Dee Hedge

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

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 costs, when upon motion of the defendant at this term of this court it is ordered adjudged and decreed by the court that, the fine and costs be suspended until next term on defendant promising to make a substantial payment on costs by next term.

State of Tennessee) Drunkeness Vs. Johnnie Warden This cause coming on to be heard, present for the State the Attorney General, Pro Tem, and the defendant in permon and by attorney, when upon motion of the defendant it is ordered, adjudged and decreed by the fourt, that, this case be nollied on payment of costs and defendant released on his own reconceance until next term and a substantial payment on costs is to be made on or before next term, for which let execution tague. State of Tennessee) AT RESERVED REPORTED AND THE X BEAR AND THE LAND. Va. Tom Tolley This cause coming on to on 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, this case be nollied on payment of costs, defendant released on his own bond, agrees to make a substantial rayment on coats on or by next term. State f Tennessee Murder Vu Tom Danesworth This cause coming/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, gajudgedeand decreed by the Court that the order entered in this cause at the August Term , 195#, of this court be revived, which order is in the words and figures as follows: State of Tennesse Murder Tom Danesworth In this case comes again the Attorney General, Pro Tem for the State and the defendant in person and by attor ney, when the jury, heretofore selected and swprn in this cause to wit, Vernon Brewer, Jimmie Wilhite, M.C. Mims, G.W. Anderson, R.T. Michel, Rex Plant, G.N. Branch, Arther Jones, Harvey Sogard, J.D. Forrester, Sam Moore, and E.A. . Toland, having recurred into open Court in charge of their sworn officers dec. Wyatt and J.C. Thomas and having resumed the consideration of this cause, having heretofore heard all the proof, argument of the counse, and the charge of the Court upon their o ath do say that they find the defendant suilty of involuntary Manslaughter as charged in the indictment and assess and fix his punishment at sixty days in the County 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 Tenn., for and period of sixty days and that he pay the costs of this cause for which let execution issue and upon further consideration it is ordered, adjudged and decreed by the Court that the jail sentence of sixty day be suspended until the next term of this court and that the defendant go hence without bond. State of Tennessee Va. Driving Drunk W. R. Hooper This cause coming on to be heard, present for the state the Attorney Ganer 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 ordereentered in this

ı						
	cause at the Augus	, /-	hie Court be re	vised which or	der is in word	s and
	figures as follows:			1-		**
	State of Tannessee	1,			ž.	4
	Vs.	D.D.				
	W. R. Hooper	This case is c	ontinued on agr	sement for the	defendant to	nlead suilty
	at the next term o				37	, 6,
	State of Tennessee	}				
	Vs.	D.D.				
	James Daniel	This cause com	ing on to be he	ard, present f	or the State t	he Attorne v
	General, pro tem a					
	defendant it is or					
	cause at the Augus	t.				
	figures as follows					
	State of Tennessee					
	Va.	) D. D?				
	James Daniel	}				•
			name the Attorna			
	defendant in perso					
	ment plead guilty.					
	of Humphreys Count		•			
	S.E.Scoles, Lester					
	and J.A. Curtie, wh	o, being duly ele	octed tried and	swim according	ig to law, and	after hear-
	ing all the proof	argument of couns	sel and the shar	ge <b>the</b> Cour	t, upon their	oath do say
	they find the def	endant guilty as	charged in the	indictment and	assess and fi	m his punish
	ment at thirty day					
	It is therefore or	No.				
	by the jury the de					
	of thisty days in	jail in Waverly,	Humphreys Count	y, Tennessee,	and will pay t	he costs of
	this cause.		*			
	It is further orde					
	automobile for a p				i do so, he wil	l be taken
	in charge and be f					
	It is further ords			iant execute an	appearance bo	ond for his-
	appearance at the		s court.			
	State of Tennessee	}				
	Ve.	D.D.				
	C.F.Cunningham	) This cause com	ang on to be her	ard, present fo	or the state th	ne Attorney
	General, pro tem,		_			
	defendant it is on					
	cause at the Augus					
	figures as follows	- 1				
		40		1		*:

State of Tennessee)

Driving Drunk

C.F. Cunningham

Vs.

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 gailty. Thereupon to try the issues joined came a jury of good and lawful. men of Humphreys County, Tennessee, to wit; Walter Harris, Sam Jones, W.E. Long, Will Carter, S.E. Hurt, E.B. Scoles, Lester Trotter, J.F. Gibbons, Conroc Holland, Carl Mallard, George Stringer and A.A. Curtis, who, being duly elected tried and swom ascording to law after hearing all the proof against of counsel and the charge of the Court, upon their cath do say they find the defendant guilty as charged in the indictment and assess and fix hispunishment 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, Tenn., and will pay the costs of

It is further ordered by the court, that the defendant be promitted 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 wonfined for a period of four months.

It is further ordered by the Court, that the jail mentence 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 appearance bond for his appearance at the naxt term of this court.

State of Tennessee)

) Le wdne as

Boyd White & Imogene Farish

This case is continued by the defendant Boyd White until the next

term of this court.

SHERIFF'S STATE BOARD BILL

State of Tennessee Vs. June Wagooner, Murder, April 21, 1994 to May 8 1994, 17 days at 75¢ per day \$12.75, 2 turnkeys \$2.00, \$ 14.75 State of Tennessee Va Ray Haygood, Larceny, April 21, 1904 to Apr. 20, 1904, 2days \$1.50. 2 turnkevs \$2.00 5.50 State of Tennessee Vs. Ivan Adkins, H.o.&Larceny, June 5, 1534 to Aug. 10, 1934 75 days at 75; per day \$5+.75, 2 turnkeys \$2.00 56.75 State of Tennessee Vs. Austin Sanders, H.B. & Larceny, June 17, 1954 to Au. 16 1934, ol days at 75¢ perday 45.75 State of Tennessee Vs. Dalmus Hogan, H.B. & Larceny, June 29 1954 to July 50, 19,4, lo days at 75¢ perday \$12.00, 2 rurnkeys \$2.00 14.00 State of Tennesses Vs. Bob Newcomb, H.B.& Lraceny, June 20, 1994 to Aug. 10, 1934 58 days at 75¢ per day \$40.50,2 turnkeys \$2.00 43.50 State of Tennessee Vs. Mogroe Crafton, H.B. & Larceny, July 20, 1934 to Aug. 10, 1954, 22 days at 75¢ per day \$10.50 2 turnkeys 16.50 State of Tennessee Vs. Laster Crafton, H.B. & Larceny, July 20, 1994 to Aug. 10, 1934 22 days at 75¢ per day \$16.50, 2 turnkeys 16.50 State of Tennessee Vs. Calos Burns, H.B. & Larceny, Aug. 8, 1934 to Aug. 16, 1934 9 days at 75¢ per day \$0.75, 2 turnkeys \$2.00 9.75 Total \$251.00 Court than adjourned until court in course

Bot Mind Judge

CAPTION DECEMBER TERM CIRCUIT COURT A.D. 1934.

State of Tennessee)

Humphreys County ) Be it remembered that a dirouit Court was opened and held in and for the County of Humphreys at the Courthouse in the team of Waverly, Tennessee, on the 10th day of December it being the second Monday of said month, and the One Thousand and Nine Hundred and thirtyfourth year of our lord, and the One Hundred and the Shaftyninth year of es American Independence. Present and presiding the Hon. J.D.G.Morton Judge of the Ninth Judicial District of the State of Tennessee.

Court was opened in due form of law by J.E. Westbrock, Sheriff, of Humphreys County, Tenn. and by him was returned into open Court a writ of Venire Facias, showing that the following Fallowing named persons were appointed by the County Court, at its October Term 1934, to appear and serve as jurors at the the present term of court, to wit; Paul Carter, Horace Carter, E.C. Hall, R.L. Davis, Clarence Guinn, Isaac Crockett, G.G. Jarrell, D.CP Patterson, Tom Box, G.F. Moore, Boo Rumsey, A.M. Chowell, Barney Bradley, James Rosen, John Coleman, J.Don Simpson, Dorrie white, Hugh Cannon, A.V. Anderson, Poter Taylor, R.E. Pace, Walter Warren, Grady Merrideth, Tom Bell,

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

And out of said jurors so summoned the following were selected, as required by law, as Grand Jurymen, Porter Taylor, Tom Bell, John Coleman, J.Don Simpson, Bob Rumsey, R.E.Pace, Hugh Cannon, A.M. Crawell, M.G.Merrideth, N.W.Warren, N.B.Bradley, D.C.Patterson, and A.V. Anderson having been appointed as Foresan of the Grand Jury at shis term of Court, The said Garnd Jury is in all things as the law directs having been duly elected, tried, and sworm and charged by the Court according to law, retired to their room in charge of that American Jack Curtis Constable of Humphreys County, sworm according to law to attend them in considering indictments and presentments.

And out of the remaining number of said jurors so summoned, the following were excessed from jury service by the Court, to wit, C.E.Hall, Sagrence Guinn, G.F.Moore and Dorris White, and the following named persons were summoned by the speriff of Humphreys County, and qualified as regular jurors in the staed of the shows mamed excused jurors, to wit; F.D.Garber, J.A.Lehman, Bill Paterson and John Perkins,

COMMISSION, a.C. TOWELL, ATTORNEY GENERAL.

The State of Tennessee, Executive Chamcer To all who shall see these presents; greeting: Know ye, that shereas, it arrears from the official returns of the recent election held August and, 1994 that Honorable &.C.Howell has been elected attorney General of the Ninth Judicial Circuit of the State of Tennessee. Now, therefore, I Hill Acalister, Governor of the State of Tennessees by virture of the power and authority in me vested, do Commission Honorable &.C.Howell to fill sak office of Attorney General of the Ninth Judicial Circuit until his successor is elected and qualified agreeably to the Constitution and Laws, during the term, with all the powers, privileges and empluments therunto, appertaining by Law. In Testimony whereof, I, Hill McAlister, Governor as aforesaid, have hereunto set my hand and caused the Great Seel of the State to be affixed at the Department in Nasville, on this 4th day of September A.D. 1994, Ernest N. Haston, Secretary of state, Hill Mo-Alister, Govorner

State of Tennessee, Humphreys County.

I, W.C.Howell, do solmnly seear that I will preform with fidelity the dubies of the office of District Atgorney General of the Ninth Judicial Carcuit of Tennessee to which I have been elected and commissioned and that I will support the Constitution of the United States of America and the Constitution of the State of Tennessee.

I further swaer that I have not, directly or indirectly, given, assepted or kinwingly surcarried a challenge in writing or otherwise to any person, being a citizen of this State, since the adoption of the Constitution in 1850 or aided or abbetted therein, and that I will not, during my continuance in office, be guilty of either of these acts.

