Vo.

State of Tennessee

Driving Drunk

This dause coming on to be heard, present for the State the Attorney Mealy Inmon General, Pro Tem, and the defendant in person and by attorney, when upon motion of the defendant it de ordered, adjudged and decreed by the Court that the ordered entered in this cause at the August Term, 1933 of this Court be revived which order is in the words and figures as follows; In this case came the Attorney General, Pro Tem, for the State, and the defendant in person, and by attorney, whe, being duly charged and arraigned on said indictment pleads guilty. The reupon toutry the issues joined came a jury of good and lawful men of Humphreys County, to wit; Jim Wilhite, Elmo Smith, Vester Spann, Luther Morrison, Anderson Brewn, A.L. Regal, Phill Lagen, Halden Waggoner, C.S. Formest, Jesse Anderson, Wess Cathey and J.D.Parker, Who, being daily elected, tried and sworm according to law, after hearing all all the proof argument of counsel and the charge of the Court. upon their eath do say they find the defendant guilty as charged in the indictment and assess and fix his punishment at thirty days in jail and also a fine of Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that, for the offense as found by the jury the defendant be requierd to pay a fine of ten dellars and will serve a term of thirty days in jail in Waverly, Eumphreys County, Tennesses, and will pay the costs of this cause, for which execution may issue.

It is further ordered, by 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 be further confined for a period of four months.

It is further ordered by the Court, that the jail sentence be suspended until the next

term of this Court on pay ment of fine and costs. Thence came into open court, the defendant Healy Inmon and paid to the Clerk of this

court all of said fine and sosts.

State of Tennessee) Va.

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 not guilty.

Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit; Grady Chronister, Heal Pace, John Hodge, Florence Ridings, Ed Gray, E.W. Swaney, Jim Diviney, T.H. Sourlook, Dallis Christain, Tom Williams, L.D. Oullum and N.C. Curtis, 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 cath do say they find the defendant got guilty.

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

State of Tennessee Va.

not guilty.

Carl Pearl In this case came the Attorney General, Pro Tem. for the State, and the defendant in person, whe, being duly charged and arraigned on said indictment pleads

The reupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit; Grady Chronister, Heal Pace, John Hodge, Florence Ridings, Ed Gray, E.W. Swaney, Jim Diviney, T.H.Sourleck, Dollis Christain, Tom Williams, L.D. Cullum and N.C. Curtis. 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 cath ic say that, they find the defendant mot guilty.

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

State of Tennessee

Murder

Tom Danesworth

This cause coming on to be heard, present for the State the Attorney

General, Pro Tem, and the defendant in person and by attorney, when upon metion of the defendant it is ordered, adjudged and decreed by the Court that the ordereentered in mthis cause at the August term, 1933 of this Court be revived, which ordere is in the words and figures as follows; in this case comes again the Attory 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 with Vernen Brewer. Jimmie Wilhite, M.C. Mimms, G.W. Anderson, R.T. Mitchell, Fex Plant, G. W. Branch, Arther Jenes, Barvey Begard, J.D. Forrester, SamMeere, and B.As Teland, having retarned into epen Count in charge of their s wom officers Geo. Wyatt and J.C. Themas and having resumed the consideration of this cause, having heretofore heard all of the proof, the argument of the counsel and the charge of the Court upon their oath do say that they findthe defendant guilty of Involuntary Manslaughter as charged in the indictment and assess and fix his punishment at sixty days in the County

It is therefore ordered, adjudged and decreed by the Court, that for the offense as found by th Jury, the defendant be confined in the County Jail of Humphreys County, Tennessee. for a period of sixty days and that he pay the costs of thes wause for which let execution issue and upon further consideration it is ordered, adjudged and decreed by the Court that the jail sentence of sixty days be suspended until the next term of this court and that the defendant go without bond.

State of Tennessee

Va.

Mis.d.

Joe McCrary

IE This case is continued until the next term of this Court by Consent

State of Tennessee

Blown Transporting Liquer.

Will Valentine

In this case came the Attorney General, Pro tem for the State and the defendant in person, who, duly charged and arraigned on said indictment pleads guilty, The roupon to assembe the saedendant punishment came a jugy of good and lawful men of Humphrey's County, to wit: Grady Christer, Heal pace, John Hodge, Florence Ridings, Ed Gray, E.W. Swaney, Jim Diviney, T.H. Sgurleck, Dallis Christen, Tom Williams, L.D. Cullum and H.O. Curtis, whe, being duly elected, bried and swern according to law, after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say they find the defendant guilty of pessessing intexecating liquer as charged in the indistmentand assess his fine at the sum of One Hundred Dellars.

It is therefore ordered, adjudged and decrede by the Court, for the offense as found by the jury the defendant pay or secure a fine of One Hundand dDellars, and cost of this cause for which let execution issue.

And in the event of his failure to pay or secure all of said fine and costs he shall be confined in the County Jail or workhouse of Humphreys County Tennessee, until he pay, secure or work out all of said fine and cost.

State of Tennessee

Ve.

Driving Dmunk

Paul Westbrook

This cause coming on to be heard, present for the Attorney General. Pro Tem, and the defendant in person, and by Attorney, when upon motion of the defendant it is ordered, adjudged and decemed by the Court that the orderentered in this cause at the August Term 1950 of this court be revived, which order is in the words and figures sa follows; 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 try the issues joined came a jury of good and lawful men of Humphreys County, to wit; Jim Wilhite, Elmo Smith, Vester Spann, Luther Morrison, Anderson Browng A.L.Regal, Phill Lagan, Halden Waggoner, C.S.Forrest, Jesse Anderson, Wess Cathey, and J.D.Parker, who, being duly elected, tried and sworn according to law, after hearing all the proof. argument of counsel and the charge of the Court, apon their oath do say that, tey find the defendant guilty as charged in the indictment and assess and fix his punishment at therty days in jail and also a fine of Ten (\$10.00) Doilars. It is therefore ordered, adjudged and decreed by the Court that, for the offense as found by the Jusy the defendant be required to pay a fine of Ten dellars and will serve a term of Thirty days in the Jail at Waverly, Humphreys County, Tenn., and will pay the soste 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 said fine and costs, It is further ordered by the Court, that the defendant be prohibited from driving an automobile for a period of six months and in the event be should do so, he will be taken in charge and be further confined for a period of four Months. It is also further ordered by the Court that this ordere be and is bereby modified to allow defendant to drive drive truck of highway department, under orders of his supervision, only- during the remainder of his term of prohibitionCourt then adjourned until court in source

CAPTION TERM CIRCUIT COURT A.D. 1934.

State of ffennesses)
Humphreys Gounty

Be it remembered that a Cifcuit Court was opened and held in and for
the County of Humphreys at the Courthouse in the town of Waverly, Tennessee, on the late
day of April it being the being Manday of said month, and the One Thousand Hine Hundred
and thirtyforth year of year lord, and the One Hundred and Fistyninth year of American Independence. Present and Presiding the Hon. J. B. G. Morton,
Judge of the Binth Judicial District of the State of Tennessee.

Court was opened in due form of law by Ealter McMeil, Shff., 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 Tehm 1934. to appear and to serve as jurors at this the present term of this court to wit; E.B.Scoles, A.A. Allison, Marvin Guill, Will Carter, Carl Mallayd, Joe Carrell, Franklin Gibbons, Walter Harris, Kellie Carlew, Sam Jones, D.O.Thompson, Ben Capps, Monros Holland, S.E.Hurt, W.E. Long, Robert Davis, W.L.Pruett, Ernest Wright, Gorden Pullen, Presley Marker, Willie Bohanan, G.T.Gorden, K.C.Hobbs and J.A.Pace,

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

And out of said jurors so summoned the following were selected, as required by law, as Grand Jurymen, K.C?Hobbs, W.L.Pruett, P.C.Davis, G.T.Gorden, J.L.Carroll, Ernest Wright, Willie Bohanan, D.O.Thompson, A.A.Allison, Kellie Carlew, Ben Capps and J.A.Pace, 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 las directs having been duly elected, tried and obtarged by the Court and sworn/according to law, mreticed to their room in charge of J.J.Mccre; Constable of Humphreys County, sworn according to law to attend them in considering indictments and presentments.

And out of the remaining number of said jurous so summ ned, said following were excused from jury services, by the Court, so wit; Presley Marker, Gorden Pullen and Marvin Gaill, and the following named persons were summened by the sheriff of Humphreys Countys and qualified as regular jurous in the stead of the above named excused jurous, to wit; Lester Trotter, George Stringer and Warkin Bases.

APPOINTMENT OF W.C.HOWELL, ATTORNEY GENERAL, PRO TEM.
Whereas, Honorable John B. Bowman, Attorney General for the Ninth Judicial Circuit, of the
State of Tennessee, is sick and on/account unable to attend the present 'erm of the Court
to preform his duties as such Attorney General and on that account has failed to attend
and prosecute according to law; The refore I, J.D.G.Morton, Judge of the 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 regularly licened Attorney for the State of
Tennessee, engaged in the active practice of his profession in said State, and who passesses
all the qualifacations required by law, as Attorney General Pro. tem, for that during this
term of the Circuit Court for and in the place of said John B. Bowman, Attorney General,
and with all the power and duities 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
Abril Term 1934, of the Circuit Court for Humphreys County, Tennessee.

This the 16th day of April 1934.

J.D.G. Morton, Judge.

Humphreys County

I, w.C. Hewell, de melemyly swear that I wall perferm with fidelity the duties of the office of District Attorney ceneral, pro tem, for the Jinth Judicial Circuit of Tennessee, to which I have been appointed by J.D.G.Morton, the Circuit judge of said District and that I will support the constitution of the United States of America and the Emissisticity on of the State of Tennessee. I further awar that I have not, directly or indirectly 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 Constitutation in 1855 or aided or abeted therein, and that I will not, during my continued in office, be guilty of either of these acts.

Witness my hand, this the 16th day of April 1954.

W. C. Howell

Sworn to and subscriber before me, this 16th day of April 1934.

L. C. Bohanan Circuit Court Clerk

V8.

Murder

June Waggoner

State of Tennessecto the Homorable Judge of the Circuit Court of Humphreys County, Holding and presiding at Waverly, Tennessee: Whereas, in our Supreme Court, at Nashville, at its December Term, 15,5, It was adjudged and ordered in the cause June Waggoner Ve. The State Appealed to our said Court from said Circuit Court that the same be remanded for further proceedings and final determination therein. These are, therefore, To require you, the Court as afaresaid, that you proceed with the execution of this Judgment of our said Supreme Court, by such further proceedings in your Court as shall effectuate the objects of this order to remand, and attain the ends of justice.

Witness, Tavid S. Lansden, Clerk of our said Court, at office on Nashville, the first Monday of December, 1935,

David S. Lansden Clerk

Be it remembered, that at a Supreme Court of Errors and Appeals, begun and was held at the Capitol, in the City of Machville, on the first Monday of December, 193 , it being the day of December, 293 when the felldwing proceedings were had to wit: June Waggoner Vs. The State Humpherys Criminal Came the palintiff in error in proper person and by counsel and also wase the Attorney General on behalf of the State, and this cause was heard on the transcript of the record from the Circuit Court of Humphreys County; and upon consideration thereof the Cdurt is of the Opinion that thanseris reversible error on the record, in that for the reasons stated by the Court in opinion filed, a copy of which will accompany the procedendo on the remand, It his therefore ordered by the Court that the judgment of the Court below be reversed, the verdict of the jury set aside, and the cause remanded to the Circuit Court of Humphreys County for a new trial. The State of Tennessee will pay the costs of the appeal, which be certified to the Comptroller for payment in the manner required by law. The plaintiff in error may be admitted to bail on bond or recognisance in the penalty of \$2000.00 with sufficient sureties to be approved by the Clark of this Court for his appearance in the Court below; and in default of such bond or recognisance he will be

remanded to the Gustedy of the Marshal of this Court and by him be delivered to the Sheriff of Humphreys County, to be madely confined until he be again tried or legally discharged. Office of the Clerk of the Supreme Court of the Middle Division of the State of Tennessee. I, Preston Vaughn, Clerk of said Court, do hereby certify that the foregoing is a true, perfect, and complete copy of the judgment of the said Court pronounced at its December Term 1933, in the case of June Maggener Vs. The State, as the same appears of record in my office. In testimony Marson I have here to set my hand are affixed the seal of the Court, at office in the Capitol, at Mashville, on this the Jist day of March 1934,

David'S. Langden Clerk.

June Waggoner

Humphreys Criminal

The State

## ME MO RANDUM

Plaintiff in error, referred to as the defendant, was charged in the indictment with the murder of Lyndell Presson, who was killed on the night of December 22, 1932. The Jury found defendant guilty od murder in the offirst degree and assessed his minimum punishment at imprisonment for twenty years. He appealed and insists that the judgment should be reversed because the verdict is not supported by any evidence and because the evidence perponderates in favor of his innocence.

Lyndell Preson, who left his home in Benton County about seven o'clock on the evening of December 22, was killed some time during the night after he had crossed the Tennessee River into Humphreys County. His body was discovered in Humphreys County north of the E. & C. Railway track on a blind road that led off from a road leading from State Highway No.1 to Johnsonville. The car mad been carried to that point and the body wasin the car.

Dr. Smythe, who examined the body, described the wounds. There was a stab wound over the right eye, another under the chin, and another one and one half inches deep at the back of the neck near the base of the head. There was a gun shot wound in the back two inches below the shoulder blade which ranged upward. Another wound on the head was apparently caused by a bloe from a blunt instrument which fractured the skull. The doctor expressed the opinion that the gun shot caused immediate death. He said the blow on the head would procured come, followed probably by death within a few days. He was of the opinion that neither of the stab wounds were mortal. Powder burns marked the flesh as w well as the clothing, indicating that the shot was made at close range. That would was not made while the deceased was in the car, for, if so, the bad of the car seat would have prevented the wound entering below the shoulder blade. The rumble seat of the roadster was closed and the cushion was at Presson's home.

Deputy sheriff Westbrook testified that there was considerable black on the right fender and also on the left side of the car front. Blood was also on the cushion inside mostly on the right, and Mr. Westbrook said it appeared as if the body had been dragged over the right side to the left side of the car seat. The car was eff the road in a muddy field near a blind road that led off from the road to Johnsenville. Tracks of the car indicated that two attempts had been made without success to run the ear into other parts of the field. Besidethe car there weer the tracks of two men and these tracks indicated that the men had got out of the car. The officers were not able to trace the tracks because of the condition of the ground.

Sheriff McCauley of Benton County testified that there were three tracks in the

left side of the oar under the runningboard, two of them flat, and one legisd as if it d had been made with the side of a foot. Another track on the opposite side was smaller and passed around to the feont. Sheriff McGauley's opinion was that the tracks were made by two men. One of the tracks was larger that the other and indicated that it was made by a pance sole with diamond checks on the sole and a steel rim around the had. The smaller tracks showed a smooth sole. On examination in cheif, the sheriff said there was a steel fringe on the outer part of the sele, but evidently he referred to the heel. He took a pattern of this track for a comparison, and he compared the pattern with shoes sold by a merchant at familen from whom the defendant bought a pair of shoes in the fall. The sheriff testified that the track appeared as if made by shoes sold by the Camden merchant.

Early in the week after the homicide on Thursday night AFNF Pafford of Camden went to Humphreys County and inspected the location about the Indian Creek bridge. He testified that tracks from the bridge into a field appeared to have been made by s show with a circular steel rim on the heel. Twenty or thirty steps distant on an elevatem thirty feet above the road Mr. Pafford found five smallcoins of the value of seventy one cents. Between where has found the coins and the road be observed a small spot of blood and a short distance beyond another small spot of blood. He also observed two tracks, one smaller than the other. This examination was made three or four days after the homicide and Mr. Pafford opuld not be positive that the spots were blood spots. Witnesses introduced by the defendant testified that they were not blood spots. Mr Pafford testified that he thought it was blood but could not be positive.

The diroumstance indicates that the killing was done classhere than where the body was found, and it is probable that the tracedy occurred at the Indian Greek bridge.

Dorsey Hedge, who lifed in Fonton County at Troeters's Landing, was returning from Nashville on the night of December 22, driving Mr. Lashlee's truck. The truck had a strong light and enabled him to see a idstance shead. As he passed the Indian Creek Bridge between 8:30 and Co'clock he saw and identified Presson's our with the lights out, parkedgat the north end of the bridge, headed toward Everly, that is toward Highway No. 1 and he also saw a man standing on the ground on the right side of the our and leaning over it. Hedge passed on the left and could not identify the man. John Jarrell occupied the front seat of the dasktk with Hedge and he also saw and positively identified the our at the Indian Oreck bridge as Presson's Ford roadster. He thought he saw a man at the our-

The map used in the examination of witnesses, which smalkichave been helpful, is not in the record.

Young Presson lived with his father in Benton County, about three miles from the State bridge oner the Tennessee River and about the same distance from the Trotter's Landing ferry. The presson home is situated 500 yards from Biven's store, which is at the intercession of the State Highway and Trotter's Landing ferry rand.

The defendant Waggoner, apparently a bird of passage, loafed most of the time at Mrs. Allie Lashles's home 400 yards from Bivens' store and part of the time at the shack of Glyndell Chester at the Gravel pit two and one half miles toward Camden from Bivens' store. It appears that the Presson home was on the right and Mrs. Lashles's home on the left of the highway. The evidence shown that the defendant and the deceased were friends and associated much together, and it shows that the defendant drank a good deal of whiskey. Young Presson was engaged in selling whiskey.

