

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

Jno. W. Knight, J. P."

S.J. Hudson

Vs.

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 \$33.00 attorney's fees, and all the costs of this case, 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 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 \$33.00 attorney fees, and all the costs for which let execution issue. This 15th day of October, 1934.

John W. Knight,  
Justice of the Peace for  
Humphreys County, Tenn

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 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 \$312.97, 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 attachment, but, if, and when, a sale is had under this attachment the Clerk of the Court will advertise the sale for the within attachment and that of Clark Mack on the same day and hour, 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

Vs.

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

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

#### CONDEMNATION OF LAND

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

#### MAGISTRATE WARRENT

State of Tennessee, Humphreys County 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 plea of debt due by note to be filed day of fine under \$1000.00, given under my hand and seal this 3rd day of July 1934 J. McReeves, Justice of the Peace 19-154 Magistrate's Warrent L.S. Winters Plaintiff. A.B. Finley, H. Finley, J.T. Bradley et al Defendants Issued day of July 1934 J.M. Reeves J.P. xxxix

#### OFFICERS RETURN

Within parties and citing them appear 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. Bohanan, Clerk,

#### JUDGMENT

L.S. Winters Vs. 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 15th day of Aug. 1934, J. McReeves Justice of the Peace. ~~From which judgment the appeal is the next court~~

#### MAGISTRATE EXECUTION

State of Tennessee, Humphreys County, to any lawful officer to execute and return: You are hereby commanded that of the goods and chattels, lands and tenements of A.B. Finley, H. Finley, J.T. Bradley J.A. Finley, & R.F. Finley you cause to be made the sum of One Hundred thirty dollars and 66/100 cents, and cost of suit, to satisfy a judgment which which obtained before J. M. Reeves Justice of the Peace, on the 15th day of Aug. 1934, against 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 10th day of Aug. 1934 J.M. Reeves, Justice of the Peace Magistrate's Execution Reeves Docket L.S. Winters Plaintiff Vs. A.B. Finley et al Defendants Judgment 15th day of Aug. 1934, Issued 20 day of Aug. 1934, J.M. Reeves J.P. Judgment \$130.66, 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 defendant, 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 Register's Office, Humphreys County, Tenn., which land is situated in the third District of Humphreys County, Tennessee, on the headwaters 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 or less and is bounded generally as follows:

south by D.L.Bateman and Tom Hooper lands, east by N.O.Curtis and Albert Curtis lands, north by Frank and Ab Curtis lands, west by the lands of Pat Holleran and J.A.Hatcher and is the same land sold through the Chancery Court in the case of J.E. Sullivan Vs. Mary J. Hatcher, et al, November term 1926, at Waverly, Tenn. and the decree pronounced in said case being entered in Minute Book No 10, pages 70 and 71, and the deed to said Sullivan recorded in Deed Book 44, page 595, to all of which deeds and books reference is made for more particular description of said land. This 10 day of September, 1934.

T.R. Westbrook Deputy Sheriff

And on motion of the plaintiff, it is ordered by the Court, that the land so levied on be sold by the sheriff of Humphreys County Tennessee, to satisfy the aforesaid judgment, J. McReeves, Justice of the Peace, and also the costs of this proceedings, according to law

#### SHERIFF'S STATE BOARD BILL.

State of Tennessee Vs. W.B.Curtis, H.B. & Larceny, Sept. 2, 1934 to Sept. 4, 1934, 3 days at 75¢ per day \$2.25, 2 turnkeys \$2.00,	\$4.25.
State of Tennessee Vs. Jack Forrest, H.B. & Larceny, Sept. 2, 1934 to Sept. 3, 1934 2 days at 75¢, per day \$1.50, 2 turnkeys \$2.00,	3.50
State of Tennessee Vs. Stella Forrest, H.B. & Larceny, Sept. 2, 1934 to Sept. 3, 1934 2 days at 75¢, per day \$1.50, 2 turnkeys \$2.00,	3.50
State of Tennessee Vs. Willie Brown, H.B. & Larceny, Sept. 3, 1934 to Sept. 3, 1934 1 day at 75¢ per day 75¢, 2 turnkeys \$2.00,	2.75
State of Tennessee Vs. Hazel Brown, H.B. & Larceny, Sept 3, 1934 to Sept. 3, 1934 1 day at 75¢ per day 75¢, 2 turnkeys \$2.00,	2.75
State of Tennessee Vs. Sam Webb, H.B. & Larceny, Sept. 29, 1934 to Oct. 30, 1934, 32 days at 75¢, per day \$24.00, 2 turnkeys \$2.00,	26.00
State of Tennessee Vs. W.B.Curtis, H.B. & Larceny, Sept. Nov. 23, 1934 to Nov. 26, 1934, 3 days at 75¢ per day 4.50, 2 turnkeys \$2.00,	6.50
State of Tennessee Vs. Alvin Sanders, H.B. & Larceny, Dec. 12, 1934 to Dec. 14, 1934, 3 days at 75¢, per day 2.25, 1 turnkey 1.00,	3.25
	<u>\$52.50</u>

Court then adjourned until court in course.

*J. E. McReeves*, Judge.

#### CAPTION APRIL TERM CIRCUIT COURT A.D. 1935

State of Tennessee)  
Humphreys County

Be it remembered that a Circuit Court was opened and held in and for the County of Humphreys at the Courthouse in the town of Waverly, Tennessee on the 15th day of April it being the third Monday of said month, and the One Hundred and Nine Hundred and thirtyfifth year of our Lord, and the One Hundred and Sixtieth year of of the 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.S. Westbrook, Sheriff, of Humphreys County, Tenn. and by him was returned into open court a writ of Venue Facias, showing that the following named persons were appointed by the County Court, at its April Term 1935, to appear and serve as jurors at this the present term of court, to wit, A.C. Dickson, Jim Williams, John Bishop, C.F. Hooper, W.L. Lattimer, Baxter Hemby, Roy Burns, Rube Turner, C.N. Harrie, W.H. McCauley, G.M. Wyatt, Nealy Daniel, J.A. Adams, John James, W.J. Ridings, R.J. Bolthrop, Belle Wilhite, Sam J. May, Nelson Daniel, Dave Wright, Bob Rice, Homer Phebus, Russell Raulolph, G.M. Owens, Nealy Dreaden.

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

And out of said jurors so summoned the following were selected, as required by law, as Grand Jurymen, J.A. Adams, Nealy Dreaden, H.M. Turner, Russell Raulolph, W.C. Dickson, W.J. Ridings, R.T. Rice, Belle Wilhite, R.J. Bolthrop, J.M. Williams, J.C. Bishop and C.F. Hooper, and R.H. McKee having been appointed Foreman of the Grand Jury at a former term of this Court, the said Grand Jury is in all things as the law directs having been duly elected, tried, and sworn and charged by the Court according to law, retired to their room in charge of their sworn officer Clayton Watts, constable of Humphreys County, sworn according to law to attend them in considering indictments and presentments.

And out of the remaining number of said Jurors so summoned, the following were excused from jury service by the Court, to wit: G.M. Owens, John James, and the following named persons was summoned by the sheriff of Humphreys County, and qualified as regular juror in the stead of the above named excused jurors, to wit: Robert Peeler.

Bogle Black Motor Company

Vs.

Robert Peeler, Mrs. Lizzie Peeler et al

In the Circuit Court for

Hickman County, Tennessee

#### ORDER OF CONDEMNATION

In this cause it appearing to the Court that W.D. Patterson, a Justice of the Peace in and Humphreys County, Tennessee, heretofore filed in this court, the warrant execution and other papers in this cause, and that said warrant, execution, and the several endorsements thereon are in the words and figures as follows to-wit:

#### WARRANT

State of Tennessee, Humphreys County, To any lawful officer of said County: You are hereby commanded to summon Robert Peeler and Mrs. Lizzie Peeler and H.H. Stewart to personally appear before me, or some other acting Justice of the Peace for said County to answer the complaint of Bogle Black Motor Company, a partnership composed of R.H. Bogle and E.R. Bogle in a plea of debt by note dated March 17, 1934 for \$248.47, together with interest from date and a reasonable attorney fee under \$1000. Given under my hand and seal, this 12 day of Nov. 1934 W.D. Patterson Justice of the Peace. Filed this April 6, 1935.

L. C. Bohanan, Clerk.

Magistrate's Warrant, Bogle Black, Plaintiff. Vs. Robert Peeler, Lizzie Peeler, H.H. Stewart, Defendant. Issued 12 day of Nov 1934.

## OFFICERS RETURN

Came to hand same day issued and executed by reading the within warrant to Robert Peeler, Lizzie Peeler and H.H. Stewart and citing them to appear before W.D. Patterson, Justice of the Peace, for trial the 19 day of Nov, 1934, Barnett Peeler, Deputy Shff.

## JUDGMENT

Bogle Black Vs. Robert Peeler, Lizzie Peeler, H.H. Stewart Judgment for the Plaintiff against debt for 270.81.....Dollars and costs of suit, for which execution may issue, This the 10 day of Dec 1934 W.D. Patterson, J.F. bill costs, issuing warrant 1.00, Judg. 2.00, docketing 25¢, issuing F.I. Pa. 50¢, Officer's Costs \$3.00.

## Magistrate's Execution

State of Tennessee, Humphreys County, To an/ lawful officer to execute and return: You are hereby commanded, that of the goods and chattels, lands and tenements of Robert Peeler, Lizzie Peeler and H.H. Stewart you cause to be made the sum of Two Hundred Seventy dollars and Eighty one cents, (\$270.81) and the costs hereon endorsed-- To satisfy a judgment with Bogle Black Motor Co. obtained before W.D. Patterson Justice of the Peace, on 10 day of Dec 1934 against the said Lizzie Peeler, Robert Peeler and H.H. Stewart and such moneys, when collected, pay to the said Bogle Black Motor Co. or Claude B. Stephenson, Atty. Given under my hand, this day of 8 March 1935 W.D. Patterson Justice of the Peace. Filed Apr. 6, 1935. L. C. Bohanan, Clerk. Magistrate's Execution Docket of W.D. Patterson Bogle Black Motor Co Vs. Robert Peeler, Lizzie Peeler, H.H. Stewart, Judgment 10 day of Dec 1934 Issued 8 day of March 1935 Judgment \$270.81 Officer's Costs \$5.00, Justice's costs 3.00, Levy 2.00

## OFFICER'S RETURN

Came to hand same day issued and there being no personal property of the defendants to Found I have levied this execution upon all of the right, title, claim, demand, and interest that Mrs. Lizzie Peeler has in and to approximately 300 acres of land consisting of 4 or 5 different tracts, which are inherited from her father Robert Sanders, which land is bound on the North by Taylor and Turner, on the East by Martin, Flannery and J.I. Wells, on the South by J.M. Gray and Frank Wells; on the West by J.E. Sanders, The original tract of 100 acres was purchased by Robert Sanders from Ike Berry, This is made subject to the homestead rights of Mrs. Lizzie Peeler and I hereby set apart for her homestead the house, barn, garden spot and 100 acres of land surrounding the same, This the 15 day of March 1935 This land is assessed at 205 acres and bound by Beasley on n, Gray on South, Peeler on the East and Sanders on West, \_\_\_\_\_ to 1934 tax book. J.H. Wilsford D.S. It is therefore ordered on motion of plaintiff that said land be condemned and sold for the payment of said judgment and all costs of this cause, and that an order of sale issue to the sheriff accordingly.

\_\_\_\_\_  
Judge.

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

*J.D. Morton*, Judge.

COURT MET PURSUANT TO ADJOURNMENT PRESENT AND PRESIDING THE HON. J. D. G. MORTON, JUDGE ETC.  
State of Tennessee  
Vs. \_\_\_\_\_

Soi Fa.

James Daniel et al

Came the defendant in their own proper person and by attorney and the Attorney General, on behalf of the State when this case came on to be heard by the Court upon the Soi Fa., return of the sheriff thereon, the answer of the defendants and the motion of the defendants to set aside the forfeiture entered against them, when the Court after hearing and fully considering the same is pleased to and does set aside said forfeiture entered at the December Term, 1934 of the Court aside, and adjudges the costs of the forfeiture against the defendants, James Daniel, J.M. Daniel and N.M. Daniel. It is therefore considered by the Court that the forfeiture taken and entered against the defendants, James Daniel, J.M. Daniel and N.M. Daniel, be and the same is set aside at the defendants' James Daniel, J.M. Daniel and N.M. Daniel's costs, and that the State of Tennessee recover of the defendant James Daniel, J.M. Daniel and N.M. Daniel all the said costs accruing by reason of the taking and setting aside said forfeiture, for all of which execution may issue.

## ALIAS CASES

State of Tennessee Vs. W.J. Jamison, Ernest Durham, Ray Merideth, Hunter Blackwell, W.C. Sprongue, Roy Freeman, Al Wyles (Alias Chas Bruin), Oasy Baker, Hugh Ledbetter, Imogene Parish, Perry Madison, C.N. Brown, Edger Wheeler, Nathan Sanders, Clarence Booth,

State of Tennessee)

Vs. \_\_\_\_\_

Reckless Driving

Jones Banes.

In this case came the Attorney General, for the State and the defendant in person and by attorney, who, being duly charged and arraigned on said indictment pleads not guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tennessee, to wit: Homer Phebus, Roy Burns, S.J. May, W.L. Lattimer, W.H. McCauley, D.N. Wright, C.N. Harris, Nealy Daniel, George Wyatt, Baxter Hemoy, Dixie Wright, W.R. Warden, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say they find the defendant not guilty. It is therefore ordered, adjudged and decreed by the Court, that the defendant be discharged and go hence without day.

THIS DAY THE GRAND JURY CAME INTO OPEN COURT IN A BODY & PRESENT THE FOLLOWING INDICTMENTS AND PRESENTMENTS.

One against Hershell Nicks, B.D. which indictment is in the words and figures as follows: A writ Subpoena for the State T.R. Westbrook, D.A. Burch, George Moore and Esq. J. McReeves.

One against Sam P. Walker, Driving Drunk, Subpoena for the State, T.R. Westbrook, Martin Moore, Jesse Horner, Brown Tankersley and Esq. J. McReeves.

One against Casey Parnell, B.D. which indictment is in the words and figures as follows to wit: State of Tennessee Humphreys County, April Term of Circuit Court, A.D. 1935, 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 Casey Parnell heretofore, to wit, on the 24th day of February 1935, in said County and State, unlawfully did possess intoxicating liquors contrary to the statute and against the peace and dignity of the state of Tennessee. April Term, 1935, The State Vs. Casey Parnell B.D. Subpoena for the State J.S. Westbrook, D.B. McCann, D.A. Burch, Sam Scott and T.R. Westbrook Esq. Mark Reeves. A True Bill R.H. McKeel, Foreman of Grand Jury H.M. Turner, J.M. Williams, J.C. Bishop, F.C. Dickson, R.J. Balthrop, J.A. Adams, Russell Rudolph, W.J. Ridings, C.F. Hooper, Neely Dreaden, Belle Wilhite, & R. Rice.