Nithess my hand this the 10th day of December, 1934.

W. C. Howell

Sworn to and subscribed before me this loth day of December, 1954.

L. C. Bohanan Circuit Court Clerk

APPOINTMENT OF A.V. ANDERSON, FOREMAN OF GRAND JURY

It appearing to the court that the term of R.H.MoKeel, 884, as permanent foreman of 3rand Jury has expired, and that it is necessary to appoint a foreman the 3ourt was pleased to and did appoint Mr. A.V.Anderson, Foreman of the Grand Jury for this term of this Court whereupon the said A.V.Anderson appeared in open court and excepted said optointment and was duly qualified and sworr as our inforement of the Grand Jury for this term of this Court, it using the December Term, 1994.

Court then adjourned until to morrow morning aty:00 0'Clock

James Jugae

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State of Tennessee
                               Drunkness
Vs.
J. C. Harris
                    In this case came the Attorney General, for the state and the defendant
in person and pleads guilty as charged in the indictment, the reupon the Court assess the
penalty and say he shall pay a fine of Five Dollars together with alli the costs of this
cause, for which let execution issue.
State of Tennessee
                               Drunkness
Larence Gorden
                      In this case came the Attorney General, for the state and the
defendant in person and pleads guilty as charged in the indictment, the reupon the court
assess the penalty and say he shall pay a fine of Five Dollars together with all the costs
of this cause, for which let execution issue/
State of Tennessee)
                               Drunkness
Rich Smith
                    In this case came the Attornay General, for the state and the defend-
ant in terson and places guilty as charged in the indictment, thereupon the Court assess
the penalty and say he shall pay a fine of Five Dollars together with all the costs of this
cause, for which let execution issue.
 State of Tennessee
                      This case is continued on agreement for the defendant to plead guilty at
the next term of this court.
State of Tennessee
                                 B. D.
De ale Ridings
                     This same is continued on aggreement for the defendant to plead guilty
at the next term of this court.
 State of Tennessee
Joe Hatcher
                     This case is continued on agreement for the defendant to plead guilty
at the next term of this court.
State of Tennessee)
                                 Fe lony
Vs.
                     compent of
This case is continued/by/both the attorneys for the state and the
 Rudolph Ross
 defendant until the next term of this court.
 Saate of Tennessee
Va.
 R. R. Rainwater
                       This case is continued on agreement for the defendant to plead guilty
 at the next term of this court.
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State of Tennessee )		4-7		.				
Ve.	B. D.			4				
Howard Shanks	is continued on a	ount of absence	of Mr. Mack Stm	naon until				
next term of this court.	, is continue on a	occurr or absonce	JI MI MAGE SIM	poon 4.011				
next term of this court.								
State of Tennessee )								
Va.	Basterdy							
Carter Simpson ) This can	se is continued on	account of absence	of Mr. Mack Si	mpson				
until the ne at term of this court.								
	4.							
State of Tennessee)								
Va. }	Driving Drunk	ž.						
R.L.Stockard )	se coming on to be	heard, present for	the state the	Attoeny				
General, and the defendant in	person and by atto	rney, when upon mo	tion of the def	endant				
it is ordered adjudged and de	oreed by the court	that the orders en	tered in this o	ause at				
the August germ 19 % of this	court be revived, w	hich order bs in t	he words and fi	gures as				
follows:								
State of Tennessee)		*						
Ve.	Driving Drunk							
R. L. Stockard )	ase came the Attorn	ey General, for th	e State, the de	fendant				
having a thirty days jail sentence pending and has been continued from term to term some time but the Hon.J.D.G.Morton, Judge within his own motion hereby continues the jail sentence until next term.  It is therefore ordered, adjudged and decreed by the Court, that the cending jail sentence is the continue of the court, that the cending jail sentence ordered, adjudged and decreed by the Court, that the cending jail sentences.								
						be suspended until the next t		
						State of Tennessee )		
Va.	Driving arunk							
B. L. Thompson	se coming on to be	heard present for	r the state the	Attornev				
General, pand the def								
defendant it is ordered, adjudged and decread by the court that the order enter cause at the Augus; term, 1959 of this court be revived, which order is in the figures as follows:								
							State of Tennessee)	
Va.	Driving Drunk							
B. L. Thompson ) In this	case came the Attor	Pro 1	em, the State and th	ne defend-				
ant in person, who, being dul	y charged and arra	gned on said indi	otment pleads gr	uilty.				
Thereupon to try the issues	oined came ajury of	good and lawful	nen of Humphrey	s County,				
to Wit; Doss Weatherspeon, W.	F. Larkins, O. J. Legs	an, Eldridge Stan	field, Will Made	den, Alf				
Rice. W.L. Cude. Sid Cooley, George Lafavor, Nath Collier, Guy McMillon, and Frad Marrs,								

who being duly elected, tried and swern according to law, after hearing all the proof, argument of counsel and the charge of the court, upon their cath do say that, they find the defendant guilty as charged in the indictment and assess and fix his punishment at

It is therefore ordered, adjudged, and decreed by the court, that for the offense as found by the jury the defe meant be required to pay a fine of Ten Dollars and will serve a term

thirty day in jail and also a fine of Ten (10) Dollars.

Eldridge Stanfield, Will Madden, Alf Rice, W. L. Cude, Sid Gooley Geo. Lafavor, Nath

lawful men of Humphreys County, Tenn., to wit; Docs Weatherspoon, W.F. Larkins, C.G. Legan

Collier, Guy McMillon, and Fred Marrs, who, being duly elected, tried and sworn according

of thirty day in the jail at Wawerly, 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 psohibited 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 also further ordered by the Court, that the jail sentence and the prohibitation from driving be suspended until the next termof this court.

State of Tennessee

Driving Drunk

Paul Westbrook

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

General, paradem, 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 1909, of this court be revived, which order is in the words and figures as follows:

State of Tennessee

Driving Drunk

Paul Westbrook

In this case came the Attorney General, pro tem, for the state and h 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 Humphreys County, to wit; Jim Whlhite, Elmo Smith, Vester Spann, Lurher Morrison, Anderson Brown, A.L. Regal, Phil Lagam, Haiden Wagjoner, Crs. Forrest, Jesse Anderson, Wess Cathey and J.D. Parker, who ceing duly elected, tried and sworn according to law, after hearing all the proof, agument of counsel and the charge of the Court, upon their cath do say they find the defendant guilty as charged in indictment and assess and fix Mis nunishment 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 required to pay a fine of Ten Dollars and serve a term of thirty day in jail at Waverly, Humphreys County, Tenn., and will pay the costs of this cause for which let execution issue. It is further ordered by the Court that, the jail sentance be suspended until next term of this court upon the defendant paying or securing said fine and costs. It is also 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 offerge and be further confined for a peruod of four months.

State of Tennessee

Driving Drunk

T. A. Pack This cause coming on to be heard, present for the st ate the Attorney General, 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 1334 of this court be revised, which order is in the words and figures as follows:

State of Tennessee) Va

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 indictement pleads guilty. The reupon to try the issues joined came a jury of good and

to law, after hearing all the proof, aggument of ocunsel and the charge of the Court, upon their cath do say they find the defefendant 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 day s 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 and automobile for a period of six months and in the event he should do so, he willbe taken in charge and be further confined for a period of four months.

It is also further ordered by the Court, the jail sentence be suspended during good behavior and also the prohibitation from driving an automobile is suspended until the next term of this court. Thence came into open court the defendant and paid to the cherk of this court all of said fine and costs.

State of Tennessee

Murder

Tom Danesworth

This cause co: ing on to be heard, present for the state the Attorney General, and the defendant in person and by attorney, when upon motion of the defendant it is ordered, adjudged by the court that the order entered in this cause at the August term 1954 of this court be revived, which is in the words and figures as follows; taxwix State of Tennessee

Tom Danesworth

In this case comes again the Attorney General, Pro tem, for the State and the defendant in personand by attorney, when the jury heretofore selected and soon in this cause to wit, Vernon Brewer, Jimmie Wilhite, M.C. Mims, G.W. Anderson, R.T. Mitchel. Rex Plant. G.N. Branch, Arther Jones, Harvey Bogard, J.D. Forrester, Sam Moore and E.A. Toland, having returned into open court in charge of their sworn officers Geo. Wyatt and J.C.Thomas and having resumed the consideration of this cause, having heretofore heard all the proof, argument of the counsel and the charge of the court upon their oath do say that they find the defendant guilty of involuntary Manslaughter as charged in the indidmentand assess and fix his punishment at sixty days in the County Jail.

It is therefore ordered, adjudged and decreed by the Court, that for the offense as foud by the jury, the defendant be confined in the County Jail of Humphreys County, Tenn.. for the period of sixty days and that he pay the costs of this cause for which let execution issue and upon further consideration it is ordered, adjudged and decreed by the Court the jail sentence of sixty day besuspended until next term of this court and that the defend ant go hence with out bond.

State of Teniessee

A. &B. with intent to commit murder

Marvin Blackburn

In this case came the Attorney General, for the State and the defendant in person, and by attorney, who being duly charged and arraigned on said indiotment pleads guilty. The reupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tennessee to wit; Bill Paterson, Horace Carter, J7 H.Smith, R.L.Davis, Tom Box, J.A.Lehman, James Rosen, C.G.Garrell, C.E.Ellison, F.D.Garber, Paul Carter and Isaac Crockett, Who, being duly elected traed and sworm according to law, affect hearing and being in charge of their sworn officers; T.R.Westbrook and D.A.Burch deputy sheriff of Humphreys County, who had been legally sworn to attend them after hearing all the proof argument of counsel and the charge of the Court, upon their cath do say they i find the defendant guilty as charged in the indigtment and assess and fix his punishment at Men Days in jail and also a fine of Five 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's fine of Five Dollars and will serve a term of ten days injail in Mawerly, Humphreys county, Tennessee, and will pay the costs of the this cause.

State of Tennessee

Hresell Madona

In this case came the Attorney General, forthe State and the defend-

In wis cause on motion of the Attorney General, for the State it am

ant in person, who, duly charged and arraigned on said indictment pleads guilty.

Thereupon to assesse the defendant punishment came a jury of good and lawful men of Humphre ys County, to ait: Isaac Crockett, Paul Carter, F.D.Garber, C.E.Ellison, Tom Box, J.A.Lehman, James Rone, G.G.J rrell, H.L.Davis, John Perkins, Bill Patterson, Horace Carter, Who, being duly elected, tried and sworm according to law, afterhearing all the proof, argument of counsel and the charge of the court, upon their oath do say they find the defendant guilty of carrying unlawful, and deally weapons as charged in the indictment and fix and assess his fine at the sum of Fifty Bollars.