At seven o'clock on the night of December 22 Squire J.H. Pressen, testified for the State, said his son and the defendant left his home in his son's readster. Squire Presson had no information about where they were going. The car was headed out the read from the house toward the highway. He does not attempt to account for the whereabouts of the oar from the time it left his home until it was found with his sen dead in it in Humphreys County the next day.

Glyndell Chester and the defendant spent most of the day of the 22nd tegether.
They went to three places trying to borrow a gun, and about four o'clock the defendant
went to Biven's store and bought two shotgun shells, According to Chester, the defendant
wanted the shells. According to the defendant, Chester wanted them. Neither gave satisfactory explanation of why the shells were wanyde. After the shells were purchased by
the defendant at Bivens' store between four and five o'clock he and Eulin Victory went to
the Presson home and were seen engaged in a conversation with young Presson. The defendant says they went there to buy some whiskey and that deceased gave them whiskey to drink.

Defendant testified that he arranged with pRresson to carry some meat in his car to Chester's shack that night, and when they left the Presson home about seven o'clockhe they went near where the meat was concealed, loaded it in the car, and carried it to the Chester shack, where it was left. Defendant testified that young Presson stated when he left him near the shack that he was going to Johnsonville that night. It is proper to state here that Glyndell Chester denied that any meat was left at the shack. It is proper to say that the defendant testified that he and Chester had stolen a hog the day before the killedg it and had the mast concealed at the pieces where young Presson went with him to load it into the car and carry it to the Chester shack.

Aside from this explanation of young Presson's whereabouts, there is no evidence to indicate where he was until about eight a clock. Cartis Brown testified that between seven and eight o'clock young Presson drove up to his house, which is located there quarters of a mile from the Trotter's Lending ferry, and stopped and they had a conversation. Young Presson told Brown that he was going down to the riber. Brown testified that he stuck his head in the oar and talked to Presson five or ten minutes, that there was a bottle of Phiskey on the car seat which Presson gave him two drinks while at his house. Brown testified that no one was on the seta in the oar.

Olyde Tibbs, ferryman at Trotter's Landing, said that Presson crossed on his ferry-boat around eight o'clock and that no one was in the car with him. It was a cold night and Tibbs says Presson left the car, came over into the launch and rode across with him, and when he left the ferry-boat, Tiobs closed the ddor as he got anto the car. after leavingths ferry-boat Prosson stoped his car on the bank and talked with Floyd Tibbs, who testified that Presson was alone. Bothof these witnesses say that the rumble seat of the car was down.

It was nine o'clock when Hedge and Jarrell passed Presson's car at the Indian Creek bridge, two miles from the Trotter's Landing ferry on the road that leads across from near Dr. McCrary's to Highway No.1. There is no explainablemin the record of Presson's whereabout from the time he pressed the ferry until Hedge say him at the Indian Creek bridge two miles from the ferry. The circumstances indicate that the man seen by Hedge begide the car was Presson and that he was alive at that time.

Between eight-thirty and nine o'clock John Jackson and Tom Talley, who lived in the vicinity of the Indian Greek bridge, heard the report of a gun. If the killing occurred at the Indian Greek bridge the body was carried in the ear to the blind road in the Trace Greek bottom six miles distant from the Indian Greek bridge. According to some witnesses, a little less than that. It appears from the tracks at the car where the body was found that two men participated in the homicide.

There is no evidence that the defendant crossed the river into Humphreys County
that night. There is positive proof that he was not in the car when he crossed the river
on the ferry nor when Presson stopped in his car at the home of Curtis Brown, and only
one wan mathem by Hedge and Jarrell with the car at the Indian Crosk bridge.

Circumstances to establish guilt are reled on. These circumstances imply the metive of robbery and, according to the testimony of Glynell Chester, show that defendant prepared for the robbery by purchasing the shotgun shells and attempting to borrow a shotgun, but there is no evidence that the defendant produced a gun that night, or that he was seen in possession of a gun that night, and no evidence that he was in the oar when it reached Curtis Brown's at eight o'clock or after that time. There is no evidence to suggest how the defendant ocalld meet the deceased at a rendezvous either at the bridge in Humphreys County or elsewhere. The two keepers of the bridge testified that the bridge testified that the bridge is well lighted allthe wat across. Both were well acquainted with the defendant and with the deceased Presson. Both testified that neither crossed the bridge that night. It is hardly imagineable that the deceased concealed the defendant in the rumble seat of his car with a gunand in that concealed position carried hir across the river.

Another circumstance relied on my the State is that defendant bought a pair of shoes from a merchant at Camden with pance soles and a steel rim on the heel, and that the tracks of one of the man at the car were made by such a shoe. But this merchant testified that he sold five or six dozens pairs of shoes of that description that fall to customers in the vicinity, and other merchants at Johnsonville and Waverly sold similar shoes.

The circumstance of flight is also relied upon. Two or more witnesses testified that on that day of the killing suspicion was derected at the defendant, he was asked a number of questions, and it become known that he was suspected. The defendant explained that after hemming that he was accused of the crime he left for California where his sister lived, hoping to peop out to the way until the guilty parties could be ascertained gand by that means avoid going to jail for a crime which he testified he did not commit.

The defendant testified that after young Presson carried the meat to the shack he left there about nine o'clock and went to the home of Mrs. Lashles where he spent the night. His alibi is supported by the testmony of Mack Lashles and Ralph Lashles.

They say he came at nine or ten o'clock and spent the night at their monther's home.

While the State has produced sufficient circumstances to show defendant's purpose to rob Presson and has shown by the testiming of Chester perparation for the robbery by the perchamage two shotgun shells, there is no fact or circumstance from which it can be referred that the defendant came across the river into Humphreys County that night. As stated, it is incredible that defendant, with a shotgun, came across coacealed in the rumble seat of the car and after coming across met an accomplice in the crime at the Indian Creek bridge or elsewhere. There is no circumstance to support such a theory.

The circumstantial evidence relied on by the State does no more than point the finger of suspicion at the accused. More than that is required. The Sircumstances must be such as to establish guilty, the the exclusion of any other reasonable hypothesis.

In that the evidence is altogether lacking.

Because of this defect of evidence—the failure of the State to show by any factor circumstance that the defendant crossed the rivor into Humphreys County on the night of the homicide—the judgment of the trial court mant be reversed and the cause remanded for another trial, at which the State may have an opportunity to supply the fatal defect.

Cook J. Office of Clark of the Supreme Court for the Middle Division of the State of Termassee, I, David S. Lansden, Clerk of said Court, do hereby certify that the foregoing is a true, perfect and complete copy of the epinion of said Court, pronounced at its December term, 1933, in case of June Waggoner Against The State as appears of record new on file in my office. In Testimony Whereof, I have hereinto set my hand and affixed the seal of the Court at office in the Capitolast Maghville, on this the 6th day of April 1934. David S. Lansden Clerk.

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

log malon Judge

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

Driving Drunk Vs.

Frank Anderson This cause came on to be heard present for the State the Attorney General, Pro Tem, and the defendant in person and by attorney, when upon motion of the Attorney General, it is ordered that the jail sentence imposed in this cause at the \_\_\_\_\_ Term 1933 and heretofore suspended be removed enforced and it is ordered adjudged and decreed by the Court that the defendant Frank Anderson be confined in the Jail of Humphreys-County, for 30 mays by the sheriff of said County.

### ALTABES

It is ordered by the Court that Alias be issued for the following defendant; , State of Tennesseevs. Clave Goodman, T.S. Holmes, G.O. Cox, P.K. Wilson, Ernest Durham, Ray Merride th, Hunter Blackwell, W.C. Sprogue, Roy Freeman, Al Wilse, (alias Chas. Bruin, ) Johnnnie Burns, Osby Baker, W.J. Jamison,

State of Tennessee

Driwing Drunk

R. L. Stockard This came coming on to heard, present for the state the Attorney

General, pro tem, and the defendant in person and by attorney, when upon motion of the defendant it is ordered adjudged and decreed by the Court that the order entered in this. causeat the August Term 1933 of this court be revived, which ordere is in the words and figures as follows:

State of Tenneages

Driving Drunk'

R.L. Stockard 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 presentment 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 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, twied and sworn according to law, after hearing all the proof, argument of counsel and the charge of the Count upon their cath do say that, they fimd the defendant guilty of driving andautomobile on the public highways of said Humphreys County, Tennessee, while under the fluence of intoxicating liquor, as charged in the presentment.

It is the refore 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 Coun ty 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 Dollarsfine and the coats prenounced 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 violating of this prohibition he be confined in the jail for thirty days in Humphreys County, Tennessee, but until there is a violation of this prohibition the thirty days jail sentence will be suspendedountil 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 be

taken into custody by the sheriff of Humphre'ye County, and by him comfined in the County Jail or Workhouse until the same is paid, secured or worked out. State of Tennesses Mfg. Liquor Hubert Curtis et al. and also for defendant until the next term of this Court. State of Tennessee Jesse Bird This case is continued until the next term of this Court. State of Tennessee Driving Drunk Nealy Inmon This cause coming on to be heard, present for the state the Attorney General, Pro Tem, and the defendant in person and by attorney, when upon motion of the defendant it is ordered, adjudged and decreed by the Court that the order entered in this cause at the August Term, 1933, of this court be revived, which order is in the words and figures as follows: State of Tennessee Driving Drunk Healy Inmon In this case came the Attorney General, Pro tem for the State and the defendant in person, and by attermay, who being duly charged and arraigned on said indictment pleads guilty. The reupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit; Jim Wilhite, Elmo Smith, Vester Spann, Luther Morrison, Anderson Brown, A.L. Regal, Phill Mayan, Halden Waggoner, C.S. Forrest, Jess Anderson, Wess Cathey and J.D. Parker, who, being duly elected, tgted and sworn according to law, after hearing all the proof argument of counsel and the charge of the Court, upon thier oath do say they find the defendant guilty as charged in the indictment and assess and fix his punishment at thirty days in jail and also a fine of Ten Dollars. It is therefore ordered, adjudged and decreed by the court that, for the offense as found by the jury the defendant be required to pay a fine of ten dollars and will serve a term of thirty days in jail in Waverly, Humphreys County, Ternessee, and will pay the costs of this cause. v It is further ordered, by the Court, that the defendant be prohibited from driving an automobils for a period of six months and in the event he should do so, he will be taken in charge and be further confined for a period of four months. It is also further ordered by the Court, that jail sentence be suspended until next term of this court on payment of fine and costs. Thence came into open court, the defendant Healy Irmon and paid to the clerk of this court

all of said fine and costs.

Minutes, Humphreys County Circuit Court, 37th day of April Term, 1934

| - |  |
|---|--|
|   | State of Tempesson }.  |
|   | VB. Driving Drunk  |
|   | Paul Westbrook  This cause coming on to be heard, present for the State the Attorney       |
|   | General, Pro tem, and the defendant in person and by attomay, when upon metion of the      |
|   | defendant it is ordered, adjudged and decreed by the court that the order entered in this  |
|   | 1.0  |
|   | cause at the August Term, 1933, of this court be revived, which order is in words and      |
|   | figures as follows:  |
|   | State of Tennessee )   |
|   | VS. Driving Drunk  |
|   | Paul Westbrook 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. Theseupon to try the isses joined came a jury of ggod and lawful men of Humphroys  |
|   | County, to wit; Jim Wilhite, Elmo Smith, Vester Spann, Luther Morrison, Anderson Bruon,    |
|   | A.L. Regal, Phill Lagen, Halden Waggoner, C.S. Forrest, Jesse Anderson, Wess Cather and    |
|   | J.D. Parker, who being duly elected tried and sworn according to law, after hearing all    |
|   | the proof, argument of counsel and the charge of the fourt, upon their cath do say they    |
|   | find the defendant guilty as charged in the indictment and assess and fix his punishment   |
|   | at Thirty day in jail and also a fine of Ten Dollars. It is therefore ordered, adjudged    |
|   | and decreed by the Court that, for the offense as found by the jury the defendant be re-   |
|   | quired to pay a fine of len Dalcars and will serve a term of thirty day in the Jial at     |
|   | Waverly, Humphreys County, Tenn. and will pay the costs of this cause for which let emic   |
|   | execution issue. It is therefore ordered by the Court, that the jail sentence be suspended |
|   | until next term of this court upon the defendant paying or secuing said fine and costs.    |
|   | It is further ordered by the Court, that the defendant be prohibited from driving an auto- |
|   | mobile for a period of six months and in the event he should do so, he will be taken in    |
|   | charge and be further confined for a period of four months.                                |
|   | onarge and be further outlined for a period of four matthe.                                |
|   | State of Tennessee } B_D_b   |
|   | V8. (  |
|   | Hershel Cooley  This case is continued by the defendant on agreement to plead guilty       |
|   | at the next term of thes court.  |
|   | ST THE HOYE SATE OF STEE AANTES  |
|   | State of Tennessee ) Murder  |
|   | 70.  |
|   | Tom Danesworth  This cause coming on to be heard, presnt for the distributions             |
|   | General, Pro tem, and the defendant in person and by attorney, when upon motion of the d   |
|   | defendant it is ordered, adjudged anddecreed by the Court that the order entered in this   |
|   | cause at the Atgust Term, 1933, of this court be revived, which order is in the words and  |
|   | figures as follows:  |
|   | State of Tennessee )   |
|   | Ve.  |
|   | Tom Danadworth   |
|   | In this case comes again the Attorney General, pro ten for the State                       |
|   | and the defendant in person and by attorney, when the jury, heretofore selected and sworn  |
|   | in this cause to wit; Vernon Brewer, Jimmie Wilhite, M.C. Miss, G.W. Anderson, R.T. Mitche |

Bex Plant, G. H. Branch, Arther James, Harvey Bogard, J.D. Forrester, San Moore, and E.A.

Toland, having returned into open Coursein charge of their sworn officers

Geo. Weatt and J.C. Thomas and having resumed the consideration of this cause, having hartofore heard all the proof, argument of the counsel and the charge of the Court unem their oath do say that they find the defendant guilty of involuntary Manelaughter sa charged in the indict ment and assess and fix his punisment at sixty days in the County Te11.

It is therefore ordered, adjudged and decreed by the Court, that for the offense as found by the jury, the defendant be confined in the County sail of Humphreys County Tenh., for a period of sixty days and that he pay the costs of this cause for which let execution issue and up on further consideration it is ordered, adjudged and decreed by the Court that the jailsentence of sixty days be suspended until the next term of this court and that the defendant go manhout bond.

State of Tennessee

Mfg. Liquor

Ree os Castleman

In this case came the Attorney General, Pro tem, for the State and defendant in person and by attorney, who, being duly charged and arraigned on said indictmentpleads guilty. Thereupon to try the issues joined came a Jury of good and lawful men of Humphreus County, Tenn., to wit; Walter Harris, Sam Jones, W.L. Long, Will Carter, S.E. Hurt, R.B. Scoles, Lester Trotter, J.F. Gibbons, Monroe Holland. Carl Mallard. George Stringer, and J.A. Curtis, who, being duly elected tried and sworn according to law after hearing all the proof, argument of counsel and the charged of the Court, upon their oath do say that, they rind the defendant guilty as fibergedhin the indictment and assess and fix his punishment at Ninety days in Jial also a fine of Two Hundred Ballars. It is the refore ordered, adjudged and decreed by the Court, That for the offense as found by the jury the defendant be required to pay or secure a fine of Two Hundred Fifty Dollars (\$250.00) and will serve a term of ninety days in the County Jail or Work house of Humphres Commenty. Tenn., also will pay the costs of this cause for which let execution issue, and in the event of his failure to pay or secure all of said fine and costs he shall be further confined in the aforesaid County Jail ustil pay, secure of sprout all of said fine and costs.

State of Tennessee

Sci Fa.

Ree ce Castleman In this case came the defendant 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 upper the Soi Fa., return of the sheriff thereon, the answer of the difendant, and the motion of the defendant to set aside the forfeiture entered against him, when the Court after hearing and fully considering the same is pleased to and does set aside forfeiture entered at the December Term 1933 of the court, aside but adjudged the costs of the form feitureagainst the defendant.

It is therefore considered by the Court that the forfeiture taken and entered against defen defendant be the same is set aside at defendant costs, and that the State of Tennessee recover of the defendant all the costs acruing by reason of the taking and setting aside of said forfeiture for all of which let execution issue.

State of Tennesses V8.

Age Consent

Joe Plant

This case is continued until the next term of this Court.

State of Tennesses

Drunknes

Bob T. Wiggins In this case came the Attorney General, Pro tem, for the State and the defendant in person and plead guilty as chargue, thereupon the court assess the penaltyand 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 VA.

Virgil Hill In this case came the Attorney General, Pro tem , for the state and defendant in person, who, being duly charged and arraigned on said indictment pleads guilty The reupon to assess the defendants punishment came a jury of good and lawful men of Humphreys County, Tenn., to wit; Walter Harris, Sam Jones, W.E. Long, Will Carter, S.F. Hurt, E.B. Scoles, Lester Trotter, J.F. Gibbons, Monroe Holland, Carl Mallard, Geo. Stringer and J.A. Curtis, who, being duly elected tried and sworn according to law, after hearing allthe proof, argument of counsel and the charge of the Court, upon their oath do say that thay find the defendant guilty of possessing intexicating liquor as charged in the indict-

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

State of Tennesses

B.D.

mentar' assess and fix his fine at One Hundred Dollars.

