State of Tennessee

Mis.d.

Vs.

Roger Wilbern

Motion to retax cost

In this case came the Attorney General, Pro Tem, for the State and it the spearing to/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 cost of this suit that the defendant is wholly insolvent unable to pay the cost of this suit, or any part therof. So it is therfore ordered, adjudged and decreed by the Court, that the cost acrued 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)

Willie Blackman

Drunkeness

٧s.

Motion to retax cost

In this case came the Attorney General, Pro Tem, for the State and it apperaing 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 cost of this suit that the defendant is wholly insolvent unable to pay the cost of this suit, or any part therof. So it is therefore ordered, adjudged and decreed by the Court, that the cost acrued 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 County Judge for payment as the law directs.

State of Tennessee)

Riding train without ticket.

Thomas Brown

Motion to retax cost

In this case came the Attorney General, Pro Tem, 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 cost of this suit that the defendant is wholly insolvent, unable to pay the cost of this suit, or any part thereof. So it is therefore ordered, adjudged and decreed by the Court, that the cost acrued upon the part of the State be allowed and orderen paid out of the County Freasury, 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)

A. & B.

J.J.Fuller

Vs.

Motion to retax costs

In this case came the Attorney General, Pro Tem, 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 cost of this suit that the defendant is wholly insolvent, unable to pay the cost of this suit, or any part thereof. So it is therefore ordered, adjudged and decreed by the Court, that the cost acrued 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)

State of Tennessee)

A.& B.

Vs. Dallis Jackson

Motion to retax cost,

In this case came the Attorney General, Pro Tem 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 the court against the estate of the defendant for the cost of this suit that the defendant is wholly insolvent, unable to pay the cost of this suit, or any part thereof. So it is therefore ordered adjudged and decreed by the Court, that the cost acrued upon x the part of the State he 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)

Violation of Registration law.

Ve. (

Motion to retax costs

Fred Owens

In this case came the Attorney General, Pro Tem 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 hgainst the estate of the defendant for the cost of this suit that the defendant is sholly insolvent, unable to pay the cost of this suit, or any part thereof. So it is therefore ordered, adjudged and decreed by the Court, that themcost acrued upon the part of the State be allowed and ordered paid out of the Courty 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

) A.& B.

Son Golston

Motion to retax cost

In this case some the Attorney General, Bro Tem, for the State and it appearing to the Court from the return of the sheriff, upon an execution issued to him by the Chark of this court against the estate of the defendant for the cost of whis suit that the defendant is wholly insolvent, anable to pay the cost of these suit, or any part thereof. So it is therefore ordered, adjudged and decreed by the Court that the cost acrued 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 Aircots.

State of Tennessee

A. & B.

Aden Ethridge

Motion to retax cost

In this case came the Attorney General, Fro Tem, for be State and it appearing to the Courtfrom 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 cost of this suit that the defendant is wholly insolvent unable to pay the cost of this suit, or any part thereof, so it is therefore ordered, adjudged and decreed by the Court, that the cost acrued 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)

. & B.

) Motion

Motion to retax cost

In this case came the Attorney General, Pro Tem. for the Saase 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 defendant for the cost of this suit that the defendant is wholly insolvent unable to pay the cost of this suit or any part thereof. 86 it is absented or ordered, adjudged and decreed by the Court, that the cost arused upon the part of the State be allowed and 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)

Drunknega

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Va.

Mction to retax cost

In this case came the Attorney General, pro tem, 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 defandant for the cost of this suit that the defendant is wholly insolven; unable to pay the cost of this suit, or any part thereof. So it is therefore ordered, adjudged and decreed by the Court, that the cost acrued upon the part of the State be allowed and ordered paid out of the County Treasury, and the lerk of this court make out and certify the same to the County Judge for payment as the law directs.

State of Tennessee)

Tagac Crockett

Va.

Driving Drunk

Motion to retax cost

In this case came the A tornry General, pro tem for the Saase andit

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 cost of this suffithat the defendant is sholly insolvent unable to pay the cost of this emit or any part thereof. So it is therefore ordered, adjudged and decreed by the Court, that the cost acrued 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

Age Consent

Ve.

Motion to retax cost

Hooper Daniel
In this case came the Attorney General, pro tem for the State and it
appearing to the court from the return of the sheriff, upon an execution issued to him by

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 cost of this suit that
the defendant is sholly insolvent unable to pay the cost of this suit, ora my part theoree.

of. So it is therefore ordered and adjudged and decreed by the Court, that the cost agrued
upon the part of the State be allowed and ordered paid out of the State Treasury, and that
the clerk of this court make out and certify the same to the Comptroller for payment as the
law directs.

State of Tennessee

В.

Va.

Motoin to retax cost

Porter Walker et al.)
In this case came the Attorney General, pro tem for the State and it appearing to the Court from the return of the sheriff, upon man execution issued to him

the clerk of this court against the estate of the defendant for for the cost of this suit, that the defendant is sholly insolvent unable to pay the cost of this suit, or any part thereof. So it is therefore ordered, adjudged and decreed by the Court, that the cost acrued upon the part of the State be allowed and ordered paid out of the County Treasury and that the clerk of this court amks out and certify the same to the County Judge for payment as the law directs.

State of Tennessee

Carrying a Pistol

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Motion to retax sosts

Lester Damis

In this case came the Attorney General, pro tem 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 cost of this suit that
the defendant is wholly insolvent unable to pay the cost of this suit or any partithere
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upon the part of the State be allowed and orederd paid out of the County Treasury, and that
the clerk of this court make out and cretify the same to the CountyJudge for payment as
the las diffects.

State of Tennessee

Vs.

Driving Drunk

Bennie Whitson

In this case came the Attorney General, pro tem, for the State and it

appearing to the Court from the return of the sheriff, upon an execution issued to him by the clery offthis court against the estate of the defendant for the cost of this suit that the defendant is sholly insolvent unable to pay the cost of this suit, or any get thereof. So it is therefore ordered, adjudged and decreed by the the Court, that the cost acrued upo upon the part of the Same 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 law directs.

State of Tennessee

A.& B.

Tom Welca

Motion to retax costs.

In this case came the Attorney General, pro tem 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 cost of this suit that the defendant is sholly insolvent unable to pay the cost of this suit, or any part thereof. So it is therefore ordered, adjudged and decreed by the Court, that the cost acrued 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)

Bad Check

Vs. R.J.Bowman

Motion to retax costs

Intthis case came the Attorney General, Pro Tem, 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 cost of this suit that the defendant is wholly insolvent, unable to pay the cost of this suit, or any part thereof. So it is therefore ordered, adjudged and decreed by the Court, that the cost acrued 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)

Profane Language

Motion to retax cost

Clyde Mayberry

Va.

In this case aome the Attorney General, Pro Tem, 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 cost of this suit that
the defendant is wholly insolvent unable to pay the cost of this suit, or any part thereof. \*
80 it is therefore ordered, adjudged and decreed by the Court, that the cost sorted 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 Jüdge for payment as the
law directs.

State of Tennessee)

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Motion to retax cost.

In this case came the ittorney General, Pro Tem, 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 cost of this suit that the defendant is wholly insolvent, unable to pay the cost of this suit, or any part thereof. So it is therefore ordered, adjudged and decreed by the Court, that the cost acrued 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

State of Tennessee)

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Vs.

Motion to retax cost.

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State of Tennessee)

Carrying a Pistol

Motion tonretax cost.

Tobe Mathews In this case came the Attorney General, Pro.Tem. for the State and it accearing to the Court from the return of the sheriff, upon an emecution issued to him by the Clerk of this court against the estate of the defendant for the cost of this suit that the defendant is whelly insolvent unable to pay the cost of this suit, or any part thereof. So it is therefore ordered, adjudged and decreed by the court, that the cost acrued 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)

Driving Drunk

Motion to retax cost

Motion to retax cost

Clarence Felts

Va. `

In this case came the Attorney General, Pro Tem, 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 agains, the estate of the defendant for the cost of this suit that the defendant is wholly insolvent, unable to pay the cost of this suit, or any part thereof. So it is therefore ordered, adjudged and decreed by the Court, that the cost acreed 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 las directs.

State of Tennessee) Vs.

P.B. Worley

In this case came the Atvorney General, Pro Tem, for the State and it

appearing to the Court from the return of the sheriff, upon an execution issued to him by the offick of this court against the estate of the defendant for the cost of this suit that the defendant is wholly insolvent, unable to pay the cost of this suit, or any part thereof. So it is therfore ordered, adjudged and decreed by the court, that the cost acrued upon the pastof 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

B.D.

B. D.

Motion to retax cost Howard Shanks

In this case came the Attorney General, Pro Tem, 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 cost of this suit that the defendant is wholly insolvent, unable to pay the cost of this suit. or any part thereof. go it is therefore ordered, adjudged and de reed by the Court, that the cost acrued upon has the part of the State be allowed and ordered paid out of the County Treasury, and that the C) ank of this court make out and certify the same to the County Judge for payment as the las directs.

State of Tennessee

Drunkenesa

Motion to retax cost

Loyd Box In this case same the Attorney General, Pro Tem, for the State and it appearing to/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 cost of this suit that the defendant is wholly insolvent, unable to pay the cost of this suit, or any part theress. So it is therefore ordered, adjudged and decreed by the Court, that the cost acrued upon a the part of the State be allowed and ordered paid out of the County Treasury, and that the Clerk of this coust make out and certify the same to the County Judge for payment as the law directs.

State of Tennessee) Vs.

B. D.

Motion to retax cost

H.E.Baker

In this case same the Attorney General, Pro Tem, 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 cost of this suit that the idefendant is wholly insolvent, unable to pay the cost of this suit, or any part thereof. So it is therefore ordered, adjudged and decreed by the Court, that the cost acrued 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 ayment as the law directs.

Farmers & Merchants Bank for the use and benefit of Heage Bros.

In the Circuit Court. Waverly. Tennessee.

F C Woolverton et al.

Motion and order to supply record and amend return of officer on execution, and for condemnation.

In this case upon motion of Plaintiff, the order-of salemade by the Justice of the Peace for lack of time to make sale of the personal property levied on in this case will be supplied, and the proceeds of the sale of said property so levied on and sold under said order, less the Justice of the Peace Court costs will be credited on the Justices execution issued in said case. The Court so orders and decrees

Farmers & Merchants Bank) for use and benefit of Hedge Bros.

In Circuit Court Humphreys County, Tennessee.

F.C. Woolverton et al.

Condemnation

Magistrates Warrent.

State of Tennessee Humphreys

TO ANY LAWFUL OFFICER WOTHIN SAID COUNTY:

You are hereby commanded to summons F.C. Woolverton and Lee Breeden, Admr. of L.C. Breeden, to personally appear before me or some other acting Justice of the Peace for said County, to answer the complaint of Farmers & Merchants Bank, in a plea of debt due by note, (Amt \$50.00 & Int.) Under \$1,000,00. Given under my hand and seal -this 12th day of Dec. 1931 Justice of the Peage

> Indorsements on back Magistrates Warrent.

Farmers & Merchants Bank, Vs F.C. Woolverton, and Lee BreedenAdmr, of L.C. Breedenk Issued 12th day of Dec. 1931. J. McReeves J. P.

Came to hand same day issued and executed by reading the within warrent to F.O.Woolverson and Lee Breeden, and citing them to appear before J.McReeves Esqr. for trial the 2nd day of January 1952, at 1 oclock P.M.

J.C. Thomas, C.H.C.

Filed Aug. 5th 1952, L.C.Bohanan, Clerk.

Judgment.

Farmers and Merchants Bank etc, Vs Moolverton and Lee Breeden, Admr In this cause, I render judgment for the plaintiff and against the defendant, for \$55.00 and all costs of cuit. for which execution may i seue. This 2nd day of January 1932.

J.McReeves Justice of the Peace

Filed August 5th 1932. L.C.Bohanan, Clerk.

Magistrates Execution.

State of Tennessee Humphreys County:

TO ANY LAWFUL OFFICER TO EXECUTE AND RETURN:

You are hereby commanded that of the goods and chattels, lands and tenements, of F.C. Woolverton Lee Breaden, Admr of L.C.Breeden, you cause to be made the sum of \$55.00 and costs of suit, to satisfy judgment which Farmers & Merchants Bank, obtained before me Justice of the Peace, on the 2nd day of Jan 1952, against the said F.C.Woolverton, and Lee Breeden, Admr. aforesaid, and such moneys when collected, may to the said Farmers & Merchants Bank, Given under my hand and seal this oth day of January 1952.

J.McReeves Seal
Justice of the Peace.

Endorsements on Back.

J.McReeves Docket. No 781.

Farmers & Merchants Bank, Pltf:

Vв

F.C. Woolverton & Lee Breeden, Defts. Judgment 2nd day of January 1992. Issued 6th day of Jan 1992. J.McReeves J.P. Judgment \$55,00 Officers 20 \$2,00, Justice Fee \$2,50. Came to hand when issued and executed by levying the same on one black cow about one year of age, but did not have time to sell because of interference by a replevin suit. Levied on as the property of L.C.Breeden deed. Also on two tracts of land belonging to L.C.Breeden, deed, situated in Big Bottom, near the mouth of Buck river, in the 2nd District of Humphreys County, Fennessee, Bounded generally as follows;-

lat Eract. North by the lands of Turner; South by the lands of Moore; East and West by the lands of Prichard. Containing 10 acres more or less.

2nd Tract. North by the lands of Turner; South by the lands of Moore; East and West by the lands of Richardson. Containing 20 acres more or less. All of said property levied on as the property of L.C.Breeden deed. This Jan 6th 1932. J.C.Thomas, C.H.C.

Personal\_property levied on sold Feb. 1952, for \$11100remedit this execution for \$1.56 and the J.P. court costs of \$9.44. This Feb. 1952, J.C.Thomas C.H.C. Filed Aug.5th 1952, L.C.Bohanen, Clerk.

No 787 J.MoReeves docket Farmers & Merchants Bank Vs. F.C.Woolverton & Lee Breeden Judgment 2-Jan 1952. Issued bth Jan 1952. Judg. \$55.00, Officer Fee \$2.00, J.P. Fee \$2.50 State of Tennessee)
Humphreys Count,

To Any Lawful Officer.