It is therefore ordered and adjudged agnitudenced by the court, for the offense as found by the jury the defendant pay or secure a fine of Fifty Dollars, and the cost of this course 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 Tennessee, until he pay or secure or work out all of said fine and costs.

State of Tannessee

Final Judgment.

J. N. Brown, J. L. Haney

appearing to the Court that a forfeiture was taken against the defendant/and his bondsman G.L.Ramey at August term of this Court, 1994, and a Soira Faciss cridered and issued and it appearing to the Court that said Soira Faciss was legally issued and served on said surety G.L.Ramey requiring him to appear at December term of this Court 1994 and show cause why final judgment should not be taken on said forfeiture of Five Hundred (\$500.00) Dollars and said parties failing to appear and show cause as aforesaid said forfeiture of Five Hundred (\$500.00) Dollars is made final and it is ordered, adjudged and decreed by the Court that the State of Tennessee recover for the use and benefit of Humphreys County, of said durety G.L.Ramey the sum of Five Hundred (\$500.00) Dollars and the costs of this forfeiture for all of which let execution issue.

State of Tennessee

In this case came the Attorney Ceneral, for the state and the defendand 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 count y Tennessee, to wit: Bill Paterson, Horace Carter, John Perkins, R.L.Davis, T.D.Story, J.A.Lehman, James Rosen, G.F.Jarrell, E.E.Ellison, F.D.Garber, Paul Carter, Isaac Crockett, who, being duly elected, tried and sworn according to law, after hearing all the proof argument of the counsel and the charge of the Court, upon their cath do say they find the defendant not guilty.

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

State of Tennessee)

Drunkeness

Walter Craft

In this case came the Attorney General, for the State and the defendant in person and pleads guilty as charged in the indictment, thereupon the Court assesses the penalty and say he shall pay a fine of Fivo Bollars togather with the costs of this cause for which let execution issue.

State of Tennesses)

Iewdness

Boyd White

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

at the next term of .nis Court.

ALIAS CASES

State of Tennesses Vs. Chas. Kooens, Driving Drunk. T.S.Holmes, Driving Lrunk. G.O.Jox, Driving Drunk. P.K.Wilson, B.L. W.J.Jamison, frame; orting. R.E.Bunch. B.D., P.K.Wilson, Ernest Durham, Disturcing Assessoly. Ray Merideth, Felony. Hunter Blackwell, Drunkeness.

\*\*EXEMPTRAY NAMES EXEXTRA PARTMENT AND ASSESSED FROM Drunk. Edger Wheeler, B.D. Nather Sanders, H.B. & Larceny.

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

One against Joe Hatcher, B.D. subpoens for the State: J.S. Westbrook, D.B. McCann and

One against Jack Forrest, Stalla Forrest, Willie Brown, Hazell Brownand W.B. Curtis, H.B. Larceny, which indictment is in the words and figures as follows: State of Tennessee, Ha Humphreys County, December Term of Circuit Court, A.D., 1934 The Grand Jurors for the Six State of Tanassass, duly slected, empaneled, sworn, and charged to inquire for the body of the County of Humphreys and State aforesaid, upon their oath aforesaid, present that Jack Forrest, Stalla Forrest, Willie Brown, Hazel Brown and W. B. Curties, heretofore, to wilt. on the 2nd. day of September 1994, in said county and state, unlawfully, feloniously. and forcibly did oreak and enter the business house of one, A.W.Warren, of said county. with intent to commit a felony, to wit, a larceny. And the Grand Jurors aforesaid, upon their oath afaresaid, apanximiarxsaxaxafarmania further present that the said Jack Forrest Stella Forrest, Willie Brown, Hazz, Brown and W.B.Curtiss, on the day and year aforesaid, in the state and county aforesaid, unlasfally, and feloniously didtake, steal and carry gway overalls, socks, shots, shirt, polt Comestic, shot gun whells, polish, ladies hose. anklets, face powder, all of the value of Two Hundred Fifty Dollars, and of the goods and chattels of the said A.W.Warren, with intent to deprive him the said A.W.Warren, 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 Jack Formest, Stalls Formest, Willie Brown, Hazel Brown and W.B.Gurtiss of said county, on the day and year aforesaid, in the county aforesaid unlawfully and feloniously did receive, buy, conceal, and sid in concealing overalls, socks, shoes, shirts, bolt domestiv, shot-gun shalls, poling, ladies nose, anklets, and face powder, of the value of Two Hundred Fifty Dollars, the property of A.W. Warren of eal: county, before then felonlously stolen, taken and carried away by someone to the Grand jury unknown, they the said Jack Forrest, Stella Forrest, Willie Brown, Hazel Brown and W.Q. Curties, then and there knowing the said property afgreeaid to have togat feloniously stolen, taken, and carried away, and they the said Jack Forrest, Stella Forrest, Willie Brown, Hazel Brown and W.B. &x Curtiss insending 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. Detember Term, 15, > The State vs Jack Forrest, Stella Forrest, Willie Brown, Hazel Brown and W.B.Curties, H.B.& Larceny A.W.Warren Progeoutor. Subpoena for the State: A. W. Warren, Tracue Lewis, J.T. Mathie, D.B. McCann, Walter McNeil, J.R. Traylor, J.S. Westbrook and Florence Finley Witnesses sworn by me on this indictment before the Grand Jury December Term, 1994 A.V. Anderson Foreman Grand Jury W.C. Howell Attorney General. A True Bill A.V. Anderson Foreman Grand Jury.

Gnatageinātrūdāvēr Marablays B.D.: Subpoena for the State: J.S. Westbrook, T.R. Westbrook, Sam Scott and D.B. McCann.

One against Julia Brackin and Clarence Booth, B.D. Subpoena for the State: Trabue Lewis T.R. Westbrook.

One against Clarence Booth, Driving Drunk, Subpoena for the State: Trabus Lewis and T.R.

One against Tom Wright, B.D. Subponea for the State: J.S. Westbrook, T.R. Westbrook, D.B. McCann and D.A. Burch.

One aginst Glenn Chappell, Larceny, which indictment is in the words and figures as in follows to wit: State of Tennessee, Humphreys County December Term of Circuit Court, A.D. 1934 The Grand Jurors for the State of Tennessee, duly elected, empaneled, sworn, and ax charged to inquire for the body of the County of Humphreys and State aforesaid, upon their oath aforesaid, present that Glenn Chappell of said county, heretofore, to wit, on the 8th day of November 1954, the the County aforesaid, unlawfully and feloniously didisteal, take and carry away five gallon gasoline of the value of one collar, the property of T.R. Westbrook of said County, then and there being found, contrapy to the form of the statute in such cases made and provided, and against the peace and dignity or the State of Tennessee W.C. Howell, Attorney General. December Term, 1954 The State Vs. Glenn Chappell, Larceny T.R. Westbrook Prosecutor. Subraena for the State: T.R. Westbrook/W.C. Patterson, Witnesses sworn by me on this indictment cefore the Grand Jury, December Term, 1954, A.V. Anderson Foreman Grand Jury, W. C. Howell, Attorney General, A TRUE BILL A. V. Anderson Foreman Grand Jury One against Edgar Larkins and Sam Webb, H.B. & Larceny, which indictment is in the words and figures as follows to wit: State of Tennessee, Humphreys County. Decomber merm of &1 Circuit Court, A.B., 1994, The Grand Jurors for the State of Tennessee, duly elected, empaneled, sworn, and charged to inquire for the body of the County of Humphreys and State aforesaid, upon their oath aforesaid, present that Edgar Larking and Sam Webb heretofore, to wit, on the 3rd day of October 1934, in said County and State, unlawfully and in felontaquely and forcibly did brack and enster the somkehouse of J.J.Kily of said county with intent to commit a felony, to wit, a largeny, And The Grand Jurors aforesaid, uron their oath aforesaid, fu ther present that the said Edgar Larkins and Sam Webb. on the day end year aforesaid, in the syste and county aforesaid, unlawfully and feloniously did state and carry away three hams, one side meat, and two stands lard all of the value of Thirty dollars and and the goods and chattels of said J.J.Kily, with intent to deprive him the said J.J.Kily, the true owner thereof and convert the same to maeir own use. And the Grand Jurors aforesaid, do further present that the said Edgar Larkins and Sam Webb of said County, on the day and year aforesaid, in the county aforesaid, unlawfully and feloniously did receive, buy conceal, and aid in concealing three hams, one side meat and two stands of lard, all of the value of thirty do lars, the property of J.J.Kily of said county before then feloniously stolen, taken and carrried away by some one the 6 mand Jury unknown they the said Edgar Larking and Sam Webb then and there knowing the said property aforesaid, to have been fedomiously stolen, taken, and parried away, and they the said Edgar Larkins and Sam Sebb intending then and there to fraudulently to deprive the owner thereof contrary to the statutes and against the peace and dignity of the State of Tennessee. W.C Howell, Attorney General. December Term, 1954 The State Vs. Edgar Larkins and Sam Webb, H.B. & Larceny, J.J.Kily, Prosecutor. Subponea for the state: J.J.Kily, T.R. Westbrock D.B. McCann, J.S. Westbrook, Mrs. J.J. Kily, Cathrine Kily and J.W. Knight, Witnesses sworn by me on this indictment before the Grand Jury December Term, 1994, A.V. Anderson, Foreman Grand Jury, W.C. Howell, Attorney General, A TRUE BILL A.V. Anderson, Foreman Grand Jury. One against Amos Huthiusion, B.D. which indictment is in the words and figures as follows to wit: State of Tennessee Humphreys County, December Term of Circuit Court, A.D., 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 aforesaid, upon their oath aforesaid, present that Amos Huthinson, heretofore, to wit, on the 17th day of August 1934, insaid County and State, unlawfully did possess intoxicating liquors contrary to the statute and against the pasce and dignity of the State of Tennesses

And the Grand Jurors aforesaid, upon their oath aforesaid, further present that the said Amos Hutchinson on the day and year aftersaid, unlawfully did transport from one point to another in this state, intoxicating liquors, contrary to the statute and against the peace and dignity of the State of Tennessee. And the Grand Jurors aforesaid, upon their oath aforesaid, further present that the said Amos Butchinson on the day and year aforesaid in the State and County aforesaid unlawfully and felonicaly did transport from One point to another within thatseState, intoxicating riquors in quantity of one gallon or more contrary to the statute and against the peace and dignity of the state of Tennessee, December Term, 1934, The State Vs. Amos Hutchinson, B.D. Subpomna for the state: Trabus Legis. Joe Traylor, Johnnie Warden, Ernest Smith and Sam Scott, W.C. Howell, Attorney General, A TRUE BILL A.V. Anderson Foreman of Grand Jury. Barney Bradly, N.W. Warren. A.M. Crowell, J.D. Simpson, Hugh Cannon, John Coleman, Poster Taylor, Bob Rumsey, Dave Patterson, Grady Merideth, Evans Pace and Tom Sell.