Marshal Brown 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 defendants punishment came a jury of good and lawful men of Humphreys County, Tenn., to wit; Walter Harris, Sam Jones, W.E. Long, Will Carter. S.E. Hurt, E.B. Scoles, lester frotter, J.F. Gibbons, Monroe Holland, Carl Mallard, George Stranger and J.A. Curtis, Who being duly elected, tried and sworn ascording to law after hearing all the proof, argument of counsel and the charge of the Court, upon their eath do say that they find the defendant guilty of possessing intexicating liquor as charged in the indictment and assess and fix his fine at One Hundred Dollars. It is therefore ordered, adjudged by the Court, that for the offense as found by the jury the defendant pay or secure a fine of One Hundred Dollars together with the costs of this cause for which execution may issue.

State of Tennessee VA.

Embess lement

J.A. Adams This case is continued by the consent of both attorneys for the state and defense. until next term of court.

MAK

xBrivingxBrunkx

This years yis year times why the yesterdent you the regularity toxpleady

guiliyxaixikaxaaxixiaraxafxaaaxix

State of Tennessee

Murder

June Waggoner

WEREX HOOMS

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

court and bond fixed at Two Thousand (\$2000.90) Dollars. It is therefore ordered, adjudged and decreed.

This day the Grand Jury Came into open court presents the sollowing indictments and presentements.

One against W.R. Hooper, Driving Drunk Sabpoena for the state: Joe Plant and Trabue Lewis.

One against J.W. Metcalf, B.D. Subpoena for the state: J.S. Westbrook, D.C. Bolthrop,

D.B. McCann, and Frank Ingram.

One against William Baker, B.D., Subpoens for the state: Alice Baker, &Ada Louise Baker. One against Walter Crockett, Porter Bramlet, Joe Ledbetter, and Eudie Ledbetter, Which indictment is in the words and figures as follows; to wit: State of Tennessee, Humphreys County, April Term of Circuit Court, A.D. 1934. The Grand Jurross for the State of Tenn. duly elected, empansled, sworn and charged to inquire for the County of Humphreys and State aforesaid, upon their oath aforesaid, present that Walter Crockett, Porter Bramlett, Joe Ledbetter and Hudie Ledbetter, heretofore, to wit, on the 11th day of February, 1934 in in the State and County aforesaid, unlawfully did manufactoring intoxicating liquors, to wit, whiskey, contrary to the statute and against the peace and dignity of the State of Tennesser. And the Grand Jurors aforesaid, upon their oath aforesaid, further present that the said Walter Crockett, Forter Bramletf, Joe Ledbetter and Hudib Ledbetter, On the day and year aforesaid, in the State and County aforesaid, unlawfully did possess or have in their control a still, apparatus, or part thereof, used or intended to be used for the manufacturenef intoxicating liquors, to wit, whiskey, contrary to the statute and aginet the peace and dight ty of the State of Tenmessee. W/C. Howell. Attorney General. Pro tem. April Term 1934 The State Ve. Walter Crockett, Porter Bramlett, Joe Ledbeter, and Hudie Ladbetter, M. Liquor, etc. Subpeona for the State Talter McMeil, Topy Lee, Loe Traylor, Red Bramlett and Esq. J. McReeves, W.C. Howell, Attorney General, Protem, A THUE BILL R.H. McKeel Foreman of Grand Jury, J.L. Carnell, Goe. C. Gorden, W. L. Prustt, R.H. Carter, A.A. Allison, W.B. Buchanan, Earnest C. Wright, H.C. Hobbs, R.C. Davis, D.O. Thompson, J. A. Page and B. F. Capps.

One against C.F. Cunningham, Driving Drunk, Subpoena for the State: Trabus Lewis, Sam Scott. Joe Travlor. George Bowman. Gorden Goula and Esc. J.McReeves. One against Ray Haygood, H.R.&Larcony, which indictment is in the words and figures as follows to wit: State of Tennessee, Humphreys County, Thority and Associate Court, A.D. 197 1934. The Grand Jurors for the State of Tennessee, duly elected, empaneled, sworp, and charged to inquire for the body of EhepResseyof Humphre vs and State aforesaid, upon their oath aforesaid, present that Ray Haygood heretedate, to wit, on the 10th day of March, 1 1934. in said County and State . unlawfully, felonicusly and forcibly did break and enter the Business house of Tom Byrns, of said County, with intent to commit a felony, to wit, a larceny. And the Grand Jurors aforesaid, upon their cath aforesaid further present that the said Raw Haygood, on the day and year aforesaid in the State and County aforesaid inlawfully and feloniusly did take, steal and carry away one saddle of the value of eighteen dollars, and of the goods and chattels of the said Tom Byrns, with intent to deprive him, the said Tom Byrns, the True owner thereof and convert the same to his own use. And the Grand Jurors aforesaid, upon thier oath aforesaid, do furtherpresent that the said Ray Haygood of said County and the day and year aforesaid, in the County afoorsaid, unlawfully, and feloniously did receive, buy, convert and aid in concealing one Saddle of the value of eighteen dollars, the property of Tom Byrns of said County, beforethen felomicasly stolen, taken and carried away by some one to the Grand Jury unknown, he the said Ray Haygood then and there knowing the said saddle to have been feloniously stolen taken and carried away, and he the said Ray Haygood intending then and there fraudulently the deprive the owner thereof contrary to the statute and against the peace and dignity of tiv State of Tennesses. W.C. Howell, Attorney General, Pro tem, April Term, 1934 THE STATE Vs. Ray Haygood H.B.& Larceny Tom Byrns Prosecutor, Subposens for the State: Tom Byrns. N.C. Warren, Mrs. N.C. Warren, Jim Thomas, Hymore Dailey and Charlie Carnell, Witnesses ssorn by me on this indictment before th: Grand Jury April Term 1934 R.H. Mo-Keel Foreman of Grand Jury. W.C. Howell Attorney General Pro Tem A TRUE BILL R. H. McKeel Foreman of Grand Jury.

One against Bill Simmons, 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. 1934 The Grand Jurous for the State of Tempessee, duly elected, empaneled, empre, and charged to inquire for the body of the County of Humphreys and State aforesaid, upon the tracath aforesaid, present that Bill Simmons heretofore, to wit, on the 1st day of March 1934, in said County and State, unlawfully feloniously and forcibly did Greak and enter the business house of Standard Oil Company, a corporation, of said County, with intent to commit a felon to wit, a largeny. And the Grand Jurors aforesaid, upon their oath aforesaid, further pres present that the said Bill Simmons , on the day and year aforesaid, in the State and County aforesaid, unlawfully and feloniously did steal, and carry away One Browning Automatic 12 guage shot gun of the value of forty dollars, and the ggods and chattels of J.B. Anderson said building of StandawddOil Company, with intent to deprive him the said J.B. Anderson, the true owner thereof and convert the same to his own use. And the Grand Jurors aforesaid upon their oath aforesaid, do further present that the said Bill Simmons of said County, on the day and wear aforesaid, in the County aforesaid, unlawfully and feloniously did receive, buy conceal, and aid in concealing One prowning Automatic 12 guage shot gun of the value of forty dollars, the property of J.B. Anderson of said county, before then feloniously stolen, taken and carried away by some one to the Grand Jury unkown, he the said Bill Simmons then and there knowing the said shoe gun aforesaid to have been feleniously stolen, taken , and carried away, and he the said Bill Simmons intending then and there fraudulentyl to dewrive the owner thereof, contrary to the statute and against the passes

dignity of the State of Tennessee, W.C. Howell, Attorney General, Pro tem, April Term, 1934 The State VS. Bill Simmons, H.B. Larceny, J.B. Anderson Prosecutor, Subpouns for the State: J.B. Anderson, Walter Carroll, T.G. Ferguson, W.L.McHeil, J.S. Westbrock, Trabus Lewis, Brensy Ingram and Esq. J.McReeves, Witnesses sworn by me on this indictment before the Grand Jury April Term, 1934, R.H. McKeel Foreman of Grand Jury, W.C. Howell, Attorney General, Pro tem, A TRUE BILL R.H. McKeel Foreman of Grand Jury.

One against Clarence Bratton, and Finas Slayton, (alass Willigs B. Mayberry) which indictment is in the words and figures as follows to wit. State of Tennessee, Humphreys County. April Term of Circuit Court, A.D., 1934. The Grand Jurors for the State of Tennessee, duly elected, empaneled, sworn, and charged to inquire for the body of the County of Hamphreys and State aforesaid, upon their oath afgresaid, present that Clarence Bratton and Finas Slayton (Alais Willis B. Mayberry) heretofore, to wit, on the 28thth day of March 1934, in said County and State, unlawfully, feloniously and forcibly did break and enter the garage of one A.J. Curtis, of said County, with intent to commit a felony, to wit, a larceny. And the Grand Jurors aforesaid, upon their acth aforesaid, further present that the said Clarence Brattom and Finas Slayton, on the day and year aforesaid, in the state and county aforesaid, unlawfully and fedoniously did take, steal and carry away one automobile of the value of Five Hundred Dollars, and the goods and chattels of the said A.S. A.J. Curtis, wi th intent to deprive him, the said A.J. Curtis, the true owner thereof and convert the same tothier own use. And the Grand Jurers aforesaid upon their oath aforesaid, do further present that the said Clarence Bratton and Finas Slayton (alais Willie B. Mayberry) of said Coumy, on the tay and year aforesaid, unlawfully andfeloniously, did receive, buy, conceal, and aid in concealing one automobile of the value of Five Hundred Dollars, the property of A.J. Curtis of said county, before then fedeniously stolen, taken and carried away by some one to the Seand Jury unknown, they the said Clarence Bratton and Finas Slayton (alias Willie B. Mayberry) then and there knowing the said automobile, aforosaid, to have been feloniously stolen, taken, and carried away, and theythe said Clarence Bratton and Finas Slayton (alias Willis B. Mayberry) intending them and there to deprive the owner thereof, contrary to the statue carried and the peace and dignity of the State of Tennessee. W.C. Howell Attorney General, Pro Tem, April Term, 1934 The State Vs. Clarence Bratton and Finas Slayton (alias Willie B. Mayberry) H.B. &Larceny A.J. Curtis Prosecutor Subposas for the state A.J. Curtis, Trabus Lewis, Joe Traylor, Topylee, T.R. Mentbrooks and Esq. J. McReemes, Witnesses s orn by me on this indictment be before the Grand Jury April Term 1934 R.H. McKeel Forem an Grand Jury, W.C. Fowell, Pro tem ATRUE BILL R.H. MCKeel Foreman Grand Jury.

One against William Baker, Assault with intent to commit murder in the first. degree, Fig. and Tement is in the words and figures as follows to wit: State of Tennesses, Rumphreys County, April Term of Circuit Court, A.D. 1934. The Grand Jurors for the State of Tennessee, elected, empaneled, sworn, and charged to inquire for the body of the County of Humphreys and State aforesaid, upon their oath aforesaid, present that William Baker of said County, heretofore, to wit, on the 8th day of April 1934, with force and arms in the County, index raises unlawfully, feloniously, willfully, deliberately, premeditatedly, and meliciously, did make an assault upon the body of one Alice Baker with a shot gun with the unlawful and felonious intent, then and there, her the said Alice Baker unlawfully, feloniously, willfully, deliberately, promeditately, and of his malace aforethought, to kill and upon him to commit the crime and felony of murder in the first degree, against the peace and dignity of the State Of Tennessee. W.C. Howell Attorney General, Protem, April Term, 1934 The State vs. William Baker, Assault with intent to commit murder in the first degree. Alive Baker, Prosecutarx, Subpoans for the State: Eli Smith, Alice Baker, & Ada Louise Baker, Witnesses sworn by me on this indictment before the Grand Jury April Term. 1934, R.H. McKeel Foreman Grand Jury, W.C. Howell, Attorney General, Protem, A TRUE BILL R.H. McKeel, Foreman of Grand Jury.

one against Martin Brown, Age Consent which indi othernt is in the words and figures as follows to wit. Itate of Tamnesses, Humphreys County. April Term of Circuit Court, A.D. 1934. The Grand Jurous for the State of Tennessee, duly elected, empaneled. sworn and G charged to inqure for the body of the County of Humphreys and State aforesaid, upon their oath aforesaid, present that Martin Brown heretofore, to wit, on the 17th day of March 1933, in said County and State, unlawfully, feloniously and carnally knew LOretta Sulp, a female, over the age or twelve goar and under the age of twenty one years, the said martin brown and Loretta Culp not occupying the relation of husband and wife, at the time of such carnal knowledge, and the said Loretta Culp not being, at the time and before said carnal knowledge, a bowd, lewd, or kept female, contrary to the statute and against the peace and gignity of the State of Tennessee, W.C. Howell, Attorney General, Pro tem. April Term, 1934 The State Ve. Martin Brown, Age Consent, J.A. Lohman Prosecutor, Subpoens for the State: J.A. Lehman, Loretva Cump, Morris Lehman, Edna Brown and Joseph Culp, Witheases sworn by me on this indictment before the Grand Jury April Term 1934, R.H. McKeel Foreman Grand Jury, W.C. Howell, Attorney General, Pro tem, A TRUE BILL R.H. McKeel, Foreman Grand Jury.

One against James Daniel, 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. 1934. 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 James Daniel heretofore, to wit, on the 9th day of April, 1934, in said County and State, unlawfully did drive a motor vehicle upon the public highways of the state and county aforesaid while under the influence of intoxicating liquor, contrary to the state and against the peace and dignity of the State of Tennessee.

W.C. Howell, Attorney General, pro tem, April Term, 1934 The State Ve. James Daniel, D.D. Subpoena for the State:Trabue Lewis, Joe Traylor and Charlie Thompson, W.O.Howell, Attorney General peo tem, I TRUE BILL R.H.McKeel Foreman grand Jury, J.L.Carnell, Geo.L. Gorden.

W.L. Pruett, K.B. Carlew, A.A.Allison, W.B. Buchanan, Earnest Wright, K.C. Hobbs, R.C. Davis, D.O. Thompson, J.A. Fase and B.F. Capps.

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

Joomaton Judge

COURT MET PERSUANT TO ADJOURNMENT PRESENT & PRESIDING THE HON. J.D.G. MORTON, JUDGE ETC.

This day the Grand Jury came into open court and present the following indictments and presentments.

One against Perry Madison et al. B.D. Subpoena for the Sambe: PRYPYREAUREMAINTENANT MEMBERSHEM, Albert Bumpuss, Will Townsend and Mote Shaver..

One against Rich Smith, Druhkness, Subpoens for the State: Will Mays, Frank James, Porter Rive and Bub Stanfield.

One against Walter Craft,/Subpoena for the State: Will Maye, Frank James, Porter Rice and Bub Stanfield.

et al.
One against the yd White, /Lewiness, Subpoena for the state: Krs. Fearl White, Walter Moneil,
D.W.Trotter, T.G.Ferguson and Jim Rumsey.

One against Tom Tolley, B.D. Subpoena for the state: T.R. Harris.

One against D.T. Gould, Drunkness, Subpoena for the state: Joe Traylor, T.R. Harris, Sam Scott. T.M. William, Joe Reeves and Trabue Lweis.

One against Robert Fowlkes, Drunkness, Subpoena for the state: Joe Traylor, Sam Scott, T.M. Willson, Joe Reeves and Walter McNeil.

One against J.C. Harris, Drunkness, Subpoons for the state: Joe Traylor, T.H.Harris, Sam Scott, Joe Reeves and Walte MoNeil.

One against Roy Ingram and Nettie Ingram, Breach Peace, Subpoena for the state: J.W.Miller, Mrs. J.W. Miller, avid Stewart, Jack Bramlett, Dellie Stammablend Geneva Bramlett.

One against Tom Ingram, Drunkness, Subpoena for the state: Jos Traylor, Sam Scott, T.M. Wilson and Trabus Lewis.

One against James Daniel, B.D. Subpoena for the state: Charles L.ompson and joe Traylor.
One against Larence Gorden, Drunkness, Subpoena for the state: Will Mays, Frank James,

One against Lee Ingram, Drunk, Subpoens for the state: Trabus Lewis and Joe Traylor.

One against Dalton Box, Drunkness, Subpoens for the state: R.B.Browning, Mrs. R.B.Browning
Carlos Buchanan, West Cathey, and Alvin Daniel at Tennescee rigge in Huston Co.

One against Johnnie Warden, Drunkness, Subpoens for the state: R.R.Browning, Mrs. R.B.

Browning, Carlos Buchanan, West Cathey, Otto Hornburger and Alvin Daniel at Tennessee

Ridge in Houston Co.

AtatexofxTenzenses

) Murdar.

Porter Rice and Bub Stanfield.

dunex Waggener

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

bill. It as therefore ordered adjudged and decreed by the Coart that the defendant be dismissed and go hence wishout day.

JUDGME HT

State of Tennessee

H.B.ALarceny

Ray Haygood

In this cause comes the Attorney General, pro tem for the State, and the defendant in person and by attorney, who being due oharged and arraigned on said indictment pleads not guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tenn. to wit: W.E. LOng, Jesse Robertson, T.D. Story, H.C. Curt's, Tom Pullen, Dump Diviney, Leslie Wafford, Hermon Daniel, Walter Jones, Dan Hedge and Benard Williams, who being duly elected, tried and sworn according to law, and being in charge of their sworn officers R.F. Ingram and Joe Traylor, Deputy sheriffs of Humphrey County, who, had been duly sworn to attend them, 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 stolen property as charged in the indictment and assess and fix his maximum punishment at one year innthe State Penitentiary.

It is therefore ordered, adjudged and decreed by the Opurt that, for the offense as found by the Jury the defendant be confined in the State Penitentiary at Hashville, Tennesses, at hard labor for an independent period of sime of not less than one year now more than one year and that he pay the costs of this cause for which let execution issue.