Whereas it appears that an execution was issued by me on the 5th day of January 1932, against F.C. Moolverton & Lee Breeden Admr, of L.C. Breeden, on a judgmentrendered against them by me, on the 2nd day of January 1932, in favor of Farmers: An Merchante Bank for use and benefit of Hedge Bros for the sum of \$55.00 and costs, which went into the hands of J.C. Thomas a Constable, who has returned the same on this day, with the following indorsement thereon, I levied this execution on one black cow about 11 years of mage, but did not have time to sell, because of interferance by a replevin suit. On two tracts belonging to L.C. Breeden deed, situated in the bottom, near the mouth of Duck river in the 2nd Civil District of Humphreys County Tennessee, Bounded generally as follows;—let Tract. North by Turner; South by Moore, East and West by Prichard or Richardson. Containing 10 acres more or less.

2nd Tract. North by Turner, South by Moore; East and West by Richardson. Containing 20 acres more or less. All of said property levied on as the property of L.C.Breeden decd. This Jan 6th 1932 J.C.Thomas C.H.C.

You are therefore hereby commanded to expose said property mentioned in said levy to safe as the law directs, and apply the proceeds to the payment of said judgment and the costs hareon indorsed. Feb 1st 1952 J.McReeves, J.P.

And on motion of the plaintiff, it is ordered adjudged and decreed by the Court, that the jamds so levied on are condemmed, and that it be sold by the sheriff, or any other lawful officer of Humphreys County lunnessee for cash, after advertising the same according to law, to satisfy said judgment interest and costs.

SHERIFF'S BOARD BILL FOR BOARDING PRISONERS CHARGED WITH FELONIES.

This day came Walter MoNiel, Sheriff of Humphreys County, Tennessee, in open Court and presents and reads his board bill against the State of Tennessee, for boarding prisoners charged with felonies.

State of Tennessee Vs. 9.H.Stokes, A.& B. Dec. 27, 1931 to Jan. 8, 1932 13 days \$9.75,

2 turnkeys \$2.00,

Btate of Tennessee Vs. Virgil Donahue, Manalaughter May 3, 1932 to May 8, 1932
6 days \$4.50, 2 turnkeys \$2.00,

State of Tennessee Vs. Floyd Livingston, Incest May 20.1932 to May 25, 1932 4 days \$3.00, 2 turnkeys \$2.00,

State of Tennessee Vs. Ray Patterson, Stealing July 18, 1952 to July 18, 1952 1 day 75e, 2murnkeys \$2.00,

State of Tennessee Vs. Lester Davis, Stealing July 29, 1952 to Aug. 12, 1952 15 days \$11.25,

Court then adjourned until August 29th at 9:00 0 Clock,

Int Monton Judge

\$11.75

the same of the same of	NAME OF TAXABLE PARTY.	on Administration of the Control	442,562	The second second second second	-	-						
COURT	MET	PERSUANT	TO	ADJOURNMENT	PRESENT	AND	PRESIDING	THE	HON.	J.D.G. MORTON,	JUDGE E	T
		(ennessee)								1	( 南大)	Ö-

Murder

Virgil Donahue

In this cause again the Attorney Geneval, Pro Tem, for the State and the defendant in person and by attorney, when the motion for a new trial, heretofore false in this cause, came on to be heard by the Court, and which motion is as follows:

State of Tennessee)

Vs. Virgil Donahue In the Circuit Court, at Waverly, Tennessee.

# MOTION FOR NEW TRIAL

Comes the defendant, in person and by mattorney, and moves the Court for a new trial in this case, and for grounds of this motion, says:-

Because the preponderance, or weight of/evidence is against the verdict of the Jury, and in favor of the innocence of the defendant.

Because thereis no proof in the record to sustain the verdict of the jury, and all of the proof pounts to the unintentional killing of the deceased, and that it was purely accidental.

Because there is no proof in the record that at the time of the killing, the defendant was enwaged in any unlawful act, or any act, not strictly lawful in itself, or done in an unlawful manner.

# Fourth

Because 4.53 weight, or preponderance of the evidence is that at the time of the accident, the defendant was driving with due caution, on his side of the highway, not at an unlawful rate of speed, and that when he saw some danger of a collision, his brakes were applied, and in some manner, just at the time of the collision, the truck he was driving, or the leful front wheel hung, and the truck mas carried across the penter line, of road and on into a ditch.

Because the Court was in error in permitting the Attorney General, over the objection of attorneys for the defendant, to ask the defendant on cross examination, the following question, in substance, " Were you not convented on yesterday, for an assault with a truck upon the person of one Mrs. Stewart, and fined \$50.00 therefor in this Court?", and while the Court excluded this question from the Jury, the harm had already been done by permittiing the Attorney General to ask it, hence, error was committed therein.

### Sixth.

Because there is no proof in the record to show that the defendant was driving his truck in violation of any speed law, or that his conduct was so reckless and negligent as to evince disregard for life, hence, he could not be convicted for involuntary manelaughter.

Because the trial Judge, as the thirteenth juror, and as judge, is required to weigh the evidence, and determine whether or not it established the prisoner's guilt beyond a reseonable doubt, and the reponderance of the evidence isses strongly in favor of the innocence of the defendant that there is a reasonable doubt as to the guilt of the defendant.

Because when the jury returned and asked for furtherinstruction on the point of an accidental killing, the Court was in error in going further than to say, " If the man was killed accidenally, but the defendant was not doing some unlawful act in killing him, there would be no punishment in this case; the defendant could be sued civilly and damage recovered.", and the Court should not have said in addition to the foregoing, the following, " But if he was accidentally killed, by the defendant, in Humphreys County, in the doing of som unlawful act, or the doing of a lawful act in an unlawful manner, he would be guilty of involuntary manelaughter, the punishment for which is 1 to 5 years in the penitentiary, or a jail sentence of less than 12 months"., because while not intended by the Court, no doubt, it was confusing to the jury, and had already been charged in the Court's original charge.

Because the jury in its deliberations, and final conclusion, and to reach their verdict. gave a penitentiary sentence, upon consideration that it would be better for the defendant that a jail sentence, and less expensive to the County, all of which is illegal. And said motion being heard by the Court it is in all things over-ruled. To which action of the Court the defendant accepts.

It is therefore ordered, adjudged and tdeofeed by the Court, that for the offense as found by the jury, the defendant be confined in the Syate Penitentiary at Nashville. Tennessee, at hard labor for a period of time of not more than one year nor less than one year and that he pay the cost, of this cause for which let execution issue.

State of (anneasee)

Involuntary Man Slaughter

Virgil Donahue In this cause the defendant in person and by attorney came in to open court and there being present at the time the Attorney General, Pro Tem, for the State when a retition was presented, which petition is as follows:

State of Tennessee

In the Circuit Court, at waverly, Tennessee

Virgil Donahue

TO THE HONORABLE J.D.G.MORTON, JUDGE OF THE CIRCUIT COURT, /WAVERLY. HUMPHREYS COUNTY. TENNESSEE.

### PETITION FOR SUSPENSION OF SENTENCE AND FOR PAROLE.

Comes the defendant, Virgil Donahue, and presents, this his petition for parole in the above case in which he was convicted and states to the Court that he is 23 years of age and is a student and that while he was operating tre truck in which the offense charged in the indictment and for which he has been convicted occurred as he was driving this truck during a vacation period from school, and/if he is required to undergo the punishment pronounced against him in this case that it will deprive him of continuing his educa-

He further shows to the Court that he has this day secured the cost in this case acrued, as provided by chapter 76 of the Acts of 1931.

That the defendant is a resident of Union County, Tennessee, some 300 miles from the County seat of Humphreys County, where this case is pending, and that the Circuit Judge presiding over the County of Union is the Honorable James L. Drennan, and that if in the event

this Honorable Court should grant him parole, the defendant could report to the Circuit
Judge of that division at such times and places as the Court might designate in an order
of parole, and that the defendant is not a law violater and leads lawful persuits, and that
he has never been convicted of any offense in any Court.

That upon the trial of this case your petitioner stated the facts as he saw them, honestly, unequivocally, and without reserve in so far as trying to protect himself against the violation of any law that might have been committed, and that without such open, clear and unreserved testimony by the petitioner, or had he failed to give the facts, a verdict of not guilty might have been returned.

Petitioner therefore mays that the sentence in this case be susmended and that the defendant be parolled upon the payment or securing the cost in the instant case, and the payment of the fine and cost in the case of the State of Tennessee against him convicted for assault and battery, being case No. \_\_\_\_\_\_, and that on account of his residence in Union County, Tennessee, that he be permitted to go upon his own reconizance but required to report at each term of the Circuit Court of the said Uniom County to the Circuit Judge thereof for such time as the Court may see right and proper in the premises.

And under such terms and conditions as this Court may see proper to fix and designate with reference to the defendant driving trucks or automobiles upon the highways of the State of Tennesses.

J.R.Morris Attorneys.

Virgil Donahue Petitioner.

State of Tennessee

Humphreys County.

Sworn to and subscribed before me, this 29th day of Arg., 1932.

L.C.Bohanan, Clerk.

Upon above petition it is o'dered by the Court, that the defendant be paroled upon his own reconizance, upon condition that he do not operate a moter driven vehicle upon the highways of Fennessee for a period of five years, defendant to report to the Judge of the Circuit Court of Union County, at Manardsville, at the February term thereof each year with reference to his observance of the term of this parole. The Clerk will transmit to the Clerk of the Circuit Court of Union County a copy of this orders.

J.D.G.Morton, Judge 8/29/32

Upon consideration of the above petition it is ordered by the Court that the defendant be paroled upon his own recognizance upon condition that he does not operate or drive a motor driven vehickle upon the highways of Tennessee for five years. The defendant is required to report to the Judge of the Criminal Court of Union County, at Maynerdville, Tennessee at the February term thereof of each year with reference to his observance of the terms of this parol. The Clerk will transmit ruo the Clerk of the Criminal Court of Union County a oppy of this order. The defendant Virgil Donahue is required to pay or secure all costs in this cause, and also all costin cause of State \$6. Vigil Donahue heretofore tried at this term of Court.

This order is given on this the 29th day of August, 1932.

J. D.G. Morton, Circuit Judge.

Courtishen adjourned until Court in Course.

Judge.

CAPTION DECEMBER TERM CIRCUIT COURT A.D. 1932.

State of Tennessee) Humphreys County

Be it remembered that a Circuit Court was opened and held in and for the County of Humphreys at the Court House in the town of Waverly, Tennessee, on the 12th day of December it being the second Monday of said month, and the one Thousand Nine Hundred and Phirtysecond year of our Lord, and the One Hundred and Fiftysixth year of American Independence. Present and presiding the Hon. J.D.G.Morton, Judge of thr Winth Judicial Bistrict of the State of Tennessee.

Court was opened in due form of law by Walter McNiel, 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 October Term 1932, toappear and to serve as juriors at this the present term of this Court to wit: W.C. Cantrell, Bob Rushton, V.V.Jackson, A.A. Woods, F.W. Williams, Pat Kane, L.E.Forrest, Bob Rice, Fom Wheeler, Jesse Rice, J.E.Pickett, J.W.Ruhmsey, V.C.C.Hobbs, Clarence Baker, Rulf Yates, E.R.Madden, A.V.Anderson, J.J.Rocertson, Paul Sanders, E.L.Pace, Albert Cacps, John Bradley, Roy Carter, &M.J.Ridings.

And it appearing to the Court that the above named parties are regularly summoned by the sheriff of Humphreys County, and that all of said parties so summoned appeared and answered said summon.

And out of axid jurors so summoned the following were selected, as rehibsed by law, as Grand Juryman, to Ait: W.C.Cantrell, Sob Rushton, V.V.Jackson, A.A.Woods, F.W.Williams, Pat Kane, L.E.Forset, Bob Rice, fom Wheeler, Jesse Rice, J.D.Pickett, and J.W.Rumsey and R.H.McKeel having been acpointed 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 and sworn and charged by the court according to law, retired to their room in charge of D.A.Burch Deputy Sheriff of Humphreys County, sworn according to law to attend them in in considereing indictments and presentments.

And out of the remaining number of said jurors so summoned, the following were excused from jury service, by the Court, so the C.C.Bo ber Courteness Baker, Rull Yates, C.R.Madden And the following nemed persons was summoned by the sheriff of Hu mphreys County, and qualified as a regular juror in the stead of the above named excused jurors, to wit:

E.B. Madden, J. L. Fulus, J. A. Johnson, J. C. Hooper.

A.C.HOWELL APPOINTED ATTOR EY GENERAL, PRO TEM.

Whereas, Hon. John B.Boxman, Attorney General for the Ninth Judicial Circuit of the State of Tennessee, is sick and on that account unable to attend the present term of the court perform his duties as Attorney General and on that account has failed to attend and prosecute according to law, Therefore, I J.D.G.Morton, Judge of said Judicial Circuit, by girtue of the power vested in me by the Constitution and laws of the State of Tennessee, do hereby apploint A.C.Howell, aregula licened attorney for the State of Tennessee, engaged in themachive practice of his profession in said State, and who possesses all the qualifications required by law, as Attorney General, protempore for during this term of the Circuit Court for and in the place of said John B. Boxman, Attorney General, and with all the powers and duties conferred upon him by virtue of this appointment.

This appointment of the said W.C.Howell, as such Attorney General, pro tempore is for the December Term 1952 of the Circuit Court for Humphreys Gounty, Tennessee.

J.D.G.Worton, Circuit Court Judge Rumphreys Gounty

I. M.C.Howell, Do solemnly swear that I will perform with fidelity the and duties of the office of District Attorney General, Pro Tem, of the Minth Judicial Circuit of Tennessee, to which I have been appointed by J.L.G.Morton, the Circuit Judge of said District and that I will support the constitution of the United States of Amreica and the constitution of the State of Tennessee. I further swear that I have not, directly or indifficulty given, accepted or knowingly carried a challenge, in writing or otherwise to any person, being a citizen of this State, since the adoption of the constitution in 1855 or aided or abetted therein, and that I will not during my continuance in office, be guil

Sworn to and subscribed before me this the lith day of December 19)2, L.C. Bohanan.

of these acts.