State of Temmessee)

# Forfaiture

James Dniel et al In this case came the Attorney General, for the State, and it appearing to the Court, that this defendant was indicted at a former term of this court for the offense of Driving an automobile while under the influence of intoxicating liquor, and the said defendant, was arrested and entered into bond with J.M. Daniel and N.M. Daniel, as his sureties, which bond is in the words and figures as follows, to wit: State of Tennessee Humphreys County We, Jame. Daniel amd ...... agree to pay to the State of Tennesses Five Hundred (\$500.00) Dollars unless the waid James Daniel appear at the next term of the Circuit Courtof Humphreys County, to be hald at the Courthouse in the town of Waverly, on the 5 Mondag in April 1994, on labeday of said term, to answer the State of Tennessee for the offense of driving while under the influence of intexicating liquor and do not depart

tie Court without leave. J.M. Daniel, Principal Approved: N.M.Daniel, surety

came the defendant, Jemes Daniel nor his said sureties but made default.

And the defendant James Daniel ceing solmnly called to come into open court, to 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 J.M. Daniel and N.M. Daniel were called to come into oren court and oring with them the cody of the said James Daniel according to the tenor and effect of their said cond, came not but made default, neither

It is therefore considered by the Court that the defendant James Daniel, J.M.Daniel and N.M. Daniel for their said defeult do forfeit and ray unto the State of Tennesseethe said sum of Five Hundred (\$500.00) Dollars according to the tenor and effect of their said bond. And it is further ordered by the Court that Soi Fa be issued to the saiddefendant and hid said sureties requiring them to apprear at the next term of this court, and show cause if any they have why this judgment should not on made final, And further that Alias Capias be issued for the defendant.

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

Judge Judge

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

State of Tennessee)

### Drunkeness

D.T. Gould

In this case came the Attorney General, for the State and the dafendant in person and pleads guilty as charged in the indictment, thereupon the Court assesses the penalty and say he pay a fine of Five Dollars togather with all the costs of this cause for which let execution is sue.

And in the event of his failure to paysor 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 costs.

State of Tennessee

Age Consent

Martin Brown

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

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

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

State of Tennessee

Emoezzlement

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

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

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

State of Tennesses

Driving Durunk

W. R. Hoope r

In this case came the Attorney General, for the State, and the defendant in person who, being duly charged and arranged on said indetment pleads guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit: Isaac Crockett, Paul Carter, F.D.Garcer C.E.Ellison, Tom Box, J.A.Lehmon, James Rone, G.G. Jarrell, R.L. Lavis, John Parkins, Bill Patterson, Horace Carter, who, being & duly elected, tried and sworm according to law, after nearing 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 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 pay 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 jail sentence be saspended until the next term of this court upon the defendant paying or securing said fine and costs. It is further ordered by the Court that, thatdefendant be prohibited from driving an automobile for a period of six months and in the event he should do so he will be takenian tharge and be further confined for a period of four month

# Minutes, Humphreys County Circuit Court, 12th day of De comba Term, 1934

State of Tennessee) Vs. B. D. Johnnie Burns This case is continued on agreement for the defendant to plead guilty to felony at the next term of this court. State of Tennessee B. D. Dee Hedwe The fine of One Hundred Dollars in this case is continued until the next term of this court it is so ordered, adjudged and decreed. Stage of Tennessee Bad Check Henry Maroum, Clyde Mitchell & Charlie Bull. In this case came the Attorney General, For the State and through the recommendation of the Attroney General, the case was nollied upon payment of costs it is therefore ordered, adjudged and decreed, for which let execution is sus. State of Tennesses Bad Check Henry Marcum, Clyde Mitchell) & Charlie Bull In this case came the Attorney General, for the State and through the recommendation of the Attorney General this case is nollied upon payment of costs it is so ordered, adjudged and decreed for which let execution issue. State of Tennessee) B. D. Tors Lee In this age came the Attorney General, for the State and the defendant in pergon, through the recommendation of the Attorney General this case is nollied upon defendant raying or securing costs, it is so ordered adjudged and decreed. In the event of his failure to pay or secure said fine and costs he shall be confined in the county jail or amorkhouse until he pay, secure or work out all of said dones. ALTAS CASES State of Tempessee Vs. Perry Madison, al Wyles, M.C. Sprongue, Roy Freemon, Hugh Ledbetter Joe Ledbetter, Johnnie Warden.

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This day the Grand jury came into open Court in a body and presents the following indict-
ments and presentments.
One against Willbam Gos sett, B.D. subpoens for athe State: T.R. Westbrook and J.T. Mathis.
One against Claude Box, B.D. subpoena for the State: T.R. Westbrook, Robert Wells, James
Wells. D. A. Burch and Wylie Morsett.
One against Staty Adams. Driving Drunk, Subpoena for the State: Trabue Lewis, Sam Scott,
Roy Murner, Kirk Stitt, Vincent Bell, Delma Thomas.
One against W.O. Hodge, B.D. Subpoena For the State: Will Hooper and Henry Rochelle
One against W.O.Hodge, Drunkeness, Subpoens for the State : Will Hooper and Henry Rochelle.
One against Dewey Ridings, BaD. Submoona for the State; Trabue Lewis, J.H.McKnight, F.A.
Roson and Harold Florence.
One against Ira Simmons, B.D. Subpoena for the State: T.R. Westbrook and D.A. Burch.
State of Tennessee
                          B. D.
Howard Shanks
                    In this case the Grand Jury returned an indictment marked not a true
b111.
It is therefore ordered by the Court that, the defendant be discharged and go hence
with out day.
State of Tennessee)
Va.
Spencer Qualls
                    In this case the Grand Jury returned an indictment marked not a True
B111
It is therefore ordered by the Court that, the defendant oe discharged and go hence with-
but day.
State of Tennessee
                            Breach Peace
Nettie Ingram
                   This cause coming on to be heard, present for the state the Attorney
General, 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 1954 of this court be revived, which order is in the words and figures
as follows;
State of Tenre sace
                            Breach Peace
Roy Ingram &
Nettie Ingram
                     In this cause comes the Attorney General, for the State and the
defendant in person and by attorney who, being duly sharged and arraigned on said present-
ment pleads not guilty.
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
Madreen, Alf Rice, W.L. Cude, Sid Cooley, Geo. Lafavor, Nath Collier, Guyn Millon, and Fred
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Marrs, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of the counsel and the charge of the Court, upon their oath do say that they find the defendant Roy Ingram not guilty and find the defendant Nettie Ingram guilty of

a breach 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 secare 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 cursecy by the sheriff of Humphreys County and by him confined in the County Jail or work house until the same is paid, secured or worked

State of Tennessee

Carlos Burns and

Housebracking and Larceny

Austin Sanders In this cause comes the defendant, Austin Sanders, at this the

regularDe De cember Term 1994 of the Circuit Court of Humphreys County, Tennessee, and by attorney, and the Attorney Generalfor the State when the motion made at August Term 1934 by defemdant, Austin Sanders, entered on Minute Book 18 at page 247 seeking to have the sentence entered at that term suspended, when after due consideration by the Court said moition is over-ruled.

State of Tennessee VS.

Ray Hall

Driving Drunk

in this case came the Attorney General, for the state, and the defendant in person who, being duly charged and arraigned on said indictment pleads guilty. Thereupon to try t he issues joined came a jury of good and lawful men of Humphreys County. Tennessee to wit: Isaac Crockett, paul Sater, F.D.Garber, C.E.Ellison, Tom Box, J.A.Lehman. James Fone, G.G. Jarrell, R.L. Davis, John Perkins, Bill Patterson andhaHerage Carter, who, being duly elected, tried and s orn 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 thirty days in jail and also a fine of Ten \$10) 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 men Dollars and will serve a term of thirty days in the jail, at Waverly, Humphreys County, Tennessee, and will pay the cost of this cause for which let execution issue. It is further ordered by the Court that, the mail sentence be suspended until the 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 he should do so he will be taken in charge and be confined for a period of four months.

State of Tennessee

In this case came the Attroeny General, for the state, and the defendant in person, who being 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 Humphrens County, Tenn., to wit; Isaaoo Crockett, Paul Carter, F.D. Garber, C.E. Ellison, Tom Box, J.A. Lehman, James Rone, G.G.Jarrell, R.L.Davis, John Perkins, Bill Patterson, /Horace Carter, who, being duly elected tried and s orn according to law, after hasring all the proof argument of counsel and the charge of the court, upon their oath do say that they find the defendant of posse asing intoxicating liquor as charged in the indictment, and fix and assess his fine at one Hundred Dollars.

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 Dollers and the cost of this cause for which let execution issue, and in the exent of his failure to pay or secure the same he will be confined in the county jail or work house until the same is paid same secured or worked out.

State of Tennessee

B. D.

Oliver Marable

In this case came the Attorney General, for the state and the defendant in person , who being duly charged an arraigned on said indictment, pleads guilty. The reupon to try the issues joined came ajury of good and lawful men of Humphreys County. Tenn., to wit.; Isaac Crockett, Paul Carter, F.D.Garber, C.E.Ellison, Tom Box, J.A. Lehman, James Rone, G.G.Jarrell, R.L.Davis, John Perkins, Bill Patterson, and Horace Carter. who being duly elected tried andsworm according to law and after Rearing all the proof, argument of counsel and the charge of the court, upon their oath do say that they find the defendant guilty of possessing intoxicating. liquor as charged in the indicement, and fix and assesshis fine at the sum of One Hundred Do'lars.

It is therefore ordered, adjugged and decreed by the court that for the offense as found .by the jury, the defendant pay of secure a fine of One Hundred Dollars and the cost of this cause for which let execution issue, and in the event of his failure to pay or secure the same he will be confined in the courty jail or work house until the same is paid secured of worked out.

State of Temesses

B. B.

William Gossett

In this case came the Attorney General, for the state and the defendant in person who being dealsycharged and arraigned on said indictment , pleads guilty. Thereupon to try the issues joined came ajury of good and lawful, men of Humphreys County, Tenn., to wit; Isaac Jrockett, Paul Carter, F.D.Garber, C.E.Ellison, Tom Box, J.A.Lehman, James Rone, G.G. Jarrell, R.L.Davis, John Perkins, Bill Patterson, and Herace Carter, 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 a defendant guilty of possessing intoxicating liquours as charged in the indictment, and fix and assess his fine at the sum of One Hundred (\$100.00) Dollars. 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 and the cost of this causeThence came into open court the defendant William Gossett and paid to the Clerk of this court all of sai fine and costs.

State of Tennessee VR.