One against Wade Edwards, Boyd Edwards, W.C. Turner, Oddie Chappell and Leonard Winn, H.B. & Larceny, which indictment is in the words and figures as follows to wit: State of Tennessee, Humphreys County, April Term of Circuit court, A.D. 1935, The Grand Jurors for the State of Tennessee duly elected, empaneled, sworn and charged to inquire for the body of Humphreys and state aforesaid, upon their oath aforesaid, present that Wade Edwards, Boyd Edwards, W.C. Turner, Oddie Chappell and Leonard Winn, heretofore, to wit, on the 19th day of November 1934, in said County and state, unlawfully, feloniously and forcibly did break and enter a house of J.A. Fortner in which was stored korean lespedeza seed of said county with intent to commit a felony, to wit, a larceny.

And the Grand Jurors aforesaid, upon their oath aforesaid, further present that the said Wade Edwards, Boyd Edwards, W.C. Turner, Oddie Chappell and Leonard Winn, on the day and year aforesaid, in the state and county aforesaid, unlawfully and feloniously did take, steal, and carry away two thousand pounds of korean lespedeza seed of the value of One Hundred twenty Dollars, and the goods and chattels of the said J.A. Fortner, with intent to deprive him the said J.A. Fortner, 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 Wade Edwards, and Boyd Edwards, W.C. Turner, Oddie Chappell and Leonard Winn, of said county, on the day and year aforesaid, in the county aforesaid, unlawfully and feloniously did receive, buy conceal and aid in concealing two thousand pounds korean lespedeza seed of the value of One Hundred Twenty Dollars, the property of J.A. Fortner of said County, before then feloniously stolen, taken and carried away by some one to the Grand Jury unknown, they the said Wade Edwards, Boyd L. Edwards, W.C. Turner, Oddie Chappell and Leonard Winn, then and there knowing the said korean lespedeza seed aforesaid to have been feloniously stolen, taken, and carried away, and they the said Wade Edwards, Boyd Edwards, W.C. Turner, Oddie Chappell and Leonard Winn intending then and there fraudulently to deprive the owner thereof, contrary to the statute and against the peace and dignity of the State of Tennessee W.C. Howell Attorney General, April term 1935 The State Vs. Wade Edwards, Boyd Edwards, W.C. Turner Oddie Chappell and Leonard Winn, J.A. Fortner prosecutor. Subpoena for the state J. A. Fortner, George Moore, O.B. Whitson, W.C. Borhem, Charlie Meddly. Witnesses sworn by me on this indictment before the Grand Jury April Term, 1935 R.H. McKeel Foreman Grand Jury W.C. Howell Attorney General.

One against Wade Edwards, Boyd L. Edwards, W.C. Turner, Oddie Chappell and Leonard Winn, H.B. & Larceny, which indictment is in the words and figures as follows to wit: State of Tennessee, Humphreys County, April Term of Circuit Court, A.D. 1935 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 Wade Edwards, Boyd L. Edwards, W.C. Turner, Oddie Chappell and Leonard Winn, heretofore, to wit, on the 2nd day of December 1934, in said County and state, unlawfully, feloniously and forcibly did break and enter the building of L.M. Poat and O.B. Whitson in which was stored korean lespedeza seed, in said county aforesaid, with intent to commit a felony, to wit, a larceny. And The Grand Jurors aforesaid, upon their oath aforesaid further present that the said Wade Edwards, Boyd Edwards, W.C. Turner, Oddie Chappell and Leonard Winn, on the day and year aforesaid, in the state and county aforesaid unlawfully and feloniously did take, steal and carry away nine hundred two pounds korean lespedeza seed of the value of Fifty four Dollars, and of the goods and chattels of the said L.M. Poat and O.B. Whitson, with intent to deprive them, the said L.M. Poat and O.B. Whitson, 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 Wade Edwards, Boyd Edwards, W.C. Turner, Oddie Chappell and Leonard Winn, of said county on the day and year aforesaid, in the county aforesaid, unlawfully and feloniously did receive, buy, conceal and aid in concealing nine hundred two pounds korean lespedeza seed of the value of Fifty four Dollars the property of L.M. Poat and O.B. Whitson of said county, before then feloniously stolen, taken and carried away by some one to the grand jury unknown, they the said Wade Edwards, Boyd Edwards, W.C. Turner, Oddie Chappell and Leonard Winn, then and there knowing the said korean lespedeza seed aforesaid to have been feloniously stolen, taken and carried away, and they the said Wade Edwards, Boyd L. Edwards, W.C. Turner, Oddie Chappell and Leonard Winn intending then and there fraudulently to deprive the owner thereof, contrary to the statute and against the peace and dignity of the state of Tennessee. W.C. Howell, Attorney General, April Term, 1935 The State Vs. Wade Edwards Boyd L. Edwards, W.C. Turner, Oddie Chappell and Leonard Winn, L.M. Poat Prosecutor. Subpoena for the state L.M. Poat, J.A. Fortner, O.B. Whitson, George Moore, W.C. Harham, Ford Durden, Charlie Meddly, Gus Whitfield and Aubrey Estes. Witnesses sworn by me on this indictment before the Grand Jury April Term, 1935, R.H. McKeel Foreman Grand Jury. W.C. Howell, Attorney General, A True Bill R.H. McKeel, Foreman Grand Jury.

One against Wade Edwards, Boyd L. Edwards, W.C. Turner, Oddie Chappell and Leonard Winn, H.B. & Larceny, which indictment is in the words and figures as follows to wit: State of Tennessee, Humphreys County, April Term of Circuit court A.D. 1935 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 Wade Edwards, Boyd Edwards, W.C. Turner, Oddie Chappell and Leonard Winn, heretofore, to wit, on the 5th day of December 1934 in said county and state unlawfully, feloniously and forcibly did break and enter the building of George Moore in which korean lespedeza seed was stored of said county, with intent to commit a felony, to wit, a larceny.

And the Grand Jurors aforesaid, upon their oath aforesaid, further present that the said Wade Edwards, Boyd Edwards, W.C. Turner, Oddie Chappell and Leonard Winn, on the day and year aforesaid, in the state and county aforesaid, unlawfully and feloniously did take and carry away three hundred pounds korean lespedeza seed of the value of Eighteen Dollars, and of the goods and chattels of the said George Moore, with intent to deprive the said George



Moore the true owner thereof and convert the same to his own use. And the Grand Jurors aforesaid, upon their oath aforesaid, do further present that the said Wade Edwards, Boyd Edwards, W.C. Turner, Oddie Chappell and Leonard Winn, 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 hundred-pounds Korean lespedeza seed of the value of Eighteen Dollars, the property of George Moore of said county, before feloniously stolen, taken and carried away by someone to the Grand Jury unknown, they the said Wade Edwards, Boyd Edwards, W.C. Turner, Oddie Chappell and Leonard Winn then and there knowing the said Korean lespedeza seed aforesaid to have been fraudulently stolen taken and carried away and they the said Wade Edwards, Boyd Edwards, W.C. Turner, Oddie Chappell and Leonard Winn intending then and there fraudulently to deprive the owner thereof, contrary to the statute and against the peace and dignity of the State of Tennessee. W.C. Howell, Attorney General. April Term 1935 The State vs. Wade Edwards, Boyd Edwards, W.C. Turner, Oddie Chappell and Leonard Winn, H.B. & Largoey. George Moore, Prosecutor. SUBPOENA FOR THE STATE: George Moore, L.M. Post, J.M. Fortner, O.B. Whitson, W.C. Barham, Ford Darden and Charley Medley, Witnesses sworn by me on this indictment before the Grand Jury April Term, 1935 R.H. McKeel, Foreman Grand Jury. W.C. Howell, Attorney General, A TRUE BILL. R.H. McKeel, Foreman Grand Jury.

One against Wesley Baker, Driving Drunk, Subpoena for the State Trubus Lewis, J.S.

Westbrook, Ed Dotson, Tiddion Ethridge, Mrs. Lawrence Bradley and Esq. J. McReeves.

One against Howard Raygood, B.D. Subpoena for the State, T.R. Westbrook, D.A. Burch and Esq. J. McReeves.

One against Leonard Tusker, B.D. Subpoena for the state, J.S. Westbrook, D.B. McCann and Esq. J. McReeves.

One against Bill Edwards, B.D. Subpoena for the State, J.S. Westbrook, T.R. Westbrook, D.B. McCann, D.A. Burch and Esq. J. McReeves.

One against G.E. Miller, B.D., Subpoena for the State, T.R. Westbrook, D.B. McCann and T.R. Harrie.

One against Cleve Bigham, B.D., Subpoena for the State, T.R. Westbrook, D.A. Burch and Esq. J. McReeves.

State of Tennessee }  
Vs. }  
Jesse Bird }  
Transporting

In this case came the Attorney General, for the state and the defendant and in person and by attorney, upon motion by attorney for the defendant this case is continued by consent of both attorneys for the state and defense until next term of court it is therefore ordered adjudged and decreed.

State of Tennessee }  
Vs. }  
Carter Simpson }  
Bastardy  
This case is continued until next term of this court.

State of Tennessee }  
Vs. }  
Dee Hedge }  
B.D.

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 December Term 1935, of this court be revived, which order is in the words and figures as follows:

State of Tennessee }  
Vs. }  
Dee Hedge }  
B.D.

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.

State of Tennessee }  
Vs. }  
Paul Westbrook }  
Driving Drunk

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 December Term 1934, of this court be revived, which order is in the words and figures as follows:

State of Tennessee }  
Vs. }  
Paul Westbrook }  
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 the issues joined came a jury of good and lawful men of Humphreys County, to wit: Jam Whitte, Elmo Smith, Vester Spann, Luther Morrison, Anderson Brown, A.L. Regal, Phil Lagan, Halden Waggoner, C.S. Forrest, Jesse Anderson, Wess Cathey and J.L. Parker, who being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say they find the defendant guilty as charged in the indictment and assess and fix his punishment at thirty days in jail and also a fine of Ten Dollars.

It is therefore ordered, adjudged and decreed by the 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 days in the 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 sentence 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 charge and be further confined for a period of four months.

State of Tennessee

Vs.

Driving Drunk

W.R. Hooper

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 December Term 1934, of this court be revived, which is in the words and figures as follows:

State of Tennessee

Vs.

Driving Drunk

W.R. Hooper

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 the issues joined came a jury of good and lawful men of Humphreys County to wit: Isaac Crockett, Paul Carter, F.D. Garber, C.E. Ellison, Tom Box, J.A. Lehman, James Rone, G.C. Jarrell, R.L. Davis, John Perkins, Bill Patterson, Horace 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 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 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 charge and be further confined for a period of four months.

State of Tennessee

Vs.

Drunkness

Johnnie Warden

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 the case be dismissed and the defendant go hence without day,

State of Tennessee

Vs.

Lewdness

Boyd White

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 Five Dollars together with all the costs of this cause for which let execution issue. And in the event of his failure to pay or secure all of said fine and costs he shall be confined in the County Jail or workhouse of Humphreys County, Tenn., until he pay or secure or work out all of said fine and costs.

State of Tennessee

Vs.

Driving Drunk

T.A. Pack

This cause coming on to be heard, present for the state and 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 December Term 1934, of this court be revived, which is in the words and figures as follows:

State Of Tennessee

Vs.

Driving Drunk

T.A. Pack

In this case came the Attorney General, for the state and the defendant in person, and by attorney, who, being duly charged and arraigned on said indictment pleads guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit, Doss Weatherspoon, W.F. Larkins, O.J. Began, Elridge Stanfield, Will Madden, Alf Rice, W.L. Cude, Sid Cooley, George La favor, Nath Collier, Guy McMillon, and Fred Marre, who, being duly elected, tried and sworn according to law after hearing all of 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 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 County Jail at Waverly, Humphreys County Tenn., and will pay the cost of this cause.

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

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

State of Tennessee

Vs.

B.D.

Howard Shanks

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

State of Tennessee

Vs.

Drunkness

W. O. Hodge

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 the case be dismissed and the defendant go hence without day.

State of Tennessee

Vs.

B.D.

Cacie Rice

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 is it ordered adjudged and decreed by the court that the order entered in this cause at the December Term 1934 of this court be revived, which is in the words and figures as follow:

State of Tennessee

Vs.

B.D.

Cacie Rice

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 the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Isaac Crockett, Paul Carter, F.D.Garber, E.C.Ellison, Tom Box, William, James Rone, G.G.Jarrell, R.L.Davis, John Perkins, Bill Patterson, And Horace 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 defendant guilty of possessing intoxicating liquor as charged in the indictment and assess and fix 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 Dollars together with all the costs of this cause.

It is further ordered by the court, upon the defendant paying or securing all of costs and executing an appearance bond the fine will be suspended until next term of this court.

State of Tennessee

Vs.

B.D.

R.R. Rainwater

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 the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Baxter Hemby, W.L.Lattimer, W.H.McCaulley, G.M.Wyatt, Neily Daniel, Homer Phebus, Nelson Daniel, D.N.Wright, Roy Burns, C.N.Harris, S.J.May and Robert Peeler, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say they find the defendant guilty of possessing intoxicating 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 Dollars and the costs of this cause for which let execution issue, and in the event of his failure to pay or secure all of said fine and costs he will be confined in the County jail or workhouse until he pay, secure or work out all of said fine and costs.

State of Tennessee

Vs.

B.D.

Joe Hatcher

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 the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Baxter Hemby, W.L.Lattimer, W.H.McCaulley, G.M.Wyatt, Neily Daniel, Homer Phebus, Nelson Daniel, D.N.Wright, Roy Burns, C.N.Harris, S.J.May and Robert Peeler, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say they find the defendant guilty of possessing intoxicating 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 Dollars and the costs of this cause for which let execution issue, and in the event of his failure to pay or secure all of said fine and costs he will be confined in the county jail or workhouse until he pay or secure or work out all of said fine and costs.

Indian Wizard Remedy Co.

Vs.

In the Circuit Court at  
Waverly, Tennessee.

L. H. Johnson

This cause came on to be heard Monday, the first day of the term and was heard by Hon. J.D.G.Morton, Judge, without the intervention of a jury and after hearing all the proof introduced in the case the court was of the opinion that the plaintiff could not recover of the defendant the suit is therefore dismissed and the Chief Eagle Feather plaintiff Indian Wizard Remedy Co. will pay all the costs of this cause for which let execution issue.

State of Tennessee

Vs.

Felony

Rudolph Rosa

This case is continued by the state on account of absence of Mr. Bill Albrook and set specially for Wednesday of this next term.

State of Tennessee

Vs.