State of Tennessee Vs.Charlie Kooens, Eugene Petty, Fred and Jack Scencer, G.O.Cox, Ida Parnell, Tom Crawford, O.C.Berryman, John Berryman, T.S.Eolmes, John Wilson, It is ordered by the Court that an Alias be issued for the above defendants.

APPOINTMENT OF R.H.MCKEEL, FOREMAN GRAND JURY

It appearing to the Court that the term of R.H.McKeel, Esq. as permanent Foreman of Grand Jury has expired, and that it is necessary to appoint a Foreman the Court-was pleased to land did re-appoint Mr. R.H.McKeel permanent Foreman of the Grand Jury for the regular term of two years, whereupon the said R.H.McKeel appeared in open court and accepted said appoint. Ment and was duly qualified to sworm as our permanent Foreman of the Grand-Jury.

Court then adjourned until tomorrow morning at 9'00 Clock.

Judge.

COURT MET PERSUANT TO ADJOURNMENT PRESENT AND PRESIDING THE HON. J.D.G. MORTON JUDGEETC.
This day the Grand Jury came into open court in abody and presents the following indictments and presentments.

One against E.B. Malone, Carrying a pistol Subpoema for the State: Loreine Evins, Francis Malone, Stacy Adams.

One against Francis Malone, Assault with intent to committ murder in the first degree, which indictment is in the words and figures as follows, to wit, State of Tennessee, Humphreys County, December Term of Circuit Court, A.D. 1932.

The Grand Jurors for the State of Tommessee elected, empaneled, sworn and charged to inquire for the boby of the County of Humphreys and the State aforesaid, upon their cath and aforesaid present that Francis Malone of said County, hretofore, to wit, on the 5th day of November 1902 with force and arms, in the County aforesaid, unlawfully feloniously, willfully deliberatly, premeditatedly, and maticiously, did make an assault upon the body of one Kit Baugus with a certian knifesith unlawful and felonious intent, then and there, her the said Kit Baugus unlawfully, feloniously, willfully, deliberately, premeditatedly and of her malice aforethought, to kill, and upon her to commit the crime and felony of murder in the first degree, against the peace and dignity of the State of Tennessee W.C.Howell Attorney General Pro tem, December Term, 1952 the State vs. Francis Malone assault with intent to commit murde: in the first degree, Walter McNeil Prosecutor, Subpoens for the State Walter McNeil, Dr. W.W.Slayden, Mrs. Grace Bell, Sam Bell, Kit Baugus, Audrey Cooley, Joe Ledoetter, Jim Edwards. Witnesses sworn by me on this indictmet before the Grand Jury, December Term, 1952 R.H.McKeel Foreman Grand Jury, W.G.Howellx#pkx Attorney General pro tem A TRUE BILL R.H.McKeel Foreman Grand Jury, W.G.Howellx#pkx

One against Jim Miller, B.D. which indictment is in the words and figures as follows to wit. State of Tennessee Humphreys County, December Term of Circuit Court, A.D. 1932,
The Grand Jurors for the State of Tennessee, duly elected, empaneled, sworn and charged to inquire for the wody of the County of Humphreys and State aforesaid, upon their oath aftersaid, present that Jim Miller heretofors, to wit, on the 21th day of October 1932 in said County and State, unlawfully did passess intoximating liquors contrary to the statute and against the peaceand dignity of the State, December Term, 1932 The State vs. Jim Miller B.D. Suppens for the State D.B.McCann, Esq.J.McReeves W.B.Clivenger, W.C.Howell. Attorney General, Pro tem, A TRUE BILLE.H.McKeel Foreman Grand Gury, R.J. Ruston, A.A.Woods, fom Wheeler, R.I.Rice, N.Rice, W.C.Cantrell, V.V.Jackson, F.W.Williams J.W.Rumsey, J.D.Pickett, L.E.Forest, Pat Kane.

One against P.K. Wilson B.D. which indictment is in the words and figure, as follows towing State of Tennessee Humphreys County, December Term of Circuit Court, A.D. 1952.

The Grand JUrors for the State of Tennessee, dully elected, empaneled, sworn, and charged to inqurie for the body of the County of Humphreys and Shake aforesaid, upon their oath aforesaid, present that P.K. Wilson heretofore, to wit, on the 9th day of October 1932, in said County and State, unlawfully did possess intoxicating liquors contrary to the statut and against the peace and dignity of the State of Tennessee, December Term, 1932 THE STATE Vs. P.K. Wilson B.D. SUBPOEN A FOR THE STATE T.R. Westbrook, Tom Ferguson, W.G.Howell Attorney Geeneral Pro tem, A TRUE BILL R.H. McKeel Foreman of Grand Jury, R.J. Rushton, A.A. Woods, Tom Wheeler, R.T. Rice, J.N. Rice, W.C. Cantrell, V.V. Jackson, F.W. Williams, J.W. Rumsey, J.D. Pickett, L.E. Forrest, and Pat Kane.

One against Lourie Wheatley B.D. which indictment is in the words and figures as follows to wit, State of Tennessee Humphreys County, December Term of Circuit Court, A.D.1932. 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 eath aforesaid, present that Lourie Wheatley, hesetofore, tomwit, on the loth day of September 1932, in said County anidaState, unlawfully did possess intoxicating liquors contrary to the statute and against the peace and dignity of the State of Tennessee, December Term, 1932 The State vs. Lourie Wheatley, B.D. Subposana for the State Roy Pinkeyon, T.R. Westbrook R.F. Ingram, Tom Ferguson, and Esq. J. McReeves, W.C. Howell Attorney General Pro tem, A TRUE Bill R.H. McKeel Foreman Grand Jury R.J. Rushton, A.A. Woods, Tom Wheeler, R.T. Rice, J.N. Rice, W.C. Cantrell, V.V. Jackson, E.A. Williams, J.W. Rumsey, J.D. Pickett, L.E. Forrest, Pat Kane.

One against Ed Carnell, B.D. shich indictment is in the words and figures as follows to wit, State of Tennessee Humphreys County, December Term of Circuit Court, A.D.1952.

The Grand Jurors for the State of Tennessee, duly elected, empaneled, secrit, and charged to inquire for the body of the County of Humphreys and State aforesaid, upon their cath aforesaid, present that Ed Carnell, heretofore, to wit on the 27 day of August 1952, in asid County and State, unlawfully did possess intoxicating liquors contrary to thestatue and against the peace and dingnity of the State of Tennessee, December Term, 1952 The State Vs.Ed Countle, B.D. Subposns for the State Walter McNeil? L.B.McCann, F.R.Harris, J.S. Westorocks, Tom Ferguson, Esq., J.mcReeves, D.A.Burch, Bud Binkely, and Sara Binkley, W.C. Howell Attorney General Protem, Atrue Bill R.H.McKeel Foreman Grand Jury R.J.Rushton, A.A.Woods, Tom Wheeler, R.T.Ficej J.N.Rice, W.C.Cantrel, V.V.Jackson, F.W.Williams, J.W.F. Rumsey, J.D.Pickett, L.E.Forrest and Pat Kane.

One against Herman Edwards, B.D. which indictment is in the words and figures as follows to wit, State of Tennessee Humphreys County, December Term of Circuit Court, A.D.1<sub>7</sub>)2.

The Grand Jurors for the State of Tennessee, duly elected, empaneled, sworm, and charged to inquire for the body of the Dounty Humphreys amdState aforesaid, spon their oath aforesaid, present that Herman Edwards heretofore, to wit, on the 14th day of September 1932, in said County and State, unlawfully did possess intoxicating liquors contrary to the status and against the peace and dignity of the State of Tennessee. December Term, 1932, The State of Vs. Serman Edwards, B.D., Subpoens For the State, J.J. Fuller, W.A.Blackburn and Esq. J. McReeves, W.C.Howell Attorney Genetal Pro tem A TRUE BILLE.H.McKeel Foreman Grand Jury R.J.Rushton, A.A. Woods, Tom Wheeler, R.T.Rice, J.N.Rice, W.C.Cantrel, V.V.Jacksdn, F.W. Williams, J.W.Rumsey, J.D.Pickett, L.E.Forrest, and Pat Kane.

One against Frak Anderson, Driving Drunk, which indictment is in the words and figures as follows to wit, State of Tennessee Humphreys County December Term of Circuit Court, A.D.

1952. 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 afsoresaid, present that Frank Anderson heretofore, to wit, on the 14th day of November 1952, in said County and State, unlawfully did drive an automobile on the public highways of said state and county while under the influence of intoxicating liquor cintrary to thesastatute and against the peace and dignity of the State of Tennessee, December Term, 1932 The State Vs. Frank Anderson Driving Drunk, Subpoens for the State J.T.Machis, Harry Sears and J.Mc Reeves W.C.Howell Attorney General pro tem, A true bill R.H.McKefl Foreman Grand Jury, R.J. Rushtongial.A.Woods, Tom Wheeler, R.T.Rice, J.N.Rise, W.C.Cantrel, V.V.Jackson, F.W.Williams, J.W.Rumsey, J.D.Pickett, L.E.Forrest and Pat Kane.

One against Tom Crawford, B.D. which indictment is in the words and fraures as follows to wit, State of Tennessee Humphreys County, December Term of Circuit Court, A.D. 1932. 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, presents that Tom Crawford heretofore, to wit, on the 21st day of September 1932, in said County and State, unlawfully did possess intoxicating liquors contrary to the status and against the peace and dignity of the State of Tennessee.

And the Grandjurors aforesaid, upon their oath aforesaid, further presents that the said Tom Crawford on the day and year aforesaid in the State and County aforesaid, unlawfully did transport from one point to another in thesState, intoxicating liquors, contrary to te the statute and against the peace and dignity of the State of Tennessee.

December Term, 1902 THE STATE Vs. Tom Crawford, B.D. SUBPOENA FOR THE STATE; W.A. Blackburn & J.J.Fuller W. W. Howell, Attorney General, Pro Tem, A TRUE BILL R.H.McKeel, Foreman Grand Jury. R.J. Rushton, A.A. Woods, Tom Wheeler, R.T. Rice, J.N. Rice, W.C. Cantrell, V.V. Jackson, F. W. Williams, J. W. Rumsey, J. D. Pickett, L.E. Forrest & Pat Kane.

SHERIFF'S BOARD BILL FOR BOARDING PRISONERS CHARGED WITH FELONIES.

State of Tennessee Vs. Lester Davis, Forgery August 12, 1952 to August 19, 1932, 8 days per day \$5.00 two turnkeys \$2.00. State of Tennessee Vs. Francis Malone, A.& B. with knife, Nov. 8, 1932 to Nov. 24

1952, 17 days at 50¢ per day \$6.50, mtwo turnkeys \$2.00. 10.50 State of Tem.esser Vs. W.H. Stokes, A.S.B. with knife, Dec. 14.1952 to Dec. 16.

1952, 5 days at 50¢, per day \$1.50, 1 turnkey \$1.00.

State of Tennessee)

Carrying a Pistol

John Wilson

VB.

In this wage came the Attorney General, Pro Tem, for the State, and it appearing to the Court, that this defendant was indicted at a former term of this court for the oftense of Carrying a Matol, and the said iggs.daht, was arrested and entered into cond with A.F. Crockett, G.M. Stricklin and John Diviney as his sureties, which bond is in the words and figures as Follows, so wit; State of Tennessee, Humphreys County, We, John Wilson, ..... agree to pay to the State ofmTennessee, Two-Hundred Fifty Dollars unless the said John Wilson appear at the next term of the Circuit Court for Humphreys County, to be held at the Court House in tre town of Waverly, on the Ind Monday in April 17)1, on Tuesday of said term to answer the State of Tennessee. for the offense of Carrying a Pistol, and do not depart the Court without leave.

> John Wilson, Prin. A.F. Crockett, Surety. G.M.Stricklin, John Diveney.

Approved

.....Shefiff

This..... day...... 193. by..... Deputy. and the defendant John Wilsonbeing sclumnly called to come into open court, to answer the State of Tennessee, upon a charge of Carrying a pistol came not but made default ands the said A.F. Crookett, G.M. Stricklin, and John Divenry were also called to come into open court and being with them the body of the said John Wilson according to the tenor and effects of their said bond, came not but made default, neither came the defendant, John Wilson nor his said sureties but made default.

It is therefore considered by the Court that the defendant John Wilson, and A.F. Crockett.

G.M.Stricklin and John Diveney, for their said default do forfeit and pay unto the State of Tennessee the said sum of Two Hundred Fifty Dollars according to the tenor and effect of their said bond, And it is further ordered by the Court Sct. Fa be issued to the said defendent and his said sureties requireing them to appear at the naxt term of thes court. and show cause if any they have why this judgment should not be made final, And further that Alias Capias be issued for the defendant

W. C. Cooley

Vs.

In Circuit Court, Waverly, Tennessee.

J.M. Corbitt) This case was heard before the Judge, J.D.G. Morton, without the intervention of the jury, when it appeared to the court that therepleving suit was first instituted before a Justice of the Peace, and the propertyreplevied was adjudged bythe Justice to belong to Mrs. J.M. Corbits by gift from the plantiff, W.C. Cooley, and from this judgment the plaintiff appeals tomethis court and upon motion of plaintiff Mrs. J.M. Coroitt was made a defendant in to case with her husband EJ. M. Corbitt.

And it further appeared to the court that the plaintiff Cooley, prayed and obtained an appeal to this court under the cath prescribed for poor person in such cases. After hearing all the proof in the case it appeared to the court that the defendant, Corbitt while the appeal was pending from the Justice Court to this court, no doubt beliving that he had the right to do so; went upon he property of the plaintiff and carried away with him the property in litigation, being a cedar chest, and a set waffle irons. The court as of the opinion f. m all the proof introduced in the case, and the weight of the testidonyythat the plaintiff Cooley, did not make a gift of said property to the defendants or either of them, but that the possession of such property by the defendants was in the nature of shailment.

It is therefore ordered, adjudged and decreed by the court, that the defendant return said property to the plaintiff within ten days from the adjuurnment of this court, and upon failure to do so, the Sheriff of Humphreys County, with accepy of this judgment, is ordered and dissol directed to go upon the premises of the defendants, take said property in his possession and deliver the same to the plaintiff.

