House braking ad lawceny Dalton Stewart

In this case the Grand Jury return an indictment marked not a true Bill It is therefore ordesed adjudged ad decreed by the court that the defendant be dismissed.

One against document and Jno. Murray and Owen Ingram, which indictment is in the words and figures following to wit: State of Tennessee, Humphreys County Aug. Term of Circuit Court. A. 1920. 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 teir oath aforesaid present that Goe. Bell, Jno. Murray and Owen Ingram of said County, heretofore to wit, on the 28th, day of June 1928 in the County aforesaid, unlawfully and feloniously did steal, take and carry away four finnnn five dollar bill and fifty five dollars in silver money in denominations to the grand fury unknown all good and lawful money of

the United state coin all ofthet value of seventy five dollars, the property of Ernest Miller of said county, then and there being found contrary to the form of the statutein suc case made and provided, and against the peace and dignity of the State. Jno, Borman Attorney General. And the Grand jurors aforesaid, upon their oath aforesaid, do further

present that the said Goe. Bell. Jno. Murray and wen Ingram of said county, on the day aforesaid, in the County aforesaid, unlawfully and feloniuosly did re ceive buy conceal and aid in concealin four five dollr bills and fifty five dollars in silver money in denominatio s to the Grand Jurors unknown all good and lawful money of the United States and all of the value of seventy five dollars, property of Ernest Miller of said county, before then feloniouly stolen taken, and carried away by someone to the Grand Jury unknown, they the said Goe' Bell . Jno. Murray, and Owne Ingram, then and there knowing the said money aforesaid to have been feloniously stolen, taken and carried away, and they the said Goe Bell, Jno, Muray, and Owen Ungr am intending then and there fraudulently to deprive the the owner thereof, contrary to the form of the stateute in such case made and provied , ad and against the peace and dignity of the State Jno, R. Bowman Attorney General. Aug. Term 1928 THE STATE Vs. Goe. Bell et. al. Larceny Ernest Miller Prosecutor Subplena for the State Ernest Miller, J. . Smith J. E. Landies Csey "eace, Clarance Reeve witneses sworn by me on this indectment before the Grand Aury . Aug. Term 1929 P.J. Fugua Foreman Grand Jury Jno. B. Borman Attorney Generia A TRUE Blit P.J. Fugua Foreman Grand Jury One against Byran Emerry Wife desrtion, which indictment is in the words and figures as follows. State of Tennessee , Humphrevs County Aug. Term of Circuit Court, A.D. 1909 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 Bryan Emery heretofore, to wit, on the 1st. day of April 1920 in said County, and state, ulawfully, will fully and without good cause, did neglect or fail to provide for his wife, Mae Emery according to his means contrary to the statute and against the peace and dignity of the state. Jno. B. Bowman, Attorney General. Aug. Term, 190 . THE STATE vs. Bream Emery Wife D. Mrs. Mae Emery Prosecutor subpoena for the state Mrs. Mae. Emery. Lizzie Fentress Lenard Hooper. A.M. Cummings Hubert Luffman. Witnesses sworn by me on this indictment before the Grand Jury, Aug. Term, 1999, P.J. Fuqua Foreman Grand Jury, Jto. B. Bowman Attorney General, A TRUE BILL P.J. Fugua Foreman Attorney

One against E. . Smith Forgery, which indictment is in the words and figures following to wit: State of Tennessee, Humphreys County, Aug. Term of Circuit Court, A.D. 1928 The Grand Jurors for the State of Tennessee, duly elected, empaneted, sworn and charged to inquire for the body of the county of Humphreys, and shate aforesaid, upon their oath aforesaid, present that E.E. Smith heretofore to wit, on the 10th. day of May 1000 , in said County, and State, ulawfully, fraudulently and feloniously, made a certain instrument in writting, purporting to be a chack on the Citizens Bank od Waverly. Tenn. . dated May 10th. 1924, and signed by W.A. Duncan, which instrument is in words and figures as follows Waverly, Tenn., 10, 1928, No. - The Citizens Bank of Waverly, pay to the order of E.E. Smith \$6 00 Six Dollars Dollars, for work W.A. Duncan and endorsed E. Dugen Smith, with intent to defraud him, the said W.A. Duncan, and to the prejudice of the right of him said W.A. D uncan, 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 E.E. Smith, on the day and year aforesaid, in the state and county aforesaid, ulawfully knowingly, fraudulehtly, feloniously and with intent to defraud the Citizens Bank of Waverly Tenn, did offer to the said Citizens Bank a certain forged instrument in writting , purporting to be a check for six dollars on the said Citizens Bank, dated May 10, 1928, and signed by W.A. Duncan, which instrument is in words and figures as follows, Waverly, Tenn., May 10. 1929. No. - The Citizens Bank of Waverly, pay to the order of E.B. Smit \$6.00 six dollars, for work W.A. Duncan, and endorsed E. Eugene smith, the said instrument being a forgery, and the said E.E. Smith at the time, knowing the same to a forgery, inrending to