And it is further ordered by the Court that the defendant be rendered infamous disqualified to exercise the election framchise or give evidence in any of the courts of the State.

State of Tennasses

Ve.

H.B. & Larceny.

Clarence Bratton & Finas Slayton (&lias Willie B. Mayberry)

In this cause comesthe Attroney General, pro tem for the State, and the defendant in person and by attorney, who, being duly charged and arraigned 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: W.E.Long, J.F.Gibbons, George Stringer, Willie Carter, Walter Harris, E.B.Scoles, W.R.Bowen, S.E.Hurt, Carl Mallard, Sam Jones, Monroe Holland and Lester Trooter, who being duly elected, tried and sworm according to 'aw, after hearing all the proof, argument of counsel and the charges of the Court, upon thier cath do say they find the defendants and each of them guilty of Grand Larceny as charged in the indictment and fix and assess their punishment at a maximum term of seven years in the State Penitentiary for each of the defe ndants.

It is therefore ordered, adjudged and decreed by the Court that, for the offense as found by the Jury the defendants and each of them, be confined in the State penitentiary at Maghville, Tennessee, at hard labor for an indeterminate period of time of not less than three years nor more than seven years and and that they pay the costs of this cause for which let execution issue.

It is further ordered by the Court that, they/each of the defendants be rendered infamous dasqualified to exercise the election franchise or give evidence in any of the Courts of the State of Tennessee.

State of Tennessee Jos McCrary In this case came the Attorney General, pro tem for the stateand the defendant in person and by attorney, who, being duly emanged and arraigned on said indictment pleads not guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tennessee, to wit, W.E.Long, Willie Carter, Goe, String ger, T.D. Story, Walter Harris, E.B. Scoles, S.E. Hurt, J.A. Curtis, Spicer Simpson, Sam Jones. Monroe Helland and Lester Trotter, who being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say they find the detendant not guilty. It is therefore addited, adjudged and decreed by the Court that the defendant be discharged and go hence whthout day. State of Tennessee) Va. J. W. Metcalf This case is continued farx on agreement for the defendant to place guilty at the next term of this Court. State of Tennesses) Age Consent. Vs. Marti: Brown This case is continued by the defendant until the next term of this Court. State of Tennesses) Va. W. R. Hoope r This case is continued on agreement for the defendant to plead guilty at the next term of this County State of Tennessee Mfg. Liquer Walter Crockett et al)

Walter Crockett, et al)
This case is continued by consent of both attorneys for the State

State of Tennessee)

indictment pleads not guilty.

Mis.d.

Joe McCrary )
In this case came the Attorney General, Pro Tem, for the State and
the defendant in person and by attorney, who, being duly changed and arraigned on said

Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County to wit; W.E.Long, Willie Carter, Geo. Stringer, T.D.Story, Walter Harris, E.B.Scoles, S.E.Hurt, J.A.Curtis, Spicer Simpson, Sam Jones, Monroe Holland and Lester Trotter, 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 not guilty.

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

State of Tennessee)

Driving Drunk

C.F. Cunningham

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 pleade guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tennesses, to wit; Walter Harrist Sam Jones, W.E. Long, Will Garter, S.E. Hurt, E.B.Scoles, Lester Trotter, J.F. Gibbone, Monroe Holland, Carl Mallard, George Stringer and J.A. Curtis, who, being duly elected tried and sworn according to law, after hearing all the proof argument of cousel and the charge of the Court, upon their oath do say they find the defendant guilty as charged in the indictment and assess and fix his punishment at thirty day in jail and aaac a fine of Ten Bollars.

It is therefore ordered, adjudged and decreed by the court that, for the offense as found by the jury the defendant be mequired to pay a fine of ten dollars and will serve a term of thirty day in that! in Waverly, Humphreys County, Tennessee, and will pay the costs of this cause.

It is further ordered by 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 be further confined for a period of four months.

It is further ordered by the Court, that the jail sentence be suspended until next term of this court on payment of fine and costs.

And it is further ordered by the Court, that the defendant execute and apperance bond for his apperance at the next term of this court.

State of Tennessed

**V**∈.

Basterdy

Carter gimpson

This case is continued until the next serm of this courtby consent

of both attorneys for the state and defendant.

State of Tennessee

Vs.

Bad Check

Henry Marcum et al.

This case is continued on account of accence of the defendant until

the next term of this court.

State of fonessee

V8.

Carrying a Pistol

Ivan Adkins

It is ordered by the Court that an Alias be issued forthe defendants

State of Tennessee

Carrying a Pistol

George Mosley

In this case came the attorney General, Pro tem, for the State and and states to the court that he desires to prosecute the case no further.

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

State of Tennessee)

Driving Drunk

James Daniel

In phis case came the Attorney General, Pro ten, for the state and the defendant in person, and by attorney, who, being duly charged and arraigned on said indictment pleadsguilty. Thereupon to try the issues jobsandonne a jury of good and lawful men of Humpherys County, Tennessee to wit; Walter Harris, Sam Jones, W.E. Long, Will Carter, S.EScoles, Lester Tretter, J.F. Gibbons, Monroe Holland, Carl Mallard, George Stringer and J.A. Curtis, who, being duly else ted tried andsworn according to law, and after cearing all the proof argument of coursel and charge of the Court, upon thier cath do say they find the defendant guilty as charged in the indictment and assess and fix his puins ment at th irry day in jeil and also a fine of Ten Dollars.

It is therefore ordered, adjudged and decreed by the Court that, for the offense as found by the jury the defendant be required to pay a fine of Ten Dollars and will serve a terms of thirty day in jail in Waverly, Humphreys County, Tennessee, and will apply the costs of this cause.

It is further ordered by 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.

It is further ordered by the Court, that the jail sentence be suspended until next term of this court on payment of fine and costs.

And it is further ordered by the Court, that the defendant execute an apperance bond for his apperance at the next term of this court.

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

formaton Judge

COURT MET PERSUANT TO ADJOURNMENT PRESENT & PRESIDING THE HON. J.D.G. MORTON, JUDGE ETC. State of Tennessee Largeny George Mosley Intthis cause comes the Attroney 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 to larceny. Thereupon to try the issues joined came ajury of good and lawful men of Humbhre ye County Tenne sees, to wit; W.L. Prustt, Sam Jones, WillissBearnad. B. EBurt, E.B. Scoles, Lester Tropter. J.F.Gibbons, Monroe Holland, Carl Mallard, George Stringer and J.A.Curtis, who, being duly elevted tried and sworn according to law, and being in charge of their sworn officers R.F. Ingram and J.C.Thomas, who had previously been legally sworn toattend them, efter hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say they find the defendant guality of larceny as charged in the indictment and assess his punish ment at Sthety days in Gathty Jail. It is therefore ordered, adjudged and decreed by the Court that, for the offense as found by the jury the defendant be confined in the County Jail of Humphreys County, Tennessee, for a period of time of Ninety Days and pay the costs of this cause for which let execution issue and that defendant be rendered infamous. State of Tennessee B. D. Vs. James Daniel In this case came the Attorney General, ... ro tem, for the state and the defendant in person, who, being duly charged and arraigned, on said indictment pleads guilty. The reupon to try the issues joined came a jury of good and lawful men of Humphrey's County, Tennessee, to wit; Walter Harris, Sam Jones, W.E. Long, Will Carter, S.E. Hurt, E.B. Scoles, Lester Trotter, J.F. Gibtons, Monroe Holland, Carl Mallard. Goerge Stringer & J.A. Curtis, who, being duly elected tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say they find the defendant guilty as charged of pessessing intoxicating liquor as charged in the indictment and assess and fix his fine at the sum of One Hundred Dollars. It is therefore ordered, adjudged and decreed by the Court, for the offense as found by the jury the defendant pay agreeours a fine of One Hundsed Dollars, and the costs of thes cause for which let execution issue. and in the event of his failure to pay or secure all of said fine and coat he shall be c confined in the County Jailor Workhouse of Humphreys County Tennessee, until he pay, secure or work out all of said fine and costs. State of Tennessee V8. B. D. William Baker In this case came the Attroney General Pro tem, for the State and states to the Court that he discres to prosecute this case no further. It is therefore ordered, adjudged and decreed by the Court, that the defendant be dismissed and go hence with out day.

|                      |                      |                   | ~             |                 | . 20        |
|----------------------|----------------------|-------------------|---------------|-----------------|-------------|
| State of Tennessee   |                      |                   | لم .          | - 1             |             |
| Va.                  | , t.                 | Mis. d.           | ,             |                 |             |
| J. M. Madden         | )                    |                   |               | 4               |             |
|                      | This case came       | on to be heard h  | eretofore ta  | twatformer term | of this     |
| court it being the   | August term 1933, st | aid case was trie | d and defend  | ant convicted s | and upon    |
| him was imposed Fif  | by Dollar fine and   | all the cost sai  | d fine being  | suspended up u  | intil       |
| this term of this or | ourt, when the Fif   | ty Dollar fine is | made final    | that is now imp | besod       |
| upon him.            |                      | * /D              |               |                 |             |
| It is therefore ord  | ered, adjudged and   | decreed by the    | ourt, that t  | he defendant pa | y or        |
| secure a fine of Fi  | fty Dollars for wh   | ich let execution | issue.        |                 |             |
|                      |                      | ,                 |               |                 |             |
| State of Tennessee)  |                      |                   |               |                 | 5 6         |
| Vs. }                |                      | B. D.             |               |                 |             |
| Dee Hedge            | This case came on    | to be heard here  | tofore at a   | former term of  | this        |
| court it being the   | August term 1933,    | said defandant p  | lead gailty t | o One Hundred I | ollar       |
| fine and costs but   | the Hon. Judge see   | n fit to suspend  | the fine up   | until this term | of this     |
| court, when it was   | ordered that he pa   | y Ten Dollars and | the remaind   | er of the fine  | be sus -    |
| pended until next t  | erm of this court.   |                   |               |                 | _           |
| It is therefore ord  | ered, adjudged and   | decreed by the    | Court, that t | he defendant pa | ay ten      |
| collars of his fine  | and the remainder    | Nimety Dollars    | bebnequue ec  | until the next  | term        |
| of this court.       |                      |                   |               |                 |             |
|                      |                      |                   |               |                 |             |
| State of Tennéssees  | )                    |                   |               |                 |             |
| Vs.                  | }                    | B . D.            |               |                 |             |
| R.E. Bunch           | It is ordered b      | y the Court that  | an Alias be   | issued for the  | de fendant. |
|                      |                      |                   | ,             |                 |             |

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

Judge /

GOURS MET PERSUART TO ADJOURNESS EMERGENT AND PRESIDING THE HOW, J.D.G.MORTOS, JUDGE RTG.

John Outis

Vs.

In the Circuit Court at

H.O.&St. L.Ry.

Waverly, Tennessee

### ORDER OF DISMISSA

On the defendants motion the plaintiff being called to come and prosecute this suit, failed to do do. It is the refore adjudged that the suit be dasmissed, and that the defendant recover the plaintiff the costs of the cause.

J. F. Qunningham

Va. In the Circuit Court at

Sam Bramlett Waverly, Tennessee.

#### CONDEMNATION PROCEEDINGS

In this case it appearing to the Court that an execution purporting to levy upon some land of the defendant along with a note is the only paper filed in the cause, of and, therefore, the proceedings are not regular. It is, therefore, ordered that the cause be dismissed at the cost of the plaintiff, for which let execution will issue.

Lonie Adams

Vé. In the Curouit Court at

Albert Adams. Waverly, Tennessee.

## PRO CONFESSO.

In this cause, on motion of compalinant and it appearing to the Court that the defendant, Albert Adams has been gegularly summoned and brought into Court by service of process, and has failed to appear and make defense to complaint filed against him in this cause, it is, therefore, ordered by the Court that the bill be taken for confessed, and the cause set for hearing the exparte.

And this cause came on further to be heard of this day before the Hon. J.D.G. Morton,
Judge, upon the bill of the complainant, the summons, and the Sheriffs return thereon, and
the judgment pro confesso heretofore entered against the defendant, and the oral testimony
of complainant and witnesses offered in open Court.

And it satisfactorily appeared to the Court that the charged made by compalinant in her bill against the defendant are twue; that the defendant has been guilty of such cruel and inhuman trastment and offered such indignities to her person, as rendered her condition intolerable, and made it unsafe and improper for her to cohabit with him, and be under his dominion and control. It is, therefore, ordered, adjudged and decreed by the Court that the bonds of matrimony subsisting between complainant and defendant be absolutely, pempetually and forever dissolved, and all rights of an unmarried person are hereby restored to complainant, and her maiden name, Lonie May Jones, is also restored to her.

And it further appairing to the Court that the parties hereto have entered into an agreement as to rights of alimony for support and maintenance of complainant, and division of

personal property, which agreement is in the words and figures as follows: Albert Adams, and wife, Lonie adams make the following agreements and stipulations relative to all property rights, and maintenance and alimony rights. to wit: It is agreed between the parties that the said Lonie Adams has and is to have, free from any claims of the said Albert Adams, all the household furniture, fixtures and goods, exe cept an electric stove, radio and frigidaire, which three articles is and shall be the property of the said Albest Adams. It is further agreed that the said Albert Adams will pay the wald Lends Adams the sum of fifty(\$50) Dollars, apyable by installments of ten dollars (\$10) per month for five months, the first payment to be made on May lst, 1934, and an equal amount on the first day of each month thereafter until said sum is paid. In consideration of the concessions herein was to each other, both parties hereto released and waive any and all rights that they may now have against each other in the matter of property rights, rights of maintenance and support, and also right of alimony, or anyother right that might exist on account of the marital relations of the parties. It is agreed by both patties that this agreement may be made a part of the judgment of the court in the cause of Lonie Adams against Alber rt Adams that is now being filed in t the Circuit Courtat Waverly, Tennessee, for divorce.

This the 3rd of April. 1934.

Albert Adams

and it appearing that the parties have agreed that their agreement shall be made a part of the judgment of the Court, it is ,therefore, ordered by the Court that the complainant have and recover of the defendant the sum of \$50 00, payable according to the terms of said agreement. This cause will be retained in Court for any necessary, to inforce said agreement. The defendant will pay costs of the cause for which let execution issue.

State of Tenmesses

Vs. In the Circuit Court at

Ham Parks Waverly, Tennesset

In this cause, it appearing to the Court that this case is based upon an execution levied upon land, and an other papers, other that the execution, are filed in the cause, and hence the cause is not regular, and is therefore desmissed at the cost of the palaintiff.

The Court so orders, adjudges and decrees.

J. W. Lee, admr.

Vs.

In the Circuit Court at

N. C. & St. L. Ry.

Waverly, Tennessee.

## MOTION FOR NON-SUIT

In this cause, upon motion of plaintiff, plaintiff is allowed to take a nonsuit, and the Court, therefore, orderedthat the cause be dismissed without prejudice to plaintiff, and that the defendant recover of the plaintiff the costs of this cause for which execution may issue. State of Tennessee
Vs.
W.J.Jamison. et al.

In the Circuit Court at Waverly, Tennessee.

In this cause it appearing to the Court that the said W.J. Jamis on along with Jesse Bird where indicted at the April term, 1933 of this Court, and charged with possessing intoxicating liquor, and transporting more than a gallon intoxicating liquor; that the said W.J. Jamison executed a \$500.00 appearance bond to appear at said term of Court, which he failed to do, and forfeiture against him and his bondsmen, R.L. Jamison and Job Chambers was taken, and at the August term of this Cenrt, final judgement on said bond was rendered against the said W.J. Jamison, &mh.Jambson and Joe Chambers the sum of \$500.00. And it further appearing to the Court that execution issued, and was returned with credit of \$200.00 paid by said bondsmen, and it further appeared that said bondsmen have every reasonable effort to locate the said W.J.Jamison, and bring him be fore the Court, but have been unable to do so; and in order to give said bondsmen further time, it is ordered by the Court that the said bondsmen be given until next term of Circuit Court in which to try to locate the said W.J.Jamison, and without being forced to pay more on the said judgement taken against them by reason of the said forfiture.

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

for Frent Judge.

COURT MET TERMINISTO AGRICAMENT PRESENT & PRESIDING THE HOM. J.D.G. MORTON, JUDGE,ETC.

Stad. Luten, Jr.

Vs.

In the Circuit Court at

Weverly, Tennessee.

In this cause, came the parties, and also a jury of good and lawful men, to wit, W.E.Long, E.B.Scoles, Lester Trotter, J.F.Gibbo ns, J.A.Curtis, Sam Jones, Ger George Stringer, Will Carter, Carl Mallard, Walter Harris, Monroe Holland and Oscar Triplete, who being elected, tried, and sworm to speak the truth upon their oath do sy thay find the defendant guilty of the matters alleged in the declaration and assess damages in favor of the plaintiff and against the defendant to the amount of \$2500.00 for the matters in said declaration alleged. It is, therefore, considered and decreed by the Court that the plaintiff have and recover of the defendant the sum of \$2500.00, and all the costs of this cause. for which let execution will issue.

State of Tennessee

Drunkne se

Forrest Waynick

Motion to retax costs

In this case came the Attorney Gneral, 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 and 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 clerk of this court make sut and certify the same to the County Judge for payment as the law directs.

State of Tennsesee )

Drunkness

M tion to retax costs

Nelson Ingram

In this case came the Attorney Gneral, 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 cherk of this court against the estate of the defendant for the cost of this suit and that the defendant is wholly, insolvent unable to pay the cost of this suit or any part thereof.