Stacy Adams

Driving Drunk

In this case came the Attorney General, for the State and the defendant in person, and by attorney, who being duly charged and arraigned on said indictmentpleads guilty. Thereupon to try the issues hoined came ajury of good and lawful men s of Humphreys County, Tenn., to wit; Isaac Crockett, Paul Carter, F.D.Garwer, C.E.ELLison. Tom Box, J.A. Lehamn, James Rone, G.G. Jarrell, R.L. Davis, John Perkins, Bill Patterson & Horoacce Carter, 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 cath do say the they find the defendant guilty as charged in the indictment and assess and fix his panish

ment at Thirty days in dail 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 ben Dollars and will serve a term of Thirty Days in jail in Waverly, Humphreys County, Tenn., and will pay the costs of this cause for which let execution issue. It is fugther ordered by the Court, that the jail sentence be suspended until the next term of this Court on paying or securing said fine an It is also 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. State of Tennessee H.B. & Larceny Jack Forrest, Stella Forrest, Willie Brown, Hazel Brown & W. B. Curtis This case is continued on account of absence of ..... Forrest until the next term o fthis court. State of Tennessee) Tom Wright This case is continued on agreement for the defendant to plead at the next term of this court. State of Tennessee в.D. lra Simmons This ouse is comtinued on agreement for the defendant to plea at the next term of this court. State of Tennesses Mis. u. Vs. Jim Monsue In this case the grand jury returned an indictment marked not a twue bill. It is therefore ordered by the Court that the defendant be dismissed and go hence without day. State of Tennessee B. D. Vs. Will Norman & In this case the grand jury returned an indictment marked not a true bill. It is therefore ordered by the court that the defendant be dismissed and go hence without day. State of Tennessee B.D. Vs. W.O. Hodge This case is continued by the defendant until the next ternm of this court. Statex of XTS manages XBX.

State of Tennessee				
Vs	Drunknees	8-2	, = '	
W. C. Hodge	This case is continued	by the defendant	until the next	term of
this court			10.	
State of Tennessee )				
٧ {	H.B. & Lar	oeny .		
Edger Larkins & Sam Webb	This case is continued	oy conse nt of ooth	attor neys for	r state and
defense as to Larkins	and onaccount of absen	oe of Sam We ob.		

Court then adjourned until tomor ow mornty at 9:00 0'Clock.

Romand Judge.

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

State of Tennesses Va: Bus. ...

Drunkanasa

Motion to retax costs ;

Pat Russell

In this case came the Attorney General, for the State and it appearing to the court from the return of the sheriff, upon an execution issue to him byn 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 that costs of this suit or any

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 of the County Treasury and that the clerk andathis court make out and certify the same to the County Judge for payment as the law directs.

State of Tennessee

part thereof.

B. D.

Edger Wheeler

Motion to retax costs

In this case came the Attorney General, for the state and it appearing to the Sourt from the return of the sheriff, upon an execution issued to him by 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 therefore ordered, adjuaged 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 the payment as the law directs.

State of Tennessee

J. W. Metcalf

In this case came the Attorney Ceneral, for the state and it appearing to the court form the return of the sheriff, upon an execution issued to him by 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 there of.

Metion to retax costs

So it is therefore ordered, adjudged and decreed by the court, that the cost acrued pron 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 the payment as the law directs.

State of Tennessee

Drunkness

Motion to retax costs Tom Ingram

In this case came the Attorney General, for the state and it appearing to the court from the return of the sheriff, upon tam execution issued to him by the clerk of this court against the estate of the defendant and that defendant is whodly. insolvent unable to may the cost of this suit or any part thereof.

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

State of Tennessee Motion to retax costs

Hershel Cooley In this case came the Attorney General, for the state and it appearing to the court forom the return of the shoriff, upon an execution issued a him by the clark of this court against the estate of the defendant that the defendant is wholly, insolvent unable to pay the costs of this suit or any part thereof.

So it is therefore ordered, adjudged and decreed by the court, that the cost acured upon the part of the state be allowed and ordered raid 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

Drunknass

Motion to retax costs

Robert Fowlkes

In this case came the Attorney General, for the state and it appearing to the court from the return of the sheriff, upon an execution issued to him by the olerk of this court against the estate of the defendant that the defendant is wholly.

inselvent unable to pay the costs of thi suit or any part thereof.

Fo it is the refere ordered, adjudged and decreed by the court, that the cost acrued upon the part of the state be allowed and ordered paracout of the County Treasury and that the clerk mikthing court make out and certify the same to the County Judge for payment as the law directa.

State of Tennessee

Drunkness

VS.

Mction to retax costs

J. W. Fowlkes In this case came the Attorney General, for the state and 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 and that the defendant is wholly insolvent unable to pay the costs of this suit or any part thereof.

So it is therefore ordered, adjudged and decreed by the court, that the 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 he County Judge for payment as the law directs.

State of Tenneuses

Drunkress

Vs.

Motion to retax costs

Dude Moran

In this case came the Attorney General, for the state and it appearing to the court from the return of the sheriff, upon an execution issued to him by the clerk of this court against the estate of the defendant and that the defendant is wholly, insol-

vent unable to ray 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 out and certify the same to the County Judge for payment as the law directs.

State of Tennessee

Breaking Jail

Motion to retax costs J. W. Fowlkes

In this case came the Attorney General, for the state and it appearing to the court from the return of the sheraff, upon an execution issued to him by the

clerk of this court against the satate of the defendant and that the defendant is wholly.

insolvent unable to pay the costs 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 out and certify the same to the County Judge for paymeny as the law diredts.

State of Tennessee

Drunkness

Motion to retax. costs

Willie Warden

In this case came the Attorney General, for the state and it appear-

ing to the court from the return of the shariff, upon an execution issued to him by the clerk of this court against the estate of the defendant and that the defendant is wholly

insolvent unacle to pay the cost of this suit or any part thereof.

So is 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 directe.

State of Tennesses

Trepassing on train

M tion to retax costs

Willie Hogan

In this came came the Attorney Ceneral, for the state and it appearing

to the court from the return of the sheriff, upon anexecution issued to him by the clerk of this court against the eshate of the defendant and that the defendant is wholly, insolvent unable to pay the costs of this suit or man part thereof.

So it is therefore ordered, adjudged and decreed by the court, that the cost acrued upon the part of the state be allowed and ordered paid out of the County Treasury and that the clerk of this sourt make out and certify the same to the County Judge for payment as the lawdirects.

State of Tenne sees

Trespassing on train

Motion to retax costs

Thos. Dansby

In this case came the Attorney General, for the syste and it appear-

ing 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 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 cost acrued upon the part of the state be allowed and ordered paid out of the County Treasury and that the clark makehis court make out and certify the same to the County Judge for payment as the law directs.

State of Tenenessee Drunkness

Motion to retax costs

Earl Weatherspoon In this case came the Attroeny General, for the state and it appearinf to the court from the return of the sheriff, upon an execution issue t to him by the clerk of this court against the estate of the defendant and that the defendant is wholly. insolvent unable to pay the costs of this suit or any part thereof.

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

State of Tennessee

Drunkness

Motion to retax costs

Len L. Stanfield In this case came the Attorney Gameral, for the state and it appear-

ing 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 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 said 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

Drunkness

Motion to retax costs

Turk Turbville In this acse came the Attorney General, for the state and it appearing to the court from the return of the sheriff, upon an execution issued to him by the olerk of this court against the easure of the defendant and that the defendant is wholly. insolvent unable to apy the cost of this suit or any part thereof.

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

State of Tennesses

Trespassing on train

Motion to betax coats

Thos. Dansov

In this case came the Attroeny General, for the state and it appear-

ing to the court from the meturn of the sheriff, upon an execution issued to him by 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 therefore ordered, adjudged and dereed by the court, that the cost acrued upon t 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 les directe.

STate of Te nnessee

Drunkness

Ernest Smith

Motion to retax costs

In this case came the Attorney General, for the state and it appearto 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 and that the defendant is wholly, insolvent unable to pay the costs of this suit prnay part the reof.

So it is therefore ordered, adjudged and decreed by the court, that the cast acrued upon the part of the state be allowed and ordered paid our pf the County Treasury and thta the clerk of this court make out and certify the same to the County Judge for payment as the law directs.

State of Tennessee

Drunkness

Motion to retax costs

Nath Golestin

In this case ceame the Attorney General, for the syste and it appear-

ing 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 and that the defendant is wholly, insolvent unable to pay the costs of this suit or may part thereof.

So it is ordered, adjudged and decreed by the court, that the cost agreed upon the part 6 of the state be allowed and ordered paid out of the county Treasury and that the clerk of this court make ou, and certify the same to the County Judge for payment as the law directs.

Stew of Tennessee

Drunkness

Charlie Carter

motion to retax costs

In this case came the Attorney General, for the state and it appearing to the court from the return of the sheriff, upon an execution issued to him by the clerk of this court against the estate of the defendant and that the defendant is wholly, insolvent unable to pay the cost of this suit or thy part thereof.

So it is therefore ordered, adjudged and decreed by the court that the cost acred upon the part of the state be allowed and ordered paid out of the County Treasury and that the cherk of this court make out and certify the same to the County Judge for payment as the l law direcst.

State of Tennessee 

Drunkness

Motion to retax costs

M. W. Hughey In this case came the Attorney General, for the state and it appearing to the sourt from the retarn of the sheriff, upon an execution issued to him by 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 my 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 Counyt 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 Tenassee

Drunk nes a

Vs.

Motion to retax costs

Nath Goleston In this case came the Attorney General, for the state and it appearing to the court from the return of the sheriff, upon an execution issued th him by the clear of this court against the estate of the defendant and that the defendant is wholly, insolvent unable to pay the costs of this suit or any part thereof.

So it is the refore 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 lawdi recte.

State of Tennessee

Drunkness

Vs.

Motion to retax costs

Henry Lomax

In this case came the Attorney General, for the state and it appearing to the court from the return of the sheriff, upon an execution issued to ham by the clerk of this court againshe the testate of the defendant and that the defendant is wholly, insolvent unable to pay the cost of this suit or any part thereof.

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

State of Tennessee

H.B. & Larceny

Motion to retax costs

Austin Sanders In this case came the Attorney General, for the state, and it appearing to the court from the regarn of the sheriff, upon anexecution issued to him by the clerk of this court against the estate of the defendant and that the defendant is wholly, i insolvent unable to pay the cost of this suit or any part thereof.

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

Hartford Fire Ins. Co.

In the Circuit Court of

Humphreys County, Tenn. December Term. 1954.

H. H? Hooper

This case was compromised by the parties out of Court and it is agreed that the defendant would pay the cost of the cause and that the suit would be

It is therefore considered by the Court that the Defendant, H.H.Hooper will pay all the costs of this cause, for which sceution will issue.