B.D.

Tom Wright

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 the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Baxter Hemby, W.L.Lattimer, W.H.McCaulley, G.M.Wyatt, Neily Daniel, Homer Phebus, Nelson Daniel, D.N.Wright, Roy Burns, C.N.Harris, S.J.May, and Robert Peeler, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the court, upon their oath do say they find the defendant guilty of possessing intoxicating 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 Dollars and the costs of this cause for which let execution issue, and in the event of his failure to pay or secure all of said fine and costs he will be confined in the County Jail or workhouse until he pay, secure or work out all of said fine and costs.

State of Tennessee)

Vs.

B.D.

Claude Box

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 the issues joined came a jury of good and lawful men of Humphreys County, Tennessee, to wit: Baxter Hemby, W.L. Lattimer, W.H. McCauley, G.M. Wyatt, Niley Daniel, Homer Phebus, Nelson Daniel, D.N. Wright, Roy Burns, C.N. Harris, S.J. May and Robert Peeler, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the court, upon their oath do say they find the defendant guilty of possessing intoxicating 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 Dollars and the costs of this cause for which let execution issue, and in the event of his failure to pay or secure all of said fine and costs he will be confined in the County Jail or workhouse until he pay, secure or work out all of said fine and costs.

State of Tennessee)

Vs.

B.D.

Ira Simmons

In this case came the Attorney General, for the state and the defendant and in person, who, being duly charged and arraigned on said indictment pleads guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Baxter Hemby, W.L. Lattimer, W.H. McCauley, G.M. Wyatt, Niley Daniel, Homer Phebus, Nelson Daniel, D.N. Wright, Roy Burns, C.N. Harris, S.J. May, and Robert Peeler, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the court, upon their oath do say they find the defendant guilty of possessing intoxicating 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 Dollars and the costs of this cause for which let execution issue, and in the event of his failure to pay or secure all of said fine and costs he will be confined in the County Jail or work house until he pay, secure or work out all of said fine and costs.

State of Tennessee)

Vs.

B.D.

Dewie Ridings

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 the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Baxter Hemby, W.L. Lattimer, W.H. McCauley, G.M. Wyatt, Niley Daniel, Homer Phebus, Nelson Daniel, D.N. Wright, Roy Burns, C.N. Harris, S.J. May, and Robert Peeler, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say they find the defendant guilty of possessing intoxicating 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 Dollars and the costs of this cause for which let execution issue,

State of Tennessee)

Vs.

B.D.

Hershell Nicks

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 the issues joined came a jury of good and lawful men of Humphreys County, Tennessee, to wit: Baxter Hemby, W.L. Lattimer, W.H. McCauley, G.M. Wyatt, Niley Daniel, Homer Phebus, Nelson Daniel, D.N. Wright, Roy Burns, C.N. Harris, S.J. May, and Robert Peeler, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say they find the defendant guilty of possessing intoxicating liquor as charged in the indictment, and fix 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 Dollars and the costs of this cause for which let execution issue, thence came B.W.S. Nicks into open court and signed his name as surety for all of this fine and costs.

State of Tennessee)

Vs.

B.D.

Cacie Parnell

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

State of Tennessee)

Vs.

Driving Drank

Westly Baker

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

State of Tennessee)

Vs.

B.D.

Leonard Tucker

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

State of Tennessee)

Vs.

B.D.

Howard Haygood

In this case came the Attorney General, for the state and the defendant and in person, who, being duly charged and arraigned on said indictment pleads guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Baxter Hemby, W.L. Lattimer, W.H. McCauley, G.M. Wyatt, Niley Daniel, Homer Phebus, Nelson Daniel, D.N. Wright, Roy Burns, C.N. Harris, S.J. May, and Robert Peeler, who, being duly elected tried and sworn according to law and after hearing all the proof, argument of counsel and the charge of the court, upon their oath do say they find the defendant guilty of possessing intoxicating liquor as charged in the indictment 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 Dollars and the costs of this cause for which let execution issue, and in the event of his failure to pay or secure all of said fine and costs he will be confined in the County Jail or workhouse until he pay, secure or work out all of said fine and costs.

State of Tennessee)

VS.

B.D.

Bill Edwards

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

State of Tennessee)

Vs.

B.D.

Cleeve Bigham

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 the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Baxter Hemby, W.L. Lattimer, W.H. McCaulley, G.M. Wyatt, Neily Daniel, Homer Phebus, Nelson Daniel, D.N. Wright, Roy Burns, C.N. Harris, S.J. May, and Robert Peeler, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say they find the defendant guilty of possessing intoxicating liquor as charged in the indictment, and fix 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 that defendant pay or secure a fine of One Hundred Dollars and the costs of this cause for which let execution issue, in the event of his failure to pay, or secure all of said fine and costs he will be confined in the County jail or workhouse until he pay, or secure all of said fine and costs.

State of Tennessee)

Vs.

A. &amp; B.

Ida Parnell

This case is continued by the State until the next term of this court, subpoena witnesses for the State for next term.

State of Tennessee)

Vs.

B.D.

Tease Bone

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

State of Tennessee)

Vs.

Lewdness

W. O. Hodge  
Sarah Bishop

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

State of Tennessee)

Vs.

Transporting more than one gallon Liquor.

Amos Hutchison

In this cause came the Attorney General, for the state, and the defendant in person, and by attorney, who, being duly charged and arraigned on said indictment pleads guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Baxter Hemby, W.L. Lattimer, W.H. McCaulley, G.M. Wyatt, Neily Daniel, Homer Phebus, Nelson Daniel, D.N. Wright, Roy Burns, C.N. Harris, S.J. May and Robert Peeler, who, being duly elected, tried and sworn according to law, and being in charge of their sworn officers D.A. Buron and T.R. Westbrook, Deputy Sheriffs of Humphreys County, who, had been duly sworn to attend them, after hearing all the proof, argument of

counsel and the charge of the court, upon their oath do say that, they find the defendant guilty of transporting more than one gallon of intoxicating liquor as charged in the indictment and assess an fix his punishment at One year and one day in the State Penitentiary.

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

State of Tennessee)

Vs.

Driving Drunk

Stacy Adams

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 orders entered in the cause at the December Term 1934, of this court be revived, which order is in the words and figures as follows:

State of Tennessee)

Vs.

Driving Drunk

Stacy Adams

In this case came the Attorney General, for the state and the defendant in person, and by attorney, who being duly charged and arraigned on said indictment pleads guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys county, Tenn., to wit: Isaac Crockett Paul Carter, F.L. Carter, C.E. Ellison, Tom Box, J.A. Lehman, James Bone, G.G. Jarrell, R.L. Davis, John Perkins, Bill Patterson and Horace 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 defendant guilty as charged in the indictment and assess and fix his punishment at Thirty days in jail and also a fine of Ten Dollars.

It is therefore ordered, adjudged and decreed by the court that, for the offense as found by the jury the defendant be required to pay a fine of Ten Dollars and will serve a term of thirty days in jail in Waverly, Humphreys County, 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 suspended until next term of this court on 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 charge and be further confined for a period of four months.

State of Tennessee)

Vs.

Larceny

Glen Chappell

In this cause came the Attorney General, for the state, and the defendant in person, and by attorney, who, being duly charged and arraigned on said indictment pleads guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Baxter Hemby, W.L. Lattimer, W.H. McCaulley, G.M. Wyatt, Neily Daniel, Homer Phebus, Nelson Daniel, D.N. Wright, Roy Burns, C.N. Harris, S.J. May and Robert Peeler, who, being duly elected, tried and sworn according to law, and 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 his punishment at Ten Days in jail.



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

State of Tennessee  
Vs.

Jack Forrest  
Stella Forrest  
Willie Brown  
Hazel Brown &  
W.B. Curtis

H. B. & Larceny

This case is continued by the defendants, Forrest and Brown on account of illness of Stella Forrest and by consent to Curtis.

State of Tennessee  
VS.

Walter Crockett  
Porter Bramlett &  
Joe Ledbetter

Mfg. Liquor

In this case came the Attorney General, for the state and the defendants 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 jury of good and lawful men of Humphreys County, Tenn., to wit: Martin Moore, Julius Robertson, Homer Phebus, W.L. Lattimer, W.H. McCauley, D.N. Wright, C.N. Harris, Neilly Daniel, George Wyatt, Baxter Hemby, Nelson Daniel and Robert Peeler, 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 they find the defendants Crockett and Bramlett not guilty but as to the defendant Joe Ledbetter guilty of Manufacturing intoxicating Liquor as charged in the indictment and assess and fix his punishment One Hundred Dollar fine and six months in jail.

It is therefore ordered, adjudged and decreed by the Court, for the offenses as found by the jury the defendant Joe Ledbetter be required to pay a fine of One Hundred Dollars and will serve a term of six months in the County Jail in Waverly, Humphreys County, and will pay the costs of this cause for which let execution issue.

It is further ordered by the Court, that Walter Crockett and Porter Bramlett be released and go hence without day.

State of Tennessee  
Vs.

James Daniel

B.D.

In this case came the Attorney General, for the state and the defendant in person, who, being duly charged and arraigned on said indictment pleads guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Baxter Hemby, W.L. Lattimer, W.H. McCauley, G.M. Wyatt, Neilly Daniel, Homer Phebus, Nelson Daniel, D.N. Wright, Roy Burns, C.N. Harris, S.J. May and Robert Peeler, who, being duly elected, tried and sworn according to law and after hearing all the proof, arguments of counsel and the charge of the Court, upon their oath do say they find the defendant guilty of possessing intoxicating liquor as charged in the indictment, and fix 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 Dollars and the costs of this cause for which let execution issue. It is further ordered by the Court that the fine and costs be suspended until the next term upon payment of Twenty five dollars, otherwise judgment to be enforced.

State of Tennessee  
Vs.

Sci Fa.

Johnnie Warden

In this case came the defendant in his own proper person, and the Attorney General, for the state, when the case came onto be and was heard by the Court upon the Sci Fa., return of the sheriff thereon, the answer of the defendant, and the motion of the defendant to set aside the forfeiture entered against him, when the Court after hearing and fully considering the same is pleased to and does set aside forfeiture entered at the December Term 1934, of this court.

It is therefore considered by the Court that the forfeiture taken and entered against the defendant be and the same is set aside without costs.

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

*W. M. Warden* Judge.

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

State of Tennessee )

Vs. )

Age Consent

Willie Ross

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

Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit: Baxter Hemby, W. L. Lattimer, G. M. Wyatt, Homer Phebus, D. N. Wright, Roy Burns, Neely Gray, W. A. Russell, V. Y. Rogers, D. S. Qualls, Jesse James, C. W. Fletcher, who, being duly elected, tried and sworn and being in charge of their officers D. A. Burch and Frank James, who were elected and sworn according to law, to attend them, and not yet having time to hear all the proof said jury was respited by the Court until tomorrow morning at eight o'clock and said jury retired in charge of their sworn officers aforesaid.

THIS DAY THE GRAND JURY CAME INTO OPEN COURT IN A BODY AND PRESENTS THE FOLLOWING INDICTMENTS AND PRESENTMENTS.

One against George Smith, S. D., Subpoena for the state, J. S. Westbrooks, Esq. J. McReeves.

One against Mote Shaver, B. D. Subpoena for the state; D. A. Burch, D. O. Lee, Clatton Watts, and T. R. Westbrook.

One against Mote Shaver, Drunkenness, Subpoena for the state; D. A. Burch, D. O. Lee, Clatton Watts, and T. R. Westbrook.

One against Nath Goelpton, Carrying a pistol, Subpoena for the state; D. B. McCann, J. S. Westbrook and Esq. J. McReeves.

One against H. C. McCain, Driving Drunk, Subpoena for the state; Trabue Lewis, T. R. Westbrook Esq. J. McReeves, and E. W. Trotter.

One against Boyd White, H. B. & Larceny, which indictment is in the words and figures as follows to wit: State of Tennessee, Humphreys County, April Term of Circuit Court, A. D. 1935, The Grand Jurors for the State of Tennessee, elected, empaneled, sworn and charged to inquire for the body of the County of Humphreys and State aforesaid, upon their oath aforesaid, present that Boyd White heretofore, to wit, on the 6th day of February 1935, in the County aforesaid, unlawfully and feloniously did steal, take and carry away ten chickens of the value of Ten Dollars, the property of O. C. Doyle of said county, then and there being found, contrary to the form of the statute in such cases made and provided, and against the peace and dignity of the State of Tennessee W. C. Howell Attorney General, And the Grand Jurors aforesaid, upon their oath aforesaid, do further present that the said Boyd White of said County, on the day and year aforesaid, unlawfully and feloniously did receive, buy, conceal, and aid in concealing Ten chickens of the value of Ten Dollars, the property of O. C. Doyle of said County, before then feloniously stolen, taken and carried away by some one, to the Grand Jury unknown, he the said Boyd White then and there knowing the said chickens, aforesaid to have been feloniously stolen, taken, and carried away, and he the said Boyd White intending then and there fraudulently to deprive the owner thereof, contrary to the form of the statute in such cases made and provided, and against the peace and dignity of the State of Tennessee. W. C. Howell, Attorney General. April Term, 1935 THE STATE Vs. Boyd White, Larceny, O. C. Doyle Prosecutor. Subpoena for the State: O. C. Doyle, G. M. Cook, J. R. Wilsford, J. F. Hooper, J. W. Knight, J. E. Taylor, Witness sworn by me on this indictment before the Grand Jury, April Term, 1935 R. H. McKeel, Foreman Grand Jury, W. C. Howell, Attorney General, A TRUE BILL R. H. McKeel, Foreman Grand Jury.

One against Boyd Johnson, H. B. & Larceny, which indictment is in the words and figures as follows to wit: State of Tennessee, Humphreys County, April Term of Circuit Court, A. D. 1935, 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 Boyd Johnson heretofore, to wit, on the 6th day of March 1935, in said County and State, unlawfully, feloniously and forcibly did break and enter the chicken house of one Ed Sinks, of said county, with intent to commit a felony, to wit, a larceny. And the Grand Jurors aforesaid, upon their oath aforesaid, further present that the said Boyd Johnson, on the day and year aforesaid, in the state and county aforesaid, unlawfully and feloniously did take, steal and carry away nine chickens all of the value of Nine Dollars, and of the goods and chattels of the said Ed Sinks, with intent to deprive him, the said Ed Sinks, the true owner thereof and convert the same to his own use. And the Grand Jurors aforesaid, upon their oath aforesaid, do further present that the said Boyd Johnson of said county, on the day and year aforesaid, in the county aforesaid, unlawfully and feloniously did receive, buy conceal, and aid in concealing nine chickens of the value of nine dollars, the property of Ed Sinks of said county, before then feloniously stolen, taken and carried away by some one, to the Grand Jury unknown, he the said Boyd Johnson then and there knowing the said chickens aforesaid to have been feloniously stolen, taken and carried away, and he the said Boyd Johnson intending then and there fraudulently to deprive the owner thereof, contrary to the statute and against the peace and dignity of the state of Tennessee, W. C. Howell, Attorney General. April Term, 1935 the State Vs. Boyd Johnson, H. B. & Larceny Ed Sinks Prosecutor. Subpoena for the state: Ed Sinks, Mrs. Ed Sinks, O. C. Doyle and Esq. J. W. Knight, Witnesses sworn by me on this indictment before the Grand Jury April Term, 1935 R. H. McKeel Foreman Grand Jury, W. C. Howell, Attorney General, A True Bill R. H. McKeel, Foreman Grand Jury.

State of Tennessee )

Vs. )

S. D.

W. O. Hodge

This case is continued by the State on account of absence of Mr. W. W. Hooper until the next term of this court.

State of Tennessee )

Vs. )

Forgery

Riley Monae

In this case came the Attorney General, for the state and the defendant in person and by attorney, who, being duly charged and arraigned on said indictment pleads not guilty.

Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Bob Ross, S. J. May, W. H. McCauley, Homer Phebus, Roy Burns, Marion Minna, Neely Daniel, A. G. Andersen, Nelson Danida, D. N. Wright, J. C. Dunaway and G. M. Wyatt, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the court, upon their oath do say they find the defendant 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

Vs.

Driving Drunk

H.C. McCain

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 the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Baxter Hemby, W.L. Latimer, W.H. McCauley, G.M. Wyatt, Neely Daniel, Homer Phebus, Nelson Daniel, D.N. Wright, Roy Burns, C.N. Harris, S.J. May and Robert Peeler, who being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the court, upon their oath do say they find the defendant guilty as charged in the indictment and assess and fix his punishment at thirty day in jail and also a fine of Ten Dollars.

It is therefore ordered, adjudged and decreed by the Court that, for the offense as found by the jury the defendant be required to pay a fine of Ten Dollars and serve a term of thirty day in the County Jail in Waverly, Humphreys County, and will pay the costs of this cause for which let execution be sue.

It is further ordered by the Court that, the jail sentence be suspended un til 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 charge and be further confined for a period of four months.

State of Tennessee

Vs.

Driving Drunk

Sam P. Walker

In this case came the Attorney General, for the state and the defendant in person, who, duly charged and arraigned on said indictment pleads guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys county, Tenn., to wit: Baxter Hemby, W.L. Latimer, W.H. McCauley, G.M. Wyatt, Neely Daniel, Homer Phebus, Nelson Daniel, D.N. Wright, Roy Burns, C.N. Harris, S.J. May and Robert Peeler, who, being duly elected tried and sworn according to law and after hearing all the proof, argument of counsel and the charge of the court, upon their oath do say they find the defendant guilty of reckless driving as charged in the indictment and fix and assess his fine at the sum of Fifty Dollars.

It is therefore ordered, adjudged and decreed by the court, for the offense as found by the defendant pay or secure a fine of Fifty Dollars, and the costs of this cause. ~~faxwhisk~~ Thence came into open court the defendant and paid to the clerk of this court all of said fine and costs.

State of Tennessee

Vs.

H.B. &amp; Larceny

Boyd Johnson

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

State of Tennessee

Vs.

B.D.

Fleddie Merideth

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 the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Baxter Hemby, W.L. Latimer, W.H. McCauley, G.M. Wyatt, Neely Daniel, Homer Phebus, Nelson Daniel, D.N. Wright, Roy Burns, C.N. Harris, S.J. May, and Robert Peeler, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say they find the defendant guilty of possessing intoxicating liquor as charged in the indictment and assess his punishment of a fine of 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 and the costs of this cause.

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

State of Tennessee

Vs.

Larceny

Marvin Blackburn &  
J.C. Brandon

This case is continued by the defendant until the next term of this Court, it is therefore ordered, adjudged and decreed.

State of Tennessee

Vs.

Larceny

Riley Turner

In this cause comes the Attorney General, for the State and the defendant in person and by attorney, who, being duly charged and arraigned on said indictment, pleads guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tennessee, to wit: Baxter Hemby, W.L. Latimer, W.H. McCauley, G.M. Wyatt, Neely Daniel, Homer Phebus, Nelson Daniel, D.N. Wright, Roy Burns, C.N. Harris, S.J. May and Robert Peeler, who, being duly elected, tried and sworn according to law, and being in charge of their sworn officers, Frank James and T.R. Westbrook, deputy sheriffs of Humphreys County, who had previously been legally sworn to attend them, after hearing all 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 his punishment at one day in jail.

It is therefore ordered, adjudged and decreed by the Court that, for the offense as found by the Jury the defendant be confined in the county jail of Humphreys County, Tennessee, for a period of time of one day and pay the costs of this cause for which let execution issue and that the defendant be rendered infamous, disqualified to exercise the election franchise or give evidence in any of the Courts of the State.

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

*J. M. Madison*, Judge.

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

State of Tennessee }  
Vs. } Age Consent  
Willie Ross }

In this cause comes again the Attorney General, for the State and the defendant in person and by attorney, when the jury heretofore selected and sworn in this cause, to wit: Baxter Hemby, W.L. Lattimer, G.M. Wyatt, Homer Phebus, D.N. Wright, Roy Burns, Neesley Gray, W.A. Russell, V.Y. Rogers, D.S. Qualls, Jesse James, G.W. Fletcher, having returned into open court in charge of their sworn officers D.A. Burch and Frank James, who had been previously been legally sworn to attend them, and entering into consideration of the cause, after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say that they find the defendant guilty of violation of the Age of Consent as charged in the indictment and assess and fix his punishment at three years in the Penitentiary.

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

State of Tennessee }  
Vs. } Carrying weapons  
Nath Goleston }

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 the issues joined came a Jury of good and lawful men of Humphreys County, Tenn., to wit: Baxter Hemby, W.L. Lattimer, W.H. Mccauley, G.M. Wyatt, Neely Daniel, Homer Phebus, Nelson Daniel, D.N. Wright, Roy Burns, C.N. Harris, S.J. May, and Robert Peeler, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the Court upon their oath do say they find the defendant guilty as charged in the indictment, and fix and assess his fine at Fifty 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 Fifty Dollars and the costs of this cause for which let execution issue, and in the event of his failure to pay or secure all of said fine and costs he will be confined in the County Jail or work house until he pay, secure or work out all of said fine and costs.

State of Tennessee }  
Vs. } H.B. & Larceny.  
Rob Spicer }

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

State of Tennessee }  
Vs. } B.D.  
Hubert Harris }

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

THIS DAY THE GRAND JURY CAME INTO OPEN COURT IN A BODY AND PRESENTS THE FOLLOWING INDICTMENTS AND PRESENTMENTS.

One against Liscoe Paulk, Larceny, which indictment is in the words and figures as follows, to wit: State of Tennessee, Humphreys County, April Term of Circuit Court, A.D., 1935 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 Liscoe Paulk heretofore, to wit; on the 13th day of April 1935. in said County and State, unlawfully and feloniously did steal, take, and carry away an automobile, the same being a 1929 model Ford Coupe, of the value of Two Hundred Fifty Dollars, the property of H.L. Work of said County, contrary to the statute and against the peace and dignity of the State of Tennessee.

And the Grand Jurors aforesaid, upon their oath aforesaid, do further present that the said Liscoe Paulk of said County, on the day and year aforesaid, unlawfully and feloniously did take the automobile (same being a 1929 model Ford Coupe) belonging to H.L. Work, without consent of the said H.L. Work, the owner of said automobile, contrary to the statute and against the peace and dignity of the State of Tennessee. W.C. Howell, Attorney General. April Term, 1935 The State Vs. Liscoe Paulk, Larceny, H.L. Work prosecutor, Subpoena for the State: H.L. Work, B.O. Pegram, W.V. Portner, Reddick Portner, Willie Work, Edward Guinn, J.W. Guinn, Witnesses sworn by me on this indictment before the Grand Jury April Term, 1935 R.H. McKeel, Foreman Grand Jury. W.C. Howell, Attorney General. A TRUE BILL R.H. McKeel, Foreman Grand Jury.

One against James Mays, Reckless Driving, Subpoena for the State, Norah Yates, Patricia Yates and Robert Opiller.

One against Theodica Spicer, Carrying a Pistol, Subpoena for the state, Olivia Spicer, Basil Anthony, Christine Anthony and Elizabeth Johnson.

One against Oliver Pulley, Age Consent, which indictment is in the words and figures as follows to wit, State of Tennessee, Humphreys County April Term of Circuit Court, A.D. 1935 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 Oliver Pulley heretofore, to wit, on the 27th day of October 1934, in said County and State, unlawfully, feloniously and carnally knew Georgia Curtis, a female, over the age of twelve years and under the age of twenty-one years, the said Oliver Pulley and Georgia Curtis not occupying the relation of Husband and wife, at the time of such carnal knowledge, and the said Georgia Curtis not being, at the time and before said carnal knowledge, a bawd, lawd or kept female, 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 Oliver Pulley, on the day and year aforesaid, in the state and county aforesaid, unlawfully and feloniously did have carnal knowledge of one Georgia Curtis, a female, forcibly and against her will, contrary to the statute and against the peace and dignity of the state of Tennessee. April Term, 1935 the State Vs. Oliver Pulley, Age consent, H.W. Curtis, Prosecutor. Subpoena for the State: H.W. Curtis, Mary Curtis, Georgia Curtis, R.J. Bolthrop and W.J. Ridings. Witnesses sworn before me on this indictment before the Grand Jury April term, 1935, R.H. McKeel Foreman Grand Jury W.C. Howell, Attorney General, A True bill R.H. McKeel Foreman Grand Jury.

State of Tennessee )

Vs. )

Larceny

Howard Haygood )

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

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

State of Tennessee )

Vs. )

B.D.

Jim McClure )

In this case the Grand Jury returned an indictment marked not a true bill. It is therefore ordered, adjudged and decreed by the court that the defendant be released and go hence without day.

State of Tennessee )

Vs. )

Felony

Melvin Hicks )

In this case the Grand Jury returned an indictment marked not a true bill. It is therefore ordered, adjudged and decreed by the court that the defendant be released and go hence without day.

State of Tennessee )

Vs. )

B.D.

Felix Hicks )

In this case the Grand Jury returned an indictment marked not a true bill. It is therefore ordered, adjudged and decreed by the Court that the defendant be released and go hence without day.

State of Tennessee )

Vs. )

B.D.

Robert L. Fowlkes )

In this case the Grand Jury returned an indictment marked not a true bill. It is therefore ordered, adjudged and decreed by the Court that the defendant be released and go hence without day.

State of Tennessee )

Vs. )

Felony

Roscoe Brown )

In this case the Grand Jury returned an indictment marked not a true bill. It is therefore ordered, adjudged and decreed by the court that the defendant be released and go hence without day.

State of Tennessee )

Vs. )

Tommie Meadow )

In this case the Grand Jury returned an indictment marked not a true bill. It is therefore ordered, adjudged and decreed by the court that the defendant be released and go hence without day.

State of Tennessee )

Vs. )

Transporting more gallon  
intoxicating liquor.

Johnnie Burns )

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

Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit, Baxter Hemby, W.L. Latimer, W.H. McCauley, G.M. Wyatt, Nelly Daniel, Homer Phebus, Ma Nelson Daniel, D.H. Wright, Roy Burns, C.N. Harris, S.J. May and Robert Peeler, who, had previously been selected and sworn according to law to attend them, after hearing all the in this cause, argument of counsel and the charge of the court, upon their oath do say that they find the defendant guilty of transporting more than one gallon of intoxicating liquor as charged in the indictment and assess and fix his punishment at one year in the penitentiary.

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

State of Tennessee )

Vs. )

Murder

Robert Moore )

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

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

State of Tennessee )

Vs. )

Larceny

Otto Sharp )

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

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

*W. H. M. M.* Judge.



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

State of Tennessee)

Vs. Age consent.

Willie Ross

In this cause comes again the Attorney General, for the State and the defendant in person and by attorney, and upon motion of the defendant it is ordered, adjudged and decreed by the court, that upon the payment or securing the costs of this cause that the sentence imposed in this cause be suspended until the next term of this court.

State of Tennessee)

Vs. H.B. & Laroceny

Edgar Larkins &  
Sam Webb

In this case came the Attorney General, for the State, and the defendant in person, and by attorney, who, being duly charged and arraigned on said indictment pleads not guilty.

Thereupon to try the issues joined came a jury of good and lawful men of Humphreys county, to wit; W.H. McCaulley, S.J. May, W.L. Lattimer, J.M. Williams, J.C. Bishop, R.T. Rice, Nealy Dreden, Russell Rudolph, Nelson Daniel, C.F. Hooper, Neely Daniel and Robert Peeler, who, being duly elected tried and sworn according to law, and in charge of their sworn officers D.A. Burch and Frank James, who had previously been legally sworn to attend them after hearing all the proof, argument of counsel and the charge of the court upon their oath do say they find the defendant not guilty.

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

State of Tennessee)

Vs. Sol Fa.

W.C. Barham

In this case came the Attorney General, for the State, and it appearing to the Court, that the defendant was subpoenaed at an earlier date in the case of State of Tennessee Vs. Wade Edwards et al. which subpoena is in the words and figures as follows, to wit; State of Tennessee, To the Sheriff of Gibson County- Greetings: We command you to summon W.C. Barham personally to appear before the Judge of our Circuit Court, to be holden for the County of Humphreys, at the Courthouse in the town of Waverly, Apr. 17, 1935 next, then and there to testify, and the truth to say, in behalf of the State in a certain matter of controversy in our said Court depending, wherein the State of Tennessee is Plaintiff, and Wade Edwards et al., Defendants; and this you shall in no wise omit, under the penalty prescribed by law. Witness, L. C. Bohanan, Clerk of our said Court, at a office, the 2nd., Monday in Dec., A.D. 1934. L. C. Bohanan, Clerk.

D.C.

State of Tennessee, Humphreys County, Circuit Court, The State of Tennessee Vs. Wade Edwards et al. subpoena Issued 10th. day of April, 1935 L. C. Bohanan, Clerk.

D.C.

Executed as commanded this 10 day of April 1935. Dee Sires Deputy Sheriff of Gibson Co. And the defendant W.C. Barham being solemnly called to come into open Court, to answer the State of Tennessee, as a witness for the State of Tennessee, in case of State of Tennessee Vs. Wade Edwards et al., came not but made default.

It is therefore considered by the Court that the defendant W.C. Barham, for his said default do forfeit and pay unto the State of Tennessee the said sum of One Hundred and Twenty Five (\$125.00) Dollars according to the tenor and effect of his said subpoena. And further that Attachment be issued for the defendant.

State of Tennessee)

Vs. B.D.

George Smith

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 the issues joined came a jury of good and lawful men of Humphreys county, Tenn., to wit; Baxter Hemby, W.L. Lattimer, W.M. McCaulley, G.M. Wyatt, Neely Daniel, Homer Phebus, Nelson Daniel, D.N. Wright, Roy Burns, C.N. Harris, S.J. May and Robert Peeler, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the court, upon their oath do say they find the defendant guilty of possessing intoxicating 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 that the defendant pay or secure a fine of One Hundred Dollars and the costs of this cause for which let execution issue.

It is further ordered by the court that the defendant be credited with time already in jail upon fine and costs.

State of Tennessee)

Vs. Murder

June Waggoner

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 this case be dismissed and the defendant go hence without day.

State of Tennessee)

Vs. Age Consent

Hugh Nickels

This case is continued by consent of both the Attorneys for the state and the defendant until the next term of this court.

State of Tennessee)

Vs. B.D.

G.E. Miller

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

State of Tennessee)

Vs. H.B. & Laroceny

Oddie Chappell et al

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

State of Tennessee)

Vs. H.B. & Laroceny

Oddie Chappell et al

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

Roberta Spicer

Vs.

In Circuit Court, Humphreys County, Tenn.

Burrell Spicer

This cause came on for hearing on this the 18th day of April, 1935, being fourth day of the regular term of Court, on the sworn bill of the Complainant and the motion of the Complainant's solicitor for an order pro confesso, and appearing that the defendant Burrell Spicer has been brought into court by proper process which was served upon him more than five days before the beginning of the term, requiring him to appear and answer the bill filed herein, but that he has failed so to appear and make defense, and and therein is in default. The Court therefore considers that the motion is well taken and orders, adjudged and decrees that the allegations of the bill be taken for confessed and the case was set for trial ex parte. Whereupon the cause was further heard on the bill the order pro confesso and the oral testimony of witnesses in open Court to the end that it appear to the Court that the Defendant has been guilty of such cruel and inhuman treatment of the Complainant as rendered cohabitation unsafe, and improper for the Complainant to remain under the defendant's dominion and control, and that he abandoned her and wilfully refused to provide for her.

Therefore, as it ordered adjudged and decreed that the bonds of matrimony subsisting between the Complainant and the defendant be and forever dissolved and for nothing held, and that the Complainant be restored to all the rights and privileges of an unmarried woman. The Court further orders that jurisdiction of this cause will be retained by the Court as to all matters affecting the custody of the children of the marriage, to wit, Almada Spicer, Mary Lee Spicer and Josephine Spicer for such future orders as may seem proper to the Court.

It is further ordered, adjudged and decrees that the defendant shall pay all the costs of this cause, including a fee of \$10.00 for Complainant's solicitor, for which execution may issue, and that upon collection of the cost bill, the Clerk will remit to the Complainant the sum of \$6.00 deposited by her upon filing of the bill. The Court so decrees.

J.C.Choate, Admr.

Vs.

Humphreys County et al.

This day came the parties by their attorneys, and also came a Jury of good and lawful men as follows: Horace Carter, Bill Patterson, J.F.Merideth, R.L.Davis, G.G.Jarrell, James Rosen, John Lehmon, Tom Box, Edd Sherrod, F.D.Garber, Paul Carter, Walter Anderson, and which Jury having been sworn to well and truly try the issues joined, report, and say that they are unable to agree.

Thereupon, the Court, ordered a mistrial to be entered. This order now made at last term of this Court, Dec. 1934, and is entered now for then by special order of the Court. Filed April 18, 1935 L. C. Bohanan, Clerk.

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

*[Signature]* Judge

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

J. C. Choate, Admr.

Vs.

Humphreys County et al

In the Circuit Court at Waverly, Tennessee.

This day came the parties by their attorneys and also came a Jury of good and lawful men, and which jury is as follows: Baxter Hemby, John Davis, Charlie Trotter, Tom Tarpy, C.N.Harris, D.O.Lee, Jim Woods, Homer Phebus, Horace Lewis, Jim Thompson, D.N.Wright, Anderson Bolding, And said jury having heard the testimony of witnesses, the argument of counsel, and the charge of the Court, retired, and considered of their verdict. And the said Jury reported April 20th, 1935, that they were hopelessly disagreed, and were unable to reach a verdict thereupon the Jury was by the Court discharged, the Court directed a mistrial to be entered. Enter- J. D. G. M.

State of Tennessee

Vs.

Mote Shaver

B.D.

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

State of Tennessee

Vs.

Boyd White

H.B. &amp; Larceny

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

State of Tennessee

Vs.

Noah Smith

Non Support

Noah

This case is continued by/both the state and the defense until the next term of this court.

State of Tennessee

Vs.

Walter Burch

Drunkness

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 costs of this suit or any part thereof.

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

State of Tennessee

Vs.

William Baker

Breach Peace

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 costs of this suit or any part thereof.

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

State of Tennessee )  
Vs. )  
J.C. Harris )

Drunkness  
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 costs of this suit or any part thereof.

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

State of Tennessee )  
Vs. )  
Halford Boyd )

Drunkness  
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 from 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 costs accrued upon the part of the state be allowed and ordered paid out of the County Treasury and that the clerk of this court make out and certify the same to the County Judge for payment as the law directs.

State of Tennessee )  
Vs. )  
Thos. Danby )

Misd.  
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 costs of this suit or any part thereof.

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

State of Tennessee )  
Vs. )  
Crosby Rice )

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

State of Tennessee )  
Vs. )  
Leonard Pentress )

Drunkness  
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 costs of this suit or any part thereof.

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

State of Tennessee )  
Vs. )  
Leonard Pentress )

A. & B.  
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 costs of this suit or any part thereof.

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

State of Tennessee )  
Vs. )  
Bill Stinway )

Drunkness  
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 costs of this suit or any part thereof.

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

State of Tennessee )  
Vs. )  
H.E. Newberry )

Drunkness  
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 costs of this suit or any part thereof.

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

State of Tennessee )  
Vs. )

Drunkness

Bill Moore

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 costs of this suit or any part thereof.

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

State of Tennessee )  
Vs. )

A. & B.

Theodocia Spicer

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 costs of this suit or any part thereof.

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

State of Tennessee )  
Vs. )

Drunkness

Marvin Blackburn

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 costs of this suit or any part thereof.

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

State of Tennessee )  
Vs. )

Drunkness

Walter Burch

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 costs of this suit or any part thereof.

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

State of Tennessee )  
Vs. )

B.D.

Grady Turner

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 costs of this suit or any part thereof.

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

State of Tennessee )  
Vs. )

B.D.

Cacie Rice

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 any part thereof.

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

State of Tennessee )  
Vs. )

Drunkness

Rich Smith

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 any part thereof.

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

State of Tennessee )  
Vs. )

Drunkness

Walter Craft

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 costs of this suit or any part thereof.

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

State of Tennessee )

Vs. )

Lawrence Gordon )

Drunkenness

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 any part thereof.

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

State of Tennessee )

Vs. )

Ray Hall )

B.D.

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 costs of this suit or any part thereof.

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

State of Tennessee )

Vs. )

Ray Hall )

Driving Drunk

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 costs of this suit or any part thereof.

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

State of Tennessee )

Vs. )

W.R. Hooper )

Driving Drunk

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 costs of this suit or any part thereof.

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

State of Tennessee )

Vs. )

Marvin Blackburn )

A. &amp; B.

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 costs of this suit or any part thereof.

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

State of Tennessee )

Vs. )

Hershell Madona )

C.W.

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 any part thereof.

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

State of Tennessee )

Vs. )

T. Gould )

Drunkenness

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 costs of this suit or any part thereof.

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

State of Tennessee )

Vs. )

Oliver Marable )

B.D.

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 any part thereof.

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



State of Tennessee

Vs.

Dude Moran &amp; Bill Morgan

Mis. d.

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

## COURT ORDERS

It appearing to the Court upon the report of the sheriff of Humphreys County made at the April Term 1935 of the Circuit Court that he has in his possession liquor taken from Hershel Nicks, Howard Haygood, George Smith, Cleve Bigham, R.R. Rainwater, Claude Box, Hubert Harris, Joe Hatcher and Robert Fowlkes, and said cases having been finally disposed of at this term of the court it is ordered by the court that the sheriff of this county destroy said liquor.

State of Tennessee

Vs.

Liscal Paulk

Larceny

In this case came the Attorney General, for the State and the defendant in person and by attorney, who, being duly charged and arraigned on said indictment pleads not guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, To wit: W.H. McCaulley, W.L. Lattimer, G.E. Stringer, Willis Bass, Jim Miller, J.W. Mooney, W.W. Elawick, T.D. Story, Robert Peeler, Bernie Peeler, Neely Daniel, Nelson Daniel, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say they find the defendant guilty of unlawfully taking automobile and assess the punishment at ninety days in jail.

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

State of Tennessee

Vs.

William Jenkins &  
James C. Mays

Larceny

In this case came the Attorney General, for the State and the defendants in person, who, being duly charged and arraigned on said indictment pleads guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit: Baxter Hemby, W.L. Lattimer, W.H. McCaulley, G.M. Wyatt, Neely Daniel, Homer Phebus, Nelson Daniel, D.N. Wright, Roy Burns, C.N. Harris, S.J. May, Robert Peeler, 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 defendants and each of them guilty and assess the punishment as to Mays, twenty days in jail, and as to Jenkins thirty days in jail.

It is therefore ordered, adjudged and decreed by the Court that, the defendant Mays be confined in the County Jail of Humphreys County for <sup>Twenty</sup> days and that Jenkins be confined

in the County Jail of Humphreys County for Thirty days and that they and each of them pay the costs of this cause for which let execution issue.

It is Further ordered that the defendants and each of them be rendered infamous, disqualified to exercise the election franchise or give evidence in any of the Courts of the State.

State of Tennessee

Vs.

Wade Edwards, Boyd L. Edwards,  
W.C. Turner, Oddie Chappell,  
Leonard Winn

H.B. &amp; Larceny

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

## REPORT OF GRAND JURY

We, the members of the Grand Jury for the April Term of the Circuit Court 1935, for Humphreys County beg leave to submit the following report to your Honor.

We have diligently inquired and true presentment made of matters given us in charge by your Honor or otherwise brought to our knowledge. We have examined the County Jail and Poor House and find the inmates well fed and cared for. We have examined all bonds required by law to be examined by us, and find them good and solvent for the various amounts thereof and properly executed, and having completed our labors for the term we respectfully ask to be dismissed for the term. R.H. McKeel, Foreman H.M. Turner, R.J. Bolthrop, Russell Rudolph, J.A. Adams, J.C. Bishop, W.A. Dreaden, J.E. Williams, W.J. Ridings, R.T. Rice, W.C. Dickson, Belle Wilhite, C.F. Hooper,

J. P. Cummings)

Vs.

S. W. Hooper

In Circuit Court at  
Waverly Tennessee.

In this case, the appeal by the plaintiff was dismissed and disallowed, and the petition for certiorari dismissed, and the plaintiff will pay the costs of this case for which execution may issue. The Court so orders.

## SHERIFF'S BOARD BILL STATE PRISONERS

State of Tennessee Vs. Austin Sanders, H.B. & Larceny, Dec. 15, 1934 to Dec. 28, 1934, 14 days at 75¢, per day \$10.50, 2 turnkeys \$2.00,	\$12.50
State of Tennessee Vs. W.C. Turner, H.B. & Larceny, Dec. 27, 1934 to Jan. 5, 1935, 9 days at 75¢, per day \$6.75 2 turnkeys at \$2.00,	8.75
State of Tennessee Vs. Boyd L. Edwards, H.B. & Larceny, Dec. 27, 1934 to Jan. 2, 1935, 6 days at 75¢, per day \$4.50, 2 turnkeys \$2.00,	9.50
State of Tennessee Vs. Wade Edwards, H.B. & Larceny, Dec. 27, 1934 to Jan. 4, 1935 8 days at 75¢, per day \$6.00, 2 turnkeys \$2.00,	8.00
State of Tennessee Vs. Oddie Chappell, H.B. & Larceny, Dec. 29, 1934 to Dec. 29, 1934, 1 day at 75¢, per day 75¢, 2 turnkeys at \$2.00,	2.75
State of Tennessee Vs. Stella Forrest, H.B. & Larceny, Feb. 19, 1935 to Feb. 23, 1935, 5 days at 75¢, per day \$3.75, 2 turnkeys \$2.00,	5.75
State of Tennessee Vs. Jack Forrest, H.B. & Larceny, Feb. 19, 1935 to Feb. 19, 1935, 1 day at 75¢, per day 75¢, 2 turnkeys \$2.00,	2.75
State of Tennessee Vs. Liscoel Paulk, Larceny of Auto, Apr. 14, 1935 to Apr. 20, 1935, 7 days at 75¢, per day \$5.25,	5.25
State of Tennessee Vs. Amos Hutchison, Transporting liquor, Apr. 16, 1935 to Apr. 20, 1935, 5 days at 75¢, per day \$3.75	3.75
State of Tennessee Vs. Leonard Wynn, H.B. & Larceny, Apr. 16, 1935 to Apr. 20, 1935, 5 days at 75¢ per day \$3.75	3.75
State of Tennessee Vs. Willie Ross, Age Consent, Apr. 18, 1935 to Apr. 18, 1935, 1 day at 75¢ per day 75¢, 2 turnkeys \$2.00,	2.75
State of Tennessee Vs. Johnnie Burns, Transporting liquor, Apr. 16, 1935 to Apr. 20, 1935, 5 days at 75¢ per day \$3.75	3.75
State of Tennessee Vs. Hugh Nickell, Age Consent, Jan. 14, 1935 to Jan. 14, 1935, 1 day at 75¢ per day 75¢, 2 turnkeys \$2.00,	2.75
State of Tennessee Vs. Riley Turner, H.B. & Larceny, Dec. 24, 1934 to Apr. 20, 1935, 118 days at 75¢ per day \$88.50,	88.50
State of Tennessee Vs. William Jenkins, Larceny, Apr. 12, 1935 to Apr. 20, 1935, 9 days at 75¢ per day \$6.75,	6.75
State of Tennessee Vs. Sam Webb, H.B. & Larceny, Dec. 31, 1934 to Feb. 27, 1935, 59 days at 75¢ per day \$44.25, 2 turnkeys \$2.00,	46.25
State of Tennessee Vs. James C. Mays, Larceny Apr. 12, 1935 to Apr. 20, 1935, 9 days at 75¢ per day \$6.75	6.75
	<u>\$217.25</u>

Court then adjourned until Court in Course.

*[Signature]* Judge.

## CAPTION AUGUST TERM CIRCUIT COURT A.D. 1935.

State of Tennessee)  
Humphreys County)

Be it remembered that a Circuit Court was opened and held in and for the County of Humphreys at the Courthouse in the town of Waverly, Tennessee on the 12th day of August it being the second Monday of said month, and the One Thousand and Nine Hundred and thirtieth year of our Lord, and the One Hundred and sixtieth year of the 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.S. Westbrook, Sheriff, of Humphreys County, Tenn. and by him was returned into open court a writ of Venire Facias, showing that the following named persons were appointed by the County Court, at it July Term 1935, to appear and serve as jurors at this the present term of Court to wit: Pat Kane, Doss Oguinn, Tom Stringer, James McCrary, D.M. Owens, R.L. Richardson, Ollie Brown, Doss Carnell, J.J. Robertson, M.J. Bolthrop, Huey Durham, Alse Woods, Ray Long, W.H. May, Bob Choate, Jim Hightower, Bob Holland, Geo. Claxton, E.W. Nix, Preston Steed, Ned Taylor, Luther Morrison, Will Bowen, Albert Capps, S.E. Hurt,

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

And out of the said Jurors so summoned the following were selected as required by law, as Grand Jurymen, Pat Kane, Doss Oguinn, Tom Stringer, James McCrary, D.M. Owens, R.L. Richardson, Ollie Brown, Doss Carnell, J.J. Robertson, M.J. Bolthrop, Huey Durham, Alse Woods, and R.H. McKeel having been appointed Foreman of the Grand Jury at this term of Court, the said Grand Jury is in all things as the law directs having been duly elected, tried, and sworn and charged by the Court according to law. retired to their room in charge of their sworn officer D.C. Bolthrop, Constable of Humphreys County, sworn according to law to attend them in considering indictments and assessments.

And out of the said remaining number of said jurors so summoned, the following were excused from jury service by the court, to wit: Will Bowen, Albert Capps and S.E. Hurt.

And the following named persons was summoned by the Sheriff of Humphreys County, and qualified as regular jurors in the stead of the above named excused jurors, to wit: Roy Turner and J.D. Parker.

## APPOINTMENT OF R.H. McKEEL, FOREMAN GRAND JURY

It appearing to the court that the term of R.H. McKeel, Esq. as permanent Foreman of Grand Jury has expired, and that it is necessary to appoint a Foreman the Court was pleased to and did re-appoint the said R.H. McKeel appeared in open court and accepted said appointment and was duly qualified and sworn as our permanent Foreman of the Grand Jury.

R.H. Bogle, Trustee

In the Circuit Court at Waverly.

Vs.

Final Decree.

H. H. Stewart

In this cause, which was heard by Hon. J. D. G. Morton, Judge on this the 12th day of August 1935, and without a Jury, upon an appeal from a replevy writ. After the introduction of the proof by the plaintiff the the defendant's attorney admitted in open court that the defendant could not prove any payments after the execution of the last renewal note and that the plaintiff's action of replevin should be sustained, it is therefore ordered, adjudged and decreed that the plaintiff R.H. Bogle, Trustee have and

recover of H.H. Stewart the possession of one dark bay mare about 15½ hands high, about 14 years old, named Nell known as the John Petty mare, together with colt at her side. One yellow jersey cow, about 4 years old not marked now, named heifer, being the cow which I raised from a calf- It is agreed by the plaintiff that the other property was taken into possession; otherwise and all particulars the judgment of the Justice of the Peace in giving possession of the property replevid to the plaintiff is affirmed, together with the costs of the cause assessed against the defendant for which execution may issue. All of which is ordered decreed and adjudged this the 15th day of August 1935.

Court then adjourned until tomorrow morning at 8:00 O'Clock.

*J. S. Menden* ..... Judge.

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

State of Tennessee)

Vs.

B.D.

Dee Hedge

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 April Term 1935, of this court be revived, which order is in the words and figures as follows:

State of Tennessee)

Vs.

B.D.

Dee Hedge

The fine of One Hundred Dollars in this case is continued until the next term of this court it is ordered, adjudged and decreed.

State of Tennessee)

Vs.

Driving Drunk

Paul Westbrook

This cause coming on to be heard and was 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 April Term 1935, of this court be revived, which order is in the words and figures as follows:

State of Tennessee)

Vs.

Driving Drunk

Paul Westbrook

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 the issues joined came a jury of good and lawful men of Humphreys County, to wit: Jim Wilhite, Elmo Smith, Vester Spann, Luther Morrison, Anderson Brown, A. L. Regal, Phil Lagan, Halden Waggoner, C. E. Forrest, Jesse Anderson, Wess Cathey and J. D. Parker, who being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the court, upon their oath do say they find the defendant guilty as charged in the indictment and assess and fix his punishment at thirty days in jail and also a fine of Ten Dollars.

It is therefore ordered, adjudged and decreed by the 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 days 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 sentence 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 charge and be further confined for a period of four months.

State of Tennessee)

Vs.

B.D.

Howard Shanks

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

State of Tennessee)

Vs.

Driving Drunk

W.R. Hooper

This cause come 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 and decreed by the court that the order entered in this cause at the April term 1935, of this court be revived, which order is in the words and figures as follows:

State of Tennessee)

Vs.

Driving Drunk

W.R. Hooper

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 the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Isaac Crockett, Paul Carter, F.D. Carter, C.E. Ellison, Tom Box, J.A. Lehman, James Rone, G.C. Jarrell, R.L. Davis, John Perkins, Bill Patterson, Horace 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 defendant guilty as charged in the indictment and assess and fix his punishment at thirty days in jail and also a fine of Ten Dollars.

It is therefore ordered, adjudged and decreed by the Court, that for the offense as found by the jury the defendant be required to pay a fine of Ten Dollars and will serve a term of thirty 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 sentence 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 he will be taken in charge and be further confined for a period of four months.

State of Tennessee)

Vs.

Driving Drunk

T. A. Pack

This cause coming on to be heard, present for the state and 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 April Term 1935, of this court be revived, which is in the words and figures as follows:

State of Tennessee)

Vs.

Driving Drunk

T. A. Pack

In this case came the Attorney General, for the state and the defendant in person, and by attorney, who, being duly charged and arraigned on said indictment pleads guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Doss Weatherspoon, W.F. Larkins, O.J. Regan, Eldridge Stanfield, Will Madden, Alf Rice, W.L. Cude, Sid Cooley, Geo. LaFavor, Nath Collier, Guy McMillon, and Fred Marrs, who, being duly elected, tried 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 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 in the County Jail at Waverly, Humphreys County Tenn., and will pay the cost of

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

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

State of Tennessee)

Vs.

B.D.

Cacie Parnell

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 assess the defendant punishment came a jury of good and lawful men of Humphreys County Tenn., to wit: Ray Long, W.H. May, Bob Choate, Jim Hightower, Bob Holland, Geo. Claxton, E.W. Nix, Preston Steed, Ned Taylor, Luther Morrison, Roy Turner and J.D. Parker, who, being duly elected tried and sworn according to law and after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say that they find the defendant guilty of possessing intoxicating liquor as charged in the indictment and assess and fix 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 Dollars, together with all the costs 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 County jail or work house until the same is paid secured or worked out.

State of Tennessee)

Vs.

B.D.

Leonard Tucker

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 the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Ray Long, W.H. May, Bob Choate, Jim Hightower, Bob Holland, Geo. Claxton, E.W. Nix, Preston Steed, Ned Taylor, Luther Morrison, Roy Turner and J.D. Parker, who being duly elected tried and sworn according to law, after hearing all the proof argument of counsel and the charge of the court, upon their oath do say they find the defendant guilty of possessing 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 all of said fine and costs 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 County jail or work house until he pay or secure all of said fine and costs.

State of Tennessee)

Vs.

Drunkness

Mote Shaver

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 the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Ray Long, W.H. May, Bob Choate, Jim Hightower, Bob Holland, Geo. Claxton, E.W. Nix, Preston Steed, Ned Taylor, Luther Morrison, Roy Turner, and J.D. Parker, who being

duly elected tried and sworn according to law, after hearing all the proof argument of counsel and the charge of the Court upon their oath do say they find the defendant guilty as charged in the indictment and assess and fix his punishment at Fifty 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 Fifty Dollars together with all the costs of this cause for which let execution issue. And in the event of his failure to pay or secure all of said fine and costs he will be confined in the County Jail or workhouse until he pay all of said fine and costs.

State of Tennessee)

Vs.

B. D.

G. E. Miller

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 the issues joined came a jury of good and lawful men of Humphreys County, to wit: Ray Long, W.H. May, Bob Choate, Jim Hightower, Bob Holland, Geo. Claxton, E.W. Nix, Preston Steed, Ned Taylor, Luther Morrison, Roy Turner and J.D. Parker, who, being duly elected tried and sworn according to law and after hearing all the proof argument of counsel and the charge of the Court, do say that they find the defendant guilty of possessing intoxicating liquors as charged in the indictment and assess his punishment at the sum of 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 together with all the costs of this cause for which let execution issue.

Thence came into open court O.W. Simpson and he entered his name and surety for all of this fine and costs and was at all of said fine and costs.

State of Tennessee)

Vs.

B.D.

Bill Edwards

In this case came the Attorney General, for the state, and the defendant in person, who, being arraigned on said indictment pleads guilty.

Thereupon to assess the defendant punishment came a jury of good and lawful men of Humphreys County, Tenn. to wit: Ray Long, W.H. May, Bob Choate, Jim Hightower, Bob Holland, Geo. Claxton, E.W. Nix, Preston Steed, Ned Taylor, Luther Morrison, Roy Turner, and J.D. Parker, who, being duly elected tried and sworn according to law, after hearing all the proof argument of counsel and the charge of the court upon their oath do say they find the defendant guilty of possessing intoxicating liquors as charged in the indictment and fix and assess his punishment 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 together with all the costs 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 County Jail or workhouse until he pay or workout all of said fine and costs.

State of Tennessee)

Vs.

Mfg. Liquor

Hugh Leubetter

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 the issues joined came a jury of good and lawful men of Humphreys County Tenn., to wit: Ray Long, W.H. May, Bob Choate, Jim Hightower, Bob Holland, Geo. Claxton, E.W. Nix, Preston Steed, Ned Taylor, Luther Morrison, Roy Turner, and J.D. Parker, who, being duly elected, tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the court, upon their oath do say they find the defendant guilty of possessing intoxicating liquor as charged in the indictment and fix and assess his fine at the sum of One Hundred Dollars.

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

It is further ordered by the Court that the defendant be credited on fine and costs with time already in jail.

State of Tennessee)

Vs.

B.D.

James Daniel

This case coming on to be heard, present for the state and 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 April Term 1935, of this court be revived, which is in the words and figures as follows:

State of Tennessee)

Vs.

B.D.

James Daniel

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 the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Baxter Hemby, W.L. Latimer, W.H. McCauley, R.M. Wyatt, Nelly Daniel, Homer Phebus, Nelson Daniel, D.N. Wright, Roy Burns, C.N. Harris, E.J. May, and Robert Ppeler, who being duly elected tried and sworn according to law and after hearing all the proof argument of counsel and the charge of the Court, upon their oath do say that they find the defendant guilty of possessing intoxicating liquor as charged in the 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 Dollars together with all the costs of this cause for which let execution issue. It is further ordered by the Court that the fine and costs be suspended until next term upon payment of twenty five dollars, otherwise judgment be enforced.

#### ALIAS CASES

State of Tennessee Vs. P.K. Wilson, Sci Fa., State of Tennessee Vs. Ernest Durham, Disturbing assembly, State of Tennessee Vs. Ray Merriedth, Felony, State of Tennessee Vs. Hunter Blackwell, Drunkness, State of Tennessee Vs. W.C. Sprongue, Mis d. State of Tennessee Vs. Roy Freeman, C.W. State of Tennessee Vs. Al Wyles, C.W. State of Tennessee Vs. Osby Baker, Drunkness, State of Tennessee, Vs. Nettie Ingram, Breach Peace, State of Tennessee Vs. Imogene Parrish, Lowndess, State of Tennessee Vs. Perry Madison, B.D. State of Tennessee



Vs. C.N.Brown, Driving Drunk, State of Tennessee Vs. Egger Wheeler, B.D. State of Tenn.  
Vs. Nathan Sanders, H.B. & Larceny, State of Tennessee Vs. Clarence Booth, B.D. State of Tennessee Vs. Theodoia Spicer, ~~State of Tennessee~~.

State of Tennessee )

Vs. )

Basterdy

Carter Simpson )

This case is continued until the next term of this court it is therefore ordered and decreed.

State of Tennessee )

Vs. )

B. D.

W.O.Hodge )

In this case came the Attorney General, for the state and the defendant in person and by attorney, who being duly charged and arraigned on said indictment plead not guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Ech Bruce, L.J. Parker, E.W. Nix, Jim Woods, Marion Kerms, W.H. May, Ste Daniel, Ross Portner, E.W. Swaney, J.A. Lehman, Robert Hughey and W.C. Thomas, who being duly elected third and sworn according to law and after hearing all the proof argument of counsel and the charge of the court upon their oath do say they cannot agree upon a verdict in this case.

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

State of Tennessee )

Vs. )

Lewdnars

W.O.Hodge & Sarah Bishop )

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 )

Vs. )

Age of Consent

Willie Ross )

This cause coming on to be heard by the court there be present for the state the Attorney General and the defendant in person and by attorney when upon motion of the Attorney General for the state it is ordered, adjudged and decreed by the court that the judgement of the court pronounced at the April Term of this Court in this cause be enforced and put into effect and the defendant is ordered to be taken in charge by the sheriff of Humphreys County and by him transferred to the state Penitentiary at Nashville, Tennessee, to serve the sentence heretofore imposed and which sentence was suspended by the Court until this time.

State of Tennessee )

Vs. )

H.B. & Larceny

Boyd Johnson )

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

State of Tennessee )

Vs. )

A & B.

Ida Parnell )

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 )

Vs. )

B.D.

John W. Fowlkes )

This case is continued until the next term of this court on agreement for the defendant to plead guilty of possessing intoxicating liquor it is therefore ordered adjudged and decreed.

State of Tennessee )

Vs. )

Driving Drunk

Wesley Baker )

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 the issues joined came a jury of good and lawful men of Humphreys County, Tenn., Ray Long, W.H. May, Bob Choate, Jim Hightower, Bob Holland, Geo. Claxton, E.W. Nix, Preston Sted, Ned Taylor, Luther Morrison, Roy Turner, and J.D. Parker, who, being duly elected tried and sworn according to law, after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say they find the defendant guilty as charged in the indictment and assess and fix his punishment at thirty days in jail and also a fine of Ten Dollars.

It is therefore ordered, adjudged and decreed by the 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 at Waverly Tenn., Humphreys County, and will pay the costs of this cause.

Thence came into open court Harvel Baker and W.V. Norman and entered their names as sureties for all of this fine and costs for which let execution.

It is further ordered by the court that the jail sentence be suspended until the next term of this court on paying or securing fine and costs, and it further ordered by the court that he be prohibited from driving an automobile for six months and in the event he should be taken into custody by the sheriff of Humphreys and be further confined for a period of four months.

State of Tennessee )

Vs. )

B. D.

Mote Shaver )

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 go hence without day.

THIS DAY THE GRAND JURY CAME INTO OPEN COURT & PRESENTS THE FOLLOWING INDICTMENT & PRESENTMENTS.

One against John W. Fowlkes, B.D. Subpoena for the state J.M.Reeves, T.R.Westbrook and Sam Scott.

One against John W. Fowlkes, Carrying Pistol, Subpoena for the state J.S.Westbrook, T.R. Westbrook and Sam Scott.

One against Earl Spencer, Driving Drunk, subpoena for the state T.R.Westbrook, D.A.Burck, Sam Scott and Henry Bone,

One against Arthur Tinnel and L.V.Hopper, Larceny, which indictment is in the words and figures as follows; State of Tennessee Humphreys August term of Circuit Court, A.D. 1935 The Grand Jurors for the state of Tennessee, elected empaneled, sworn, and charged to inquire for the body of the County of Humphreys and State aforesaid, upon their oath aforesaid, present that Arthur Tinnel and L.V.Hopper hereto fore, to wit, on the 28th day of June 1935, in the County aforesaid, unlawfully and feloniously did steal, take and carry away Ten Chickens of the value of Six Dollars, the property of O.A.Kirby of said County then and there being found, contrary to the form of the statute in such cases made and provided, and against the peace and dignity of the state of Tennessee W.C.Howell, Attorney General. And the Grand Jurors aforesaid upon their oath aforesaid, do further present that the said Arthur Tinnel and L.V.Hopper of said County, on the day and year aforesaid in the County aforesaid, unlawfully and feloniously did receive, buy, conceal, and aid in concealing Ten Chickens of the value of Six Dollars, the property of O.A. Kirby of said County, before then feloniously stolen, taken and carried away by some one, to the Grand Jury unknown, they the said Arthur Tinnel and L.V.Hopper then and there knowing the said chickens aforesaid to have been feloniously stolen, taken, and carried away, and they the said Arthur Tinnel and L.V.Hopper intending then and there fraudulently to deprive the owner thereof, contrary to the form of the statute in such cases made and provided and against the peace and dignity of the state of Tennessee, W.C.Howell, Attorney General. August term 1935 The State vs. Arthur Tinnel and L.V.Hopper, Larceny O.A.Kirby Prosecutor. Subpoena for the state O.A.Kirby, Claude Harriss, J.S.Westbrook and Sam Scott. Witness sworn by me on this indictment before the Grand Jury, August Term, 1935 R.H.McKeel Foreman Grand Jury W.C.Howell, Attorney General. A True Bill R.H.McKeel Foreman Grand Jury.

One against L.J.Cowen, Assault with intent to commit murder in the first degree, State of Tennessee, Humphreys County, August Term of Circuit Court, A.D. 1935 The Grand Jurors for the state of Tennessee, elected, empaneled, sworn and charged to inquire for the body of the County of Humphreys and State aforesaid, upon their oath aforesaid, present that L.J. Cowen of said County. heretofore, to wit, on the 5th day of May 1935 with force and arms, in the County aforesaid, unlawfully, feloniously, willfully, deliberately, and maliciously, did make an assault upon the body of one Dan Hedge with certain unknown instrument with the unlawful felonious intent then and there, him the said Dan Hedge unlawfully, feloniously, willfully, deliberately and of his own malice aforesaid, to kill and upon him to commit the crime of felony of murder in the first degree, against the peace and dignity of the state of Tennessee W.C.Howell Attorney General, August Term, 1935 The State vs. L.J. Cowen Dan Hedge Prosecutor Subpoena for the state Dan Hedge, DR. H.C.Capps, J.C.Brandon, Claude Divney Witnesses sworn before me on this indictment before the Grand Jury August Term 1935 R.H.McKeel Foreman Grand Jury W.C. Howell Attorney General A True Bill R.H.McKeel Foreman Grand Jury.

One against James H. Monsue & Clint McCandless, H.B. & Larceny, which indictment is in the words and figures as follows to wit: State of Tennessee, Humphreys County, August term of Circuit Court, A.D. 1935 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 James H. Monsue and Clint McCandless heretofore, to wit, on the 25th day of May 1935, in said County and State, unlawfully, feloniously and forcibly did break and enter the business house of one W.D.Patterson, of said County, with intent to commit a felony, to wit a larceny, And the Grand Jurors aforesaid, upon their oath aforesaid, further present that the said James H. Monsue and Clint McCandless, on the day and year aforesaid, in the state and county aforesaid, unlawfully and feloniously did take, steal and carry away one eight inch rubber mill belt one circular 60 in. saw 8x9 gauge, E.C.Adkins make No. 6440 and one small circular saw all of the value of One Hundred Seventy dollars, and the goods and chattels of the said W.D.Patterson, with intent to deprive him the said W.D.Patterson, the true owner thereof and convert the same to their own use. And the Grand Jurors aforesaid, upon their oath aforesaid, further present that the said James H. Monsue and Clint McCandless, on the day and year aforesaid unlawfully and feloniously did receive, buy, conceal and in concealing one 8 in. rubber mill belt, one circular 60 in. circular saw 8x9 gauge, E.C.Adkins make No. 6440 and one small circular saw all of the value of One Hundred Seventy Dollars, the property of W.D. Patterson of said County before then feloniously stolen; taken and carried away by some one to the Grand Jury unknown, they the said James H. Monsue and Clint McCandless, then and there knowing the said property aforesaid to have been feloniously stolen, taken and carried away, and they the said James H. Monsue and Clint McCandless intending then and there to 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, August term 1935 The State vs. James H. Monsue & Clint McCandless H.B. & Larceny W.D.Patterson Prosecutor Subpoena for the state W.D.Patterson, E.Russell, Dugless Russell, Ben Williams and Virge Hopper, Witnesses sworn before me on this indictment before the Grand Jury August term 1935 R.H.McKeel Foreman Grand Jury W.C.Howell Attorney General, A True Bill R.H. McKeel, Foreman Grand Jury.

One against J.L.Adkins, B.D. Subpoena for the State T.R.Westbrook, Riley Curtis, Ardell Curtis and George Lafavor.

One against Claude Box, Assault with intent to commit murder in the first degree, which indictment is in the words and figures as follows to wit: State of Tennessee, Humphreys County, August Term of Circuit Court, A.D. 1935 The Grand Jurors for the State of Tennessee elected empaneled, sworn and charged to inquire for the body of the County of Humphreys and state aforesaid upon their oath aforesaid, present that Claude Box of said County heretofore, to wit, on the 3rd day of June 1935 with force and arm, in the County aforesaid, unlawfully, feloniously, willfully, deliberately, premeditatedly, and maliciously, did make an assault upon the body of one Daisy Moore with a certain knife with the unlawful and felonious intent, then and her the said Daisy Moore unlawfully, feloniously, willfully, deliberately, premeditatedly, and of his malice aforesaid, to kill and upon her to commit the crime and felony of murder in the first degree, against the peace and dignity of the state of Tennessee W.C.Howell, Attorney General, August term, 1935 the state vs. Claude Box, Assault with intent to commit murder in the first degree, Albert Trotter Prosecutor. Subpoena for the state Albert Trotter, DR. H.C.Capps, Daisy Moore and Bud Phillips, Witnesses sworn by me on this indictment before the Grand Jury, August term 1935 R.H.McKeel Foreman Grand Jury W.C.Howell, Attorney General, A true bill R.H.McKeel Foreman Grand Jury.

One against Jim Gargus, Rape, which indictment is in the words and figures as follows to wit: State of Tennessee, Humphreys County, August Term of Circuit Court, A.D. 1935 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 Jim Gargus heretofore, to wit, on the 12th day of June 1935, in said County and State, unlawfully and feloniously did have carnal knowledge of one Gaynelle Alley, a female under twelve years of age, forcibly and against her will, contrary to the statute and against the peace and dignity of the state of Tennessee. And the Grand Jurors aforesaid, upon their oath aforesaid, further present that the said Jim Gargus, on the day and year aforesaid, in the state and county aforesaid, did unlawfully and feloniously carnally know and abuse Gaynelle Alley, a female, under the age of twelve years, contrary to the statute and against the peace and dignity of the State of Tennessee. And the Grand Jurors aforesaid, upon their oath aforesaid present that the said Jim Gargus, on the day and year aforesaid in the state and county aforesaid unlawfully and feloniously did commit an assault and battery upon, one Gaynelle Alley, a female under the age of twelve years, with intent to unlawfully carnally know her, contrary to the statute and against the peace and dignity of the state of Tennessee W.C. Howell, Attorney General, August term, 1935 the state vs Jim Gargus, Rape Ellis Alley, Prosecutor Subpoena for the state Ellis Alley, Annie Alley, Gaynelle Alley, Dr. H.B. Capps, Dr. Chas. Davis, Jim Cooley, Esq. J. McReeves, Ella Mae White Bill Mathis, Witnesses sworn by me on this indictment before the Grand Jury, August term 1935, R.H. McKeel, foreman Grand Jury W.C. Howell, Attorney General, A True Bill R.H. McKeel, Foreman Grand Jury.

One against J.E. Scott, Bad Check, which indictment is in the words and figures as follows to wit: State of Tennessee, Humphreys County, August Term of Circuit Court, A.D. 1935, The Grand Jurors for the state of Tennessee, duly elected, empaneled, sworn, and charged to inquire for the body of Humphreys and state aforesaid, upon their oath aforesaid, present that J.E. Scott heretofore, to wit, on the 9th day of June 1935, in said County and State, unlawfully did obtain from Frank James, with fraudulent intent four Dollars by means of a check of which the said J.E. Scott was the drawer on the Citizens Bank of Waverly, Tennessee for the sum of four Dollars which said check is in the words and figures as follows: Waverly Tenn. June 9, 1935 The Citizen Bank of Waverly Pay to the order of Frank James \$4.00 four Dollars. For Jas and Cash J.E. Scott" which said check was presented to the drawer, said bank, and was not paid by the drawer after three days notice in writing having been mailed to said J.E. Scott's last known address contrary to the statute and against the peace and dignity of the State of Tennessee W.C. Howell Attorney General, August term, 1935 the state vs. J.E. Scott Bad Check, Frank James Prosecutor Subpoena for the state: Frank James and Mason Sanders, Witnesses sworn by me on this indictment before the Grand Jury August Term, 1935, R.H. McKeel Foreman Grand Jury W.C. Howell, Attorney General, A True Bill. R.H. McKeel Foreman Grand Jury.

One against Clarence Nickels and Bill Simmons, L.B. & Larceny, which indictment is in the words and figures as follows to wit: State of Tennessee, Humphreys County, August Term of Circuit Court, A.D. 1935 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 Clarence Nickels and Bill Simmons heretofore, to wit, on the 23rd day of July 1935, in said County and State, unlawfully feloniously and forcibly did break and enter the business house of one George Tate, of said County, with intent to commit a felony, to wit, a larceny, And the Grand Jurors aforesaid, upon their oath aforesaid further present that the said Clarence Nickels and Bill Simmons, on the day and year aforesaid, in the state and county aforesaid, unlawfully and feloniously did take, steal,

and carry away six Hams of meat all of the value of Twenty Dollars, and the goods and chattels of the said George Tate, with intent to deprive him the said George Tate, the true owner thereof and convert the same to their own use. The Grand Jurors aforesaid, upon their oath aforesaid, further present that the said Clarence Nickels and Bill Simmons on the day and year aforesaid, in the state and county aforesaid, unlawfully and feloniously did receive, buy, conceal and aid in concealing six hams of meat of the value of Twenty dollars the property of George Tate of said county, Before then feloniously stolen, taken, and carried away by some one to the Grand Jury unknown, they the said Clarence Nickels and Bill Simmons then and there knowing the said six hams of meat aforesaid to have been feloniously stolen, taken, and carried away, and they the said Clarence Nickels and Bill Simmons intending then and there fraudulently to deprive the owner thereof, contrary to the statute and against the peace and dignity of the state of Tennessee W.C. Howell, Attorney General, August Term, 1935 The State vs. Clarence Nickels and Bill Simmons, L.B. & Larceny George Tate Prosecutor Subpoena for the state: George Tate, J.S. Westbrook, Lige Benfield, Ellen To dy, Dorah Benfield, L.B. McCann and Esq. J. McReeves Witnesses sworn by me on this indictment before the Grand Jury August Term, 1935, R.H. McKeel, Foreman Grand Jury W.C. Howell, Attorney General, A True bill R.H. McKeel Foreman Grand Jury.

State of Tennessee  
vs.

Bad Check

J.E. Scott

The Grand Jury returned an indictment marked not a true bill.

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

State of Tennessee  
vs.

Age Consent

Jack Tate

The Grand Jury returned an indictment marked not a true bill.

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

State of Tennessee  
vs.

Felony

Ed Little

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

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

State of Tennessee  
vs.

M.D.

J.L. Adkins

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

State of Tennessee  
vs.

C. W.

John W. Fowlkes

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

State of Tennessee  
vs.

State of Tennessee)

Vs.

Driving Drunk

Stacy Adams

This cause coming on to be heard, presents 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 the cause at the April Term 1935, of this court be revived, which order is in the words and figures as follows:

State of Tennessee)

Vs.

Driving Drunk

Stacy Adams

In this case came the Attorney General, for the state and the defendant in person, and by attorney, who being duly charged and arraigned on said indictment pleads guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tenn., to wit: Isaac Crockett, Paul Carter, D.F. Garber, E.C. Ellison, Tom Cox, J.W. Lehman, James Bone, W.B. Jarrell, R.L. Davis, John Parkins, Bill Patterson and Hoorce 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 defendant guilty as charged in the indictment and assess and fix his punishment at thirty days in jail and also a fine of Ten Dollars.

It is therefore ordered adjudged and decreed by the court that, for the offense as found by the jury the defendant be required to pay a fine of Ten Dollars and will serve a term of thirty day in jail at Waverly, Humphreys County, Tennessee, and will pay the costs of of this cause for which let execution issue. It is further ordered by the Court, that the jail sentence be suspended until next term of this court on 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 charge and be further confined for a period of four months.

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

.....*J. D. Morton*..... Judge.

COURT MET, PURSUANT TO ADJOURNMENT PRESENT AND PRESIDING THE HON. J. D. MORTON, JUDGE, ETC.

State of Tennessee)

Vs.

Bad Check

J.E. Scott

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 punishment and say he will pay a fine of Ten Dollars together with all the costs of cause for which let execution issue.

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

State of Tennessee)

Vs.

Housebreaking and Larceny.

Clarence Nickels and  
Bill Simmons

In this cause comes the Attorney General for the state and the defendant in person and by attorney, who, being duly charged and arraigned on said indictment each of said defendants plead guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit: Ray Long, W.H. May, Bob Choate, Jim High-Tower, Bob Holland, Geo. Claxton, L.W. Mix, Preston Stead, Ned Taylor, Luther Morrison, Roy Turner and J.W. Parker, who being duly elected tried and sworn according to law, and being in charge of their sworn officers, T. J. Starn and J. A. Burch, who had previously been legally sworn to attend them, after hearing all the proof, argument of counsel and the charge of the court, upon their oath do say that they find the defendant each guilty of housebreaking and larceny as charged in the indictment and assess and fix the punishment of each of the defendants at three years in the penitentiary.

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

State of Tennessee)

Vs.

Age Consent

Hugh Nickell

This case is continued by consent of both the state and the defendant until the next term of this court.

State of Tennessee)

Vs.

Age Consent

Oliver Pulley

This case is continued by consent of both the state and the defendant until the next term of this court.

State of Tennessee )  
 Vs. ) Larceny  
 Marvin Blackburn &  
 J.C. Brandon )

In this cause comes the Attorney General for the state and the defendant in person and by attorney, who, being duly charged and arraigned on said indictment the defendant Marvin Blackburn plead guilty and the defendant, J.C. Brandon, offered as a plea that he is under seventeen years of age.

Whereupon to try the issues joined came a jury of good and lawful men of Humphreys County Tenn., to wit: Ray Long, S.H. May, Bob Choate, Jim Hightower, Bob Holland, Geo. Claxton, E.W. Nix, Preston Steed, Ned Taylor, Luther Morrison, Roy Turner and J.D. Parker, who, being duly elected tried and sworn according to law, and being in charge of their sworn officers T.D. Story and D.A. Burch who had been previously been legally sworn to attend them, after hearing all the proof, argument of counsel and the charge of the Court, upon their oath do say that they find the defendant, Marvin Blackburn, guilty of petit larceny as charged in the indictment and assess and fix his punishment at one year in the Penitentiary, and that the defendant, J.C. Brandon, is under the age of seventeen years.

It is therefore ordered, adjudged and decreed by the Court that for the offense as found by the jury the defendant, J.C. Brandon, be sent to the Juvenile Court of Humphreys County for further proceeding in his cause and that the defendant Marvin Blackburn be confined in the State Penitentiary at Nashville, Tennessee, at hard labor for a period of time of not less than one year nor more than one year and that he be rendered infamous and that he pay the cost of this cause, for which let execution issue. The sentence imposed in this cause is to run concurrently with one imposed on Marvin Blackburn of one year in the State Penitentiary imposed on that date.

State of Tennessee )  
 Vs. ) Driving Drunk  
 Earl Spencer )

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

THIS DAY THE GRAND JURY CAME INTO OPEN COURT IN A BODY AND PRESENTED THE FOLLOWING INDICTMENTS AND PRESENTMENTS.

One against Abert Hughey et al, Subpoena for the state, T.R. Westbrook and D.A. Burch.

One against Vernon Halley, Reckless driving, Subpoena for the state, T.R. Westbrook, and Bill Doyle and Roy Hays.

One against Harris Bradley, Subpoena for the state, T.R. Westbrook, J.C. Westbrook and J.C. McCann.

One against Tom Wright, Subpoena for the state; T.R. Westbrook, D.A. Burch and T.D. Story.

One against Lord White, Subpoena for the state: J.C. Westbrook, Luther Winstead, J.R. Winstead, Esq. J.C. Knight and J.C. Willsford.

One against Vernon Halley, Felonius transportation intoxicating liquor, State of Tennessee Humphreys County. August Term of Circuit Court, A.D. 1935. 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 Vernon Halley heretofore, to wit, on the 24th day of May 1935, in said County and state, unlawfully did possess 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 Vernon Halley on the day and year aforesaid, in the state and county aforesaid unlawfully and feloniously did transport from one point to another within this state, intoxicating liquors in quantity of one gallon or more, contrary to the statute and against the peace and dignity of the state of Tennessee. And the Grand Jurors aforesaid upon their oath aforesaid, further present that the said Vernon Halley, on the and year aforesaid, did transport from one point outside of this state to a point within this state, intoxicating liquors in quantity of one gallon or more, contrary to the statute and against the peace and dignity of the state of Tennessee. August Term, 1935 The state Vs. Vernon Halley, Subpoena for the state T.R. Westbrook, Bill Doyle and Roy Hays, J.C. Howell Attorney General, A True Bill R.H. McKeel, Foreman Grand Jury A.L. Carnell, R.L. Richardson, A.A. Woods, Ross Oguinn, B.E. Durham, Pat Kane, J.C. Robertson, D.M. Owen, T.E. Sttlinger, Ollie Brown, J.B. McCrary, M.J. Bolthrop.

One against Marvin Blackburn, Larceny, State of Tennessee Humphreys County August Term of Circuit Court, A.D. 1935. 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 Marvin Blackburn heretofore, to wit, on the 5th day of May 1935, in said County and State unlawfully and feloniously did steal, and carry away one 28 model chevrolet coupe automobile of the value of three hundred dollars the property of Everready motor company, a partnership, there and there being found contrary against the peace and dignity of the State of Tennessee. And the Grand Jurors aforesaid, upon their oath aforesaid further present that the said Marvin Blackburn, on the day and year aforesaid, in the state and county aforesaid, unlawfully and feloniously did steal the automobile belonging to Everready Motor Company, a partnership, without the consent of the owner of said automobile, contrary to the peace and against the dignity of the state of Tennessee, W.C. Howell, Attorney General, August Term, 1935 the state Vs. Marvin Blackburn, Larceny, Brady Spann Prosecutor Subpoena for the state: Brady Spann, Sam Scott, W.M. Betty, Bud Blackburn and J.N. Madney, Witnesses sworn before me on this indictment before the grand jury August Term, 1935, R.H. McKeel Foreman Grand Jury J.C. Howell, Attorney General, A True Bill R.H. McKeel Foreman Grand Jury.

State of Tennessee )  
 Vs. ) Larceny  
 Marvin Blackburn )

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

Thereupon to try the issues joined in this cause comes a jury of good and lawful men of Humphreys County, Tenn., to wit: Ray Long, S.H. May, Bob Choate, Jim Hightower, Bob Holland, Geo. Claxton, E.W. Nix, Preston Steed, Ned Taylor, Luther Morrison, Roy Turner, J.D. Parker, who, being duly elected, tried and sworn according to law and being in charge of their sworn officers T.D. Story and D.A. Burch, who had previously been legally sworn to attend them, after hearing all the proof, argument of counsel and the charge of the court, upon their oath do say that they find the defendant guilty of petit larceny as charged in the indictment and assess and fix his punishment at one year in the penitentiary. It is therefore ordered, adjudged and decreed by the court that for the offense as found by the jury the defendant be confined in the State Penitentiary at Nashville Tennessee, at hard labor, for a period of time of not more than one year nor more than one year and that the defendant pay the costs of this cause for which let execution issue and the defendant will be rendered infamous. The sentence imposed in this cause will run concurrently with another imposed on this date on the defendant to serve one year in the penitentiary.



State of Tennessee

vs.  
Wade Edwards, Boyd L. Edwards,  
W.C. Turner, Odie Chappell &  
Leonard Winn

Housebreaking and Larceny

And

State of Tennessee

vs.  
Wade Edwards, Boyd L. Edwards,  
W.C. Turner, Odie Chappell &  
Leonard Winn

Housebreaking and Larceny

And

State of Tennessee

vs.  
Wade Edwards, Boyd L. Edwards,  
W.C. Turner, Odie Chappell &  
Leonard Winn

Housebreaking and Larceny

The above causes in one of which L.M. Post is prosecutor, another of which L.M. Post is prosecutor and the other in which George Moore all coming on to be heard and it appearing that all of said causes are so related as to be susceptible and can be tried together and it being agreed by counsel for state and all defendants that said causes may be heard together and at the same time and it is therefore ordered, adjudged and decreed by the court that said causes be heard together.

State of Tennessee

vs.  
Wade Edwards, Boyd L. Edwards,  
W.C. Turner, Odie Chappell &  
Leonard Winn

Housebreaking and Larceny

In this cause in which George Moore is prosecutor comes the Attorney General for the state and the defendants in person and by Attorney, who, being duly charged and arraigned on said indictment each of the defendants plead not guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, to wit: Roy Turner, Carlos Binkley, W.T. Hughey, Cleve Bradford, Bob Hughey, Walter McNeil, Geo. Claxton, John Spence, Ray Long, Ned Traylor, Richard Stewart and Luther Morrison, who, being duly elected, tried and sworn according to law, and being in charge of their sworn officers, L.M. Story and D.A. Burch, who had previously been legally sworn to attend them, and the proof not being complete said jury was respited by the court until tomorrow morning at eight o'clock and said jury retired in charge of their sworn officers aforesaid.

State of Tennessee

vs.  
Wade Edwards, Boyd L. Edwards,  
W.C. Turner, Odie Chappell &  
Leonard Winn

Housebreaking and Larceny

In this cause in which L.M. Post is prosecutor, comes the Attorney General for the state and the defendants in person and by Attorney, who, being duly charged and arraigned on said indictment, each of the defendants plead not guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tennessee, to wit: Roy Turner, Carlos Binkley, W.T. Hughey, Cleve Bradford, Bob Hughey, Walter McNeil, Geo. Claxton, John Spence, Ray Long, Ned Traylor, Richard Stewart and Luther Morrison, who, being duly elected, tried and sworn according to law, and being in charge of their sworn officers L.M. Story and D.A. Burch, who had previously been legally sworn to attend to them and the proof not being completed said jury was respited by the court until tomorrow morning at eight o'clock and said jury retired in charge of their sworn officers aforesaid.

State of Tennessee

vs.  
Wade Edwards, Boyd L. Edwards,  
W.C. Turner, Odie Chappell &  
Leonard Winn

Housebreaking and Larceny

In this cause in which L.M. Post is prosecutor, comes the Attorney General for the state and the defendants in person and by Attorney, who, being duly charged and arraigned on said indictment each of the defendants plead not guilty. Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tennessee, to wit: Roy Turner, Carlos Binkley, W.T. Hughey, Cleve Bradford, Bob Hughey, Walter McNeil, Geo. Claxton, John Spence, Ray Long, Ned Traylor, Richard Stewart, and Luther Morrison, who, being duly elected, tried and sworn according to law and being in charge of their sworn officers, L.M. Story and D.A. Burch, who had previously been legally sworn to attend them, and the proof not being completed, said jury was respited by the court until tomorrow morning at eight o'clock and said jury retired in charge of their sworn officers aforesaid.

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

..... Judge.

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

State of Tennessee

Vs.

Housebreaking and Larceny

Wade Edwards, Boyd L. Edwards,  
Roy Turner, Edie Chappell, &  
Leonard Winn.

In this cause comes the Attorney General for the state and the defendants in person and by Attorney, when the jury, heretofore selected and sworn in this cause, to wit: Roy Turner, Carlos Binkley, W.T. Hughey, Cleve Bradford, Bob Hughey, Walter McNeill, Geo. Claxton, John Spence, Ray Long, Ned Traylor, Richard Stewart and Luther Morrison, having returned into open court in charge of their sworn officers T.D. Story and L.A. Burch, and having resumed the consideration of the this cause and having heard the proof but not having time to hear the argument of counsel and the charge of the court said jury is adjourned by the court until tomorrow morning at eight o'clock and said jury again retired in charge of their sworn officers aforesaid.

State of Tennessee

Vs.

Housebreaking and Larceny

Wade Edwards, Boyd L. Edwards,  
Roy Turner, Edie Chappell,  
Leonard Winn.

In this cause comes again the Attorney General for the state and the defendants in person and by Attorney, when the jury, heretofore selected and sworn in this cause, to wit: Roy Turner, Carlos Binkley, W.T. Hughey, Cleve Bradford, Bob Hughey, Walter McNeill, Geo. Claxton, John Spence, Ray Long, Ned Traylor, Richard Stewart and Luther Morrison, having returned into open court in charge of their sworn officers T.D. Story and L.A. Burch and having resumed the consideration of this cause, after hearing all of the proof but not having time to hear argument of counsel and the charge of the court said jury was again respited by the Court until tomorrow morning at eight o'clock and said jury retired in charge of their sworn officers aforesaid.

State of Tennessee

Vs.

Housebreaking and Larceny

Wade Edwards, Boyd L. Edwards,  
Roy Turner, Edie Chappell,  
Leonard Winn.

In this cause comes again the Attorney General for the State and the defendants in person and by Attorney, when the jury, heretofore selected and sworn in this cause, to wit: Roy Turner, Carlos Binkley, W.T. Hughey, Cleve Bradford, Bob Hughey, Walter McNeill, Geo. Claxton, John Spence, Ray Long, Ned Traylor, Richard Stewart, and Luther Morrison, having returned into open court in charge of their sworn officers T.D. Story and L.A. Burch, and having resumed consideration of this cause and having heard all the proof but not having time to hear argument of counsel and the of the court said jury was again respited by the Court until tomorrow morning at eight o'clock and said jury retired in charge of their sworn officers aforesaid.

State of Tennessee

Vs.

H.B. &amp; Larceny

Boyd White

state.

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

State of Tennessee

Vs.

H. D.

Harris Bradley

court.

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

State of Tennessee

Vs.

H. D.

Albert Hughey  
W.M. Holland

un til the next term of this court.

This case is continued by both the Attorneys for the state and defense

State of Tennessee

Vs.

H. D.

Boyd White

next term of this court.

This case is continued for the defendant to plead guilty at the

State of Tennessee

Vs.

Transporting

J.D. Jamison  
Jesse Bird

until the next term of this court.

This case is continued on account of absence of defendant Jesse Bird

State of Tennessee

Vs.

H. D.

Jesse Bone

and go hence without day.

The Grand Jury returned an indictment marked not a true bill.

State of Tennessee

Vs.

Driving Drunk

L.D. McCain

General, and the defendant in person and by attorney, when upon motion of the defendant

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

it is ordered adjudged and decreed by the court that the order entered in the cause at

the April term 1935, of this court be revived, which order is in the words and figures as

follows:

State of Tennessee

Vs.

Driving Drunk

L.D. McCain

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 the issues joined came a jury of good and lawful men of Humphreys County, Tennessee, to wit: Baxter Hemby, W.L. Latimer, W.H. McCauley, G.M. Wyatt, Neely Daniel, Homer Phebus, Nelson Daniel, D.N. Wright, Roy Burns, C.N. Harris, E.J. May and Robert Peeler, who being duly elected, tried and sworn according to law, after hearing all the proof,