So it 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 make out and certify the same to the County Judge for payment as the law directs.

State of Tamessee Drunkness Motion to retax costs Dan Hedge

In this case came the Atterney General. Pro tem for the State and it appearing to the about f from the return of the sheriff, upon an execution issued to him from the clerk of this court against the estate of the defendant for the cost of this suit and that the defendant is wholly, insolvent unable to pay the cost of this suit or a any part the re of.

So it as 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 this court make out and certify the same to the County Judge for payment as the law directs.

State of Tennessee) Dutch Burman

Dwinkness

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 fr from the clerk of this court against the espate of the defendant for the cost of this subt and that the defendant is wholly, insolvent unable to apy the costs of this suit or any

80 it is therefore ordered, adjudged and decreed by the Court, that the cost acrued upon the part of the state be allowed and orde-red paid out of the County Treasury and that the clark make out and certify the same th the County Judge for payment as the law directs.

State of Tennessese Vs. Sibert Strayer

part thereof.

Mis.u.

Motion to retax costs

In this case came the attorney General, Pro tem, for the state and 1 appearing to the Court from the return whithe 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 and that the defendant is wholly, insolvent unable to pay the costs of this guit or any part

So it is therefore ordered, adjugded and decreed by the Court, that the cost acru ed upon the part of the state be allowed and ordered part out of the County Treasury and that the clark make out and certify the same to the County Judge for payment as the law directs.

State of Tennesses Ve, W.D. Thompson et al.

Gaming

Motion to retax costs

In this mase came the Attorney General, Pro tem for the state and I 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 and that the defendant is wholly, inselvent unable to pay the cost of this suit or any part

50 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 make out andcertify the same to the County Judge for payment as the law directs.

State of Tennessee Vs.

Motion to retax costs

Ed Buckner

In this case came the Attorney Gameral, Pro tem for the state and it appearing to the Court from the return of the sheriff, upon an execution issued to him for the cost of this suit from the clerk of this court against the estate of the defendant/and that the defendant is wholly, insolvent unable to pay the cost of this suit or any part thereof. So it is 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 hake out and certify the same to the County Judge for payment as the law

State of Tennessee

Peace Warrent

Motion to retax costs

Ed Buckmar

directs.

In this case came the Attorney General, pro tem for the syste 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 guit and that the defendant is wholly, insolvent unable to pay the cost of this suit or any part thereof.

So it ordered, adjudged ah 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 amke out an certify the same to the County Judge for payment as the law directs.

State of Tennessee

Drunkness

Motion to retax costs

Marvin Blackburn In this case came the Attgray General, pro tem, for the state and it

appearing to the Court from the return of the sheriff, upon a execution issued to him by the clerkof this court against the emaiste of the defendant for the cost of this suit and that the defendant is wholly, insolvent unable to pay the cost of this suit or any pe

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 sourt make out and certify the same to the County Judge for payment as the law directs.

State of Tennessee

Ve-

Mfg. Liquor

Notion to retax costs

Jimmie Dunn 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 clark of this court against the estate of the defendant for the cost of this suit and that the defendant is wholly, insolvent unable to pay the cost of this suit or any part thereof. the refere

So it is/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 make out and certify the same to the County Judge for payment as the law directs.

State of Tennessee Vs.

Gaming

Motion to retax costs

Ras Lucas 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 she riff upon an execution issued to him by the clerk of this Court against the estate of the defendant for the cost of this suit and that the defendant id wholly, insolvent unable to page the cost of this suit or any part the reof.

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

State of Tennesses

Dann kness

Votion to ratex coats

Patrio Webb

In this case came the Attorney Gneral, pro tem, for the state and the

it appearing to the Court from the retarn of the sheriff, upon an execution issued to him by the clerk of this court against the estate of the defendant for the costs of this suit and 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 apid out of the County Trassury and the clerk make out and certify the same to the County Judge for payment as the law directs,

State of Tonnesses

Drunkne sa

Motion to retax costs

Marvie 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 is sued to him by the clerk of this court against the estate of the defendant for the cost of this suit and that the defendant is wholly, insolvent unable to pay wie cost of this suit or any Rart the moof.

S o 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

Mis. d.

vā.

Motion to retax costs

J. H. Monguit 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 and that the defendant is wholly, insolvent unable to pay the cost of this suit or any

So it tedshedefore drdered, adjudged and decreed by the Court, that the cost acrued upon the park of the state be allowed and ordered mid out of the Count y Treasury and that the clerk make out and certify the same to the County Judge for payment as the law directs.

State of Tennessee Va.

Bud Binkley

Motion to retax costs

Intthis 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 against the estate of the defendant for the cost of this suit and that the defendant is wholely, insolvent unable to pay the costs of this suit or any part the re of.

So it is therefore erdered, adjudged and dooreed by the Courtminst the cost acrued upon the part of the state be allowed and ordered paid out of the County Treasury and the clerk make out and certify the same to the County Judge for payment as the law directs.

State of Tennessee

B. D.

Vs.

Motion to retax costs

Tom Curtis 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 defondants for the cost of this suit and that the defendant is wholly, insolvent unable to pay the cost of this suit or any part the reof.

Bo 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 coust make out and certify the same to the Country Judge for payment as the Rew directs.

State of Tennages

Drunkness

Motion to retax costs

Woodroe Harrington 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 and 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 post acrued upon th the part of the state be allowed and ordered paid out of the County Transury and that the clerk of this court make out and certify the same to the County Judge for payment as the law directs.

Vs.

Penttentiary.

State of Tennessee

JUDGEMENT

William Baker

Assault to Murder.

In this cause comes the Attroney 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 to assault with intent to commit murder in the first degrae. The reupon to assess the defendant's punishment came a jury of good and lawful men of t Humphreys County, to wit; Walter Harris, Sam Jones, W. Millong, Will Carter, S.E. Hugt, E. B. Scoles, Lester Trotter, J.F. Gibbons, Monroe Holland, Carl Mallard, George Stringer and J.A. Cutrie, who being duly elected, tried and sworm according to law, after Hearing all the ploof, argument of counsel and the charge of the Court, upon their cath do say that the they find the defendant guilty of Assault with intent to commit murder in the first degrae.

It is therefore oddered, adjudged and degreed by the Court that, for the offense as found by the Jury, the defendant be confined in the State Penitentiary at Nashvills, Tennessee, at hard labor for a period of time of not less than three years nor more than three years and that he pay the costs of this cause for which let execution issue.

as charged in the indictment and assess and fix his publishment at three years in the

It is further ordered that he be rendered infamous disqualified to exercise the election franchise or give evidence in any of the Counties of this State.

## REPORT OF GRAND JURY

We, the members of the Grand Jury at the April Zerm 1934, of the Circuit Court for Humphreys County, beg leave to submit the following report to your Honor: We have dilligantly inqui red and true presentment made of all offeness given us in charge by your Honor or otherwise brought to our knowledge. We have examined the County Jail and County Poor House and find the prisoners and inmates well fed and cared for. We find some repairs needed at the jail but are informed this matter is now under consideration by county authorities. We have examined a 11 the bonds required to be examined by us and find them property executed and good and solvent for the several amounts thereof, and now having completed our labors, we respectfully ask to be discharged for the term. R.H.Mckeel, Foreman Grand Jury J.L.Carmell, George L. Gorden, W.L.Fruett, K.B.Carlew, A.A.Allison, W.B.Buchanan, Ernest C. Wright, K. C.Hobbs, R.C.Davis, D.O.Thompson, J.A.Pawe, and B.F.Cappe.

State of Tennessee

H.B. &Larceny

Andrew Gallyon

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 from the clerk of this court against the estate of the defendant for the cost of this suit and that the defendant is shelly, 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 State Treasury and that the clerk make out and certify the same to the Comptroller for payment as the law directs.

State of Tennessee

Ve.

Felony

Francis Malome

Motion to retax costs.

In this case came the Attroney 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 desendant for the cost of this suit and that the defendant is wholly insolvent unable to pay the costs of this suit or any poart thereof.

So it 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 State Treasury and that the clerk anke out and certify the same to the Comparoller for appment as the law directs.

State of Tennesses

Ve.

Larceny

Manuel Russell

Motion to retax costs

In this case came the Atterney 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 estace of the lefendant for the costs of this suit and that the defendant is wholly, insolvent unable to may the costs or any mart thereof.

So it is therefore ordered, adjudged and decreed by the Court, the cost acreed upon the part of the state te allowed and ordered paid out of the State Treasury and that the clerk make out and certify the same to the Comptroller for mayment as the law directs.

State of Tennessee

78

Transporting

Motion to retax costs

Willie Valentine

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

So it shows refore ordered, adjudged and decreed by the Court, that the cost acrued upon the part of the State be allowed and prefered paid out of the State Treasury and that the clerk make out and certify the same to the Comptroller for payment as the law directs.

### SHERIFF'S STATE BOARD BILL

| State of Tennnessee Vs. June Waggoner, Murder, December 15, 1933, to April 21,  | 1934,            |
|---|------------------|
| 190 days at 75¢ perday  | \$95.25          |
| State of Tennessee Vs. Andrew Gallion, Larceny, December 15, 19333, to Jan. 26, |                  |
| 1933, 22 days at 75¢ per day \$16.50, to turnkeys \$2.00, total                 | 18.50            |
| State of Tennessee vs. Ray Haygood, Larceny, Mach 10, 1934 to April 21, 1934,   |                  |
| 40 days at 75¢ perday   | 31.50            |
| State of Tennessee Vs. Clarence Bratton, Auto theft, March 27, 1934 to April    |                  |
| 21, 1934, 26 days at 75¢ per day \$19.50 two turnkeys \$2.00                    | 21.50            |
| State of Tennessee Vs Finas Slaytom, Auto theft, March 27, 1934, to April 21,   |                  |
| 1934, 26 days at 75¢ per day \$19.50 two turnkeys \$2.00                        | 21.50            |
| State of Tennegace Vs. William Baker, Asgault with intent to commit murder,     |                  |
| April 9, 1934, .o April 21, 1934, 13 day at 75¢ per day                         | 9.75<br>\$198.00 |

Court t en adjourned until court in course



CAPTION AUGUST TERM CIRUIT COURT A.D. 1934.

State of Tennessee

Humphreys County Be it remembered that a Circuit Court was prened and held in and for the County of Humphreys at the Courthouse in the town of Waverly, Tennessee, on the 15th day of August it being the second Monday of said month, and the One Thousand Nine Hundred and thirthfourth year of our Lord, and the One Hundreddand the One Hundred and Fiftyminth wear of American Independence. Present and Presedting the Hon. J.D.G.Morton, Judge of the Ninth Judicial District of the State of Tennesses.

Court was opened in due form of law by Walter McNeil, Sheriff, of Humphreys County, Tennessee, and by him was returned into open Court a writ of Venire Facias, showing that the following named persons were appointed by the County Court, at its April Term 1934. to appear and to serve as jurors at this the present term of this court, to wit; Will Madden. W.O. Wall, Marvin Guill, Tom Thompson, Eldridge Stanfield, Walter Anderson, W.W. Gatlin, E.W.Cullum, R.D.Bruce, Cal Coleman, George Lafavor, Neal Cochran. C.C.Oliver. Tom Cannon, Elmer R. Spann, Sid Solley, Alf Rice, O.J. Legan, W.F. Larkins, Doss Weatherspoon, W.R.H. Bowen, W.C. Pace, J.F. Daniel and W.L. Cude,

And it appearing to the Court that the above name i 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 lan, as Grand Jurymen, W.O. Wall, W.R.n. Bowen, G.C. Colman, W.W. Gatlin, W.C. Pace, E.W. Cullum, C.C.Oliver, R.D.Bruce, Tom Cannon, J.F.Daniel, Tom Thompson and Walter Anderson, and R.H.McKeel having been appointed Fore-an of the Grand Jury at a former term of this Court, the said Grand Jury is in all things as the law directs having been duly elected, tried, Sworn and charged by the Court according to law, retired to their room in charge of D.C. Bolthrop Constable of Humphreys County, sworn according to law to attend them in considering indictments and presentments.

summoned by the sheriff of Humphreys County, and qualified as regular jurors in the stead of the above named excused jurors, to wit; Nath Collier, Guy McMillon and Fred Marrs.

# W. C. HOWELL APPOINTED ATTORNEY GENERAL; PRO TEM.

Whereas, Hon. John B. Bowman, Attorney General for the ninth Judicial Circuit, ofthe State of Tennessee, is sick and on that account unable to attend the present term of the Court to perform his duties as such 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 virtue of the power vested in me, by the constitution and laws of the State of Tennessee, do herby appoint W.C. Howell a regularly licened attorney of 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 Circuit Court, for and in the place of the said John B. Bowman, Attorney General, and with all the power and duties conferred upon him by law by virtue of this

This appointment of the said W.C. Howell as such Attorney General, pro tem, is for the August term, 1934, of this Circuit Court for Humphreys County, Tennessee

This August 13th 1934 .

J.D. G.Morton Circuit Judge

State of Tennessee Humphreys County

I, W.C. Howell, do solemnly swar that I will perform withfidelity the duties of the office of Attorney General, pro tem, of the minth Judicial Circuit for the Circuit Court held for Humphreys Caunty, Tennessee, in Waverly at the August Ter m 1934, to which I have been appointed by the Hoh. J.D.G.Morton, Circuit Court Judge of a said Court, 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 indirectly, 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 dither of these acts. Witness my hand August 13, 1954.

W.C. HOWe 11

Sworn to and subscribed before me this the 13th day of August 1934.

L.C. Bohanan Circuit Court Clerk

I.M. Johnson

Va. U.G. Dodd In the Carmit Court at

Waverly, Tennessee.

In this cause, came the parties, and attorneys, and also a jury of good and lawful men oftehwit, W.F. Larkins, Nath Collier, Sid Cooley, w.L. Cude, Geo. Lafavor, --- Wheeler, Will Madden, Eldridge Stanfield, Guy MoMi Mann, R.L. Petty, Fred Marrs, and Charlie Ellison, being elected, tried and sworn to speak the truth then their oath do s ay that they find for the defendant, and that and defendant owes the plaintiff nothing, as alleged. It is therefore, considered and decreed by the Court that the cause against the defendant be dismissed, and that the defendant have and recover of the plantiff, I.M. Johnson and D.C.Bolthrop, surety an an appeal bond, the cost of this cause for which execution will issue, It is further ordered by the Court that the said bill of costs so adjusted against the plaintiff and surety on his bond be credited with the amount of \$1.65 which was tendered and paid into Court by the defendant before the magistrates trial, and also the trial in this Court.

COURT THE THE HON. J. D. G. MORTON, JUDGE, ETC. State of Tennessee He ree 1 Cooley In this case came the Atterney General, pro tem, for the State and the defendant in person, who, duly charged and arraigned, on said indictment pleads guilty Thereupon to assess the defendants punishment came a jury of good and lawfal men of Humphrevs County. Tenn. to wit: Doss Weatherspoon, W.F. Larkins, O.J. Legan, Eldridge, Stanfield, Will Madden, Alf Rice, W.L.Cude, Sid Cooley, Geo, Lafavor, Nath Collier, Guy Momillion. and Fred Marrs, who, being duly elected, tried andsworn according to las, after hearing all the proof, argument of counsel and the charge of the Court, upon thier oath domsay they find the defendant sailty of possessing intoxecating liquor as charged in the indictment and fix and assess his fine at the sum of One Hundred Dollars. It is therefore ordered, adjudged and decreed by the Court, for the offense as found by the jury the defendant pay or secure a fine of one Hundred Dollars, and cost of this cause for which let execution issue. And in the event of his failure to pay or secure all of said fine and cost he shall be confined in the County Jail or Workhouse of Humphreys County, Tenn., until he pay, secure or work out all of said fine and cost. State of Tennessee B. D. Ben L. Thomoson In this case came the Attorney General, Pro tem, for the State and the defendant in person , who, duly sharged and arraigned, on said indictment pleads guilty. Thereupon to agreeme the defendant punishment came a jury of agod and lawfal men of Humphreus County, Tennessee, to wit; Doss Weatherspoon, W.F. Larkins, O.J. Legan, Eldridge Stanfield, Will Madden, Alf Rice, W.L. Gude, Sid Cooley, Geo. Lafavor, Nath Collier, Guy McMillon, and Fred Marrs, who, being duly elected, tried and sworn according to law. after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say they find the defendant guilty of possessing intoxecating liquor as charged inthe indictment and fix and assess his fine at the sum of One Hundard Dollars.

Thence came into open Court the defendant Ben L. Thompson and paid to the Clerkfull of said fine and costs.

State of Tennesses

Va.

Rad Chack

Henry Maroum et al.

This case is continued on account of absence of defendant until the

next tem.

State of Tennessees

Bad Check

Hemry Maroum et al.

This case is continued on account pf absence of defendants untilthe

next term.

## ALIAS CASES

State of Tennessee VS. W.J.Jamison, R.E.Bunoh, Erpset Durham, Ray Merrideth, Hunter Blackwell, W.C.Speogue, Roy Freeman, Al Wylss, (Alias Chas. Bruin), Oaby Baker, T.S. Holmes, G.O.Cox, P.K. Wilson, .

State of Tennessee

Mfg. Lique

Hubert Curtis, Tom Curtis, & Walter Bradley

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 case be dismissed and the defendants go hence without day.

State of Tennessee

Age of Consent

Joe Plant

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 theorem by the Court, that the case be dismissed and the defendant go hence without day.