It is futher ordered by the court that the defendant and the plaintiff each pay their own witnesses and that the actual cost of the case before the justice and in this court, less the witnesses fees be divided equally between the plaintiff and the defendant. For all of which execution may issue. The occurt somorders.

Walter Stewart & Kathryn Stewart

In the Circuit Court of Humphreys County, Tennesses.

Va. Dixie Fruit Co.

It appearing to the Court, as evidence by the signitures of the counsel for the respective parties, that the matters in controversy have been compromised and se settled byythe parties.

It appearantingly considereddend so ordered by the court that the actions of the plaintiff be, and the same are hereby dismissed at the cost of the plaintiffs, for which let fi fa issue.

O.K. foe entry

F.S. Hall B. P. Murphree for plaintiff

Marion 6. Crouch, Andrew Curry, Attorney s for Deft.

State of Tennessee

Driving Drunk.

R. L. Stockard

This case is continued by the defendant until the next term of this

court.

Ve .

State of Tennessee

Larceny.

O.D. Turner & Johnnies Jackson

In this case came the Attorney General Pro tem, for the State and

states to the Court that he desired/this case no further.

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

State of Tennessee

Vs.

Drunkness.

George Mosley

In this case came the attorney General Pro tem, for the State and the defendant in person and placing lity as changed, thereupon the court assess the penalty and say he shall pay a fine of five dollars together with all the costs, and the event of his failure to pay or secure all of said fine and cost he will be confined in the County Jail or work house until he pay secure or work out all of said fine and costs.

State of Tennessee

Drunkness

Maude Hughey

In this case came the Attorney General Pro tem, for the State and the defendant in person and plead guilty as charged, the roupon the court assess the penalty and say he shall pay a fine of five dollars together with all the costs, and in the event of his failure to pay or secure all of said fine and peat he will be confined in the County Jail or work house until he pay secure or work out all of said fine and costs.

State of Tennessee)

Vs.

B.D

In this case came the Attorney GeneralPro tem for the State, and the dof defendant in person, who being duly charged and arraigned, on said indictment pleads guilty. The reupon to assess the defendants punishmant came a jury of good and lawful men of Humphreys County, Tenn. to wit; A.V.Anderson, J.J.Robertson, Paul Sanders, E.L.Pace, Albert Capps, John Bradley, Roy Carter, W.J.Ridings, E.B.Madden, J.D.Fuqua, J.A.Johnson, J.C. Hooper, who being duly elected, tried and sworn according to law, after hearing all the pproof, argument of counsel and charge of the Court, upon their cath do say that they find the fefendant guilty of possessing intoxicating liquor as charged in heatindictment and fix and assess his fine at the sum of One Hundred Dollars, for which consulter may be the jury thedefendant pay or secures fine of one hundred dollars, and cost of this cause for which let execution issue.

Jim Miller

In this case came the Attorney General, Pro Tem, for the State and the defendant in person, who, being duly charged and arreigned on said indictment pleads guilts. Thereupon to assess the defendants punishment came a jury of good and lawful men of Humphreys County, \*\*Benmassee, to wit; A.V. Anderson, J.J. Robertson, Paul Sanders, E.L. Pace, Albert Capps, John Bradley, Roy Carter, W.J. Ridings, E.B. Madden, J.D. Fuqua, J.A. Johnson and J.C. Hooper, who, being duly elected, tried and sworm according to law, after hearing all the proof, argument of counsel and the charge of the Tourt, upon their oath do say that

It is therefore ordered, adjudged and decreed by the Court, that for the offense as found or secure by the jury, the defendant pay/a fine of One Hundred Dollars togather with the costs of this cause for which execution may issue.

they find the defendant guilty of possessing intoxicating liquor as charged in the indict-

State of Tennessee)

State of Tennessee)

Drunke ne ss

ment and assess and fix his fine at One Hundred Dollars.

Ham Parks

This case is continued on agreement to plead guilty at the next term

of this court.

Ptate of Tennessee)

Vs.

Embezz lement

J. A. Adams

In this case came the Attorney General, Pro Tem, for the State and

recommends a continuance by the State and the Court so orders and adjudges.

State of Tennessee)

Ve.

Driving Drunk

S.J. Petty

In this case the Grand Jury returned and indictment marked not a

\*\*\*\* b4 1 1

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

State of Tennessee

Ve.

B.D.

In this case came the Attorney General, Pro Tem, for the State, and the defendant in person, who, being duly charged and arraigned on said indictment pleads guilty Thereupon to assess the defendant's punishment came a jury of good and lawful men of Humphreys County, Tennessee, to wit; A.V.Anderson, J.J.Robertson, Paul Sanders, E.L.Pace, Albert Capps, John Bradley, Roy Carter, W.J.Ridings, E.B.Madden, J.D.Fulua, J.A.Johnson, and J.C.Hooper, who, being duly elected, triad and sworn according to law, after hearing all the proof, argument of counsel and the charge of the Court, upon their cath do say that they find the defendant guilty of possessing intoxicating liquoreas charged in the indictment and fix and assess his fine at One hundred Dollars.togsther with the costs of

It is therefore ordered, adjudged and decreed by the Court, that this fine and costs be suspended until the next term of this court.

155		200
State	of	Te me ssee
Vs.		
1		

A.& B.

O.G.Berryman, Principal.

Frank Haygood, Surety

O.S.Davis, Surety

Bell Berryman, Surety.

Printe of Tenne die -

Approved

.....She riff.

O.S. Davis and Bell Berryman, for their said default do forfeit and pay unto the State of Tennessee, the said sum of Five Tundred Dollars according to the tenor and effect of their said bonds

And it is further ordered by the Court 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 any they have why this judgmentshould not | ) made final,

And further that Alies be issued for the defendant.

State of Tennessee)

B.D.

P.K. Wilson
This case is continued upon the defendat's agreement to plead guilty

at the next term of this court.

State of Tennesses

B.D.

Lourie Wheatley

This case is continued upon the defendant's agreement to plead guilty

at the next term of this court.

State of Tennessee)

Va. John Berryman A. & B.

Bell Berryman, Surety.

Frank Haygood, Surety.

W.W.Burgess, Surety.

Marion Rachford, Surety.

Approved

And the defendant John Berrymen being solemnly called to come intomopen court, and answer the State of Tennessee, upon a charge of assault and battery came not but made default and said Bell Berryman, Frank Haygood, W.W.Burgoss and Marion Rachford, also called to come into court and bring with them the body of the said John Berryman according to the tame tenor and effect of their said bond, came not but made default, neither came the defendant John Berryman, nor his said sureties but made default.

It is therefore considered by the Court that the defendant John Berryman, Bell Berryman, Frank Haygood, W.W.Burgess and Marion Rachford, 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 bonds.

And it is further ordered by the Court Soi Fa be issued to theseaid 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 be issued for the defendant.

Gourt then adjourned until temorros at 9:00 blocklock

homostin Judge.

COURT MET PERSUANT TO ADJOURNMENT PRESENT AND PRESIDING THE HOM. J.D.G.MORTON, JUDGE ETG.

State of Tennessee Va.

Assault to commit murder in first degree.

W. H. Stokes

In this cause comes the Attorney General, Pro tem, for the state and the defendant in person and by attorney, who., being duly charged and arraigned on said indistment, pleads, not guilty.

Thereupon to try the issue joined came a jury of good and lawful men as Humphreys County to wit, A.V. Anderson, J.J.Robertson, Paul Sanders, E.L.Pace, Albert Capps, John Bradly, Roy Carter, W. J. Ridings, E. B. Madden, J. D. Fuque, J. A. Johnson and J. C. Houper, elected tried and sworn according to law, and being in charge of their swom officers, J.R.Traylor and T.G.Ferguson, who had previously been legally seem to attend them, after hearing all the proof, argument of e9 counsel and the charge of the court, upon their cath do say that they find the defendant guilty of assault with intent to commit volentary manslaughter as charged in the indictment and assess and fix his punishment at One Yearin the Penitentiay 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 Mashville Tennesse; at ahrd labor for a period of time of not more than one year nor more than one year and that he pay the cost of this cause for which let execution issue

State of Tennesses) Va.

Drunkness

Grady Goodman

In this Case the Attorney General pro Tem, for the state, and states

to the murt that he desires to prosecute the case no further.

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

This day the Grand Jury returned into open Counttin a body and presents the following One against Leon Rumion & Hub Goolay, which indictment is the mords and figures as follows, to dit, State of remnesses. Humphreys Gounty, Becember Term of descuit Court, A.D. 1922 State of remnesses. Humphreys Gounty, Becember Term of descuit Gourt, and the second and charged The Grand Jurces for the State of Tennesses, duly elected, superailed, sworm and charged the inquire for the body of the County of Humphreys and State aforesaid, upon their oath aforesaid, presents that Leon Runion and Rub Gooley heretofore, to wit, on the 18th day of May 1932 in said County and State, unlawfully and feloniously did have carnal knowledge of D one, Elsis Mae Pegram, a female. Over twelve gears of age, forcebly and against her will, one, Elsis Mae Pegram, a female. Over twelve gears of age, forcebly and against her will, on trary to the statute, and against the peace and dignity of the State of Tennessee. contrary to the statute, and against the seace and dignity of the scale of remnesses.

And the grand jurors aforesaid, upon their oath aforesaid, further presents that the said leon Runions and Hub Cooley, on the day and year aforesaid, in the state and County aforesaid, unlawfully and feloniously, did make an assault and battery upon one, Elsie Massaid, unlawfully and feloniously, did make an assault and battery upon one, Elsie Massaid, unlawfully and feloniously, did make an assault and battery upon one, Elsie Massaid, unlawfully and feloniously, did make an assault and battery upon one, Elsie Massaid, unlawfully and feloniously, did make an assault and battery upon one, Elsie Massaid, unlawfully and feloniously, did make an assault and battery upon one, Elsie Massaid, unlawfully and feloniously, did make an assault and battery upon one, Elsie Massaid, unlawfully and feloniously, did make an assault and battery upon one, Elsie Massaid, unlawfully and feloniously, did make an assault and battery upon one, Elsie Massaid, unlawfully and feloniously, did make an assault and battery upon one, Elsie Massaid, unlawfully and feloniously, did make an assault and battery upon one, Elsie Massaid, unlawfully and feloniously, did make an assault and battery upon one, Elsie Massaid, unlawfully and feloniously, did make an assault and battery upon one, Elsie Massaid, unlawfully and feloniously, did make an assault and battery upon one, Elsie Massaid, unlawfully and feloniously, did make an assault and battery upon one, Elsie Massaid, unlawfully and feloniously, did make an assault and battery upon one, Elsie Massaid, unlawfully and feloniously and said, unlawfully and feloniously, did make an assault and Dattery upon one, Eiste Mass Pegram, a female over twelve years of age, with intent, forcebly and against her will to have unlawful,oarnal knowledge of her, the said Elsie Mas Pegram, contrary to statute and against the peace and dignity of the State of Tennessee. And the Grand Jurors aforesaid, upon their cath aforesaid, futher presents that the said had the Grand Jurors aforesaid, uplawfully, leon Runion, on the day and year aforesaid; in the State and Gourty aforesaid, unlawfully, see the said and the Grand Jurors and grantly when Finis Man Perram. Leon Runion, on the day and year aforesaid, in the State and County Eforesaid, unlawfully, feloniously and carmally knew Elsie Mas Pegram, a female, over the age of twelve years and under the age of twelve years, the said Leon Runions and Elsie Mas Pegram not and under the age of twelve years and the cooupying the relation of husband and wife, at the time of such cannal knowledge, and the said cooupying the relation of husband and wife, at the time of such cannal knowledge a bewd, lewd to Elsie Mas Pegram, not being, at the time and before said harmal knowledge a bewd, lewd to kept female, contrary to the stainte and against the paces and degnisy of the state of Tennesse. We did not such that the state of the State State State Mass Pegram, Dr. Chas, Davis, B.O. Pegram prosecutor Subpoens for the State B.O. Pegram, Elsie Mass Pegram, Dr. Chas, Davis, Statesses sworn by me on this indivisuant before the Grand Jury Becember Term, 1932 Witnesses sworn by me on this indistment before the Grand Jury December Term, R.H. MoKell, Foreman Grand Jury, W.O. Howell, Attorney General, Pro Tem, A.TRUE Bill R.H.McKell , foreman Grand Jury.

State of Tennessee

Driving Drunk

This case was tried at the August Term of this court 1932 and ordered renewed at this the December Term offthis court,

In this case came the Attorney General, pro tem, for the State and the defendant in person. and by attorney, who, being duly charged and arraigned on said indictment pleads guilty. Thereupon to try the issues joined came a jury of good and Rawful men of Humphreys County, towit, Gorden Pullen, John James, Jim Woods, F.C. Madden, Bob Bolthrop, Monroe Warren, T.L. Parnell, W.M. Lane, W.A. Potter, ED Lewis, Alden Pointer, and Fred Marrs, who, being elected, transland 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 as chargedin the indictment and assess and fix his punishment at Thirty days in fail and also

It is therefore ordered, adjudged by the court that, for the offense as found by the jury the defendant be required to pay afine of ten dollars and will serve a term of Thirty days in jail in Waverly, Thumphreys County, Tennessee, and will pay the coats of this cause for which lat execution issue. It is further ordered by the Court, that the jail sentence be suspended until next term of this court on paying or securing said fine and costs.

It is further ordered buy the court, that the defendant be prohibited from driving an automobile for a period of Six months and in the event he should do so . he will be taken in charge and further confined for a period of four months.

Thence came into open court the defendant Ed Rheyness, and paid to the clerk of this court all of said fine and costs.

State of Tennessee)

Driving Drunk .