Kansas McCarson Curtis

In Circuit Court in and for Humphreys County, Tennessee.

Luther Burrell Curtis

This cause on this the 13th day of Dewember, 1934, being the

fourth day of the regular term of court, and it appearing from the record that the defe defendant has been regularly served with subpoena requireing him to appear and plead, ana answer or demur to the cill filed in this cappe, and that in this he has failed and is in default. The allegation of the bill are therefore taken for confessed and the cause set for hearing ex parte.

Whereupon on a hearing of this cause on the bill, the order pro confesso and the sworn testimony of Complainant and her witnesses anopne Court it appeared to the Court that the allegations of the bill are true, that the defendant has been guilty of such cruel and inhuman teatment of the Complainant as renders cohabitation with the defendant unsafe and improper for her to remain under his dominion and control, and that he has offered such indimitties to her person as to render her condition intolerable and thereby forced her to withdraw from. The Court so holds.

It is therefore ordered adjudged and decreed, as prayed for in the bill, that the bonds of matrimony heretofore subsisting between the Complainant and the defendant be and are forever dissolved and for nothing held; that the complainant is restored to all the rights and privileges of a single woman and that her maiden mame, Kansas McCarson is restored to her.

The defendant shall pay the costs of this cause for which let execution issue.

E.M. McNeil

in the Circuit Court for Humphreys County, Tennessee.

J.A. Fomlinson &

This day came the parties in person and by their attorney, and also came a jury of good and lawful men, to wit: J.A.Lehman, Bill Patterson, Rob Wheeler, G.G. Jarrell, John Collier, Horace Carter, James Rogn, R.L. Davis, J.E. Allison, F.D. Garber, Paul Carter& Oscar Miller, who were duly sworn to try the mesues joined between the parties, and who on their oaths, do say that they if ind the issues in favor of the defendant, Mrs.J.A.Tomlinson

It is therefore considered that the defendant, Mrs. J.A.Tomlinson, recover of the plaintiff, E.M McNeir all the costs of this cause for which execution will issue; and, that the defendant Mrs. J.A.Tomlinson so hence without day.

State of Tennessee Mu rde r June Waggoner Thus case is continued by the state until the next term of this court and set apecially for Tuesday of next term. State of Tennesee Va. Tom 'colley In this case came the Attorney General, for the state and the defendant in person upon motion of the defendant the case is dismissed on payment of cost. It is therefore ordered, adjudged and decreed by the Court, that the defendant be dismissed when costs id paid for which let execution issue.

State of Tennessee Vs.

Cacie Rice

In this case came the Attorney General, for the state and the defendant in person, who, being duly charged and arratened on said indictment pleads guilty. Thereupon to assess the defendants punishment came ajury of good and lawful men of Humphreys County, Tenn. to wit: Isaac Crockett, Faul Carrer, F.D.Sarbar, E.C.Ellison, Tom Box, J.A.Lehman, James. Rone, G.G. Jarrell, R.L. Davis, John Perkins, Bill Patterson & Horace Cartar, who, being duly elected tried and swprm according to law, after hearing all the proof, aggument c counsel and the charge of the Court, unon their oath do say that they find the defendant guilty or possessing intoxicating liquor as charged in the indictment and assess and fix mis fine at One Hundred Dollars. 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 to gether with all the costs of this cause. orsecurino

It is further ordered by the Court, upon the defendant working/out the costs and executing an appearance bond the fine will be suspended until next term of this court.

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

& monton

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

State of Tennessee

Possessing Liquor

Julia Brackin

not guilty.

In this case came the Attorney General, for the state, and the dain defendant in person, who, being duly charged and arraigned on said indictment places

The resipon to try the issues joined came ajury of good and lawful men of Humphreys County, Tenn. to wit: Isaac Crockett, Paul Carter, F.D.Garber, C.E.Ellison, Tom Box, J.A.Lehman, James Rone, G.G. Jarrell, R.L. Davis, John Perkins, Bill Patterson and Hoarcs Carrer, 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 not guilty.

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

State of Tennessee

Va.

B. D.

Amos Hutchison

In this case came the Attorney General, for the state, and the

defendant in person, shearaningxaningxanergadxandxarraignadxesxanidxinsiainantxxplaads gailtry Upon recommendation of the defendant case is continued on agreement to place gui ty to a felony at the next term and that the defendant within ten days strenghten the bond by additional surety ..... capias will issue.

State of Tennessee

Glen Charpell

Largeny

In this case came the Attorney General, for the state and the defendant immerson, who, being duly charged and arraigned on said indictment pleads muilty.

Thereugon to try the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Isaac Crockett, Paul Carter, F.9. Garber, C.E.Ellison, Tom Box, J.A.Lahman, James Rone, G. 3. Jarrell, R. L. Davis, John Perkins, Bill Patterson & Horace Carter, who, being duly elected tried and sworn according to law and after haering all the proof, argument of counsel and the charge of the Court, upon their cath do say they find the defendant guilty of tresspass and assess the publishment at ten day in jail and costs. It is therefore ordered, adjudged and decreed by the Court, that the defendant be confined in the County Jail of Humphreys Countyfor ten days and that he pay the costs of this cause It is further ordered by the Courtthat all be suspended until next term.

IN A BODY
THIS DAY THE GRAND JURY DAME INTO OPEN COURT/R PRESENT THE FOLLOWING INDICTMENTS & PRESENT

Age consent
One against Willie Ross/which indictment is in the \*ords and figures as Collows to Wit; State of Tannassee, Humphreys County, December Term of Circuit Court, A.D., 1934. The Grand Jurrors for the State of Tennessee, duly elected, empaneled, sworn, and charged to inquire for the body of the County of Humphreys and State aforesaid, upon their oath aforesaid, predent that Willie Ross here tofore, to wit, on the 7th day of January 1934. in said County and State unlawfully, and feloniously and carnally knew Juaneta Hooper, a female, over the age of twelve years and under the age of twenty one years the said willie Ross and Juaneta Hooper not @coupying the relation of husband and wife, at the time of such caimal knowledge, and the said Juanita Hooper not being, at the time and before said carnal knowledge, a bawd, lewd or kept female, contrary to the statate and ag against the peace and dignity of the state of Tennessee. W.C. Howell, Attorney Gemeral. December Term, 1934, The State Vs. Willie Ross, Age consent, Roy Hooper prosecutor. Subpoena for the state Roy Hooper, Juanita Hooper, Dr. W.W. Hooper and Dr. J.A. Sugg, Witnesses sworn by me on this indictment before the garnd jury December Term, 1954, A.V. Anderson. Foreman Grand jury, W.C. Howell., Attorney General, A True Bill A.V. Anderson Foreman Grand Jury.

- One against Riley Turner, Larceny, which indictment is in the words and figures as fowallows to wit: State of Tennessee, Humphreys County, December Term of the Chrouit Court. A.D. 1954. The Grand Juross for the State of Tennessee, duly eccloted, empaneled, sworn, and charged to inquire for the body of the County of Humphreys and State aforesaid, upon their oath aforeseid, present that Riley Turer heretofore, to wit, on the 11th day of Agust 1934 in the County aforesaid, unlawfully and feloniously did stael, take away Fifte n Doblars good and lawful money of the United States of the value of Fifteen Dollars, the property of Does Hooper of said County, than and there being found, contrary to the form of the statue in such cases made and provided, and against the peace and dignity of the State of Tennessee, W.C. Howell, Atgorney General. December term, 1994 The State Vs. Riley Turner. Larceny, T.E. Hooper, Prosecutor, Sucpeens For the State T.E. Hooper, Doss Hooper and Joe Traylor, Witmesses sworn by me on this indictment before the Grand Jury December Term. 1934. A.V. Anderson, Foreman Grand Jury, W.C. Howell, Attorney General. A true Bill A.V. Anderson Foreman Grand Jury.

One against Riley Monaue, Forgery, which individual is in the words and figures as follows to wit: State of Tennessee, Humphreys County. December Term of Circuit Court, A.D., 1954. The Grand Jurous for the State of Tennessee, duly elected, empaneled, sworn, and charged to inquire for the body of the Countynof Humphreys and State aforesaid, upon their oath aforesaid, persent that Riley Monsue Heretofore, to wit, on the loth day of November 1994 in said County and State, unlawfully, frudulently and feloniously made a certain imatrume instrument in writing, purporting to be check for fifteen dollars and fifty centson one Sydney Johnson which indictment is in the words and figures as follows: "Waverly, Tenn. Nov. 10. 1934 The Citizen Bank of Wwerly- Pay to the order of George Horn \$15.50, Fifteen Dollars and Fifty cents Dollars- for work Sidney Johnsons with intent to defraud him, the said SidneynJohnson and the prepudice of the right of him, the said Stidney Johnson, And the Grand Jurors aforesaid, upno their oath afoerasid further present that the said Riley Monsue, on the day and year afcerasid, in the state and county aforesaid, in the state and county afcerasid unlawfully, knowingly, fraudulently, feloniously and with intent to defraud R.C. Carnell, did offer and pass to the said R.C. Carnellafoerasid

a certain forged instrument being a forgery and in words and figures to wit:

Waverly, Tenn., Nov. 16, 1934, The Citizen Bank of Waverly, Pay to the order of George Haman States of Fifteen dollars and fifty cents dollars for work/and the said Riley Monause at the time, knowing the same to be forgery intending to defraud the said R.C.Carmell contrary to the statute and against the pasce and dignity of the State of Tennessee,

W.C.Howell Attorney Geeral, December Term, 1934 The State Vs Riley Monaus, Forgery,

Sidney Johnson Prosecutor Subpoena for the state sidney Johnson and R.C.Carmell, Witnesses sorn by me on this indictment before the Grand Jury December Term, 1934 A.W.Anderson,

Foreman Grand Jury W.C.Howell Attorney General. A Ture Bill A.V.Anderson, Woreman Grand Jury.

One agianst Jesse Bone, E.D. Witnesses for the State Fred Morris, Mrs. Fred Mogris and Bob

One aginst Jones Bains Reckless Driving, witnesses for the State Tom Cannon, Joe Fields a and Jeff Fields.

One agianst W.O.Hodge/Lewdness, Subpoens for the state Dr.D.T.Gould, Oscar Hodge and Paulline

#### GRAND JURY REPORT

We, the members of the Grand Jury for the December Term 1934, of the Circuit Court for Humphreys County, deg leave to submit to following report to your Honor:

We have investigated diligently all matters given us in charge by your Henor or otherwise oreught to your knowledge. We have examined the County Jail and County Poor House and find the immates well fed and cared for. From our investigation we recommend that some repair be made on to totalet in the jail. We have examined all bonds required by law for us to examine and find them proceedly executed and good and solvent for the various amounts thereof. And now having completed our labors we respectfully request to be discharged for the term.