State of Tennessee

Carrying a Pistol

Ivan Adkins

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 case be dismissed and the defendant go hence without day.

State of Tennessee

Vs.

Larceny

Dee Wells &Jesse anderson

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, adjugged and decreed by the Court, that this case be dismissed and the defendants go hence without day.

State of Tennessee )

V 8.

Drunkness

Lee Ingram ) In this case came the Attorney General, pro tem, for the state and states to the Sourt that he desires to prosecute this case no further.

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

State of Tennessee .)
Vs. Drunk

Dalton Box

In this case came the Attorney Ceneral, pro tem, for the state and states to the Court thathe desires to prosecute this same no further.

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

State of Tennessee

Vs.

Drunkness

In this case came the Attorney General, pro tem, for the state and the defendant in person and pleads guilty as charged in the andictment, thereupon the Court assess the penalty and say he shall pay a fine of Five Bollars together with all the costs of this cause, for which let execution issue.

State of Tennessee

Va.

Drunkness

Tom Ingram

In this case came the Attorney General, Pro tem, for the state and the defendant in person and pleads guilty as charged in the indictment, the reupon take Court assess the penalty and say he shall pay a fine of Five Dollars together with all time courts of this cause, for which let execution issue.

State of Tennessee

----

B.D.

Buck Bibbs )

In this case came the Attorney Gneral, Pro tem, for the stateand 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 case be dismissed and the defendant go hence without day.

State of Tennesses )

B. D.

TopEyplace

In this case came the Attorney General, pro tem, for the state and defendants in person and by attorneys, who being duly charged and arraigned on said bill of indictment pleads not guilty. Thereupon to try the issues joined wame a jury of good and lawful men of Humphreys County, to wit: Doss Weatherspoon, W.L. Larkins, O.J. Legan, Eldridge Stanfield, Will Madden, Alf Rice, W.L. Cude, Sid Cooley, Geo. Lafavor, Nath Collier, Guy McMillonaand Fred Marrs, Who, being duly elected tried and sworn according to law, after hearing all the Brack argument of counsel, and the charge of the Court, upon their cash do may that their case.

It is therefore ordered, adjudged and dereed by the Cdurt that a mistrial be entered in this case, and the jury be discharged, and the case continued until next term of this court.

State of Tennessee

Carter Simpson

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

| State of Tennessee  | ( ) with the  |
|---------------------|---|
| Va ·                | Murder  |
| June Waggoner       | This case is continued by consent until next term of this court.      |
| State of Tannesses  | <b>\</b>  |
| Vs.                 | Embe 22 lement  |
| J.A. Adams          | This case is continued by consentation next term of this court.       |
| State of Tennessee  |   |
| Vs.                 | Age of Consent  |
| Martin Brown        | · ·   |
|                     | This case is continued by consent until next term of this court.      |
| State of Tannessee  |   |
| Vs.                 | D runkne se   |
| J. C. Harris        | · · · · · · · · · · · · · · · · · · ·                                 |
|                     | This case is continued on agreement for the defendant to plead guilty |
| at the next term of | thie court.   |
| State of Tennessee  | *   |
| Vs.                 | D runkne es   |
| D.T.Gould           | This case is continued on agreement for the defendant to plead guilty |
| at the next term o  | f this court.   |
| State of Tennessee  |   |
| Va.                 | Soi Fa  |
| Ben L. Trompson et  | (1)   |

Came the defendants in their own proper person and by attorney and the Attorney General, on behalf of the State when this case came on to be and was heard by the Court upon the Soire Facias, return of the shraiff thereon, the answer of the defendants an and/motion of defendants to set aside the forfeiture engared against them, when the Court after hearing and fully considereing the same is pleased to and does set aside said forfeiture entered at the December Term, 1950 of the Court aside, and adjudges the cost of the forfeiture against defendants.

It is therefore considered by the Court that the forfeiture taken and entered against defendants' be and the same is set aside at the defendants' costs, and that the State of Tennessee recover of the defendants all the said soruing by reason of the taking and setting aside said forfeiture, for all of which execution will issue.

Thence came into open Courtthe said Ben L. Thompson and paid to the Clerk of this Court all of said fine and costs.

State of Tennessee Va. Transporting Jesse Bird This case is continued by both attorneys for the defendant and the State until next term of this Court.

State of Tennessed Vs.

Roy Ingram +

In this cause comes the Attorney General, pro tem, for the State and the defendants in person and by attorney who, being duly charged and arraigned on said present ment pleads matiguilty.

The reupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tennessee, to wit: Doss Weatherspoon, W.F. Larkins, O.J. Legan, Eldridge Stanfield, Will Madden, Alf Rice, W. L. Sude, Sid Cooley, Geo. Lafavor, Nath Collier, Guy McMillon and Fred Marra, 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 cath do say that they find the defendant Roy Ingram not guilty and find the defendent Nettie Ingram guilty of a preach of the peace as charged in the indictment.

It is therefore ordered, adjudged and decreed by the Court that, for the offense as found by the Jury the defendant, Nettie Ingram, pay or secure a fine of five dollars and the costs of this cause for which let execution issue, and in the event of her failure to pay or secure the same she will be taken in custody by the sheriff of Humphreys County and by him confined in the County Jail or work house watalthe same is paid, secured or worked out.

State of Tennasses Va. Monroe Cafton & Less Craften

Housebreaking and Larceny

In this cause comes the Attorney General, pro tem, for the state and the defendants in person and by attorney, who, being duly charged and arraigned on said indictment, pleads guilty.

The reupon to try the issues joined came a Jury of good and lawfund men of Humphreys County. Tennessee, to wit: Doss Weatheropoon, W.F. Larkins, O.J. Legan, Eldridge Stanfeild, Will Madden, Alf Rice, W.L. Cude, Sid Cooley, Geo. Lafavor, Nath Collier, Guy McMillon and Fred Marra, who, being duly elected, tried and sworn according to law, and being in charge of their sworn officers. Trent Westbrooks and Frank 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 oath do say that they find each of the defendants guilty of housebreaking and larceny as charged in the indictment and assess and fix the punishment of each defendant at five years in the penitentiary.

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 Penitentiary at Nashvills. Tennessee, at hard labor for an indaterminate period of time of not less than three years nor more than five years, and that the defendants pay the costs of this cause for which let execttion issue.

J. C. CHOATE ADMR. HUMPH HEYS COUNTY ET AL

In the Circuit Court at Waverly, Tennessee.

In this cause, on motion of counsel for plaintiff, 30 days from April 21,1994 is allowed plaintiff for filting declaration. State of Tennessee

House breaking and Larceny

Monroe Crafton & Les s Craft on

Va.

En this cause comes the Attorney General, pro tem, for the state and

the defendant in person and by attorney, who, being duly that ged and arraigned on said indictment, pleads guilty.

Thereupon to try the issues joined, came a jury of good and lawful men of Humphreys Sama County, to sit; Doss Weatherspoon, W.F. Larkins, O.J.Lagn, Eldradge Stanfield, Will Madden, Alf Rice, W.L.Cude, Sid Gooley, Geo. Lafavor, Nath Gollier, Guy McMillon and Fred Parrs, Who, being duly elected, tried and swom according to law, and being in charge of their sworn officers Trent Westbrook Frank Ingram, who had previously been legally sworn to attend them, after hearing all the proof, argument of sounsel, and the charge of the Court, upon their cath do say that they find each of the defendants guilty/of petit larceny as charged in the indictment and assess and fix the punishment of each defendant at one year in the Penitentiary.

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 Penitenjiary at Nashville,

Tennessee, at hard labor for a period of time of not lass than one year nos more than one year and that the defendants pay the costs of this cause for which let emecution issue.

It is further ordered adjudged and decreed by the Court that this sentence run consecutively with a sentence imposed at this term of the court on same defendants for from these to five years for housebreaking and larcents.

This day the Grand Jury came into open Court in a body and paresents the following indictments

and presentments.

One against Carlos Surns & Austin Saunders, H.B. & Larceny, mindictment is in the words and figures as follows, to wit; State of Tennessee, Humphreys County, August Term of Circuit Court A.D.1994. The Grand Jurors for the State of Tennessee, duly elected, empaneled, sworn, and wharged to inquire for the body of the County of Humphreys and State aforesaid, present that Carlos Burns and Austin Sanders herefores, to wit, on the lst day of June 1994, in said County and State, unlasfully, feloniously and forcibly did break and enter the business house of one Pete Page, of State County, with intent to commit a felony, to wit, a larceny.

And the Grand Jurors aforesaid, upon their oath aforesaid, further present that the said Carlos Burns and Austin Sanders, on the day and year aforesaid, in the State and County at aforesaid, unlawfully and feloniously uid take, steal, and oarry away three pair of gloves, three suits underwar, one pair trousers, and caps, all of the value of Fifteen Dollars, and of the goods and onatels of the said Pete Page, sith intent to deprive him, the said Pete Page, the true owner thereof, and convert the same to their own use. And the Grand Jurors aforesaid, upon their oath aforesaid, do further present that the said Carlos Burns and Austin Sanders of said County, on the day and year aforesaid, unlawfully and feloniously did receive, ouy, concerl, and aid in concealing three pair of gloves, three rougherty of Pete Page of said County, before them feloniously stolan, taked and carried away by someone, to the Grand Jury unknown, they, the said Carlos Burns and Austin Sanders then and there knowing the said carlos Burns and Austin Sanders then and there knowing the said carlos Burns and Austin Sanders then carried away, and they the said Carlos Burns and Austin Sanders then and there fraudulently to derrive the owner thereof, contrary to the statute and against the peace and dignity of the State of Tennessee. W. Chowell, Attorney General, Pro Ten, August Term, 1994 R.H.MoKeel, Foreman Grand Jury August Term 1994 R.H.MoKeel, Foreman Grand Jury A.C.Howell, Attorney General, Pro Ten, A.TRUE BILL. R.H.

Court then adjourned until tomorrow morning at \$:00 0'Clock

Judge , Judge

COURT MET PERSUANT TO ADJOURNMENT PRESENT AND PRESIDENCE THE HON. J.D.G. MORTON, JUDGE, ETC.

State of Tennessee

Housebreaking and Pobbery

Carlos Burns &

In mthis cause comes the Automory General, pro tem , for the state and the defendants in person and by attorney, who, being duly charged and arraigned on said

indictment, each defendants places guilty.

Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tennessee, to wit; Doss Weatherspoon, W.F.Larkins, O.J.Legan, Elridge Stanfeild, Will Madden, Alf Rice, W.LCude, Sid Gooley, Geo. Lafavor, Nath Collier, Guy McMillon, and Fred Marrs, who, being duly elseted, triel and sworm according to law, and being in charge of their sworm officers, Trent Westbrooks and Frank Ingram, who had previously been legally sworn to attend them, after hearing all the proof, argument of counsel, and charge of the Court, upon their cath do say that they find each of the defendants guilty of housebreaking and larceny as charged in the indictment and assess and fix the punishment at three years in the Penitentiary.

It is therefore ordered, adjudied and decreed by the Court that, for the offense as found by the jury, each of the defendants be confined in the State Penitentiary at Nashville, Termssee, at hard labor for a period of time of not less than three years now more than three years and that the defendants pay the costs of this cause for which let execution tasks.

State of Tennessee

House brasking and Larceny.

Carlos Surns and

In this cause comes the Attorney General, pro tem, for the state and the defendant in person end by attorney, who, being duly charged and arraigned on said indictment, pleads guilty.

Thereupon to try the issues joined came ajury of good and lawful men of Humphreys County, Tennessee, to wit; Doss Weatherapoon, N.F.Larkins, O.J.Leban, Eldridge Stanffeld, Will Madden, Alf Rice, W.L.Oude, Sid Cooley, Sec. Lafavors Nath Collier, Guy McMillon and Fred Marrs, who, being duly elected, tried and sworn according to law, and being in charge of thier sworn officers Trent Westbecoks nan Frank Ingram, who had previously been legally sworm to attend them, after hearing all the proof, argument of counsel, and the charge of each the Court, upon their each do say that they find/the defendants guilty of housebreaking and larceny as charged in the indictment and assess and fix the punishment of each defendant at three years in the Penitentiany.

It is therefore ordered, adjudged and decreed by the Court that, for the offense as found by the jury, each of the defendant be confined in the State Penitentiary at Nashville, Tennessee, at hard labor for a period of time of not less than three years nor more than three years, and that the defendants pay the costs of this cause for which let essecution issue.

It is further ordered, adjudged and decreed by the court that the sentence as to the defendant Carlos Burns run consecutively with a sentence inpused on him at this term of t this court of these years for housebrasking and largeny.

Burns & Sanders

State of Tennessee Housebreaking and Larceny Carlos Burns & Austin Sanders This cause came on thes day to be heard on a petition filed in this cause by the defendant, Austin Sanders, asking the Trail Judge in this cause to suspend the sentence of three years heretofore imposed on the defendant at this term of the Court upon a plea of guilty entered by the defendant along with his co-defendant Carlon Burns. The petition presented by defendant Autin Sanders being as follows; State of Ten:sesses Circuit Court, Waverly Tennessee August Term 1934. Housebreaking and Larceny.

To the Honorable Circuit Judge, sitting at Waverly Eumphreys County Tennesses. Your petitioner, Austin Sanders one of the defendants in the above styled case, respectfully shows to the Court, that he was imdicted at this term of the Court, for Housebreaking and Larceny and pleads guilty to the charge, and was given a sentence to the State Penitentiary at Nashville Tenn. for a period of not less than three years nor more than three years, and the costs of the case against him.

That he is a boy of some 21 years of age, of very small statue, he ic ampremature child. and all of life has been wask and below the normal young man, subject to be influnced by others of stronger physical and mental make up .

That on the occasion and time of the offense for which he was indicted, he was drunk, with others that were drunk or intoxicated, and while in such condition, went with others to various places as many young men do while under the influence of drink, in an automobile and while in this condition, the "ffsnse was committed, and he avers, that he took no part in the actual breaking of the building, but upon invitation after the building was proken, did o into the bu lding, and at the request of others bring some of the articles taken out and put them in the car.

That immediately after the arrest of the petitics the made a statement one Esqr. Reares MoReeves of Waverly, giving/all information that he could pertaining to the orime, that resulted in the apprehension of others connected with it, and the recovery of some of the stolen goods, without which is likely that no conviction could have been had, at least of all the parties to the orime

That his father Alvin Sanders so situated that he can and will take this boy on parole ad work him on the farm, and make such report of his conduct and doings, either to this Court, or any other Court, to which this requirement of the Court may be made Petitioner prays, that his sentence be suspended and that he be paroled to his fathere Alvin Sanders, under such orders as the Court may deem right and proper in such cases, to make sure the return of the boy into Court at any time the Court may order and for general relief.

This Aux 16th 1934.

|  | Aus | tin | Sande | rs |  |
|--|-----|-----|-------|----|--|
|--|-----|-----|-------|----|--|

Filed this Aug 16th 1934 L.C. Bohanan

After due consideration of the petition aforesaid which the Court finds to be based on Chapter 76 of the Acts of the Legislature for 1931 and after due consideration of same and the presiding Judge at the present term of the Court, J.E. Tubb, who is sitting at this time in the place and steed of the regular Judge, J.D.G.Morton, and the said present

presiding Judge J.E. Tubbs, not caring for reasons stisfactory to the Court to pass on said motion but desiring to have the regular Judge J.D.G. Morton, pass on same. And for that reason it is ordered that said petition be passed without action of the Court until December 1934 term of this Court when same may be heard by the regular Trial Judge and by him be acted on. It is ordered by the Court that the defendant, Austin Sanders, be required to give an appearance bond, as required by law, in the sum of Two Thousand Dollars for his appearance before this Court at the December Term 1934 to await the action on the Court on his petition and in the event of his failure he will be kept in the castody of the she riff of Humphreys County, Tennessee, to await the action of the Court on his petition

State of Tennessee Driving Drunk. on agreement for the defendant Ray Hall This case is continued/to plead guilty at the next term of this dourt. State of Tennessee B. D. Ray Hall This case is continued on agreement for the defendant to plead guilty at the next term of this court. State of Tennessee Largenv Otto Share This case is continued by the defendant until the next term of this

State of Tennessee Driving Drunk.

T. A. Pack 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 lpleads guilty. The reupon to try the issues joined came a jury of good and law-

ful men of Humphreys County, Tennessee to wit: Doss Weatherspoon, W.F. Larkins, O.J. Legan. Bldridge Stanfield, Will Madden, Alf Rice, W. L. Cude, Sid Cooley, Geo. Lafavor, Nath Collier, Guy MoMillon and Fred Marrs, who, being duly elested, tried and sworn according to law, after hearing all the proof, aggument of counsel and the charge of the Court, upon their

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

It is therefore ordered, adjudged and decreed by the Courtthat, for the offense as found by the 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, Tennessee, and will pay the costs of this cause.

It is further ordered by the Court that the defendant be prohibited from driving an automonthle ofer is meriod of six months and in the event he should do so, he will be taken in charge and he further cinfined for a period of four months.

It is further ordered by the Court, the jail sentence be suspended duringdggod behavior and also the prohibitation from driving an automobile is suspended until the next term of thes court. Thence came into open court the defendant and peid to the offerk of this court all of said fine and cosys.

Bill Simmoms

Va.

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 indictment , pleads guilty.