C. R. Sanders

This came was tried at the August Term of this Court 1932 and ordered

renewed at this the December Term of this Court,

In this case came the Attorney General, Pro tem for the State and the defendant in person who, being duly charged and arraigned on asid indictment on asid indictment pleads guilty Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit; Gorden Pullen, John James, Jim Woods, F.C. Madden, Bob Boltrop, Monroe Warren, T.L. Parnell, W.M. Bane, W.A. Potter, Ed Lewis, Alden Poiner and Fred Marre, who, being duly elected, tried and sworm 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 as charge in the indictment and assess and fix his punishment at Thirty days in lail and also a fined of ten dollars. It is therefore ordered, adjudged and decreed by the thurt that, fer the offense as found bythe jury the defendant be required to pay a fine of Ten dollars and will serve a term of Thirty days in Jail at Waverly, Humphreys County, Tenn. and will pay the cos costs of this cause for which let execution issue. It is further ordered by the Court, that the jail sentence be suspended until next term of this court upon the defendant paying or securing asid fine and costs, It is further ordered by the court, that the defenant be prohibited from driving an automobile for a period of Six months and in the ement he should dos so, he will be taken in charge and be further confined for a period of forme menths. Thence came into open court the defendant C.R. Sanders and said to the clerk of this court al all of said fine and costs.

defendant in person and by attorney, and by consent of both the Attorney General and atty,

for the defendant this/is continued until the next term of this court

It is ordered by the Court that all State cases, felonys and misddemeniors shall be set for Tuesday of each term of court. It is therefore ordered, adjudged and decreed by the Chart that all felony as sell as midamenior cases be set for Tuesday of each term of court hereafter and shaklordszishall stand until futher ordered by the Court. State of Tennessee Ed Carnell This case is continued on account of illness of the defendant until the next term of this court. State of Tennessee) B.D. Hermon Edwards This case is continued on agreement for the defendant to plead guilty at the next term of this court. State of Tennessee) Driving Drunk. Va. Franka Indexson This case is continued on agreement for the defendant to plead guilty at the next term of this cou rt. State of Tennessee Grady Turner This case continued on agreement for the defendant to pay costs at the april term of this court. State of Tennesses In this case came the Attorney General, Pro Tem, for the State and Tom Larkins the defendant in person and by attorney, who, being duly charged and arreigned on said indictment pleads not guilty. The reupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tennessee, to wit; John Bradley, Roy Carter, Elmer Medden, Does Weatherspoon, E.L.Pace, Roy J. Ingram, Robert Hughey, Cliff Hooper Jr., A.D. Bowen, J.C. Hooper, J.D. Fuqua and John Spence, who, being duly elected, tried and sworn according to law, and being in charge of theer sworn officers Frank Ingram and J.R. Traylor, deputy sheriffs for humphreys County, Tennessee, who, had previously been legally sworn to attend them, after hearing all the proof, and there not being time to complete the case said jury was respited until tomorrow morning at 9:00 0'Clock, and they retired in charge of their sworn officers. Court then adjourned until tomorrow morning at 9'00 0'Clock.

Judge.

COURT MET PERSUANT TO ADJOURNMENT PRESENT AND PRESIDING THE HOM. J.D.G. MORTON, JUDGE ETC. State of Tennessee

Va.

Tom Larking In this case came again the Attorney General, Pro Tem, for the State and the defendant in person and by attorney, when the jury heretofore selected and sworn in this cause to wit; John Bradley, Rey Carter, Elmer Madden, Doss Weatherspoon, R.L. Page Rey J. Ingram, Robert Hughey, Cliff Hooper Jr., A.B. Bowen, J.C. Hooper, S.D. Fuqua and John Spence, having returned into open court in charge of their sworm officers Frank Ingram and J.R. Traylor, and having resumed the consideration of this cause after hearing all the proof, argument of coursel and the charge of the Court upon their cath do say that they find the defendant not guilty.

It is therefore ordered, adjudged and decreed by the Court that the defendant be dismissed and go hence without day.

State of Tennessee)

Rape

Leon Runion & Hub Ccoley

In this case came the Attorney General, Pro Tem, for the State and

states to the Court that he desires to prosecute this case no further.

It is therefore ordered, adjudged and decreed by the Court that the defendants be dismissed and go hence without day.

State of Tennessee)

Larcenv

Tom Wright In this case came the Attorney General, Pro Tem, for the State and the defendant in person and by attorney, who, being duly charged and arreigned on said indiciment pleads not guilty.

Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tennessee, to wit; John Bradley, Roy Carter, E.B. Madden, W.J. Ridings, J.H. Collier, J.J. Robertson, Paul Sanders, Robert Wheeler, J. S. Johnson, J. S. Hooper, J. D. Fuqua and Bruce Williams, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the Sourt, upon their oath do say that they find the defendant not guilty.

It is therefore ordered, adjudged and lecreed by the Court that the defendant be discharged and go hence without day.

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

One against Roy Hughey, Larceny which indictment is in the words and figures as follows, to wit; State of Tennessee, Humphreys County, December Term of the Circuit Court, A.D. 1932 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, presentathat Roy Hugher of said County, heretofore, to wit, on the 12th day of Bovember 1932, in the County aforesaid, unlawfully and feloniously did steal, take and carry away Fifty Four Dollars, good and lawful money of the United States of the value of Fifty\*Four Dollars, the property of Henry Bone of said County, then and there being found, contrary to the form of the statute in such cases made and provided, and against the peace and dignity; of the State of Tennessee . W.C. Howell, Attorney General. Pro Tem, December Term, 1932 THE STATE Vs. Reyritughey, Larceny Henry Bons prosecutor. SUBPOENA FOR THE STATE., Henry Bone, Lonnie Byrnn, Max Clark, Dr. Clyde Cappe, Mrs. Henry Bone and Trent Westbrook, Witnesses sworn by me on this indictment before the Grand Jury, December Term, 1932 R.H.McKeel, foreman Grand Jury, W.C.Howell, Attorney General, Pro Tem, A TRUE BILL: R.H.McKeel, foreman Grand Jury.

One against Jim Legan, age consent which indictment is in the words and figures as follows. to wit; State of Tennessee, Humphreys County, December Term of Circuit Court, A.D., 1932 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 cath afor, said, present that Jim Lugan heretofore, to wit, on the lat day of April 1932, in said County and State, unlawfully and feloniously did have unlawful carnal knowledge of Mattie Roberts, a female, over the age of twelve years, forcebly and against her will, contrary to the statute and against the peace and dignity of the State of Tennessee. And the Grand Jurors aforesaid, upon their oath aforesaid, further presents that the said Jim Legam, on the day and year aforesaid, in the State and County aforesaid, unlawfully, feloniously and Carnally know Mattie Roberts, a female, over the age of twelve years and under the age of twenty-one years, the said Jim Legan, and Mattie Roberts not occupying the relation of husband and wife, at the time of such Omernal Knowledge, and the said Mattie Roberts not being, at the time and before said Carnal Knowledge, a bawd, lewd or Kept female, contrary to the statute and against the peace and dignity of the State of Tennessee. W.C. Howell, Attorney General, Pro Tem. December Term, 1932 THE STATE Vs. Jim Legan, Age Consent Mrs. Lena Bell Prosecutrix SUBPOENA FOR THE STATE: Mrs. Lena Bell, Mattie Roberts, B.F. Laschaeur, Preacher Pruett, Ezra Pace and Esq. J.R. Anderson. Witnesses sworn by me on this indicament before the Grand Jury December Term, 1932 R.H. MoKeel, Foreman Grand Jury, M. CRHOWell, Attorney General, Pro Tem, R. TRUE BILL., R.H.McKeel, Foreman Grand Jury.

State of Tennessee

Damkness

Motion to retax cost

Buster Peebles

In this case came the Attorney General, Pro Tem, 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 cost of this suit that the deendant is wholly insolvent unable to pay the cast of this suit, or any part thereof, So it is therefore ordered, adjudged and decreed by the Court, that the cost acrued upon the part of the State be allowed and ordered paid out of the County Treasury, and that the clark of this court make out and certify the same to the County Judge for payment as the law directs.

State of Tennessee) Melvin Roolins

Va.

Motion to retax costs

In this case the Attorney General, Pro Tem, for the State and it appearing to the Court from the return of the sheriff, upon an execution issued to him by the clark it of this court against the estate of the defendant for the costs of thus suit thatthee 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 cost acrued 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 certbfy the same to the County Judge for payment as t

the law directs. State of Tennessee

Ттеверавьілы

Motion to retax Josts

Pan 1 Dat Larv

In this case same the Attorney General, Pro tem, for the State and it

appearing to the Court from the return of the sheriff, upon an execution issued to him by the clark of this court against the estate of the defendant for the cost of this suit that the defendant is wholly insolven; menable to pay the cost of this suit, or any part thereof. So it is therefore ordered, adjudged and decreed by the Court, that the cost acrued upon the part of the State be allowed and ordered paid out of the County Treasury, and that the clerk of this court make otu and certify the same to the County Judge for payment as the law directs.

State of Tennessee Va.

Drunkness

Roy Hughey

Motion to retax costs

In this case came the Attorney General, Pro Tem for the State and i it appearing to the Court from the return of the aheriff, upon an execution issued to him by the clerk of this court against the estate of the defendant for the cost of this suit that the defendant is wholly insolvent unable to pay the cost of this suit, or any part the reof.

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

State of Tennessee

Drunknese

Motion to retax costs

Hermen Edwards In this case came the Attorney General, Pro ten for the State and

it appearing to the Court from the return of the shoriff, upon an execution issued to him by the olerk of this court against the estate of the defendant for the cost of this suit that the defendant is sholly insolvent unable to pay the cost of this suit or any part

So it is/ordered, adjudged and decreed by the Court, that cost acrued upon the part of a the State be allowed and ordered paid out of the County Treasury, and that the clerk of this court make out and certify the sime to the County Judge for payment as the law directs

State of Tennessee

Disturbing the Peace

Tom Curtis

Motion to retax Costs

In this case came the Attorney General, pro tem 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 cost of this suit that the defendant is sholly insolvent unable to pay the cost of this suit, or any part the mof.

So it is therefore ordered, adjudged and decreed by the Court, that the cost acrued upon the part of the State be allowed and ordered paid out of the Sounty Treasury, and that the clerk of thes court make out and certify the same to the County Judge for payment as the law directs.

State of Tannessee

Drunkness

Motion to retax costs

Willie Blackburn In this case came the Attorney General, pro tem for the State and it

appearing to the Court from the return of the sheriff, upon an execution issued to him by the clark of this court against the estate of the defendant for the cost of this suit that the defenadnt is wgolly insolvent unable to pay the cost of this suit, or any part the reof.

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

State of Lennessee

Drunk ne sa

Motion to retax costs

J. P. Garion

In this use came the Attorney General, Pro tem 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 cost of this suit that the defenadnt is wholly insolvent unable to pay the cost of this suit, or any masks.

So it is therefore ordered, adjudged and decreed by the count, that the cost acrued 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.

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State of Tennesses)

A.& B.

Tom Curtis

Va.

Motion to retax costs

In this case came the Attorney General, Pro tem for the State and t appearing to the Court from the return of the sheriff, upon an execution issued to him by the plerk of this court against the estate of the defendant for the cost of this suit that the defendant is sholly insolventunals to pay the cost of the assuit, or any part thereof. So it is therefore ordered, adjudged and decreed by the Court, that the cost acrued upon the part of the State be allowed and ordered paid out of the County Treasury, and that the olerk of this court make out and certify the same to the County Judge for payment as the law directs.

State of Tennossee)

A. & B.

Vs.

Motion to retax costs

Basel Anthey

In this case came the Attorney General, Pro tem 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 defenadnt for the cost of this suit that the defendant is wholly insolvent unable to pay the cost of this suit or any part the reof. So it is therefore ordered, adjudged and decreed by the Court, that the cost acrued upon the 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 Tennesses)

Tresspassing

Motion to retair costs

Frank Barton

In this case came the Attorney General, Pro tem for the State and it appearing to the Court from the return of the sheriff, upon an execution issued to him by the the clork of this court against the estate of the defendant for the cost of this suit that the defenant is whooly insolvent unable to pay the cost of this suit, or any part thereof. So it is therefore ordered, adjudged and decreed by the Court, that the cost acrued upon the part of the State be allowed and paid out of the County Treasury, and that theclerk of this court make out and certify the same to the County Judge for payment as the law directs.

State of Lennessee)

Drunknass

Va.

Motion to retax costs

Jack Luffman

In this case came the Attorney General, Pro tem fot 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 ocet of this sait that the defendant is wholly insolvent unable to pay the cost of this sait or any part thereof. So it is/ordered, adjudgded and decreed by the court, that the cost sorued 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)

Harry Bell

Va.

Motion to retax costs

In this case came the Attorney General, Pro tem for the State and it appearing to the court from the return of the sheriff, upon an execution issued to him by clerk of this court against the estate of the defendant for the cost of this suit that the defendant is wholly insolvent unable to pay the cost of this suit or any part thereof. So it is therefore orderede, adjudged and decreed by the Court, that the cost acrued 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

Disturbing the peace

Motion to retax costs

Edger Davidson

In this case came the Atworney General, Pro tem for the State and it

appearing to the Committion 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 cost of this suit that the defendant is wholly insolvent unable to pay the cost of this suit or any part thereof. So it is therefore ordered, adjudged and decreed by the court, that the cost acrued upon the part of the State be allowed and ordered paid outof the County Preasury, and that the clerk of this court make out and certify the same to the County Judge for payment as the law deregta.

State of Tennessee

Drunkness

Ve.

Motton to reta. goats

Edward Braily In this case came the Attorney Ceneral, Pro tem 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 wainst the estate of the defendant for the cost of this suit that

the defendant is wholly insolvent unable to pay the cost of this suit or any part thereof. So it is therefore orderede, adjudged and decreed by the court, that the cost acrued upon the the part of the State be allowed and ordered paid out of the County Treasury, and that the of this court clery/make out and certify the same to the County Judge for payment as thelaw directs.

State of Tennessee)

In this case the Grand Jury returned an indictment marked not a true Laglie Rogers

It is therefore nordered by the court that the defendant be discharged and go hence without

State of Tennesses

Emmitt Seary &

B. D.

Jim Hugh Monauit

In this case the Grand Jury returned an indictment marked not a true

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

Wrs. Annie Davidson

In this cause, it appearing to the Court that the defendant, Edgar E. Davidson, has been regularly served with subposes to answer the Compassibili, and that the Def. Edgar E. Davidson, has been regularly brought before the Court and made a party to Comes bill, and that Edgar E. Davidson has failed to appear and make defense to said bill within the time prescribed by law; It is therefore ordered and decreed by the Court that Comp.s bill be taken as confessed, and the cause set for hearing EX PARTE and thereupon, this cause coming on to be further and finally heard on this December 15th., 1932 upon the bill, the judgment proconfesso, heretofore teken and enteded against the Def. Edgar E.Davidson, and all the oral proof in the cause, from all of which it duly appearing to the Court from the proof that the facts charged in the bill are strue; that the def. had willfully and maliciously beat Comp. at numerous times and it appearing to the Court that it is unsafe for Comp. and her children to live with Sef. and cohabit with him and for them to live in the same building and that this cruelty and inhumane treatment has been going for a term of years.

It is therefore, ordered, adjudged and decreed by the Court, that the bonds of matrimony subsisting between the Comp. and the Def. be absolutely and forever desolved, and that the Comp. be vested with all the rights of an unmarried woman;

It is further ordered, adjudged and decreed by the Court, that the title to One Half of the land or town lot, it being the West side of said lot, on which the residence is now standing, be and the same a divested out of the Bef. Edgar E. Davidson, and vested in Comp. Mrs. Annie Davidson during her natural life, the remainder to be vested in Comp. and Def.s children, Isadore, Hattie, Audrie and Lula B. Davidson, Siad house and lot is situated in the town of Waverly, Tenn. on the North side of the highway at the East end of town and being lot 8-9-10-11 in block No. D. in what is known as the Lucas Land and Lumber Co. addition to the town of WaverlyTenn., A plot of which, is recorded in Deed book No. 28 at page 58 in the Registers office of Humphreys County, Tenn. It being a certain tract or lot of land purchased from E.G.Collier and wife to E.E.Davidson, dated 11/30-1928 and is recorded in deed book No. 400 page 5.6 in the Registers office of Humphreys County, Tenn.

The other One Half of said lot being the East one half of said homestead and on which, there is no building, same is hereby vested in the Def. Edgar E. Davidson, in fee simple, free from homestead, dower and all others rights of the Com. and that the small house knawn as the smoke-house on the lot of Com.vested in her, the Def. has the privilage of removing same off Comp. a said lot and moving same on his lotIt is further decreed that Comp. Mrs. Annie Davidson and the Def. Edgar E. Davidson be perpetually enjoined from molesting each other in any manner and that this cause be retained in Court for the enforcement of this decree, whenever necessary, and either party has lief to apply-to the Court that the ends of justice may be met.

OK, Morton, Judge State of Tennessee

Lester Davis

Larceny Retax Costs

In this case came the Attorney General, Pro Tem, for the State and

it appearing tomthe 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 thes-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 costs acrued upon the part of the State be allowed and ordered paid out of the Treasurybof the State and that the clerk of this court make out and certify the same to the Comptroller for payment as the law directs.

State of Tennessee)

Bad Check

Calvin Crafton & Lester Davis

Retar costs In this case came the Attorney General, Pro Tem, 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 defendantfor 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 costs acreed upon the part of the State be allowed and ordered paid out of the Treasury of the State and that the clerk of this court make out and certify the same to the Comptroller for payment as the law directs.

State of Tennessee)

A. & B.

Tom Curtis

In this case came the Attorney General, Pro Tem, for the State and it absordefendanttia Person; remo; being duly charged and arraigned on said indictment pleads guilty. Thereupon to assess the defendants punishment came a jury of good and lawful men of Humphreys County, Tenn., to wit; A.V.Anderson, J.J. Robertson, Paul Sanders, E.L. Pace, & Albert Capps, John Bradley, Roy Carter, J.W. Ridings, E.B. Madden, J.D. Fuqua, J.A. Johnson, and J.C. Hooper, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say that they find the defendant Suilty of A sault and Battery, as charged and assess and fix his punishment at ninety day in jail logather with a twenty-five dollar fine. It is therefore ordered, adjudged and decreed by Court, that the defendant be confined in the County Jail of Humphreys County, Tenn., for a period of ninety day and shall pay a fine of Twenty-Five Bollars togather with all the posts of this cause, and in the event of his failure to pay or secure said fine and costs he shall still remain in the County Jail or Work-Touse until he pay, secure or work out all of said fine and costs for which let execution issue.

State of Tennessee

Tom Crawford In this case came the Attorney General, Pro Tem, 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 possessing intoxicating liquor, and the said defendant, was arrested and entered into bond with Topsie Lee, W.E. Wyatt, Atto Sharp, V.L. Jackson & Walter Creckett, as his sureties, which bond is in the words and figures as follows; to wit; State of Tenressee, Humphreys County, We, Tom Crawford & -----agree to pay to the State of Tennessee, Five Hundred Dollars unless the said Tom Crawford appear at the next term of the Circuit Court for Humphreys County, Teanessee, to be held at the Count-House in the town of Waverly, on the 2nd Monday of December 1932, on Tuesday of said term to answer withe Saste of Tennessee, for the offense of Possessing intoxicating liquor, and Tom Crawford, Prin. do not pepart the court without leave.

> Surety Topsie Lee. W.E. Wvatt. Otto Sharp, V. L. Jackson Walter Crockett

... Walter. McNeil...., Sheriff

by......Deputy. This 29th day of Sept. and the defendant TomCrawford being solemnly called to come into open court, to answer the State of Teamessee, upon a charge of Possessing intoxicating liquor, dame not but made default and the said Torsie Lee, W.E. Wyatt, Acot Sharp, V.L. Jackson and Walter Crockett, were also called to come into court and bring with them the body of Tom Crawford secording to the tenor and affect of their said bond, came not but made default, neither came the defendant, Tom Crawford nor his said sureties but made default. It is therefore considered by the Court, that the defendant Tom Crawford, Topsie Lee, W.E. Wyatt, Atto Sharp, V.L. Jackson and Waletr' Crockettfor their vsaid default do forfeit and pay unto the State of Tennessee, the said sum of Five Hundred bollars according to the tenor and effect of their said bond, And it is further ordered by the Court, 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 any they have why this judgment should not be made

State of Tennessee

Assault to Murder

with intent to commit voluntary Man-slaughter.

And further that Alias Capias oe issued for the defendant.

Francis Malons

In this case came the Attorney General, Pri Tem, for the State and defenadnt in person and by attorney, who, being duly charged and arreigned on said indictment pleads not guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit; John Bradley, Roy Carter, A.D. Bowen, John Spence, E.L. Pace, J.J. Robertson, Paul Sanders, A.V. Anderson, Robert Hughey, J.C. Hooper, J.D. Fuqua, and Albert Capps, who, being duly elected, tried and sworn according to law, and being in charge of theer sworn officers, J.R. Traylor and R.F. Ingram, who had previously been legally sworn to attend them, after hearing all the proof, argument of counsel and the charge of the Court upon their cathdo say that they find the defendant guilty of Assault with intent to countt voluntary man-slaughter.

fitdattherefore ordered, adjudged and decreed by the Court that the case be continued on agreement for the defendant to plead guilty at the next term of this court to Assault

Vs.

Grady Goodman etal) In this cause on motion of the Attorney General, Pro Tem, for the State it appearing to the Court that a forfeiture was taken against the defendant and his bonds men G.C. Nunery, I.G. Nunery, B. W. Warren, Vallie Earp and C. P. Saunders at August Term of this court 1932 and a Sci Fa., ordered and issued angit appearing to the Court that said Scira Facias was legally issued and served on said sureties G.C. Nunery I.G. Nunery, B.W. Warren, Vallie Earp and C.P. Saunders requiring them to appear at December term of this court 1932 and show cause why final judgment should not be taken on said forfeiture of Two Hundred and Filty Dollars (\$250.00) and said sufeties failing to appear and show cause as aforesaid said forfeiture of Two Hundred and Fifty Dellars is made final and it is ordered , adjudged and decreed by the Court that the State of Tennessee recover dor the use and benefit of Humphreys County, of said sureties G.C.Nunery, I.G.Nuners, B.W.Warren, Vallie Earp and C.P. Saunders the sum of Two Fumdred and Fifty Dollars (\$250.00) and the costs of this forfeiture for all of which let execution issue.

State of Tennessee)

Va.

Leon Runion & Hub Cooley

This case is continued by the defendants until the next term of thes

court.

State of Tennessee)

Vs.

Largenv Roy Bughes

court.

This case is continued by the defendant until the maxt term of this

State of Tennessee)

Va. Age Consent

Jim Legan

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

it is so ordered, adjudged and decreed.

State of Tennessee

Vs.

Forfe ituse

O.D.Turner & Johnie Jackson

In this came the defendants in their own proper person, and the Attorney General, Pro Tem for the State, when the case came on to be heard by the Court upon the Soi Fa., return of the sheriff thereon, the answer of the defendants, and the motion of the defendants to set asude the forfeiture entered cagainst them, when the Court after hearing and fully considering the same is pleased to and does set aside forfeirture entered at the August term 1932 of this court.

It is therefore considered by the Court that the ferfeiture taken and entered against the defendants be and the same is set aside.

REPORT OF GRAND JURY

We, the members of the Grand Jury at the December Term 1932 of the Circuit Court for Humphreys Opunty, beg leave to submit the foldowing report to your Honor. We have diligently inquire and true presentment made of all offenses given us in charge by your Honor or otherwise brought to our knowledge. We have examined the Wounty Jail and Poor House and find the prisoners and inmates well fed and cared for with the exception in that there is complaintabout the amount of bed cover at County Poor House We have examined all bomds required to be examined by us and find them properly executed and good and solvent fornthe several amounts thereof and now having completed our labor. We respectfullyask to be discharged for the term. J.N.Rice, R.T.Rice, Pat Kane, W.C.Cantrell, J.D. Pickett, A.A. Woods, J. W. Russey, V.V. Jackson, R. J. Rushton, L.E. Forrest, Tom Wheeler, F. W. Williams & R.H. McKeel.

Court then adjourned until Court incourse.

Judge.

CAPTION APRIL TERM CIRCUIT /A.D. 1933.

State of Tennessee, ) Humphreys County

Be it remembered that a Ciscuit Court was opened and held in and for the County of Humphreys at the Court-House in the town of Waverly, Tennessee, on the 17th day of April it being the 3rd Monday of said month, and the One Thousand Mine Hundred and Thirty-third year of our Lord, and the One Hundred and Fifty-seventh year of American Independence. Present and Presiding the Hon. J.D.G.Morton, Judge of the Minth Judicial District of the State of Tennessee.

Court was opened in due form of law by Walter MoNeil, Sheriff of Humphreys County, Tenn., and by him was returned into open court a writ of Venire Facias, showing that the following named persons were appointed by the County Court, at its April Term 1953, to appear and to serve as jurors at this the present term of this court, to wit; A.S.Gibbs, A.S.J.Gurvis, Will Lattimere, Robert Wheeler, Carl Ridings, H.M.Sykes, W.N.McGrary, H.M.Turner, Will White, D.A.Burch, V.Y.Rogers, Jim Hooper, J.C.Parks, Cecil Davis, Bill Kiley, Hugh Cannon, Nath Daniel, W.L.Pruett, Alvie Simpson, Gorden Pullen, C.P.Burchard, Bob Choate, J.M.Recce Dimpsie Bell, And it appearing to the Court that the above named parties were regularly summoned by the sheriff of Humphreys County, and that all of said parties so summoned appeared and answered said summon.

And out of said jurors so summoned the following were selected, as required by law, as Grand Juryman, to wit; Geoil Davis, W.L.White, Nath Daniel, Jim Hooper, Dimpsy Bell, A.S.J. Curtis, J.C.Parks, C.P.Burchard, J.M.Reece, Bob Choate, Bill Kiley & Will Lattimer, and R.H.McKeel 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 duly elected, tried and sworn according to law, retired to their room in charge of L.D.Collum Cunstable of Humphrep County, sworn according to law, to attend them in considering indictments and presentments. And out of the remaining number of said jurors so summoned, the following were excused from jury service, by the Court, to wit; Gorden Pullen, Hugh Cannon, H.M.Sykes, W.L.Pruett, V.Y.Rogers and W.N.McCrary.

And the following named persons were summoned by the sheriff of Humphreys County, and qualified as regular jurors in the stead of the above named excused jurors, to wit;

W.T.Hughey, John Collier, Cheslie Vaden, J.R.Perkin and J.W.Mooney.

And the following named persons were summoned by the sheriff from the order of the Court serveture jurors to serve as regular jurors at this term of court, to wit; Ed Cowen, John Grav. John Brown & Glynn Greenwell.

W.C. HOWELL APPOINTED ATTORNEY GENERAL, PRO TEM.

Whereas, Honorable John B.Bowman, Attorney General, New the Ninth Judicial Circuit of the State of Tennessee, is sick and on that account unable to attend the present term of the Court to perform his duties as such Attroney General and on that account has failed to attend and prosecute according to law; Therefore, I, J. D. G. Morton, Judge of said Judicial Circuit, by virtue of the power vested in me by the Constitution and laws of the State of Tennessee, do hereby appoint W. C. Howell, a regular licensed attorney for the State of Tennessee, engaged in the active practice of his profession in said state, and who possesses all the qualifications required by law, as Attorney General, Pro Tem, for and during this term of the Dircuit Court for and in the place of said John B. Bowman, Attenney General, End with allthe powers and duties conferred upon him by virtue of this appointment. This appointment of the said W. C. Howell, as such Attorney General, Pro Tem, is for the April Term 1953, of the Circuit Court for Humphreys County, Tennessee.

This the .17th day of April 1933.

J. D. G. Morton,

State of Tempassee)

Humphreys County )

I, W.C.Howell, do solemnly swear that I will perform with fidelity

the duties of the office of District Attorney Peneral, Pro Tem, of the Minth Judicial Circuit

of Tennessee, to which I have been appointed by J.D.C.Morton, the Circuit Judge of this B

District, and that I will support the Constitution of the United States of America and the

Constitution of the State of Tennessee. I further swear that I have not, directly or indiscrectly given, accepted or knowingly carried a challenge, in writing or otherwise to any

person, being a citizen of the State, since the adoption of the Constitution of 1853,

or aided or abetted therein, and that I will not, during my continuance in office, be

guilty of either ofnthese acts. Witness my hand, that the 17th day of April 1953.

W. C. Howell, T

Sworn to and subscribed before me, this the 17th day of April 1933.

L. C. Bohanan, Circuit Court Clerk.

Court then adjourned until tomorrow morning at 9:00 0'Clock,

Jan from ....

Court met persuant to adjournment present and presiding the Hon. J.D.G.Morton, Judge etc.,

### ALIASES.

It is ordered by Court that an Alias be issued for the following defendants, to wit; State of Tennessee Vs. Charlie Kooens, moleve Goodman, Eugene Petty, T.S. Holmes, Fred Spenser, Jack Spenser, G.O.Cox, Ida Parnell,.

State of Tennessee)

John Wilson

Ve.

Carrying a Pisyol.

In this case came the Attorney General, Pro Tem, for the State and the defendant in person, and by attorney, who, being duly charged and arraigned on said indicement pleads guilty. Thereupon to try the issues joised came a jury of good and lawful men of Eusphrøys County, to wit; J.I.Ridings, Alvie Simpson, A.S. Gibbs, D.A.Burch, H.M. Turner, Robert Wheeler, Carl Ridings, W.T. Hughey, John Collier, Chesley Vaden, J.R. Perkins, and J.W.Mooney, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of sounsel and the charge of the Court, upon their oath do say that they find the defendant guilty as charged in the indictment and assess and fix his punishment at thirty days in the County Jail after appliages for if the populars.

It is therefore ordered, adjudged and decreed by the Court, that for the offense as found by the jury the defendant be required to paying fine of Fifty (\$50.00) Dollars, and will serve a term of Thirty days in the County Jail or Work-House of Humphrays County, Tenn., and will pay the costs of this cause for which let execution issue, and in the event of his failure to pay or secure said fine and costs he shall remain in the County Jail or work-house of Humphreys County, until he pay, secure or work out all of said fine and costs.

State of Terrassee

Grady Turner

This case is placed on the docket through an error, the costs heretofore being secured Mefore the work-house committee, the case now being stricken from the

dockst it so ordered, adjudged and decreeds

State of Tennessee

Driving Drunk

B.D.

In this cause again the Attorney General, Pro Tem, for the State and the defendant in person and by attorney, when it appearing that the defendant had been reporting from term to term of this court unders the orders of the Court since conviction in this cause and it appearing to the Court that the defendant has complied with all requirements of the Court's orders it is ordered that the jail sentence heretofore imposed by the Court of the defendant be and the same is hereby suspended indefinately upon the good behavior of the defendant.

State of Tennessee)

Driving Drukk.

Ed Rhemess

In this cause again the Attorney General, Pro Tem, for the State and the defendant in person and by attorney, when it appearing that the defendant had been reporting from term to term of this court under the orders of the Court since conviction in this cause and it appearing to the Court that the defendant has complied with all requirements of the Court's orders it is ordered that the jail sentence heretofore imposed by the Court of the defendant be and the same is hereby suspended indefinitely upon the good behavior of the defendant.

State of Tennessee Driving Drunk

R.L.Stockard In this cause comes the Attorney Genebal, Pro Ter, for the State and the defendant in person and by attorney, who being duly charged and arraigned on said x persentment pleads guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tennessee, to wit; J.I.Ridings, Alvie Aimpson, A.S.Gibbs, D.A.Bureh, H.M. Turner, Robert Wheeler, Carl Ridings, W.T. Hughey, John Collier, Chesley Vaden, J.R.Perkins and J.W.Mooney, who, being duly elebted, tried and sworn according to law, after hearing all the proof, argument of souncel and the charge of the Court upon their oath do say that, they find the defendant guilty of driving an automobile on the public highways of said Humphreys County, Tennessee, mwhile under the fluence of intoxicating liquor, as charged in the presentment .

It is therefore ordered, adjudged and decreed by the Court that the defendant, R.L. Stockard, pay a fine of Ten Dollars and that he be confined in the County Jail of Humphreys & County, Tennessee, for thirty days and that he pay the costs of this cause.

It is ordered that an execution issue from the Court for the Ten Bollarsfine and the costs pronounced in the decree in this cause. It is further ordered, adjudged and decreed by the Court that the defendant be prohibited permanently from driving a car and that in the event of his dolating of this prohibition he be confined in the jail for thirty days in Humphreys County, Tonnessee, but until there is a violation of this prohibition the thirty days jeil semmence will be suspended until next term of this court at which time the defendant is required to report to this Court for further orders. In the event of the failure to pay or secure the fine and costs imposed in this case the defendant will taken into custody by the sheriff of Humphreys County, Tenness(), and by him confined in the County Jail or Work-house until the same is paid, secured or worked out.

State of Tennessee Va.

Age Concent

Charite Tilson This case is continued until the next term of this court by consent by both the Attorney General, Pro Tem an the Attorney for the defendant it is so ordered. ajudged and decreed by the court.

Stateof Tennessee)

Floyd Livingston

This case is continued by the state it is so ordered, adjudged and

decreed.

State of Tennessee)

O.C.Berryman

In this case came the Attorney General Pro tem, for the State and the defendant in person and pleads guilty as charged, thereupon the court assess the penalty and say he shall pay a fine of Five Dollars together with all the costs, and the event of his failure to pay or secure all of said fine and cost he will be confined in the County Jail or work house until he pay secure of work out all of said fine and costs.

State of Tennesses

Ve.

State of Tennessee John Berryman In this case came the Attorney General, Pro Tem, for the State and states to the Court that he desires to prosecute the case no further. It is therefore ordered, adjudged and decreed by that the defendant be dismissed and go hence without day. State of Tennessee Drunkeness Va. Has Parks In this case came the Attorney General, Pro Tem, for the State and that defendant in person and pleads guilty as charged in the indistment, thereupon the Court assess the penalty and say he shall pay a fine of five dollars togather with all the costs of this sause, thence came into open court are. Annie Gould and signed name as surety for all of this fine and costs for which let execution issue-

State of Tennessee Ve.

Ray Fatterson In this case same the Artorney General, Pro Tem, 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 Larceny, and the said defendant, was arrested and entered into bond W.D.Patterson, as his suretie, which bond is in the words and figures as follows, to wit: State of Tennessee, Humphreys County, We, Ray Patterson & .....agree.to.pay to the State of Tennessee Two Hundred Fifty Dollars unless the said Ray Patterson appear at the next term of the Circuit Countyof Humphreys County, to be held at the Courthouse in the town of Waverly, on the 2nd Monday in August 1933 on Tusday of said Term, to answer the state of Tennessee for the offense of Larceny, and do not depart the Court without Rey Patterson, Principal

W.D.Patterson, Surety.

## Approved:

leave.

Walter McNeil, Sheriff. This 30th day of July 1932 ..... Deputy. And the defendant Ray Patterson being solemnly called to come into open court, and answer the State of Tennessee, upon a charge of Jarceny, came not but made default and said Hall.Patterson, also called to come into Court and bring with Alemnthe body of/Ray Patterson according to the tenor and effect of their said bond, came not but made default, neither came the defendant Ray Patterson, nor his said surety but made default. It is therefore considered by the Court that the defendant Ray Patterson, W.D.Fatterson, for their said default do forfeit and pay unto the State of Tennessee, the said aum of Two Hundred Fifty Dollars according to tenor and effect of their said bonds. and it is further ordered by the Court Sci Fa., be issued to the said defendant and his said surety 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 be issued for the defendant.

State of Tennessee

Assault and Battery with intent to commit murder

Prakeis Malone In this case came the Attorney General, Pro Tem, for the State and the defendant in person, it appearing to Court that this defendant was convicted at the Dec., term of Court 1932 and order placed upon the minutesef this court. It is therefore ordered, adjudged and decreed by Court that the former/entered at the December term of Court 1932 be and the same is revived and the case is continued until

the next term of this court on account of the health of the defendant.

State of Tennessee

Va.

Carrying Piccol.

E.B.Malone In this case came the Attorney General, Pro Tem, for the State and the defendant in person and by attorney, who, being duly charged and arraigned on said indict-

Therespon to try the issues joined came a jury of goog and lawful ment pleads guilty. men of Humphreys County, Tennessee, to wit; J.I.Ridings, Alvie Simpson, A.S.Gibbs, D.A.

Burch, H.M. Turner, Robert Wheeler, Carl Ridings, W.T. Hughey, John Collier, Chesley Vaden,

J.R. Perkins and J.W. Mooney, who, being duly elected, tried and sworn according to law,

after hearing all the proof, argument of counsel and the charge of the Court upon their

oath do say that, they find the defendant guilty as charged in the indictment and assess and fix his punishment at thirty days in jail also a fine of Fifty Dollars.

It is therefore ordered, adjudge and decreed by the Court, that for the offense as found by the sufunsheidefendant be required to pay or secure a fine of Fifty (\$50.00) Dollars

and will serve a term of thirty day in the County jaklor Warkhouse of Humphreys County,

Tennescee, also will pay the costs of this cause for which let execution issue, and in

the event of his failure to pay or secure said fine and costs he shall be confined in the

County Jail or workhouse until he pay, secure or workout all of said fine and costs.

It is further ordered by the Court that the thirty days jail sentence be suspended until the next term of this sourt upon the defendant paying or securing said fine and costs but

in the event he fails to pay or secure all of said fire and costs hhe said thirty days

jail sentence shall/imposed upon him at this term of court.

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

One against Noah Lee/which indictment is in the words and figures as follows; to witi State of Tennessee, Humphreys County, April Term of Circuit Court, A.D., 1933 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, presents that Moah Lee heretofore, to mit, on the 18th day of February 1833, in said County and State, unlawfully did possess intoxicating liquors contrary to the m Statue and against the peace and dignity of the State of Tennessee. April Term, 1933 THE STATE Vs. Noah Lee, B.D. Subpoena for the State; Walter McNeil, Joe Traylor, Tom Ferguson, T.R. Westbrook and B.D. McCann, W.C. Howell, Attorney General, Pro Tem., A TRUE BILL R.H.McKeel, foreman Grand Jumy, A.S.J.Curtis, J.M.Hooper, N.M.Daniel, W.M.Kiley, W.C. Davis, W.L. Lattimer, J.C. Parks, R.T. Choate, C.B. Burchard, W.L. White, J.M. Reece and J. W. Bell.

One against Josh Howe, B.D. which indictment is in the words and figures as follows, to wit; State of Tennessee, Humphreys County, April Term of Circuit Court, A.D., 1933 The Grand Jurgravior the State of Tennessee, duly elected, empeneled, sworn and charged to inquire for the body of the County of Humphreys and State aforesaid, upon their oath aforesaid, present that Soah Howe heretofore, on wit, on the loyh day of February 1933, in said County and State, unlawfully did possess intoxicating liquors contrary to the m statue and against the peace and dignity of the State of Tennessee, April Term, 1933 The State Vs. Josh Howe, B.D.-Subpoens for the State; T.R. Westbrook, Joe Traylor, Tom Ferguson and Esq. Corbitt, W.C. Howell Atturney Ceneral, Pro Tem., A THUE BILL R.H. Mokeel, foreman Grand Jury, A.S.J.Curtis, J M.Hooper, W.C.Davis, W.L.Lattimer, N.M.Daniel; W.M. Kiley, J.C. Parks, R.T. Choate, C.P. Burchard, W.L. White, J.M. Reece and J.W. Bell.

One aginst Josh Howe, B.D. Subpoena for the State, D.B.McCann, Sam Scott, J.S.Westbrook and T. R. Westbrook.

One against J.L.Tankersley, B.D. which indigtment is in the words and figures as follows. to wit; State of Tennessee, Humphreys County, April Term of Circuit Court, A.D. 1933 The Grand Jurors for the State of Tennessee, duly elected, empaneled, sworn and charged to inquire for the body of the County of dumphreys and State aforesaid, upon their oath Scoresaid, presents that J.L.Tantersley heretofore, to wit, on the 25th daytof February 1933, in said County and State, unlawfully did possess intoxicating liquors contrary to the statue and against the peace and aignity of the State of landssee. And the Grand Jurors aforesaid, upon their oath aforesaid, further present that the said J.L. Tankersley on the day and year aforesaid in the State and County aforesaid, unlawfully did transport from one point to another in the State, intoxicating liquors, contrary to the statue and against thempeace and dignity of the State of Tennessee. April Term, 1933 The State Vs. J.L. Tankersley, B.D. subpoena for the State; Tom Ferguson, D.A. Burch, T.R. Westbrook and Enq. J. Mc Reeves, W.C. Howell, Attorney General, Pro Tem, A TRUE BILL R.H.McKell, foreman Grand Jury, A.S.J.Curtis, J.M.Hooper, W.C.Davis, W.L.Lattimer, N.M. Daniel, W.M.Kiley, J.C.Parks, R.T.Choate, C.P.Burchard, W.L.White, J.M.Reece and J.W.Bell

One against Frank White, B.D. subpoens for State, Harry Sears, J.M. Restee and J.S. Westbrook. One against Joe Smith, B.D. subpoens for the State, D.B.McCann, J.S.Westbrook and J.M.Reeves. One against Jodie Stephenson, B.D. subpoena for State, J.S. Westbrook, Sam Scott, T.R. Westbrook, and D.B.McCann.

One Against Less Crafton, Dude Moran and Monroe Crafton, H.B.& Largeny, which indictment is in the words and figures as follows, to wit, State of Tennessee, Humphreys County, April Term of Circuit Court, A.D. 1933 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 facresaid, upon their outh aforesaid, present that Dude Moran, Less Crafton and Monroe Crafton, heretofore, to wit, on the 18th day of February 1933, in said County and State, unlawfully, feloniously and forcibly did break and enter the business house of one G.L. Williams, of said County, with intent to commit a felony, to wit, larceny, Agi the Grand jurors aforesaid, upon their oath aforesaid, further present that the said Dude Moran, Less Crafton and Monroe Crafton, on the day and year aforesaid, in the State and County aforesaid, unlawfully and feloniously did take, steal and carry away four pooket knives, two watches, two flashlights, two razors and one dollar and twenty-five cents good and lawful money of the United States, all of the value of Ten Dollars, and of the goods and chattels of the said G.L. Williams, with intent to deprive him, the said G.L. williams, the true owner thereof and convert the same to their own use, contrary to the statuse and against the peace and dignity of the State of Tennessee.

Ama the Grand Jurors aforesaid, upon thadr oath aforesaid, further present that the Dude Moran, Less Crafton, and Monroe Crafton, of said County, on the day and year aforesaid, in the County aforesaid, unlawfully and faloniously did receive, buy, conseal, and eid in concealing, four proket knives, two watches, two rlashlights, two razors and one dollar and twenty-five cents good and lawful money of the United States of the value of ten dollars, the property of G. ... Williams of said County, before then feloniously stolen, taken and carried away by some one, to the Grand Jury unknown, they the said Dude Moman, Less Grafton and Monroe Crafton, then and there knowing the said property aforesaid to have beenfeloniously stolen, taken and carried away, and they the said Dude Moran, Less Crafton and Monroe Grafton, intending then and there fraudulently to deprive the owner thereof, contrary to the statute and against thempeace and dignity of the State of Tennessee. W.C. Howell, Attorney General, Pro Tem., April Term, 1933 THE STATE Vs. Dude Moran, Less Crafton and Monroe Crafton, H.B.& Larceny, Lafayette Williams, prosecutor, Subpoena for the State; Lafayette, Williams, A.G. Frazes, J.S. Westbrook and T.R. Westbrook, Witnesses sworn by me on this indictment before the Grand Jury April Term, 1933 R.H.MoKeel, Foreman Grand Jury, W.C. Howell, Attorney General, Pro Tem., A TRUE BILL R.H. McKeel. foreman

One against Robert A.Green and Mollie Buchanan, B.D. subpoens for the State, J.R.Traylor, Tom Ferguson and T.R. Westbrook.

BIRIBXSKEEFE

Azekisakerker zerzekerker zerzeker zer

One against Wyley Crowell, B.D. subpoens for the State Tom Ferguson, T.R. Westbrook and

One against F.M.True, B.D. subpoens for the State D.B.McCann, J.S.Westbrook and J.M.Reeves.

One against Jim Baird, Driving Drunk, subpoens for the State J.T.Mathis, Joe Reeves,

William Hensley, R.P.Hedge and Esq. J.M.Reeves.

One against Hershall Cooley, Driving Drunk, which indictment is in the words and figures as follows. to wit; State of Tennessee, Humphreys Wounty, April Term of Circuit Court, A.D.

1933 The Grand Jurors for the State of Tennessee, duly elected, empaneled, sworm and charged to inquire for the body of the County of Humphreys and State aforesaid, upon their cath aforesaid, present that Hershell Cooley heretofore, to wit, on the 16th day of Jan.,

1933, in said County and State, unlawfully did drive an automobile upon the public highways of the State and County aforesaid while under the influence of intoxicating liquor, contrary to the statute and against the peace and lignity of the State of Tennessee.

W.C.Howell, Attorney General, Pro Tem. April Terms 1933 The State Vs, Hershell Cooley, Driving Drunk, Subpoena for the State; J.T.Mathis, Harry Sears and J.M.Reeves, W.C.Howell, Attorney General, Pro Tem, A TRUE BILL R.H.McKeel, foreman Grang Jury, A.S.J.CurtisjJ.M. Hooper, W.C.Davis, W.L.Lattimer, N.M.Daniel, W.M.Kiley, J.C.Parks, R.T.Choate, C.P.Burohard, W.L.White, J.M.Reece and J.W.Bell.

One against Marvin Blackburn, Drivind Drunk, subpoena for the State, Elk Moniel, J.J. Fuller, Oce Cullum and J.S. Westbrook.

One against Ezra Potter, Driving Drunk, subpoens for the State, Harry Sears, J.T.Mathis and J.M.Reeves.

One against Neely Inmon, Driving Drunk, which indictment is in the words and figures as follows, to wit; State of Tennessee, Sumphreys County, April Term of Circuit Court, A.D. 1933 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 cath aforesaid, present that Nealy Inman hehetofore, to wit, on the 24th day of December 1932, in the County and State, unlawfully did drive an automobile upon the public highways of the State and County aforesaid while under the influence of intoxicating liquor Contrary to the statute and against the peace and dignity of the State of Tennessee.

W.C.Howell, Attorney General, Pro Tem, April Term, 1933 The StateVs. Nealy Inman, Driving Drunk, Subpoena for the State: Frank Baggett, C.N.Simpson, D.A.Burch, Tom Ferguson, J.M. Reeves and T.R.Harris, A TRUE BILL R.H.McKeel, Foreman Grand Jury, A.S.J.Curtis, J.M.Hooser, W.C.Davis, W.L.Lattimer, N.M.Daniel, J.C.Parks, R.T.Choate, C.P.Burchard, W.L.White, J.M.Reece and W.M.Bell.

One against Ed Carnell, B.D. subpoens for the State, Roy Pinkston and J.S.Westbrook.

One against Dee Hedge, B.D. subpoens for the State, J.T.Mathis and Harry Sears.

One against Robert Edwards, Jesse Edwards and Joseph Edwards, B.D. which indictment is in the words and figures as follows, to wit; State of Tennessee, Humphreys County, April Term of Circuit Court, A.D. 1933 The Grand Jurors for the State of Tennessee, duly mit elected, empaneled, sworn and charged to inquire for the body of the County officiaphreys and State aforesaid, upon their cath aforesaid, present that Robert Edwards, Jesse Edwards and Joseph Edwards heretofore, to wit, on the 2nd day of April 1933, in said County and State, unlawfully did possess intoxicating liquors contrary to the status and against the peace and dientity of the State of Tennessee.

And the Grand Jurors aforesaid, upon their oath aforesaid, further present that the said Robert Edwards, Jesse Edwards and Joseph Edwards on the day and year aforesaid, unlawfully did transport from one point to another in this State, intoxicating liquors, contrary to the Status and against the peace and dignity of The State of Tennessee.

And the Grand Jurors aforesaid, upon their oath aforesaid, further present that the eard Robert Edwards, Jesse Edwards and Joseph Edwards on the day and year aforesaid, in the State and County aforesaid, unlawfully and feloniously did transport from one point to another within the State, intoxicating liquors in quantity of one gallon or more? Contrary to the statute and against the peace and dignity of the State of Tennessee. April Term 1935 The Estate Vs. Robert Edwards, Jesse Edwards and Joseph Edwards, sunpoens for the State, Jr. Mathis and Harry Sears, W.C.Hewell, Attorney General, Fro Ten, A TRUE BILL R.H. MCKebl, foreman Grand Jury, A.S.J.Curtis, J.M.Hooper, W.C.Davis, W.L.Lattimer, N.M.Bank, Janiel, W.M.Kiley, J.C.Parks, R.T.Chorte, C.P.Burchard, W.L.White, J.M.Reece and J.W.Bell,

One against Edd Wright, B.D. subpoema for the State, D.B.McCann an T.E.Westorook.

One against R.E.Bunch, B.D. whacheindictment is in the words and figures as follows, to wit; State of Tennessee, Humphreys County, April perm of Circuit Court, A.D. 1933

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 R.E.Bunch herstofore, to wit, on the Lat. day February 1933, in said County and State, unlawfully did possess intoxicating liquors contrary to the status and against the peace and didgnity of the State of Tennessee,

And the Grand Jusers aforesaid, upon their oath aforesaid, further present that the said R.E.Bunch on the day and year aforesaid in the State and County aforesaid, unlawfully did transport from one point to another in the State, intoxicating liquors, contrary to the statute and against the peace and dignity of the State of Tennessee. April Term, 1935

The State Vs. F.E.Bunch, B.D. subpoens for the State; J.T.Mathis and Harry Sears?

W.C.Howell, Attorney General, Pro Tem, A TRUE BILL R.H.McKeel, Foreman Grand Jury, A.S.J.

Curtis, J.M.Hooper? W.C.Davis, W.L.Lattimer, N.M.Daniel, W.M.Kiley, J.C.Parks, R.T.Choate,
C.P.Burchard, W.L.White, J.M.Reece and J.W.Bell.

One against B.P.McNabb, Driving Drunk, which indictment is in the words and figures as follows, to wit; State of Tennessee, Humphreys County April Term of Cisvuit Court, A.D. 1933, The Grand Jurors for the State of Tennessee, duly elected, empaneled, sworm and charged to inquire for the body of the County of Humphreys and State aforesaid, upon their cath aforesaid, present that B.P.McNabb heretofore, to wit, on the 2nd day of April 1933, in said County and State, unlawfully did drive an entomobile on the public highways of said State and County while under the influence of intoxicating liquors contrary to the statute and against the peace and dignity of the State of Tennessee, W.C.Howell, Attorney General, Pro Tem, April Term 1933 The State Vs. B.P.McNabb, Driving Drunk, subpoens for the State; J...Mathis, Harry Sears, J.M.Reeves, D.B.McCann, Trent Westbrook and John Ingram, W.C.Howell, Attorney General, Pro Tem, A TRUE BILL R.H.McKeel, Foreman Grand Jury A.S.J.Curtis, J.M.Hooper, W.C.Davis, W.L.Dattimer, N.M.Daniel, W.M.Kiley, J.C.Parks, R.T. Choate, J.P.Burchard, W.L.White, J.M.Reece and J.W.Bell.

One against B.L.Thompson, Driving Drunk, which indictment is in the words and figures as follows, to wit; State of Tennessee, Humphreys County, April Term of Circuit Court, A.D. 1933, The Grand Jurors for the State of Tennessee, duly elected, empaneled, sworm and charged to inquire for the body of the County of Humphreys and State aforesaids upon their cath aforesaid, present that B.L.Thompson heretofore, to wit, on the 24th day of March 1933, in said County and State, unlawfully did drive an automobile on the public highways of said State and County while under the influence of intoxicating liquors, contrary to Attorney General, Pro Tem, the statute and against the peace and dignit; of the State of Tennessee. W.C.Howell, April Term, 1935 THE STATE Va. Ban L.Thompson, Driging Drunk, Subposena for the State; J.T.Mathis and J.W.Knight, W.C.Howell, Attorney General, Pro Tem, R.H.McKeel, Foreman Grand Jury, A.S.J.Curtia, J.M.Hooper, W.C.Davis, W.T.Lattimer, F.M.Daniel, W.M.Kiley, J.C.Parks, F.T.Choate, C.P.Burchard, W.L.White, J.M.Reece am J.W.Bell.

One against Hal Strickland, Driving Drunk, which indictment is in the words and figures as follows, to wit, State of Tennessee, HumpHreys County, April 7 and of Circuit Court, A.D. 1955 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 Hal Staickland hehetofore, to wit, on the 18th day of February 1955, in said County and State, unlawfully did drive an automobile on the publish highways of said State and County while under the influence of intoxicating liquors, contrary to the statute and against the peace and dignity of the State of Tennessee, W.C.Howell, Attorney General, Pro Tem, A TRUE BILL R.H.McKeel, Foreman Grand Jury, A.S.J. Curtis, J.M.Hooper, W.C.Davis, W.L.Lattimer, N.M.Daniel, W.M.Kiley, J.C.Parks, R.T.Choate, C.P. Burchard, W.L.White, J.M.Resce and J.W.Bell.

State of Tennessee)

Vs.

Robert Edwards, Jesse Edwards and Joseph Edwards

Transporting more than one gallon liquor.

In this cause domes the Attorney General, Pro Tem, for the State and the defendants in person and by attorney, who, being duly charged and arraigned on said presentment cleads not guilty.

Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tennessee, to wit; E. Cowen, Alvie Simpson, A.S.Gibbs , D.A.Busch, H.M.Turner, Robert Wheeler, Carl Ridings, W.T.Hughey, John Collier, mChesley Vaden, J.R.Perkins, J.W.Mooney, who, being duley elected, tried and swown according to law, after hearing all the proof, argument of counsel and the charge of the Court, upon their cath do say that they find each of the defendants guilty of illegally transporting more than one gallon of intoxicating liquor as charged in the present ment and assess the fine of each defendant at one year and one day in the Penittentiary.

It is therefore ordered, adjudged and decreed by the Court that, for the offense as found by the Jury, each of the defendants be confined in the state Penittentiary at Mashville. Tennessee, for aperiod of time of not less than one year and one day nor more than one year and one day and that they pay the costs of this cause for which let execution issue.

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Transporting more than one gallon liquor.

Robert Edwards, Jesse Edwards and Joseph Lawards

In this cause cames again the Attorney General, Pro Tem,. for the state and the defendant, Robert Edwards in person and by attorney and presents a petition to the Court, which petition is heard by the Court and is as follows:

PETITION

TO THE HONORABLE J.D.G.MOTRION; CIRCUIT JUDGE, PRESIDING AT WAVERLY, TENNESSEE, For HUMPHREYS COUNTY.

Your petit ioner, Bob Edwards, represents and shews to the Court, that at the present April term of the Court, 1955, he was tried under an indictment obtained in said Court at a said term against himself and two brothers, Jesse and Joseph Edwards, charged with possessing and transporting liquor of more than one gallon. Was convicted and given a pesitentiary sentence of one year and gas day, and upon the Court's own motion, petitioner sentence was dreduced to three months in the State Penitentiary.

Your petitioner represents and shows to himse Court that he and his wife constitute his family, that he lives at Denver, Tennessee, in Humphreys County; that he is thirty -eight years of age, and that during his whole life, he hasnever been charged or convicted of the infraction of any oriminal law. That he has never in his life engaged in the liquor business in any form or manner. That he makes his living by hard labor, and has lived peacebly, soberly and honestly all his life. That he is without any accumulative means, but has so lived that he believes he can pay or secures, if this petition is granted, one-third of the Court costs in this case, and will under take to pay or secure the same, and he believes that if payment of one-third of the costs would make be legal, he can secure or pay the entire cost of the case, and will undertake to do so.

The petitioner states that his reason mistabling parole or suspension of sentence in this case is as follows:

That he is absolutely innocent of the violation of the law for which he was indicted, t