A.V.Anderson, Foreman Grand Jury. Garney Bradley, D.G.Patterson, John Coleman, J.Don Sampson, Hugh Cannon, Bob Rumsey, Walter Warren, A.D.Carnell, Grady Merideth, Evans Pace, Porter Taylor, Tom Bell.

Court then adjourned until to morrow morning at y:00 0'Clock

Judge.

COMMET MET PERSUANT TO ADJOURNMENT PRESENT & PRESIDING THE HON. J.D.G.MORTON, JUDGE, ETC.
W. Clark Mack

Robert L. Morris &

Marble Wright Mopris This cause came on to be heard this 10th day of December, 1934. before Honorable J.D.G.Morton, Judge, upon the whole record in this cause, from all of which it appears that on the 2nd day of January, 1954 an original attachment was issued by John W. Knoght, Justice of the Peace of Humphreys County, upon a certain parcel of realty owned by Mable Wright Morris, and that such attachment was returned after levy having been made before the said Justice of the Peace and an order of publication was made for the said defendants; and no defense having been made, a conditional judgment a was entered on the 8th day of February, 1954 for \$144.21 and \$25.55 attorney's fee, and said judgment being stayed for six months and no defense having been made on the loth day of August, 1994, said judgment was made final, the attachment heretofore issued having heen, in all respects, sustained. Thereupon, all the papers in said cause were certified to the Circuit Court of Humphreys County, Tennessee, said record being as follows: "State of Tennessee, Humphreys County. Personally appasred before me, John W. Kakht. a Justice of the Peace foe the said County, W. Clark Mack by Edward Sugg, Atty. who, being duly sworn, maketh sath that Robert L. Morris and Mable Wright Morris is justly indebted to him after giving all just credits, the sum of \$256.25 with interest from 12.23.32& 10% atty. fee Dollars, due by note, and that said oddin is just and unpaid, that the said Lobert L. Morris and Mable Wrig t Morris are non-residents of the State of Tennessee and have apsooniesidthemselves so that the ordinary processes of law connot be served upon than Wherefore he pmays for an Attachment. Given under my hand, this the 2nd day of January 1934, sworm to and subscribed before me, the day and date above mentioned.

John W.Knight
Justice of the Peace

W. Clark Mack
By Edward Suge,
Attorney.

We, W.Clark Mack and Edward Sugs, acknowledge ourselves indebted to R.L. & Mable W.Morris in the sum of \$1000.00 Dollars, to be void if the said W.Clark Mack shall prosecute with effect an attachment against the estate from John W.Teight, a Justice of the Peace for Humphreys County, Tennessee, returnable before any Justice of the Peace for daid County, or, if he fail to do so, shall pay the defendant, said R.L. Mable W. Mooris, all costs that may be adjusted against the said W.Jlark Mack, and also all such damages as the said R.L. & Mable W. Morris may sustain by the "rongfal suing out of said Attachment. This the 2 day of January. 1934.

W. Clark Mack

By Edward Sugs, Atty.

Edward Sugg

State of Tennessee, Humphreys County.
To any Lawful Officer of Said County:

Whereas, W. Clark Mack by Edward Sugs, attorney has complained on Oath to me, John W. Kg Knight, a Justice of the Peace of Humphreys County, that Robert L. Morris and Mable Wright Morris is justly indebted to the said W. Clrark Mack in the sum of \$256.25 & interest & atty. fee, Dollams, due by note, and an affidavit having also been in wrighingingh bond given as required by law in attachment cases, you are hereby commmanded to attachmso much of the estate of thesaid R.L.Morris & Mable Wright Morris as will be of Value sufficient to satisfy the debt and costs, and such estate, unless replevied, so to secure that the same may be liable to further proceeding thereon, to be had before me, or some other Justice of the Peace of Humphreys County, to whom you will return this Attachment, at the time the same may be returned, when and where you will make known how you have executed

this writ. Witness John W. Knight, a Justice of the Peace sorthaid County, this, the 2 day of January, 1934.

Came to hand this 2nd day of Jan. 1934 and executed by attanhing a latery frame house an with about 5 rooms now occupied by Luther Winstaed located in the town of McEwen in the ord dist. of Humphreys County Co. Tenn. Railroad St. East by J.A.Turner, and Jno. Brown South by Ridings, West by an alley, and returnedny the attachment before Jnc. W. Knight. E.F. Stanfield, D.S. This Jan. 2- 1954

W.M. Lane Constable

Defer tants being non residents of the State of Tennessee an order for publication this Jan. John W. Knight 2-1934.

McEwen Tenn. December 25, 1982 "\$250.25 Nine ty days after date, we or either of us, profile to pay to the order of W. C. Mack--Two Hundred Fifty-six & 25/100------Dollars Value received at MCewer Tennessee. Both makers and endormers of this note severally and Jointly waive demand, notice of non-payment and protest. In the event sait is brought upon this note we both makers and endosers, agree to pay tem percent attorney's fee to be included in the judgment rendered for collection of same; and we and each of us, both makers and endorsers, hereby authorize at any time after the above note becomes due, to go before any Court of Record, ar any Justice of the Peace having jurisdiction thereof in the State of Tennessee, and confess judgment thereof, aginst us in favor of W.C. Mack, McEwen, Tennessee, or its assigns for said amount, with interest and costs, and ten percent attorney's fee. in accordance with provision of Sections 4705-4706 and 4707 Code of Tennessee, Shannon's Robert L. Morris Bd1 t1 on, 1890.

Mable Wright Morris"

By cash \$125.50" Non Resident Notice W. Clark Mack Vs. Hobert L. & Mable Wright Morris. la this cause it appears by affidavit that the defendants, Robert L. Morris and Mable Wright Morris are justly indebjed to the plaintiff W. Clark Mack and are non-residents o the State of Tennessee and having absormed themselves and training percess connot be served on them, and an original attacheunt having been issued and levied on their property and returned to me, it is therefore, ordered that publication be made in the Demourat-Sentinel, a newspaper published at Waverly in Humphreys County Tenn. for fower (4) consecutive weeks commanding the said Robert L. Morris and Mable Wright Morris to appear before me at my office at MeEwen, Tenn. on the 8th day of Feb. 1994 at 9:00 a.m. and make defense insaid action or it will be proceeded with expante. This Jan. 4th, 1994. John W. Knight, Justice of the Peace

Edward Sugs, Attorney J-1-4t" "WxxQlarkxMackxNaxRahartx4xxMarriaxMahlaxWxxMarris

W. Clark Mack

Judgment for Pltff for \$1)1.25 and against the defts.

Robert L. Morris

In this case the Defts failed to appaer and upon proof taken I give judgment against the defts. by default, and in favor of the Bltff for \$131.25, \$25.65 attorney fee, \$12.90 interest and all of cost of case \$14.25 but the execution of this i judgment is stayed for six months from Jan. 2nd 1954, the date of the return of this attachment at which time unless judgment and all cost and fees are paid, the records in this case will be certified to the Circuit Court of Humphreys County, Tenn. and the attachment in this case is sustained. The said attachment was executed by attaching a one storyy framed house and lot with about 5 sooms now occupied by Luther Winstead located in the town of McEwen, Tenn. in the 3rd dist. of Humphreys County and owned by Mable Wright Morris

Bounded on the north by R. R. S'reet, East by J. A. Turner and John Brown, South by Ridings and west by an alley. This Feb. 5th 1954. John W.Knight, J.P."

W. Clark Mack Vs. R.L. Morris & Mable W. Morris. In this case a conditional judgment was n rendered against the defendants and in favor of the plaintiff for \$144.21 and \$25.65 attorney's fees, and all of the costs of this cause and the said conditional judgment having been stayed for six months as required by law in such cases, and at the expiration of the six months the defendants, R.L.Morris and Mable W? Morris did not appear and make defense to said action, the said judgement is therefore made final and the plaintiff W. Clark Mack will have a judgment for \$144.21 and \$25.65 attorney fees and all of the costs for which let execution issue. This lo day of Aug. 1954.

From all of which it appears that the papers in this cause are, in all respects, regular, and it is therefore ordered, adjudged and decreed by the Court that the parcel of land hereto fore attached by sold by the sheriff of Humphreys County according to lag, and the proceeds therefrom applied to the satisfaction of the judgment and interest to date. all of which amounts to \$179.20, and all the costs of this suse, for which execution/issue. It is further ordered that this advertisement shall not be made until thirty days after the 15th of December, 1934, and that all other attachment sued out after the date of this attachment are secondary to this writ, and this attachment shall have priority over any other liens oreated by this Court, or any Justice of the Peace court, after date of the issurnce of this attachment.

Sarak J. Bishop Vs.

In Circuit Court 'n and for Humphreys County, Tennessee

Cart 1 Bishop

This cause came on for hearing on this the loth day of December, 1934, at the regular term of Court, and it appaering that the defendant, being non-resident, has been regularly brought in occurt by publication according to law in such cases, but made no defense to the bill heretofore filed, it is ordered, on motion of Complainat's s solictor, that the allegations of the bill be and are taken for confessed, and the cause isset for hearing ex parte.

And the cause was then heard on the bill, the orderspro confesso and the oral testimony of the Complaintant and witnesses in open court, from which it appasered that the facts alleged in the bill are true; that he defendant had wilfully and maliciously deserted the Complanant and absented himself without cause for more than two years before filing of the bill.

It is therefore ordered, adjudged and decreed that the bonds of matrimony subsisting between the Complainant and the defendant be and forever dissolved and that of an unmarried woman. The exclusive custody of the infant children of the parties, to wit Foster Bishop and Velma Bishop is committed to the Complainant. The defendant will pay the cause of this cause for which let execution issue.

S.J. Hudson

Robert L. Morris &

In the Circuit Court of Humphreys County, Tenn.