The reupon to try the issues joined came a jury of good and lawful men of Humphre vs Count Tennessee, to wit; Doss Weatherspoon, W.F. Larkins, O.J. Leagn, Eldridge Stanfaeld, Will Madden, Alf Rice, W.L. Cude, Sid Cooley, Geo. Lafavor, Nath Collier, Guy McMillon and Fred Marrs, who, ceing duly elected, tried and sworn according to law, and being in c harge of their sworn officers Trent Westbrooks and Frank Ingram, who had previously been legally to attent them, after hearing all the proof, argument of counsel, and the charge of the Court, upon their oath do say that they find the defendant guilty as charged in the indictment and assess his punishment at six months in jail.

It is therefore ordered, adjudged and decreed by the Court, that the defendant be confined in the County Jail of Humphreys County Tennessee, and that he pay the costs of this cause for which let execution issue.

It is further ordered by the Court, that the jail sentence be suspended during ggod behavior and defendant paying or securing costs.

State of Tennessee

Danknage

Rich Smith

This case is continued on agreement for the defendant to plead guilty

at the next term of this court.

State of Tennesses

Larceny

De lma Hogan

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

Stateof Tennesses

B.D.

Hershell Modena

This case is continued on agreement for the dafendant to plead guilty

at the mext term of this court.

State of Tennessee

Howard Shanks

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

court.

State of Tennessee)

Carte Rince

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

State of Tennessee R. R. Rainwater This case is continued by defendant until the ment terms f this court. State of Tannages A. AB. with intent to commit murder Marvin Blackburn This case is continued by the defendant until the next term of this

State of Tennessee

court.

Iminknass

Lawrence Gorden This case is continued by agreement for the defendant to plead guilty at the next term of this court .

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

One against Nathen Sanders, H.B.& Larceny, which indistment is in the words and figures as follows to wit: State of Tennessee, Humphreys County. August Term of Circuit Court. A.D. 1934. The Grand Jurrors for the State of Tennessee, duly elected, empaneled, sworm, and charged to inquire for the oody of the County of Humphreys and the State aforesaid, upon their cath aforesaid, present that Nathen Sanders here tofore, to wit, on the 20th., day of June 1994, in said County and State, unlawfully, feloniously and forcibly did break and and enter the mansion house of one A.C. Curtis, with intent to commit a felony, to wit, a largeny. And the Grand Jurors afor said, upon their oath aforesaid, further present that the said Nathen Sanders, on the day and the year aforesaid, in the state and county aforesaid, unlawfully and feloniously did take, stead, and carry away one pistol of the value of Five Dollars, and of the goods said A.C. Curtis, the true owner thereof and convert the same to his own use. And the Grand Jurors aforesaid, upon their oath aforesaid, do further rregent that the said Nathen Sanders of said County, on the day and year aforesaid, in the county aforesaid, unlawfully and feloniously did receive, ouy, conceal, and aid in concealing one pistol of the value of Five Dollars, the property of A.C. Curtis of said county before then feloniously stolen, teken and carried away by some one to the Grand Hury unknown, he the said Wathen Sanders then and there knowing the said pistol aforesaid to have been feloniously stolen, taken, and carried away, and he the said Nathen Sanders intending then and there fraudulently to deprive the owner thereof, contrary to the statute and against the peace and dignity of the state of Tennessee. W.C. Howell Attorney General, Pro Tem. August Term, 1934 The State Vs Nathen Sanders, H.B.& Larceny, A.C. Curtis Prosecutor. Subpoena for the State: A.C. Curtis and Mote Shaver,. Witnesses sworn by me on this indictment before the Grand Jury August Term, 1954 R.H.McKeel Foreman Grand Jury. W.C.Howell, Attorney General, Pro Tem A TRUE BILL R.H. McKeel Foreman Grand Jury. One against Rudolph Ross, Assault with intent to commit murder in the first degree, which

indictment is in the words and figures as follows to wit: State of Tennessee, Humphreys County. August Term of Circuit Court, A.D. 1954. The Grand Jurors for the Stas of Tennesses. elected, empaneled, sworn, and chargedate inquire for the body of the County of Humphreys and State aforesaid, upon their oath aforesaid, present that Rudolph Ross of said County, here to fore, to wit, on the 8th day of July 1934 with force and arms, in the County aforesaid, unlawfully, fedomiously, willfully, deliberately, premeitatedly, and maliciously,

did makelan assault upon the body of one Marvin Gill with a certain knife with the (unlawful and felonious intent, then and there, him the said Maryin Gill unlawfully, feloniously, a willfully, de Edditatedly, and of his malace aforethought, to kill and upon him to commit the crime and felony of murder in the first degree, against the peace and dignity of the state of Tennessee, WdC.Hewell Attorney General, pro tem, August Term, 1934, The State Assault with intent to commit murder in the first degree, Rudolph Ross, Marvin Gill prosecutor Subpoena for the State: Marvin Gill, Benie Goals, Monroe Alebrooks & C.EDugger, Witnesses sworn by me on this indictment before the Grand Jury, August Term, 1934, R.H.McKeel Foreman Grand Jury, W.C.Howell Attorney General, Pro Tem, A True Bill R.H.McKeel Foreman Grand

One against Marvin Blackburn, Assault and Battery, which indictment is innthe words and figures as follows to wit: State of Tennessee, Humphreys County, August me mm of Circuit Court, A.D. 1934. The Grand Jurors for the State of Tennessee, duly elected, empanelled. sworn, and charged to inquire for the body of the County of Humphreys and the State aforesaid, upon their cath ascresaid present that Marvin Blackburn of said County, heretof ore, to wit, on the join, day of June 1,54 with force and arms, in the County aforesaid, unlawfully did make an assault upon the body of one William Coefield Wilkins, and him. the sati William Coefield Wilkins he, the said Marvin Blackburn thun and there did cruelly beat, wound, bruise, and otherwise malteart, against the peace and dignity of the State of Tenn. W. C. Howell. Attorney General Pro Tem. August Term, 1955 The State MarMarvin Blackburn, Assault and Battery, William Wilkins Prosecutor. Subpoena for the State. William C. Wilkins Mrs. Joe Davidsom, Alvin Reed, Annie B. Higgins, and Jennie Allen, Witnesses sworn by me o on this indictment before the Grand Jury, August Term, 1954, R.H.McKeel Foreman Grand Jury W. C. Howell Attoreny General, Pro tem . A True Bill R. H. McKeel, Foreman Grand Jury. One against Monroe Crafton and hass Crafton, H.B. & Lraceny, which indictment is in the wo words and figures as follows to wit: State of Tennessee, Humphreys County. August Term of Circuit Court, A.D. 1954. The Grand Jurors for the State of Tennessee, duly elected, empaneled, sworn and charged to inquire for the cody of the County of Humphreys and State afareanid, upon their outh aforesaid, presents that Monroe Crafton and Less Crafton here tefore, to wit, on the 30th day of July 1954, in said County and State, unlawfully, feloniously and forciply did bras and enter the business house of one J.M.Clements, of said county, with intent to commit a felony, to wit a isrceny. And the Grand Jurors aforesaid, upon their oath aforesaid, further present that the said Monroe Crafton and Less Crafton, on t the day and year aforesaid, in the state and county aforesaid, unlawfully and feloniously did take, steal, and carry away Fourteen Dollars and Seven Cents good and lawful money of the United States, pocket knives, cigarettes, shaving brunn, fountain pen, flash light batteries, pocket books, comp, candy, cigars, and fash lights, all of the value of Thirty two Dollars and Forty Seven Cents, and the goods and chartels of the said J.M. Clements, with intent to deprive him, the said J.M. Clements, the true owner thereof and convert the game to their own use. And the Grand Jurors aforesaid, upon thier oath aforesaid, do further present that the said Monroe Crafton and Les Crafton of said county, on the day and year aforesaid, in the county aforesaid, unlawfully and feloniously did receive, buy, conceal, and aid in concealeng Fourteen Dollars and Seven Cents, in good and lawful momeny of the United States, pocket knives, digarettes, shaving brush, fountain pen, flash light batteries. pocket books. comb. candy, cigars, and flashlights, all of the value of Thirtytwo Dollras and Forty Seven Cents, the property of J.M. Clements of said county, before then felomiously stolen, taken and carried away, by someone to the Grand Jury unknown, they the

said Monroe Crafton and Less Crafton then and there knowing the said property aforesaid to have been feloniously stolen, taken , and carried away, and they the said Monroe Crafton and Less Crafton intending than and there fraudulently to deprive the owner there of, contrary to the statute ar against the peace and dignity of the State of Tennessee W.C. Howell, Attorney General, Pro Tem. August Term, 1934 The State Vo. Monroe Crafton and Leas Crafton, H.B. & Largeny, J.M. Clemants Prosecutor. Sabpoena for the State: J.M. Clemants Clements. Joe Traylorf. R. westbrook, Calvin Crafton, Tom Fuller, Witnesses sworn by me on this indictment before the Grand Jury August Term, 1934, R.H.McKeel, Foreman Grand Jury, W. C. Howell, Attorney General, Pro Ten, A TRUE BILL, R.H. McKeel, Foreman Grand Jury, -One against Monroe Crafton & Less Crafton, H.B.& Larceny, which indictment is in the words and figures as follows, to wit; State of Tennessee, Humphreys County, AugustTerm of Circuit Court. A.D., 1934. 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 afore said, upon their oath aforesaid, present that Monroe Crafton and Less Crafton heretofore, to wit; on the 30 day of July 1994, in said County and State, unlawfully, feloniously and fa forcibly did break and enter the business house of one, Buddie Williams, of said County. with intent to commit a felony, to wit, a largeny. And the Grand Jurors aforesaid, upon their path aforesaid, furtherpresent that the said Monroe Crafton and Less Crafton, on the day and year aforesaid, An the State and County & aforesaid, unlawfully and feloniously did take, steal, and carry away one Brace and bit. two pair of pliers, one serew driver and one wrecking bar all of the value of Fifteen Pollars, and of the good and chartels of Budddie Williams, with intent to deprive him. the sandrBuddie Williams, the true owner thereof and convert the same to their own user And the Grand Jurors aforesaid, upon their oath aforesaid, do further present that the said Monroe Crafton and Less Crafton of said county, on the day and year aforesaid. in the county aforesaid, unlawfully and feloniously did receive, buy, conceal, and aid in con cealing one Brace and bit, two pair of pliers, one screw driver and one wrecking bar, all of the value of Fifteen Dollars, the property of Buddie Williams of said county, before then deloniously stolen, taken, and carried away, by some one, to the grand Jury unknown, they the said Monroe Crafton and Less Crafton then and there knowing the said property afcresaid to have been feloniously stolen, taken, and carried away, and they the said Monroe Crafton and Less Crafton intending then and there fraudulently to deprive the owner thereof, contrary to the statute and against the peace and dignity of the State of Tenn. W.C. Howell, Attorney General, pro tem August Term, 1994. THE STATE VS. Mon roe Crafton and

One against Otto Sharp, Larceny, which indictment is in the words and figures as follows, to tit: State of Tennessee, Humphreys County. August term of Circuit Court, A.D. 1934.

The Grand Jurors for the State of Tennessee, elected, empaneled, sworm, and charged to inquire for the body of the county of Humphreys and State aforesaid, upon their eath aforesaid, present that Otto Sharp of said County, heretofore, to wit, on the 13 day of May 1934, in the County aforesaid, unlawfully and feloniously did steal and carry away four fishing nets, of the value of Twenty Bollars, the property of R.F.Morrison of said county, then and there being found, contrary to the form of the statute in such cases made and

Legs Crafton, H.B.& Largeny, Buddie Williams Prosecutor, Subpoena for the state: Buddie

August Term, 1934 R.H.McKeel, Foreman Grand Jury. W.C.Howell Attorney General, pro tem

Lehman and Esq. J.McReeves, Witnesses sworn by me on this indictment before the Grand Jury

Williams, Joe Traylor, Trent Westbrooks, Nath Stanfeild, Buford Christionson, Eddie

A TRUE BILLR. H. McKeel foreman Grand Jury.

provided, and against the peace and dignity of the State of Tennessee. W.Q.Howell, A interney General. Pro tem, And the Grand Jurors aforesaid, upon their oath aforesaid, do further present the said Otto Sharp of said County, on the day and year aforesaid, in the County aforesaid, unlawfully and feloniously did receive, buy, conceal, and aid in conceding four fishing nets of the value of Twenty Dollars, the property of R.F.Morrison of said County, before then feloniously stolen, taken and carried away by someone, to the Grand Jury unknown, he the said Otto Sharp then and there knowing the said fishing nets to have been feloniously stolen, taken, and carried away, and he the said Otto Sharp intending then and there fraudulently to deprive the owner thereof, contrary to the form of the statute in such cases made andprovided, and against the peace and dignity of the State of Tennessee, W.C.Howell, Attorney General, pro tem. August term, 1934 The State Vs. Otto Sharp, Larceny, R.L.morrison Prosecutor Sobpena for the state: R.L.Morrison, John Wyly Fowlkes and Enlo Shann on, Witnesses sworm by me on this indictment before the Grand Jury August Term, 1934, R.H.McKeel, Foreman Grand Jury. W.C.Howell, Ayyotniey General, pro Tem A TRUE BILL R.H.McKeel, Foreman Grand Jury.

One against Delma Hogan, Larceny, which indictment is in the words and figures as follows to wit: State of Tennessee, Humphreys County, August Term of Circuit Court, A.D. 1934, The Grand Jurors for the State of Tennessee, sleoted, empaneled, sworn, and charged to in quire for the ocdy of the county of Humphreys and State aforesaid, upon their cath aforesaid, present that Delma H gan of said County, heretofore, to wit, on the 20th day of June 1994, in the County aforesaid, unlawfully and felonioually did steal, take and carry away seven chickens of the value of Four Dollars, the property of H.M. Turner of said County, then and there being found, contrary to the form of the statute in such cases made and provided, and aginst the peace and dightty of the State of Tennessee. W.C. Howell, Attorney general Pro tem, And the Grand Jurors aforesaid, upon their oath afbresaid, do further passent that the said Delma Hogan of said County, on the day and year aforesaid, in the Ecunty afteresaid, unlawfully and feloniously did receive, buy, conceal, and aid in concealing seven chickens of the value of Four Bollaras, the property of H.M. Turner of said County, pefore then felondously attolet, taken and carriag away by someone, to the Grand L Jury unknown, he the said Delma Hogan then and there knowing the said chickens to have been feloniously stolen, taken, and carried away, and he the said Delma Hogan inten ding then and there fraudulently to deprive the owner thereof, contrary to the form of the statute in such cases made and provided, and against the peace and dignity of the State of Tennessee W.C. Howell, Attorney General, Pro Tem, August Term, 1954 The State Vs. Delma Hokan. Larceny H.M. Turner Prosecutor. SUBPOENA FOR THE STATE: H.M. Turner, Doss Oguinn, and Ham Bone, Witnesses sworn by me on this indictment before the Grand Jury, Augult Term, 1934, R.H. McKeel, Foreman Grand Jury, W.C. Howell, Attorney General, Pro Tem. A TRUE BILLR. H. Mckeel Foreman Grand Jury.

One against Bob Nowcome and Carlos Burns, H.B.& Larceny, Which indictment is in the words and figures was follows to wit: State of Tennessee, Humphreys County. August Term of Circuit Court, A.D. 1934. The Grand Jurors for the State of Tennassee, duly elso ted, empaneled, sworn and charged to inquire for the body offthe County of Humphreys and State aforesaid, upon their cath aforesaid, present that Bob Newcomb and Car los Burns heretofore, to wit, en the 3rd day of June 1934, in said County and State, unlawfully, feloniously and forcibly did break and enter the business house of one W.J.Nolan, of said county, with intent to commit a felony, to wit, a larceny. And the Grand Surors aforesaid, upon their cath aforesaid, further present that the said Bob Newcomb and Carlos Burns, on the day and year aforesaid, unlawfully and feloniously did take, stael, and carry away

one rifle, shoes, gloves, digarettes, ollothing of the value of Sixty Dollars, and of the goods and chattels of the said W.J.Nolan, with intent to deprive him, the said W.J.Nolan, the true owner thereof and convertthe same to their own use.

And the Grand Jurors aforesaid, upon their oath aforesaid, do further present that the said Bob Newcomb and Carlos Burns of said County, on the day and year aforesaid, in the County aforesaid, unlawfully and feloniously did receive, buy, conseal, and aid in concealing one rifls, shoes, gloves, digerates and clothing of the value of Sixty-five Bollars, the property of W.J.Nolen of said County, before then feloniously stolen, taken and carried by someons, to the Grand Jury unknown, they, the said Boo Newcomb and Carlos Burns then and there knowing the said property aforesaid to have been fedoniously stolen, taken, and carried away, and they, tratesaid Bob Newcomb and Carlos Burns intending then and there fraudulently to deprive the owner thereof, contrary to the statute and against the peace and dignity of the State of Tennessee. W.C.Howell, Attorney General, Pro Tem.

August Term, 1934 The State Vs. Bob Newcomb And Carlos Burns, H.B.& Larceny, W.J.Nolen, Prosecutor, Subpoena for the State; W.J.Nolen, J. M. Reeves, G.E.Nolen, Raymond Baden, Joe Traylor, Laten Ridings, W.R.Berry, Witnesses sworm by me on this indictment before im the Grand Jury August Term, 1934, R.H.McKeel, Foreman Grand Jury. W.C.Howell, Attorney General, pro tem, A TRUE BILL R.H.McKeel, Foreman Grand Jury.

One against Bill Simmons, Assault with intent to commit murder in first degree, which indictment is in the words and figures as follows, to wit: State of Tenneagee, Humphreys County, August Term of Circuit Court, A.D. 1994, The Grand Jurors for the State of Tenneeases, elected, empaneed, sworn, and charged to inquire for the cody of the County of Humphreys and State afoaresaid, upon their oats aforesaid, present that Bill Simmons of said County, heretofore, to wit, on the 22nd day of June 1904 with force and arms, it the County a foresaid, unlawfully, feloniously, willfully, deliberately, premeditatedly, and maliciously, did make an assault upon the body of one Bill Johnnigan with a certain knife with the unlawful and felonious intent, then and there, him, the said Bill Johnnigan unlawfully, feloniously, willfully, delicerately, premeditately, and Ofhis malace aforethought, to kill and upon nim to commit the crime and felony of murder in the first defree against the peace and dignity of the State of Tennessee. W.C. Howell, Attorney General, Pro Tem, August Term, 1994, The State Vs. Bill Simmons, Assault with intent to commit murder in the first degree, Bill Johnnigan Prosecutor. SUBPOENA FOR THE STATE: Bill Johnnigan, Dora Johnnigan, Joe Traylor, Dr. H.C. Capps, and Susie Hall, Witnesses sworn by me on this indictmen t before the Grand Jury, August Term, 1934, R.H.McKeel, Foreman Grand jury, W.C. Howell, Attorney General Pro Ten A TRUE BILL R.H. McKeel Foreman Grand Jury.

One against C.N.Brown, Driving Drunk, Subpoens for the state; Charles Thompson, John M. Moony, Ellis Alley, Walter Moye'il and Esq. McReeves.

One against Herahel Madona, Carrying a Pistol, Subpoena for the state: Joe Traylor, Walter McNeil, Trabue Lewis, J.T.Mathis and Esq. J. McReeves.

One against T.A.Pack, D.D. Subpoena for the state: Trabue Lewis, Roy Ingram, Charles Thompson. and Esu. J.McReeves.

One against Edger Wheeler Subpoens for the state: J.T.Mathia and J.C.Thomas.

One aginst Ray Hall, B.D. Subposna for the state: Joe Traylor, Trabus Lewis, Bert Runion and John Varden.

One against R.R.Rainwater, B.D.Subpoena for the State: T.R.Westbrook, Req. McReeves and D.A?Burch. One against Cacie Rice, B.D. Subpoens for the state: T.R. Westbrook and Grady Spann. one against Ray Hall, D.D. Subpoens for the state: Joe Traylor, Trabus Lewis, Ben Smith, John Varden and Bert Runion.

One against Howard Shanks, B.D. Subpoens for the state: D.A.Burch and T.R. Westbrook.

#### REPORT OF GRAND JURY.

We, the members of the Grand Jury at the August term, 1954, for the Circuit Court of E Humphreys County, beg leave to submit the following report to Your Honor. We have dilligently and true presentment made of all matters given us in charge by your Honor or other wise brought to our knowledge. We have examined the County Jail and Poor House and find the inmates will fed and cared for but we deme it our duty to call attention of this court to the condition of the Jail house. The condition is very poor. It needs repair. It leaks and the general conditions are such that it is proctically impossible to maintain proper and sanitary conditions, we seriously call attention of the court to this condition and recommend the matter be given attention because of a fire at the jail within last twelve months the building, in our opinion, is unsafe. The poor house is in good shape and we report it satisfactory. We have examined all bonds required to be examined by us and find them properly executed and good and solvent for the several amounts thereof, and now having compleated our labors, we respectfully ask to be discharged for the term. J.F. Dainel, W.R.H.Bowen, W. Anderson, A.C. Wall, Tom Thompson, E.W. Cullum, C.S. Olliver, A.W. Gatlin, R. D.Bruce, G.C.Coleman, Tom Cannon, M.C.Pace, and R.H.McKeel Foreman Grand Jury.

Williams Haw. Jo. Condemnation Rupie Lee Williams)

w. D. Patterson a Justice of the Peace for Humphrevs County. Tennessee. filed here in Court the Mollowing papers.

## A A RRE NI

State of Tennessee, Humphreys County, To any lawful officer within said County: You are hereby commanded to summon Rucy Lee Williams to personally arrear before me, or some other acting Justice the Peace for said County, to answer the complaint of Williams Hdg. Co. in a plea of debt due by absount under \$500.00. Given under my hand and seal, this 12th day of Feb. 1993 J.B. Bell Justice of the Peace.

### OFFICER'S RETURN

Came to hand the same issued, and executed by reading the within warrent to Ruby Lee Williams and citing her to arrear before A.D.Patterson, Esq. for trial the 22 day of Feb. 1900 at 2 O'Clock F.M. W.M. Lane.

## JUDGME NT

Williams Haw. Co. Vs. Rupy Lee Williams, In this cause I render judgment for the Plaintiff and against the Deft. for \$10.50 Dollars amd all costs of suit, for which execution may issue. This 22 day of Feb. 1900 W.D. Patterson Justice of the Peace.

## EXECUTION

State of Tennessee, Humphreys County, To any lawful officer to execute and return: You are hereby commanded, t at of the goods and chattels, lands and tenaments of Ruby Lee Williams you cause to be made the sum of Twelve & #5/100 Dollars and Cents, and costs of suit, to satisfy a judgment shich Williams Hdw, Co: obtained before W.D.Patterson, Justice of the Peace on the 22 day of Feb 1930 against the said Ruby Lee Williams and such moneys, when collected, pay to the said Williams Hdw. Co. Given under ny hand and seal, this 14 day of May 1954 W. D. Patterson, Justice of the Peace.

|                                   | TEAA         | -                |                   | ,             |
|-----------------------------------|--------------|------------------|-------------------|---------------|
| Diligent search having been made  | I find no pe | rsonal property  | in Humphreys Cou  | inty to levy  |
| this execution upon, I therefore  | levy upon th | e undivided inte | rest in one hous  | se and lot    |
| in the city of McEwen Tenn. to sa | tisfy this e | xecution said ra | roperty diacribed | as follows,   |
| to wit; Bounded on the North by   | Mill street  | on East by G.L.  | Williams, on Sout | h by Ridings  |
| and on West by Church street. T   | his ljth day | of May 1954. I   | R. Westbrook I    | ). S.         |
| State of Tennessee)               |              |                  |                   |               |
| Vs. Drunk                         | e ne sa      |                  |                   |               |
| Walter Craft ) This case is       | continued co | agreement to p   | lead guilty at th | ne next term  |
| and ray a fine of five Doblars an | the costs.   |                  |                   |               |
| State of Tennessee)               |              |                  |                   |               |
| Vs. B.D.                          |              |                  |                   |               |
| Johnnie Burns                     |              | 21               |                   |               |
| This case is                      | continued by | the defendant    | until the next to | erm of this   |
| court.                            |              |                  |                   |               |
| State of Tennessee )              |              |                  |                   |               |
| Va. Mf                            | g. Liquor    |                  |                   |               |
| Walter Crockett et al.) This case | is continue  | d oy opnment of  | both the attorn   | eys for the   |
| state ind defense.                |              |                  |                   |               |
| State oof Tennessee)              |              |                  |                   |               |
| )                                 | with inten   | t to commit murd | er.               |               |
| Joah Home )                       |              |                  |                   |               |
|                                   |              |                  | rked not a true   |               |
| It is therefore ordered adjudged  |              | by the Court, t  | hat the defendan  | t be dis-     |
| charged and go hence without day. |              |                  |                   |               |
| State of Tennessee)               |              |                  |                   |               |
| Vs. Driving                       | Drunk.       |                  |                   |               |
| B.L.Thompson In this case         | came the Mt  | torney General,  | Pro tem, for the  | State and     |
| the defendant in person, who, be  | ing duly ona | rged and arraign | ed on said indic  | tment pleads  |
| Guilty. Thereupon to try the is   | sues joined  | came a jury of   | good and lawful   | men of        |
| Humphreys County, to wit; Doss We |              |                  |                   |               |
| Will Madden, Alf Rice, W.L.Cude,  |              |                  |                   |               |
| and Fred Marrey, who, being ouls  |              |                  |                   |               |
| all the proof, argument of counse | and the c    | harbe of the Cou | irt, upon their o | ath do say th |
| that they find the defendant gu   | ltv as char  | ged in the indic | tment and assess  | and fix his   |

punishment at thirty days in jail and also a fine of Ten (\$10.00] Dollars. It is therefore ordered, adjudged and decreed by the Court, that for the offense as found by the Jury the defendant be required to mpay a fine of Ten Dollars and will serve a term of thirty days in the jail at Waverly, Humphreys County, Tennessee, and will pay the costs of this cause for which let execution issue. It is further ordered by 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 be further confined for period and the prohibitation from driving of four months. It is also further ordered by the Court, that the jail sentence/be suspended until next term of this court.

State of Tennesses B. D.

J. W. Metcalf

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 indictment pleads guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit; Doss Weatherspoon, W.F. Larkins, O.J. Legan, Eldridge Stanfield, Will Madden, Alf Rice, W.L.Cude, Sid Cooley, Geo. Lafavor, Nath Collier Guy McMillon, and Fred Marrs, who being duly elected, tried/sworn and according to law. efter hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say that they find the defendant guilty of illigally possessing intoxicating liquor as charked in the indictment and assess and fix his fine at One Humdred Dollars. It is therefore ordered, adjudged and decreed by the Court that, for the offense as found by the jury, the defendant pay a fine of one hundred dollars and the costs of this cause for which let execution issue. It is further ordered by the Court that the fine be suspended on defendant agreeing to make a substantial payment on costs before next term.

State of Tennessee

Edger Wheeler

In this cause comes the Attorney General, Pro Tem, for the State and the defendant in person and sy attorney, who being duly charged and arraigned on said indictment, rleads guilty. Thereupon to try the issues joined came a jury of good and lawful men of Hump revs County, to wit, Doss Weatherspoon, N.F. Larkins, O.J. Legan, Eldrid, e Stanfield, Will Madden, Alf Rice, W.L.Cude, Std Cooley, Geo. Lafavor, Nath Collier Guy McMillon, and Fred Marrs, who, being duly elected, tried and sworn accommoding to law, after hearing all the proof, argument of counsel, and the charge of the Court, uron their cath do say that they find the defendant guilty of illigally resessing intexicating liquor as charged in the indictment and assess and fix his time at one Hundred Dollars. It is therefore ordered, adjudged and decreed by the Court that, for the offense as found by the jury, te defendant cay a fine of One Hundred Dollars togather with all the costs

for a which let execution issue. It is further ordered by the Court that the fine be

State of Tennessee

Forfeiture

suspended until next term on defendant securing costs.

C. M. Broan et al

In this came 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 courtfor the offense of ariwing an automobile while under the influence of intoxicating liquor, and the said defendant, was arrested and entered into bond with G.L.Raney, as his surety, which bond is in the words and figures as follows, to wit; State of Tennessee, Humphreys County, We C.N. Brown and ...... agree to pay to the State of Tennessee Five Hundred Dollars, unless the said C.N.Brown appear at the next term of the Circuit Court of Humphreys County, to be held at the Courthouse in the town of Waverly, on the 2 Monday in Aug. 1954, on Tuesday of said Term, to answer the State of Tennessee for the offense of Driving while under the influence of intoxicating liquor and do not depart the Court without leave

Walter McNeil. Shff.

This 7 day of June 1994

C. N. Brown. Principal. G. L. Ranev. Suretv.  And the defendant C. N. Brown being solemnly called to come into Court, and answer the State of Tennessee, upon a charge of Driving an Automobile while under the influence of intoxicating liquor, came not but made default and the said G.L.Raney, also called to come into court and bring with him the body of the said C.N. Brown according to the tenor and effect of their said bonds, came not but made default, neither came the defendat C. N. Brown, nor his surety out made default.

It is therefore considered by the Court that the defendant C.N. Brown and G.L. Raney for rM their said default do forfeit and pay to the Ctate 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 Cour that Soirs Facias be issued for the 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.

State of Tennessee

H. B. & Larcenv

Ivon Adkins

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. The reupon to try the issues joined came a jury of good and lawful men of Humphreys county, to wit; Doss Weatherspoon, W.F. Larkins, O. J. Legan. Eldridge Stanfield, Will Madden, Alf Rice, W.L. Cude, Sid Cooley, Geo. Lafavor, Nath Collber, Guy McMillon, and Fred Marrs, win, being duly elected, tried and sworm according to law. and being in charge of their eworn officers Trent Westorook and Frank Ingram, who had been previously been legally sworn to attend them, after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say they find the defendant guilty of petit larceny as charged in the indictment and asses and fix his punishment at one year in the penitentiary.

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

J. C. Chosta Administrator vVS.

In the Circuit Court at Waverly, Tennessee.

In this cause comes the plaintiff and by consent of Humphreys County et al defence counsel and order of Court, plaintiff is permitted to amend his summons in this cause in the following particulars;

First, to dismiss his action as the defendant, Jim Wallace.

Second to sue the defendants, T. C. Miller, Doss Thompson, John James J.P. Houseman W.H. Crockett and Walter Long in their individual as as well as their official capacity and the case is Specially set for the first day of pecember term 1934. of this Court O.K. for Attorney Mack Simpson Atty for County.

State of Tennessee) Driving Drunk R. L. Stockard In this case came the Attorney General, Pro Tem, for the State, the defendant having a thirty days jail sentence pending and has been continued from term to term for some time but the Hon. J.D.G.Morton, Judge within his own motion hereby continues this gail sentence incauspanded until next tem. It is therefore ordered, adjudged and decreed by the Court, that the rending jail sentende be suspended until the next term of this Court. State of Tennessee) Driving Drunk Nealy Inmon This cause came on to be heard , present for the State the Attorney General, Pro Tem, and the defendant in person and by attorney, when upon motion of the defendant it is ordered, adjudged and decreed by the Court that, the order entered in trascause at the April term 1994 of this court be revived, which order is in the words and figures as follows; 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 rleads guilty. The reupon to try the issues joined came a jury of good and lawful men of Humphreye County, to wit; Jim Wilhite, Elmo Smith, Vester Spann, Luther Morrison, Anderson Brown, A.L. Regal, Phill Lagan, Halden Waggoner, C.S. Forrest, Jess Anderson, Wess Sathey, and J.D.Farker, who, ceing duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say they find the defendant guilty as charged in the indictment and assess and fix his punishment at thir. y days in jail also a fine of Ten Dollars. It is therefore ordered, adjudged and decreed by the Court that, for the offense as found by the jury the defendant be required to pay a fine of Ten Dollars and will serve a term of thirty days in jail in Waverly, Humphreys County, Tennesses, and will pay the costs of this cause. It is further ordered, by the Court that, the defendant be prohibited from driving an automobile for a reriod of six months and in the event he should do so, he will be taken in charge and be further confined for a period of four months. It is also further ordered by the Court that, jail sentence be suspended until next term of this court on payment of fine and costs. Thence came into open court, the defendant Nealy Inmon and paid to the clerk of this court all of said fine and costs. State of Tennessee) Va. This cause came on to be heard, present for the State the Attorney General, Pro Tem, the defendant in person and by attorney, when upon motion of the defendant it as ordered, adjudged and decreed by the Court that the order entered in this Cause at the April Term 1904 of this court be revived, which order is in the words and £ figures as follows, to wit; State of Tennessee Dee Hedge

This case came on to be heard heretofore at a former term of this

court it being the August Term 1954, said defendant plead guilty to One Hunderd Dollars

fine and costs but the Hon. Judge seen fit to suspend the fine up until this term of this court, when it was ordered that he pay ten dollars and the remaindar of the fine be sisper ded until term of this court. It is therefore ordered, adjudged and decreed by the Court that, the defendant pay ten dollars of his fine and the remainder be suspended until the next term of this court. State of Tennessee) Vs. Paul Westbrook This cause came on to be leard, present for the State the Attorney General, PromTem, and the defendant in person and by attorney, when upon motion of the defendant it is ordered, adjudged and decreed by the Court that, the order entered in this cause at the April term 1954 of this court be revived which order is in words and figures as follows, to wit; State of Tennesses D. D. Paul Westbrook In this case came the Attorney ceneral, pro Tem, for the State and the defendant in person who, being duly charged and arraigned on said indictment rleads guilty, Thereuron to try the issues joined same a jury of good and lawful men of Humphreys Jounty, to wit; Jim Wilhits, Elmo Smith, Vester Spann, Luther Morrison, Anderson Brown, A.L. Regal, Phill Lagan, Halden, Wassoner, C.S. Forrest, Jesse Anderson, Wess Cathey and J.D. Parker, who being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the fourt, from their oath do say they find the defendant guilty as charged in the indictment and assess and fix his punishment at thirty days in jail and also a line of ten dollars. It is therefore ordered, adfand and decreed by the Court that, for the offense as found by the jury the defendant oe required to pay a fine of ten dollars and serve a term of ix thirty days in the jail attimaverly, Humphreys County, Tennessee, and will may the costs of this cause for which let execution issue. It is therefore orderd by the Court that, the jail sentence be suspended until next term of this court pon the defendant raying or securing said fine and costs. It is further ordered by the Court that, the defendant be crohibited from driving an automobile for a reriod of six months and in the event he he should do so, he will be taken in charge and be further confined for a period of four State of Tennesses) James Daniel This cause coming on to be heard, present for the State the Attorney General, Pro Tem, Plea of guilty was entered by the defendant at the last term of this

court this being the April Term, 1954 and was fined one Hunderd Dollars and assessed the

adjudged and decreed by the court that, the fine and costs be suspended until next term

costs, when upon motion of the defendant at this term of this court it is ordered

on defendant promising to make a substantial payment on costs by next term.