Mable Wright Morris. This cause came on to be heard this 10th day of December 1934 before the Hon. J.D.G.Morton, Judge, upon the whole record in this cause, from all of th which it appaers that on ythe loth day of Jan. 1934, an original attachment was issued by John W. Knight, Justice of the Peace of Humphreys County, upon a certain parcel of real realty owned by Mble Wright Morris, and that such attachment was returned after levy hading been made before the said Justice of the Peace, and an order of publication was made for the saidddefendants, and no defense having been made, a conditional judgment was entered on the loth day of Feb. 1934 for \$255.00, interest \$11.00, and \$33.00 attorneys's fee, and said judgment being stayed for six months, and no defense having been made on 15th day of October, 1934, said judgment was mad e final, the attachment heretofore issued having beens in all respects, sustained. Thereupon, all the papers in said cause were certified to the Circuit Court of Humphreys County, Tenn. said record being as follows State of Tennessee, Humphreys County. Personally appaered before me, John W. Knight, a Justice of the Pasce for said County, S.J. Hudson by W.O. Hake, atty., who being duly sworn. maketh Oath that Robert L. Morris and Mable Wright Morris id justly indebted to him, after gaving all just credits the sum of \$500.00, with interest from Aug. 50, 1935, and 10% atty, fee, due by mote, and that said claim is just and unpaid, and that the said Robert L. Morris and Mable Wright Morris are non-residents of the state of Tennessee, and having appropriate themselves so that the ordinary precesses of law cannot be served upon them. Whereas he rrays fro an attachment. Given under my hand, this the 16th day of Jan. 1954. Sworn to and subscibed Offers me the day and date above mentioned. John W. Knight, Justice of the Peace, S.J. Hudson, by W.O. Hake, Attorney, We. S.J. Hudson, and W.O. Hake, acknowledge ourselves indebted to R.L. & Mable Morris in the sum of \$50.00 to be void if the said S.J. Hudson shall prosecute with effect anat achment against the state of the said R. L. & Mable W. Morris, this day obtained Trom John W. Knight, a Justice of the Peace for Humphreys County, Tennessee, returneable before any Justice of the Peace foe said County, or if he fail to do so, shall pay the defendant, said R.L. Mable W. Mrris, all costs that may be adjudged against the said S.J. Hudson, and also all such damages as the said R.L. x Mable W. Morris may sustain by the wrongful suing out of said Attachment. This the loth day of Jan. 199+. S. J. Hudson, by W. O. Hake, Atty. W. O. Hake. State of Tennessee, Humphreys County. To any lawful officers of said County; - Whereas S.J. Hudson, by W.O. Hake, attorney, has complained on oath to me, John W. Knight, a Justice of the Peace of Humphreys County, that Robert L. Morris and Mable Wright Morris is justly indebted to the said S.J. Hudson in the sum of \$200.00 and \$35.00 interest and attorney fee, Dollars, due by note, and an affitavit having also been mad e in writing a and bond given as required by law, in attachment cases, you are hereby commanded to attach so much of the estate of the said R.L.Morris and Mable W. Morris as will be of walken sufficient to satisfy the debt and costs, and such estate, unlass replayed, to secure that the same may be liable to further proceedings thereon, to be had before me, or some other Justice of the Peace of Humphreys County, to show you will return this Attachment, at the time the same may be returned, when and where you will make known how you have executed this writ. Witness, John W. Knight, a Justice of the Peace for said County, this the 16th John W. Knight, Justice of the Peace day of Jan. 1954.

Came to hand this 16th day of Jan. 1934, and executed by attaching a 1 story frame hand house and of with about 5 recommences coupled by Luther Winstand, located in the town of McEwen, in the 3rd Dist. of Humphreys County, Tenn., owned by Mrs. Mable Wright Morrie. Bounded on north by Railroad St., East by J.A. Turner, and Jno. Brown; South by Rigings, West by an alley, and returning the attachment before Jno W. Knight. This Jan. 16, 1934.

\*\$330.00. McEwen, Tenm., Aug., 30, 1933. Thirty days after date, we, or either of us, promised to pay to the order of S.J. Hudosn, Three Hundred Thirty and no/100 Dollars, value received, at the Union Bank, McEwen, Tennessee, Both makers and endorsers of this note severally and jointly waive demand, notice of non-payment and protest. In the event suit is brought upon this note, we, both makers and endorsers, hereby authorize A.J. Curtis or W.L. Cude at any time after the above note becomes due, to go before any Court of Record, or Justice of the peace having jurisdiction thereof in the state of Tennessee, and confess judgment the thereof, against us in favor of the Union Bank, McEwen, Tennessee, or assigne, for said amount, with interest and costs, and ten per cent attorney's fee, in accordance with provisions of Sections +7.5, +700 and +707, Code of Tennessee, Shannons Edition 1896.
\$500.00 Note G.L. Williams, dated Oct. 1, 1930 is collateral for this Ioan. Due Sept. 20, 1935 Robert. L. Morris mable Wright Morris. "Credit by cash 1/19/2+. \$75.00. W.O. Hake, 4

S. JJ: "Hudson

Vá.

Robert L. Morris & Wable Wight Morris

In this cause it appears by affidavit that the defendants, Robert L. Morris and Mable W. Morris are justly indebted to the plaintiff, S.J.Hudson, and are non-residents of the State of Tennessee, and have absorded themselves so that ordinary process connot be served ont them, and an original attachment having been issued and levied on their property, and returned to me, it stherefore, ordered that publication be made in The Democrat-Sentinel, a newspaper published at Waverly on Humpnreys County, Tennessee, for four consecutive weeks commanding the said Robert L. Moxris ad Mable W. Morris to appear before me at my office at McEwen, on the 16th day of Feb. 1994, at 9:00 A.M., and make defense in said action, orit will be proceeded with exparts. This Jan. 10th, 1994, John W.Knight, Justice of the Peace, W.O. Hake, Attorney.

S.J.Hudson

Vs. Judgment for the Plaintiff for \$255.00 and against the Defeddants.

Robert L. Morris &
Wahle W. Morris

In this case the defendants failed to appear, and upon proof taken I gave judgment against the def ts. by default, and in favor of the pltff. for \$255.00, Interest \$11.00, and Attorney fee \$)3.00, and all cost of this cause, but the execution of this judgment is stayed for six months from Jan. 2nd. 1934, the date of the return of this attachment at which time unless this and all cost and fees are pdid, the records in this case will be certified to the Carcuit Court of Humphreys County, Tenn., and the attachment in this case is sustained. The said attachments one story from house, and lot, with about five rooms now occupied by Ruther Winstased located in the town of MoEwen, Tenn., in the \$rd.

Jno. W. Knight, J. P."

Humphreys County, Tenns

Street; East by J.A. Turner and John Brown; south Ridings and west by an alley.

S.J. Hudson

R. L. Morris & Mable W. Morris.

In this case a conditional judgment against the defendants, and in favor of the plaintiff for \$255.00 and interest\$\$11.00, and \$55.00 attorney's fees, and all the case of this c cause, and the said conditional judgment having been stayed for six months as required by law in such cases, and at the expixation of the six months the defendant R.L. Morris and Mable W. Morris did not appear and make defense to said action, the said judgment is therefore made final, and the plaintiff S.J.Hudson will have a judgment for \$255.00 and interest \$11.00 and \$55.00 attorney fees, and all the costs for which let execution issue. This 15th day of October, 1954.

John W. Knight, Justice of the Peace for

From all of which it appears that the papers in this cause are, inall respects, regular, and it is therefore ordered, adjudged and decreed by the Court that the parcel of land heretofore attached be sold by the Sheriff of Humphreys County, according to law, and the proceeds therefrom applied to the satisfaction of the judgment, attorney fee and interest to date, all of which amounts to \$512.97, and all the costs of this cause, for which execution may issue. It is further ordered that this advertisement shall not be made until thirty days after the 15th of December, 1934, and this attachment is secondary to an attachment sued out by Clark Mack on the same property, and the lien created by this ac attachment, but, if, and when, a sale is had under this attachment the Clark of the Court will advertise the sale for the within attachment and that of Clark Mack on the same day and hours and the proceeds of said sale are first to be used to pay off the judgment in favor of Clark Mack, and secondly the judgment under this attachment. This is ordered for the purpose of avoiding a multiplicity of sales and expense.

L.S. Winters

A. B. Finley
H. Finley
J. A. Finley
R.F. Finley
J.T. Bradley

Circuit Court, December Term 1934, Waverly Humphreys County Tennessee.

# CONDENNATION OF LAND

J. McDeves, a Justice of the Peace of Humphreys County Tennesses, filed herein Court the following papers;

## MAGISTRATE WARRENT

State of Tennessee, Humphreys Councy to any lawful officer within said county. You are hereby commanded to summon A.B. Finley, H. Finley, J.T.Bradley, J.A. Finley & R.A.Finley to personally appear before me, or some other acting Justice of the Peace for said County to answer the complaint of L.S. Winters in a place of debt due by note To be filed day of fine under \$1000.00, given under my hand and seal this ord day of July 1954 J. McReeves, Justice of the Peace Hotly Magistrate 's Warrent L.S. Winters Plaintiff. A.B. Finley, H. Finley, F.T.Bradley et al Defendants Issued day of July 1954 J.M. Reeves J.P. XXXXXXX

### OFFICERS RETURN

Within parties and citing them appaer before J.M.Reeves Esq. for the trial 11 day of Aug. 1934 at 1 o'clock P.M. T. R. WESTbrook D.S. Filed Sept. 10, 1934 L. C. Schanan, Clerk,

L.S. Winters Ve. A. B. Finley, H. Finley et al. In this cause I render judgment for the plaintiff and against the defendant for One Hundred thirty dollars and all the cost of the suit, for which let execution issue. This light day of Aug. 1904, J.McReeves Justice of hthe Peace. Exemprehim Action of the Action of the Peace.

### MAGISTRATE EXECUTION

State of Tennessee, Humpheeys County, to any lawful officer to execute and return: You are hereby commanded that of the goods and chattels, lands and tenements of A.B.Finley, H. Finley, J.T.Bradley J.A.Finley, & R.F.Finley of cause to be made the sum of One Hundred thirty dollars and 66/100 cents, and cost of suit, to eatisfy a judgment which which obtained defore J. M. Reeves Justice of the Peace, on the 15th day fo Ayg. 1934, againsto the said A.B. Finley et al, and such moneys, when collected, pay to the said L.S. Winters. Given under my hand and seal, this 10 th day of Aug. 1934 J.M. Reeves, Justice of the Peace Magistrate's Execution Reeves Docket L.S. Winters Plaintiff Ve. A.B. Finley at al Defendants Judgment 15th day of Aug. 1934, Issued 20 day of Aug. 1934, J? M. Reeves J.P. Judgment \$150.85, Officers Fee \$5.00, Justice's fee \$2.40. Commission \$4.90, Levy \$2.00

# OFFICER'S RETURN

This execution came to hand on same day issued and I made search of all parties defendants and found no personal property upon which to levy the same. I therefore levied this execution on the one half undivided interest of the defindant, John A. Finley in a tract of land which he and his wife, Florence Finley purchased from the J.E.Sullivan heirs by deed of record in Deed Book 47, Page 492, of the Begisterhs Office, Humphreys County, Tenn., which land is situated in the third District of Humphreys County, Tennesses, on the geadwaters of Big Richland Creek, and is known as the O.G. Brown land, where Mrs.

M.J.Hatcher lived and died, and the tract consists of 640 acres, more ar less and is bounded generally as follows: