

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

One against Tack Trull, Disturbing public worship, which indictment is in words and figures as follows to-wit,

STATE OF TENNESSEE |
HUMPHREYS COUNTY | December Term of the Circuit Court, A.D. 1940.

The Grand Jurors for the State of Tennessee, duly elected, empaneled, sworn and charged to inquire for the County of Humphreys and State aforesaid, upon their oath aforesaid, present that Tack Trull heretofore, to wit, on the 19th day of November 1940 in the State and County aforesaid, unlawfully and wilfully disquieted an assemblage of persons met for educational purposes and entertainment by talking, laughing, profane, discourse, rude, indecent and improper conduct, to the evil example of others in like case offending, and against the peace and dignity of the State of Tennessee.

W.C. Howell, Attorney-General

December Term 1940, The State Vs. Tack Trull, Disturbing Worship, Subpoena for the State David Haliburton, Martin Moore, J.M. Pierce, and Clint Flowers.

A. True Bill, R.H. McKeel, Foreman Grand Jury, T.A. Quinn, Walter Breeden, Andy Sheley, J.S. Vestbrooks, A.L. Sharp, W.T. Larkins, J.C. Wilhite, Tom Wheeler, A.W. Chance, J.D. Wushton, and Tom Cannon.

One Against J.C. Jamison and Mrs J.C. Jamison, Assault with intent to commit murder in the first degree, which indictment is in words and figures as follows, to-wit,

STATE OF TENNESSEE |
HUMPHREYS COUNTY | December Term of the Circuit Court, A.D. 1940.

The Grand Jurors for the State of Tennessee, elected, empaneled, sworn and charged to inquire for the County of Humphreys and the State aforesaid, upon their oath aforesaid, present that J.C. Jamison and Mrs J.C. Jamison of said County, heretofore, to wit, on the 3rd day of November 1940 with force and arms, in the County aforesaid unlawfully, feloniously, wilfully, deliberately, premeditatedly, and maliciously, did make an assault upon the body of one Jim Hugh Monsue with a pistol with the unlawful and felonious intent, then and there, him, the said Jim Hugh Monsue unlawfully, feloniously, wilfully, deliberately, premeditatedly, and of his malice aforethought, to kill an upon him to commit the crime and felony of murder in the first degree, against the peace and dignity of the State of Tennessee.

W.C. Howell, Attorney-General

December Term, 1940, The State Vs. J.C. Jamison and Mrs J.C. Jamison, assault with intent to commit murder in the first degree. Jim Hugh Monsue, Prosecutor, Subpoena for the State, Jim Hugh Monsue, W.P. Curtis, Luke Winstead, Riley Curtis, Cleo Hedrick and Joe Stewart.

Witnesses sworn by me on this indictment before the grand Jury, December Term, 1940.

R.H. McKeel, Foreman Grand Jury.

W.C. Howell, Attorney-General

Atrue Bill, R.H. McKeel, Foreman Grand Jury.

COURT THEN ADJOURNED UNTIL TOMORROW MORNING AT 9 O'CLOCK

D. McKeel Judge

COURT MET PURSUANT TO ADJOURNMENT PRESENT AND PRESIDING THE HON. DANCY FORT, JUDGE ETC.

CITY OF WAVERLY

VS.

IN THE CIRCUIT COURT OF WAVERLY, TENNESSEE

MRS SUSIE CLAXTON, ETAL

This cause came on to be heard before the Hon. dancy Fort, Judge, on this the 9th day of December 1940, upon the entire record in the cause, when it appeared to the Court:

That the City of Waverly, a Municipal Corporation, brought this suit for the purpose of condemning for public use and for public street and highway purposes a portion of the lands of the Defendants.

That the Defendants, Mrs Susie Claxton, Mrs Wena Ewin Carter, and Mrs Grace Gould own a certain tract of land with house thereon, hereafter described, against which there is a Deed of Trust to secure the Defendant Miss Maggie Tubb in the payment of a note described therein, and in which the defendant Mason Sanders is named Trustee, which Deed of Trust is dated December 30th 1937 and recorded in book-----, Page-----, of the Registrar's Office of Humphreys County, Tennessee, and which lands are bounded as follows;

A tract of land lying and being on the southeast corner of the public square in the town of Waverly, Tennessee, in the Second Civil District of said county and beginning at the southeast corner of said square and running west with the same to a lot now owned by S.B. Parker; thence south 140 feet to Parker's S.E. Corner; thence west 73 feet to the South west corner of said Parker lot; thence north to the beginning; but some kind of right-of-way attaches to the lot on the west side of this lot fully described in a deed to G.W. Buchanan, recorded in Deed Book 15, pages One and Two of the Registrar's Office of Humphreys County, Tennessee.

That the said City of Waverly seeks and has obtained an order heretofore entered in this cause giving it immediate possession of the following described portion of the above described lands: A tract of land extending from survey 987 plus 22 at the boundary lands of Lucas to station 1004 plus 13 at the south side of the public square, being 636 feet long, and bounded on the sides as follows: On the South by the Lands of Lucas, on the east by the lands of Harris - Haley - York and or road of street, on the north by the south side of the Waverly Public square, and on the west by a line west of, parallel to and 20 feet from the center line of said proposed street as taken out.

also an easement is required to make cuts and fills upon the lands adjacent to the above described right-of-way as may be necessary in order to construct a sidewalk upon said right-of-way to the grade of the curb of said proposed street.

That the parties hereto have agreed upon the value of said strip of land and easement to be paid the Defendants by the City of Waverly, which amount is the sum of \$1250.00, and the defendants will pay the costs.

That a lien exists against said property for the City of Waverly, taxes for the years 1936, in the amount of \$32.02, for 1937 in the amount of \$29.15; and for 1938 in the amount \$24.50; and for 1939 in the amount of \$24.50; and for 1940 in the amount of \$24.50, making a total of \$134.74; and that there is a lien against said property for the State and County taxes for the years 1938 in the amount of \$26.93; and for 1939 in the amount of \$39.20, and 1940 in the amount of \$37.46 making a total of \$103.59, which amounts may be increased by the addition of penalty and interest.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED BY THE COURT:

That the defendants Mrs Susie Claxton, Mrs Wena Ewin Carter and Mrs Grace Gould, for themselves and for the benefit of miss Maggie Tubbs as her interest may appear, have and recover of the City of Waverly the Sum of \$1250.00 as compensation for the actual

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

One against Task Trull, Disturbing public worship, which indictment is in words and figures as follows to-wit,

STATE OF TENNESSEE |
HUMPHREYS COUNTY | December Term of the Circuit Court, A.D. 1940.

The Grand Jurors for the State of Tennessee, duly elected, empaneled, sworn and charged to inquire for the County of Humphreys and State aforesaid, upon their oath aforesaid, present that Task Trull heretofore, to wit, on the 16th day of November 1940 in the State and County aforesaid, unlawfully and wilfully disquieted an assemblage of persons met for educational purposes and entertainment by talking, laughing, profane, discourse, rude, indecent and improper conduct, to the evil example of others in like case offending, and against the peace and dignity of the State of Tennessee.

W.C. Howell, Attorney-General

December Term 1940, The State Vs. Task Trull, Disturbing Worship, Subpoena for the State David Helthurbin, Martin Moore, J.M. Pierce, and Clint Flowers.

A. True Bill, R.H. McKeel, Foreman Grand Jury, T.A. Quinn, Walter Smith, Walter Breeden, Andy Sheley, J.S. Westbrooks, A.L. Sharp, W.T. Larkins, J.C. Wilhite, Tom Wheeler, A.W. Chance, R.J. Wadston, and Tom Cannon.

One Against J.C. Jamison and Mrs J.C. Jamison, Assault with intent to commit murder in the first degree, which indictment is in words and figures as follows, to-wit,

STATE OF TENNESSEE |
HUMPHREYS COUNTY | December Term of the Circuit Court, A.D. 1940.

The Grand Jurors for the State of Tennessee, elected, empaneled, sworn and charged to inquire for the County of Humphreys and the State aforesaid, upon their oath aforesaid, present that J.C. Jamison and Mrs J.C. Jamison of said County, heretofore, to wit, on the 3rd day of November 1940 with force and arms, in the County aforesaid unlawfully, feloniously, wilfully, deliberately, premeditatedly, and maliciously, did make an assault upon the body of one Jim Hugh Monsue with a pistol with the unlawful and felonious intent, then and there, him, the said Jim Hugh Monsue unlawfully, feloniously, wilfully, deliberately, premeditatedly, and of his malice aforethought, to kill an upon him to commit the crime and felony of murder in the first degree, against the peace and dignity of the State of Tennessee.

W.C. Howell, Attorney-General

December Term, 1940, The State Vs. J.C. Jamison and Mrs J.C. Jamison, assault with intent to commit murder in the first degree. Jim Hugh Monsue, Prosecutor, Subpoena for the State, Jim Hugh Monsue, W.P. Curtis, Luke Winstead, Riley Curtis, Cleo Hedrick and Joe Stewart.

Witnesses sworn by me on this indictment before the grand Jury, December Term, 1940.

R.H. McKeel, Foreman Grand Jury.

W.C. Howell, Attorney-General

Attrue Bill, R.H. McKeel, Foreman Grand Jury.

COURT THEN ADJOURNED UNTIL TOMORROW MORNING AT 9 O'CLOCK

Dancy Fort Judge

COURT MET PURSUANT TO ADJOURNMENT PRESENT AND PRESENTING THE HON. DANCY FORT, JUDGE ETC.

CITY OF WAVERLY

VS.

IN THE CIRCUIT COURT OF WAVERLY, TENNESSEE

MRS SUSIE CLAXTON, ETAL

This cause came on to be heard before the Hon. Dancy Fort, Judge, on this the 9th day of December 1940, upon the entire record in the cause, when it appeared to the Court:

That the City of Waverly, a Municipal Corporation, brought this suit for the purpose of condemning for public use and for public street and highway purposes a portion of the lands of the Defendants.

That the Defendants, Mrs Susie Claxton, Mrs Wena Ewin Carter, and Mrs Grace Gould own a certain tract of land with house thereon, hereafter described, against which there is a Deed of Trust to secure the Defendant Miss Maggie Tubbs in the payment of a note described therein, and in which the defendant Mason Sanders is named Trustee, which Deed of Trust is dated December 30th 1937 and recorded in book-----, Page-----, of the Registrar's Office of Humphreys County, Tennessee, and which lands are bounded as follows;

A tract of land lying and being on the southeast corner of the public square in the town of Waverly, Tennessee, in the Second Civil District of said county and beginning at the southeast corner of said square and running west with the same to a lot now owned by S.H. Parker; thence south 240 feet to Parker's S.E. Corner; thence west 73 feet to the South west corner of said Parker lot; thence north to the beginning; but some kind of right-of-way attaches to the lot on the west side of this lot fully described in a deed to G.W. Buchanan, recorded in Deed Book 15, pages One and Two of the Registrar's Office of Humphreys County, Tennessee.

That the said City of Waverly seeks and has obtained an order heretofore entered in this cause giving it immediate possession of the following described portion of the above described lands: A tract of land extending from survey 967 plus 22 at the boundary lands of Lucas to station 1004 plus 13 at the south side of the public square, being 636 feet long, and bounded on the sides as follows: On the South by the Lands of Lucas, on the east by the lands of Harris - Waley - work and or road of street, on the north by the south side of the Waverly Public square, and on the west by a line west of, parallel to and 20ft. from the center line of said proposed street as shown on the map.

also an easement is required to make cuts and fills upon the lands adjacent to the above described right-of-way as may be necessary in order to construct a sidewalk upon said right-of-way to the grade of the curb of said proposed street.

That the parties hereto have agreed upon the value of said strip of land and easement to be paid the Defendants by the City of Waverly, which amount is the sum of \$1250.00, and the defendants will pay the costs.

That a lien exists against said property for the City of Waverly, taxes for the years 1936, in the Amount of \$32.02, for 1937 in the amount of \$29.15; and for 1938 in the amount \$24.50; and for 1939 in the amount of \$24.50; and for 1940 in the amount of \$24.50, making a total of \$134.74; and that there is a lien against said property for the State and County taxes for the years 1938 in the amount of \$26.93; and for 1939 in the amount of \$39.20, and 1940 in the amount of \$37.46 making a total of \$103.59, which amounts may be increased by the addition of penalty and interest.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED BY THE COURT:

That the defendants Mrs Susie Claxton, Mrs Wena Ewin Carter and Mrs Grace Gould, for themselves and for the benefit of miss Maggie Tubbs as her interest may appear, have and recover of the City of Waverly the Sum of \$1250.00 as compensation for the actual

value of the property taken.

That all the right, title and interest in and to said portion of lands and easement taken in said property be divested out of the defendants Mrs Susie Claxton, Mrs Wena Ewin Carter and Mrs Grace Gould, Miss Maggie Tubb and Mason Sanders, Trustee and be vested in the City of Waverly.

That out of the said sum of \$1250.00 the Clerk will pay the costs of the cause and the County Trustee and the Recorder of the City of Waverly, Tennessee, said taxes or taxes against said property for the year 1940 and all years prior thereto; and then pay ~~Mrs~~ Miss Maggie Tubb the amount of her mortgage or loan against said property, and the balance to Mrs Susie Claxton, Mrs Wena Ewin Carter and Mrs Grace Gould.

Approved;

Mack C. Simpson
Atty for city of Waverly

Roy Carter
Atty. for Mrs Susie Claxton, Carter and Gould
J. P. Tubb
Atty for Miss Maggie Tubb and Mason Sanders.

E.E. PAGE

VS.

IN THE CIRCUIT COURT AT WAVERLY TENNESSEE

JACK SANDERS MOTOR COMPANY

Came the parties by their attorneys and presented this cause for trial without a jury before Hon. Nancy Fort, Circuit Judge.

And upon the pleadings, oral testimony of witnesses in open court, the court finds the issue in favor of the defendant and taxes the Plaintiff with the Cost.

THIS DAY THE GRAND JURY CAME IN TO OPEN COURT IN A BODY AND PRESENTED THE FOLLOWING INDICTMENTS AND SUBPOENAS

One against John Rolland, Carrying a Pistol, Subpoena for the State Son Gholston, Neal Hallaway, Floyd Russell, Pat Webb and James Brown.

One Against Abner J. McElwaine, Driving Drunk, Subpoena for the State, C.W. Tidwell, Frank Jones, J.L. Hosen, and Trebue Lewis.

One Against John Rolland, Assault with intent to commit murder in the first degree, which indictment is in words and figures as follows;

STATE OF TENNESSEE
HUMPHREYS COUNTY

December Term of Circuit Court, A.D. 1940.

The Grand Jurors for the State of Tennessee, elected, empaneled and sworn and charged to inquire for the body of Humphreys County and the State aforesaid, upon their oath aforesaid, present that John Rolland of said County, heretofore on the 8th day of September 1940 with force and arms, in the County aforesaid, unlawfully, feloniously, wilfully, deliberately, premeditatedly, and maliciously, did make an assault upon the body of one Son Gholston with a certain pistol with the unlawful and feloniously intent, then and there him the said Son Gholston unlawfully, feloniously, wilfully, deliberately, premeditatedly and of his malice aforethought, to kill and upon him 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

December Term 1940, The State V.S John Rolland (alias John Rolland, Son Gholston, Prosecutor Subpoena for the State, Son Gholston, Floyd Russell, Pat Webb, Dunsan Story, Tom Brown Neal Hallaway. Witnesses sworn by me on this indictment before the grand Jury December Term 1940, R.H. McKeel, forman Grand Jury, W.C. Howell, Attorney-General 1 Abner Bill R.H. McKeel, forman of the Grand Jury.

One Against Mau' Higman, Abet and Induce, which indictment is in words and figures as follows; to-wit;

STATE OF TENNESSEE
HUMPHREYS COUNTY

DECEMBER TERM OF CIRCUIT COURT A.D. 1940.

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 the State aforesaid, upon their oath aforesaid, present that Mau' Higman heretofore, to-wit, on theday of April 1940 in said County and State having no call's title, either tax equitable or other wise, did unlawfully wilfully without permission of the owners thereof and with intent to induce forfeit did abet and induce Robert Sprinzer, Walter Elliot, Lee Elliot, Dillard Verideth, and Roy Gude in cutting down and removing timber therefrom for profit to her self from lands from the fifth civil district of Humphreys County, Tennessee, belonging to the heirs of Jimmie Jones, namely Amelia (Jones) Johnson, Jeff Jones, W.D. Jones, May (Jones) Greer, Walter Scott Jones, Pitts Jones, Lem Jones, Elizabeth Jones Dora (Jones) Watson, Tom Jones, Louise Jones Lewis, Kate Jones Klee, and Eva Jones, contrary to the statute and against the peace and dignity of the State of Tennessee.

W.C. Howell, Attorney-General

December Term 1940, The State Vs. Mau' Higman, W.D. Prosecutor, Subpoena for the State, W.D. Jones, Amelia Johnson, P.A. Nelly.

Witnesses sworn by on this indictment before the grand Jury December Term 1940.

R.H. McKeel, forman Grand Jury

W.C. Howell, Attorney-General

A True Bill, R.H. McKeel, forman Grand Jury.

STATE OF TENNESSEE

VS.

AGE OF CONSENT

LOYD MATLOCK

In this cause comes the Attorney-General for the State and the Defendant, Loyd Matlock being solemnly called to come into court as he was required to do to answer the State of Tennessee on an indictment pending here for age of consent, according to the terms of his bond, came not but made default, and his bondsmen, E.R. Matlock, E.T. McGary, W.N. McGary, and C.L. McGary being solemnly called to come into court and bring with them the body of Loyd Matlock, came not but made default.

It is therefore ordered by the court that the State of Tennessee have and recover of Loyd Matlock and his sureties, in the sum of (\$500.00) Dollars in accordance to the terms of the bond, unless they show good cause to the contrary and that an alias capias issue for Floyd Matlock.

STATE OF TENNESSEE

VS.

PURGERY

E.F. DUNAGAN

In this case came the Attorney-General for the State and the defendant in person and by Attorney, when upon consent, it is therefore ordered by the court that this case be continued until the next term of this court.

STATE OF TENNESSEE

VS.

Larceny

HARRIS JOHNSON

In this case came the Attorney-General for the State and the defendant in person, when upon motion of defendant, it is ordered that this case be continued until the next term of this court.

STATE OF TENNESSEE

VS.

CARRYING A PISTOL

JOHN ROLLAND

In this case comes the Attorney-General for the State and the Defendant in person, when upon motion of the Attorney-General, It is ordered that a nolle Prosequi be entered in this case.

STATE OF TENNESSEE

VS.

DRIVING DRUNK

JOE C. SHANNON

In this case the Grand Jury returned an indictment marked "not a True bill", it is therefore ordered that the defendant be dismissed and go hence with day.

STATE OF TENNESSEE

VS.

PUBLIC DRUNKNESS

GILBERT SHAW

In this case the Grand Jury returned an indictment marked "Not a True bill", it is therefore ordered that the defendant be dismissed and that he go hence without day.

STATE OF TENNESSEE

VS.

LEWDNESS

CHARLIE BROWN, ETAL

In this case comes the Attorney-General for the State and the defendant in person, when upon consent of the Attorney-General for the State, it is ordered that this case be continued until the next term of this court.

STATE OF TENNESSEE

VS.

DRIVING DRUNK

HENRY BONE

In this case the Grand Jury returned an indictment marked "not a True Bill", it is therefore ordered that the defendant be dismissed and go hence without day.

STATE OF TENNESSEE

VS.

DRIVING DRUNK

W.E. CLEMENTS

In this case comes the Attorney-General for the State and the Defendant, when upon defendants agreement to plead guilty, this cause is ordered continued until the next term of court.

STATE OF TENNESSEE

VS.

DRUNKNESS

WILLIAM WHITFIELD

In this case comes the attorney-General for the State and the defendant in person, when upon consent of the Attorney-General for the State, it is ordered that this case be continued until the next term of court.

COURT THEN ADJOURNED UNTIL TOMORROW MORNING AT 9:00 O'clock

 Judge.

COURT MET PURSUANT TO ADJOURNMENT PRESENT AND PRESIDING THE HON. DANCY FORT, JUDGE ETC.

STATE OF TENNESSEE

VS.

DRIVING DRUNK

W.M. CLARK

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.

It is therefore ordered, adjudged and decreed by the court that for the offense of Driving Drunk that the defendant, W.M. Clark, pay a fine of Ten (\$10.00) Dollars and the cost of this cause.

It is further ordered that he serve thirty days in the county Jail of Humphreys County, Tennessee, however this sentence is suspended during good behavior, It is further ordered that he be deprived of driving a motor vehicle for five months and twenty-nine days.

STATE OF TENNESSEE

VS.

DRIVING DRUNK

J.H. FRENCH

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.

It is therefore ordered, adjudged and decreed by the court that for the offense of Driving Drunk that the defendant, J.H. French, pay a fine of Ten (\$10.00) Dollars.

It is further ordered that he serve thirty days in the County Jail of Humphreys County, Tennessee, however this sentence is suspended during good behavior, It is further ordered that he be deprived of driving a motor vehicle five months and twenty-nine days, and that he pay the cost of this cause for which execution will issue.

STATE OF TENNESSEE

VS.

RAPE

CLARENCE ELLISON

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 not guilty.

Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tennessee, To-wit, Lash Matlock, Bernie Peeler, J.L. Hickman, Marion Bishop, Ernest Holland, J.H. Daily, Harris Hendrix, J.A. Johnson, Rufe Petty, Bob Haywood, Willie Rice, and Andrew Dotson, who being elected, tried and sworn according to law and being had in charge of their sworn officers, T.D. Story and Oliver Lee, who previously been sworn to attend them, after hearing all the proof, argument of the council, and charge of the Court upon their oath do say that they find the defendant Clarence Ellison, not guilty as charged in the indictment.

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

STATE OF TENNESSEE

VS.

PUBLIC DRUNKNESS

CONNIE RUNIONS

In this cause came the Attorney-General for the State and the Defendant in person and by Attorney, when upon motion of the Attorney for defendant, It is ordered that this cause be continued until the next term of this court.

COURT THEN ADJOURNED UNTIL TOMORROW MORNING AT 9 O'clock

 JUDGE

COURT MET PURSUANT TO ADJOURNMENT PRESENT AND PRESIDING THE HON. DANCY, PORT, JUDGE

STATE OF TENNESSEE
VS.
ABNER B. MCILLWAIN

DRIVING DRUNK

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 of driving without license.

Thereupon to try the issues joined came a jury of good and lawful of Humphreys County, Tennessee, to-wit; Barnir Peeler, Ike Baker, Leander Dotson, Bert Scholes, Ernest Holland, Harris Hendrix, J.T. Hooper, Fred Madden, W.C. Cooley, Billie Rice, John E. Collier, and Bob Haygood, who being duly elected tried and sworn according according to law, after hearing all of the proof, argument of council, and the charge of the court, upon their oath do say that they find the defendant guilty of driving without license as charged in the indictment.

It is therefore ordered, adjudged and decreed by the Court that, for the offense as found by the jury, the defendant pay a fine of Fifty (\$50.00) Dollars, and the cost of this cause for which execution will issue, and in the event of his failure to pay or secure, the same, he will be taken in custody by the Sheriff of Humphreys County, Tenn. and by him confined in the County Jail until same is paid or secured.

STATE OF TENNESSEE
VS.
JNO. ROLLAND

ASSAULT WITH INTENT TO COMMIT MURDER IN THE FIRST DEGREE

In this case came the Attorney-General on the part of the State and the defendant in proper person, who, being arraigned at the bar of the Court, and charged on the bill of indictment, pleads guilty to assault with intent to commit voluntary manslaughter.

Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County Tennessee, to-wit; Barnie Peeler, Ike Baker, Leander Dotson, Bert Scholes, Ernest Holland, Harris Hendrix, J.T. Hooper, Fred Madden, W.C. Cooley, Billie Rice, John Collier, Bob Haygood, who had been duly elected, tried and sworn, after hearing all of the proof, argument and charge of the Court upon their oath do say that they find the defendant guilty of "assault with intent to commit voluntary manslaughter and fix his punishment at one year in the Penitentiary at Nashville, Tennessee.

It is therefore ordered adjudged and decreed by the Court for the offense as found by the jury that the defendant serve a sentence of one year in the Penitentiary at Nashville, Tennessee, at hard labor, and that said defendant be rendered infamous and that he pay the cost of this cause for which execution will issue.

STATE OF TENNESSEE
VS.
WALTER SUGGS

DRIVING DRUNK

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 Tennessee, to-wit; Barnie Peeler, Ike Baker, Leander Dotson, Bert Scholes, Ernest Holland, Harris Hendrix, J.T. Hooper, Fred Madden, W.C. Cooley, Billie Rice, John Collier, and Bob Haygood, after hearing all of the proof, argument of the council and charge of the Court they say that they find the defendant not guilty as charged in the indictment. It is therefore ordered that the defendant, Walter Suggs, go hence with out day.

STATE OF TENNESSEE
VS.
THOMAS LITTRELL

DRIVING DRUNK

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.

It is therefore ordered adjudged and decreed by the Court that for the offense of Driving Drunk that the defendant pay a fine of Ten (\$10.00) Dollars. ~~xxxxxx~~ It is further ordered that he serve thirty days in the County Jail of Humphreys County, Tennessee; however this sentence is suspended during good behavior, It is further ordered that he be prohibited from driving a motor vehicle for five months and twenty-nine days and that he pay the cost of this cause for which execution will issue.

STATE OF TENNESSEE
VS.
BILL SIMMONS

DRIVING DRUNK

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

It is therefore ordered, adjudged and decreed by the Court that for the offense of Driving Drunk that the Defendant pay or secure a fine of Ten (\$10.00) Dollars. It is further ordered that he serve thirty days in the County Jail of Humphreys County, Tennessee. However this sentence is suspended during good behavior, and further that he be deprived of driving a motor vehicle for five months and twenty-nine days and that he pay the cost of this cause for which execution will issue. Also that he be given credit for time already been in jail.

STATE OF TENNESSEE
VS.
J.C. JAVISON &
MRS J.C. JAVISON

ASSAULT WITH INTENT TO COMMIT MURDER IN THE FIRST DEGREE.

In this case came the Attorney General for the State and the Defendant in person, when upon motion, this case is continued until the next term of this court.

STATE OF TENNESSEE
VS.
TACK TRULL

DISTURBING WORSHIP

In this case came the Attorney-General for the State and the Defendant in person when upon motion, this case is ordered continued until the next term of this court.

STATE OF TENNESSEE
VS.
MAUD HIGMAN

INTICING WALTER ELLIOT, ETAL IN CUTTING TIMBER BELONGING TO JONES HEIRS.

In this came the Attorney-General for the State and the defendant in person, when upon motion, it is ordered that this case be continued until the next term of this court.

COURT THEN ADJOURNED UNTIL TOMMOROW MORNING AT 9 O'CLOCK

Dancy Port JUDGE

COURT MEET PERSUANT PRESENT AND PRESIDING THE HON. DANCY FORT, JUDGE, ETC.

STATE OF TENNESSEE

VS. ASSAULT WITH INTENT TO COMMIT MURDER IN THE FIRST DEGREE

BROWNIE INGRAM

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, Tennessee, to-wit: Barnie Peeler, J.L. Hickman, Raymond Whitfield, A.E. Dotson, A.J. Johnson, G.C. Pickard, Ernest Holland, Leander Dotson, Harris Hendrix, Billie Rice, Lee Breden, Oscar Curtis, who being duly elected, tried and sworn according to law and being in charge of their sworn officers, David Edney and Tink Buchanan, after hearing all of the proof, argument of the Council and charge of the Court, upon their oath do say that they find the defendant guilty of Assault with intent to commit voluntary man slaughter, and fix his punishment at one year in the Penitentiary.

It is therefore ordered, adjudged and decreed by the court that for the offense as found by the jury that the defendant serve a sentence of one year in the Penitentiary at Nashville, Tennessee, at hard labor, and that he pay the cost of this cause for which execution will issue.

STATE OF TENNESSEE

VS. LARCENY

ROY HUSHEY

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 not guilty.

Thereupon to try the issues came a jury of good and lawful men of Humphreys County, Tennessee, to-wit: J.F. Hooper, J.H. Collier, Oscar Miller, Will Rice, Will McCauley, Bert Scholes, Wels Daniel, Fred Madden, Dorris White, Roy Daniel, Wade Work, and Eli Hooper, who being duly elected, tried and sworn according to law and being in charge of their sworn officers, Jim Thomas and Oliver Lee, after hearing all of the proof, argument of the Council and charge of the Court upon their oath do say that they find the defendant guilty as charged in the indictment and assess and fix his punishment at one year in the Penitentiary.

It is therefore ordered, adjudged and decreed by the court that for the offense as found by the jury, that the defendant, Roy Hushey, be confined in the Penitentiary at Nashville, Tennessee, at hard labor, for a period of one year, and that he be rendered infamous, and further that he pay the cost of this cause for which execution will issue.

SHERIFF'S BILL FOR BOARDING JURIES IN FELONY CASES.

State of Tennessee Vs. Roy Hushey, Larceny 1/2 day at \$28.00 a day	\$7.00
State of Tennessee Vs. B.W. Ingram, Assault to murder 3/4 day at \$28.00 per day	\$21.00
State of Tennessee Vs. Clarence Ellison, Rape, 2 days at \$28.00 per day	\$56.00
	<u>\$84.00</u>

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

State of Tennessee Vs. John Rolland, Assault with intent to murder, September 8 1940 to December 13, 1940, 97 days at 75¢ per day	\$72.75
State of Tennessee Vs. Harris Johnson, Larceny, October 9, 1940 to October 10, 1940, 2 days at 75 cents per day	3.50
State of Tennessee Vs. Roy Hushey, Larceny, Dec. 13, 1940 to Dec. 13 1940 one day at 75¢ per day75
State of Tennessee Vs. Issadore Davidson, Age of Consent, Dec. 13 1940, to Dec. 13, 1940 at 75¢ per day75

REPORT OF GRAND JURY

We the members of the Grand Jury for the December Term of the Circuit Court for the Humphreys County, Tennessee, ask to submit the following report to Your Honor.

We have diligently inquired and true presentment made of all 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 properly executed and good and solvent for the various amounts thereof. And, now, having completed our labors for the term we ask to be dismissed for the Term.

Respectfully submitted.

R.H. McKeel, Foreman Grand Jury.

W.T. Cannon Jr., J.S. Westbrook, J.T. Milhite, O.W. Chance, W.L. Markins, Walter Smith, Andy Sheehy, O.L. Sharp, T.A. Quinn, R.J. Rushton and Tom Wheeler.

COURT THEN ADJOURNED UNTIL COURT IN COURSE.

JEX

JUDGE

COURT MET PURSUANT TO ADJOURNMENT PRESENT AND PRESIDING THE HON. DANCY FORT, JUDGE, ETC.

CAPTION APRIL TERM OF CIRCUIT COURT A.D. 1941

State of Tennessee
Humphreys County

Be it remembered that a Circuit Court was opened and held in and for the County of Humphreys at the Court house in the Town of Waverly, Tennessee on the 21st day of April 1941, it being the third Monday of said month, and the one-thousand nine hundred and forty-first year of our Lord and the one hundred and sixty-sixth year of the American Independence. Present and Presiding the Hon. Dancy Fort, Judge of the Nineth Judicial district of the State of Tennessee.

Court was opened in dual form of law by Frank James, Sheriff of Humphreys County, Tennessee and by Him returned into open court a writ of Vinere Facias, showing that the following named persons were appointed by the County Court, at its January Term 1941, to appear and serve as Jurors at this the present term of Court, to-wit; Frank Larkins, J.M. Petty, E. Lize Cullum, Rube Turner, Vernon Anderson, Fred Warrs, Willie McCord, E.C. Davis, Jim Hooper, W.P.H. Bowen, Paul Bradford, G.C. Stringer, Roy Burns, R.P. Holland, John Hooper, Charlie Smith, Edd N. Mayberry, Paul Little, Jeff Pace, Leonard Petty, Dalton Bell, Geo. LaFavor, J.P. Daniel, J.W. Dodd, L.W. Rouse and J.H. Pearl.

And out of the Jurors so summoned the following were selected as required by law, as Grand Jurors, to wit, Frank Larkins, J.M. Petty, E. Lize Cullum, Rube Turner, Vernon Anderson, Fred Warrs, Willie McCord, E.C. Davis, Jim Hooper, W.P.H. Bowen, Paul Bradford, G.C. Stringer, and R.H. Vogel 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 according to law, retired to their room in charge of their sworn officer, W.W. Lane, a constable of Humphreys County, sworn according to law to attend them in considering indictments and presentments. And out of the remaining Jurors so summoned, the following were excused, from jury service by the Court, to wit; Roy Burns, R.P. Holland, John Hooper, Charlie Smith. and the following named persons were summoned by the Sheriff of Humphreys County, and qualified as regular Jurors in the stead of the above named excused Jurors, Henry Gentry, W.R. Bass, Sam Etheridge, W.T. Patterson, R.S. Warren, and Dorris White.

Mrs. Eula McElvay

vs.

Henry Allen

In the Circuit Court at Waverly, Tennessee.

In this cause, it appears to the Court that the matters herein involved have been compromised and settled out of Court, it is therefore ordered, adjudged and decreed by the court that the complainant have and recover of the Defendant the sum of \$13.28 and the cost of this cause; and it further appears that the said costs and judgment, totaling the sum of \$20.10 have been paid, all other questions in said cause are hereby dismissed.

SERVICE LINES INC.

VS

GEO. K. TATE, ETAL

IN THE CIRCUIT COURT AT WAVERLY, TENNESSEE

This cause came on to be heard before the Honorable Dancy Fort, Judge, on motion of the Plaintiff to be permitted to amend its declaration by adding to page 2 of the declaration following the third paragraph following the words "loss of the use of the same", the following:

Plaintiff avers that its International tractor of truck 1939 model D 35, by reason of said accident depreciated in value \$942.50; that said truck sustained a broken left front axle, wheel, fender, the cab being damaged, the frame sustaining a double off set twist, the differential or rear axle assembly being badly damaged and knocked out of alignment, and otherwise damaged, including the following parts: Frame assembly, rear axle housing, rear springs, steering gear complete, front axle beam, steering knuckle, front springs, drag link, pitman arm, flywheel housing, front fender, shield, fender brace, fender support, headlight, hood side, radiator complete, running board, left front bumper, brake hose, rear view mirror, cab door complete, vacuum booster cyl., set fan blades, bumper bracket, 7" rim, signal light, straighten right front fender, straighten cab and refinish, tire and tube, and miscellaneous parts; that the reasonable cost for repairing said truck was \$477.00 but that even though said repairs were made as skilfully as possible, the truck could not be put back in substantially the same condition as before the accident.

Plaintiff avers that the Herman Semi-trailer which was attached to said tractor and involved in this accident, and damaged extensively, could not be repaired, and that its reasonable market value before the accident was \$534., and that its reasonable market value after the accident was \$75.00, and could be used only as salvage. Plaintiff avers further, that said trailer was damaged on the left side or body, above the frame, being torn at the left front corner, the side of said trailer being broken, damaged and torn, the frame of said trailer being bent and otherwise damaged.

Which motion, the court is pleased to grant.

It is therefore ordered, adjudged that the plaintiff be given permission and the same is hereby amended as set out above.

April 21, 1941

Dancy Fort, Judge

W.R. HAMILTON, ADM.
JAMES HAMILTON, DEC.

VS.

CLARENCE KIRKPATRICK

DAMAGE

In this cause, on motion of defendant. The cause is dismissed for want of prosecution. The plaintiff will pay the cost for which execution may issue.

MRS. THELMA ANDERSON

VS.

FOWLES UNDERTAKING CO.

IN THE CIRCUIT COURT AT WAVERLY, TENNESSEE

In this cause upon motion of the plaintiff, it is ordered that this case be continued and set for the first day of the next term of this Court.

ETTA STEWART
VS.

IN THE CIRCUIT COURT AT WAVERLY, TENNESSEE

BROWN ROCHELL
COCA-COLA BOTTLING WORKS A CORPORATION

In this cause upon motion of the defendants, It is ordered, adjudged and decreed by the Court that this case be continued until the next term of Court.

A.L.ROSS

VS.

IN THE CIRCUIT COURT AT WAVERLY, TENNESSEE

N.C. & ST-L RAILWAY.

In this cause comes the defendant, N.C. & ST-L. Railway, and by order of the court Plaintiff is allowed thirty(30) days in which to file declaration.

MRS E.T.CROWELL

VS.

IN THE CIRCUIT COURT OF HUMPHREYS COUNTY, AT WAVERLY,
TENNESSEE

GEORGE GRUNDY

In this cause, it appearing to the Court that the matters herein involved have been compromised and settled out of Court, it is therefore ordered, adjudged and decreed by the Court that the complainant have and recover of the defendant the sum of \$79.93 and 80cents interest and the cost of this cause; and at further appearing that the said judgment and costs, totaling the sum of \$9.99, have been paid, all other questions in said cause are hereby dismissed.

Approved for entry.

Wack C. Simpson
Atty. for Plaintiff

COURT THEN ADJOURNED UNTIL TOMORROW MORNING AT 9:00 O'CLOCK

Dancy Fort JUDGE

COURT MET PURSUANT TO ADJOURNMENT PRESENT AND PRESIDING THE HON. DANCY FORT, JUDGE.

SERVICE LINES INC.

VS.

IN THE CIRCUIT COURT OF HUMPHREYS COUNTY, TENN.

GEO. K. TATE, ETAL

This day came the parties in person and attorneys and also a jury of good and lawful men, to-wit, W.T. Patterson, Sam Etheridge, Dalton Bell, Willis Bass, John Pearl, Henry Gentry, R.S. Warren, L.W. Rogers, Leonard Petty, Paul Little, Edd Mayberry, and Jeff Page.

Who were duly sworn to try the issues joined between the parties, and who, upon their oaths, do say that they find the issues in favor of the defendants.

It is therefore considered that the defendants George Tate, James W. Tate, and Jack Tate, recover of the plaintiff, Service Lines Inc. and of H.O. Vincent and Mrs Elizabeth Vincent, securities on the plaintiffs cost bond, all of the cost of this cause for which execution will issue; and the defendants go hence with out day.

STATE OF TENNESSEE

VS.

FORGERY

ROSA NELL WARREN

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 issue joined came a jury of good and lawful men of Humphreys County, Tennessee, to-wit, Edd Mayberry, Paul Little, Jeff Page, Leonard Petty, Dalton Bell, Geo. Lafavor, J.P. Daniel, J.W. Dodd, L.W. Rogers, J.H. Pearl, Henry Gentry, and W.R. Bass. who being duly elected, tried and sworn according to law, after hearing all of the proof, argument of the Council 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 her punishment at one year in the Penitentiary at Nashville, Tennessee.

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 Penitentiary, at Nashville, Tennessee, at hard Labor for a period of time of not less nor more than one year and that she pay the cost of this cause. However it is further ordered that this sentence be suspended during good behavior.

STATE OF TENNESSEE

VS.

ASSAULT AND BATTERY

B.W. INGRAM

In this case comes the Attorney-General for the State and the defendant in person and by attorney and upon defendants agreement to pay some on the cost, It is ordered that this case be continued until the next term of this court. It is further ordered that this cost must be paid by the next term of this court,

STATE OF TENNESSEE

VS.

LARCENY

JAMES COLLIER

In this case it appearing to the court that the defendant has not been apprehended It is therefore ordered by the Court that an alias capias issue for him.

STATE OF TENNESSEE

VS.

AGE OF CONSENT

LOYD MATLOCK

In this case it appearing to the court that the defendant and prosecutrix have married and upon motion, it is ordered by the Court that this case be continued until the next term of this court.

STATE OF TENNESSEE

VS.

DISPOSING OF MORTGAGED PROPERTY

O.B. WHITSON

In this case came the Attorney General for the State and the defendant by Attorney and upon sufficient proof due to the illness of the defendant, it is ordered that this case be continued until the next term of this court.

STATE OF TENNESSEE

VS.

ASSAULT WITH INTENT TO COMMIT MURDER IN THE FIRST DEGREE

THOMAS FORESTER

In this case came the Attorney-General for the State and the defendant by Attorney and upon sufficient proof due to the illness of the defendant, it is ordered that this case be continued until the next term of this court. and that an alias capias issue for him.

STATE OF TENNESSEE

VS.

B.D.

CLAUD INMAN

In this case comes the Attorney General for the State and the Defendant in person and by Attorney, 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, Edd Mamberly, Paul Little, Jeff Page, Leonard Petty, Dalton Bell, Geo. Lafavor, J.F. Daniel, J.W. Dodd, L.W. Rogers, H.R. Pearl, Henry, Gentry, and W.R. Bass, who, being duly elected, tried and sworn according to law, after hearing all of the proof argument of the council, and charge of the court upon their oath do say that they find the defendant guilty as charged in the indictment ~~and the court thereupon~~.

It is therefore ordered, adjudged and decreed by the Court for the offense as found by the Jury that the defendant pay of secure a fine of twenty-five (\$25.00) Dollars and the cost of this cause for which let execution issue. Whereupon the Defendant in open court and paid said fine and cost.

STATE OF TENNESSEE

VS.

ASSAULT WITH INTENT TO COMMIT MURDER IN THE FIRST DEGREE

DILLIE MCGRIDER

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. It is therefore ordered adjudged and decreed by the court upon defendants plea of guilty that he be given a fine of five Dollars and the cost of this cause for which let execution issue. and further upon defendants agreement to pay \$2.50 per wk he is allowed to go with out bond, but upon failure to pay he will be taken in custody by the Sheriff of Humphreys County and by him confined in the county jail until same is paid secured or worked out.

STATE OF TENNESSEE

VS.

Fornery

E.F. DUNAGAN

In this case came the Attorney-General for the State and the Defendant in person and by attorney, and upon consent of both parties, it is ordered that this case be continued until the next term on this court.

STATE OF TENNESSEE

STATE OF TENNESSEE

VS.

ASSAULT WITH INTENT TO COMMIT MURDER IN THE FIRST DEGREE

FLOYD SMITH

In this case came the Attorney-General for the State and the Defendant in person and by Attorney, and upon consent of both parties it is ordered that this case be continued until the next term of this court.

STATE OF TENNESSEE

VS.

ASSAULT AND BATTERY

ROY HUGHEY

In this case came the Attorney-General for the State and the Defendant in person upon defendants agreement to pay the cost in this case, it is ordered that the order at the December term of court be revived.

STATE OF TENNESSEE

VS.

FORFEITURE

LOYD MATLOCK

In this case it is ordered by the Court that same be dismissed when actual cost is paid.

STATE OF TENNESSEE

VS.

DRIVING DRUNK

ROY HUGHEY

In this case it is ordered by the Court that the order in december term of court 1940 be revived.

STATE OF TENNESSEE

VS.

PUBLIC DRUNKNESS

CONNIE RUNIONS

In this case comes the Attorney-General for the State and the Defendant in person and by attorney, and upon recommendation of the Attorney-General for the State it is ordered that a nolle Prosequi be entered in this case.

STATE OF TENNESSEE

VS.

DRIVING DRUNK

W.E. CLEMENTS

In this case came the Attorney-General for the State and the defendant in person and by attorney, when upon motion and a former order it is ordered that the same order be revived.

STATE OF TENNESSEE

VS.

DRUNKNESS

WILLIAM WHITFIELD

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.

It is therefore ordered adjudged and decreed by the court upon defendants plea of guilty that he be given a fine of five Dollars and the cost of this cause for which let execution issue. and further upon defendants agreement to pay \$2.50 per wk he is allowed to go with out bond, but upon failure to pay he will be taken in custody by the Sheriff of Humphreys County and by him confined in the county jail until same is paid secured or worked out.

CASE REMOVED UNTIL TOMORROW MORNING AT 9 O'CLOCK

VS.

JUDGE

COURT THEN MET PURSUANT TO ADJOURNMENT PRESENT AND PRESIDING THE HON. DANCY FORT, JUDGE
 STATE OF TENNESSEE
 VS. DISTURBING PUBLIC WORSHIP
 TACK TRULL

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

It is therefore ordered adjudged and decreed by the Court that upon defendants plea of guilty, that he pay fine of Twenty (\$20.00) Dollars and the cost of this cause for which let execution issue. and further that upon defendants agreement to pay \$2.50, per Week, he is allowed to go without bond but upon his failure to pay, he will be taken in custody by the Sheriff of Humphreys County, Tennessee and by him confined in the county jail until same is paid, secured or laid out.

STATE OF TENNESSEE
 VS. LARCENY OF TIMBER
 MAUD HIGMAN

In this cause comes the Attorney-General for the State and the defendant in person and by attorney, when upon motion of the Defendant it is ordered that this case be continued until the next term of this court.

STATE OF TENNESSEE
 VS. LARCENY
 HARRIS JOHNSON

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, Tennessee, to-wit: Edd Mayberry, Paul Little, Jeff Page, Leonard Petty, Dalton Bell, Geo. Lafavor, J.F. Daniel, J.W. Dodd, L.W. Rogers, J.H. Pearl, Henry Gentry, and W.R. Bass, who, being duly elected, tried and sworn according to law, and being in charge of their sworn officers, after hearing all of the proof, argument of the council and charge of the Court, upon their oath do say that they find the defendant guilty as charged in the indictment and assess his punishment at thirty (30) days in the County Jail.

It is therefore ordered, adjudged and decreed by the Court that for the offense as found by the jury that the defendant be taken in charge by the Sheriff of Humphreys County, Tennessee, and by him confined in the County jail at hard labor for a period of thirty (30) days and that he pay the cost of this cause for which let execution issue. and further that he be rendered in famous.

STATE OF TENNESSEE
 VS. ASSAULT WITH INTENT TO COMMIT MURDER IN THE FIRST DEGREE
 J.C. JAMISON
 MRS J.C. JAMISON

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.

The reason to try the issues came a jury of good and lawful men of Humphreys County, Tennessee, to-wit: W.T. Patterson, Edd Mayberry, John Collier, Jeff Page, Geo. Lafavor, J.F. Daniel, Paul Little, R.S. Warren, Henry Gentry, Dorris White, J.H. Pearl, and L.W. Rogers, who, being duly elected tried and sworn, and being in charge of their sworn officers, D.O. Lee and J.C. Thomas, after hearing all of the proof, argument of the council and charge of the court, upon their oath do say that they find the defendant Mrs J.C.

(continued next page)

STATE OF TENNESSEE
 VS. CONTINUED
 J.C. JAMISON
 MRS J.C. JAMISON

Jamison, not guilty as charged in the indictment, and that she go hence without day, but they further say upon their oath that find the defendant, J.C. Jamison guilty of Assault and battery and assess and fix his punishment at a fine of fifty (\$50.00) Dollars.

It is therefore ordered, adjudged and decreed by the Court that for the offense as found by the jury that that defendant J.C. Jamison pay or secure a fine of Fifty (\$50.00) Dollars and the Cost of this cause for which let execution issue.

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

One against John Murray and William Warren, Housebreaking and larceny, Lloyd Tolland, Pros., which indictment is in words and figures as follows, to-wit:

State of Tennessee
 Humphreys county April Term of Circuit Court, A.D. 1934

The Grand Jurors for the State of Tennessee; duly elected, empaneled, sworn and charged to inquire for the body of the county of Humphreys and the State aforesaid, upon their oath aforesaid, present that John Murray and William Warren heretofore, to-wit, on the 25 day of January 1934, in said County and State, unlawfully, feloniously and forcibly did break and enter the smoke house of one Loyd Tolland, 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 John Murray and William Warren, on the day and year aforesaid, in the State and County aforesaid, unlawfully, feloniously, did take, steal and carry away two hams and two shoulders of meat all of the value of fifteen Dollars, and the goods and chattels of the said Loyd Tolland, with the intent to deprive him, the said Loyd Tolland, the true owner thereof and convert the same to his own use, contrary to the statute and against the peace and dignity of the State of Tennessee.

And the Grand Jury aforesaid, upon their oath aforesaid further present that the said John Murray and William Warren, on the day and Year aforesaid in the State and County aforesaid, unlawfully and feloniously, did receive, buy, conceal and aid in concealing two hams and two shoulders of meat of the value of fifteen Dollars the property of Loyd Tolland of said County, before then feloniously stolen, taken and carried away by some one, to the Grand Jury unknown, they the said John Murray and William then and there knowing the said meat aforesaid to have been feloniously stolen, taken and carried away, and the said John Murray and William Warren 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 Gen.

April Term, 1934. The State Vs. John Murray and William Warren, House breaking and Larceny, Loyd Tolland, Prosecutor, Subpoena for the State: Loyd Tolland, H.L. Donaldson B.O. Donaldson, Guy Donaldson, Frank James, J.L. Armstrong, C.A. Boyte. Witnesses Sworn by me on this indictment before the Grand Jury April Term 1934.

R.H. McKeel, froman Grand Jury
 W.C. Howell, Attorney-General

Atrya Bill, R.H. McKeel, Forman Grand Jury.

One against Rogers Green, ~~Housebreaking and Larceny~~, Which indictment is in words and Figures as follows; to-wit;

State of Tennessee |
Humphreys County | April Term of Circuit Court A.D. 1941

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 Rogers Green, heretofore, to-wit, on the 16th day of April 1941, in the said County and State, unlawfully, wantonly, and Wickedly enter the mansion House of one Cassie Stribner in the town of Waverly, Tennessee, broke out window lights, thereby injuring and defacing the building, carried out and destroyed cooked food, thereby being guilty of conduct calculated to cause a breach of the peace, contrary to the statute and against the peace and dignity of the State of Tennessee.

W.C.Howell, Attorney-General

April Term, 1941, The State vs. Rogers Green, Breach of Peace, Cassie Stribner, Pros, Subpoena for the State, Cassie Stribner, Frank James, Joe Traylor, and J.McRees
Witnesses sworn by me on this indictment before the Grand Jury April Term, 1941.

R.H.McKeel, Forman Grand Jury

W.C.Howell, Attorney-General

Atrue Bill, R.H.McKeel, Forman Grand Jury.

One Against Elmer Dink Larkins, Driving Drunk, Subpoena for the State, Frank James, Harry Bolerjack, Frank Wells, Trabue Lewis.

One Against Elmer Dink Larkins, Bone Dry, Subpoena for the State Frank James, Frank Wells, Trabue Lewis, Harry Bolerjack.

One Against Duncan Combs, Reckless Driving, Subpoena for the State, R.H.Fletcher, Harry Bolerjack, Frank James, and Delbert Wells.

One Against Bub Crowell, Larceny, which indictment is in words and figures as follows, to-wit;

State of Tennessee |
Humphreys County | April Term of the Circuit Court, A.D.1941

The Grand Jurors for the State of Tennessee, elected, empaneled, sworn and charged to inquire for the body of the County of Humphreys and the State aforesaid, upon their oath aforesaid, present that Bub Crowell, of said County, heretofore, to-wit, on the 1st day of February 1941, in the County aforesaid, unlawfully and feloniously did steal, take and carry away one sack of flower, coffee, milk, meat, baking powder, beans and meal of the value of three Dollars, the property of James S.Miller, 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 futher present that the said Bub Crowell of said County, on the day and year aforesaid, in the County aforesaid, unlawfully, and feloniously did receive, buy conceal, and aid in concealing on sack of flower, coffee, milk, meat, baking powder, beans and meal of the value of three Dollars, the property of James S.Miller of said County, before then feloniously stolen, taken and carried away by some one, to the Grand Jury unknown, he the said Bub Crowell, then and there knowing the said property aforesaid to have been feloniously stolen, taken, and carried away, and he the said Bub Crowell 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, 1941, The State vs. Bub Crowell, Larceny, James S.Miller, pros, Subpoena for the State; James S.Miller, Tops Milligan, J.C.Thomas, J.McReeves. Witnesses sworn by me on this indictment before the Grand Jury. April Term 1941, R.H.McKeel Forman Grand Jury.

W.C.Howell, Attorney-General

Atrue Bill, R.H.McKeel Forman Grand Jury.

One Against Leroy Frazier and Thomas Bell, Larceny, which indictment is in words and figures as follows;

State of Tennessee |
Humphreys County | April Term of the Circuit Court, A.D. 1941,

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 Leroy Frazier and Thomas Bell of said County, heretofore, to-wit on the 13 day of April 1941, in the County aforesaid, unlawfully and feloniously did steal, take and carry away two gallons gasoline of the value of fifty cents the property of Humphreys County, Tennessee, of said County, then and there being found contrary to the form of the statute and in such cases made and provided, and against the peace and dignity of the State of Tennessee.

W.C.Howell, Attorney-General

April Term, 1941, The State vs. Leroy Frazier and Thomas Bell, Larceny, Joe Traylor, Pros. Subpoena for the State; Joe Traylor, Frank James, Red Knight, L.R.Taylor. Witnesses Sworn by me on this indictment before the Grand Jury, April Term, 1941.

R.H.McKeel, Forman Grand Jury

W.C.Howell, Attorney-General

Atrue Bill, R.H.McKeel, Forman Grand Jury.

One against Vida Stewart, Assault and battery, Which indictment is in words and figures as follows, to-wit;

State of Tennessee |
Humphreys County | April Term of Circuit Court, A.D. 1941.

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 Vida Stewart of said County, heretofore, to wit on the 18th day of March 1941 with force and arms, in the County aforesaid, unlawfully did make an assault upon the body of one Julia Harrison and her the said Julia Harrison she, the said Vida Stewart, then and there did cruelly beat, wound, bruise, and otherwise maltreat, against the peace and dignity of the State of Tennessee.

W.C.Howell, Attorney-General

April Term, 1941, The State Vs. Vida Stewart, Assault and battery, Julia Harrison, Pros, Subpoena for the State; Julia Harrison, Ellen Crowell, Georgia Cain, Georgia Luffman, Grace Sawyers. Witnesses sworn by me on this indictment before the Grand Jury, April, Term 1941.

R.H.McKeel, Forman Grand Jury.

W.C.Howell, Attorney-General

One Against James D.Martin Wreckless Driving, Subpoena for the State Harry Bolerjack Frank James, Frank Wells, Trabue Lewis, W.H.Hobbs,

One Against Thurman Stewart, Carrying a Pistol, Subpoena for the State; J.C.Thomas, W.D. Wells and J.McReeves.

One Against Joe(Buddy)Brandon, Vida Stewart, and Grady Stewart, Assault with intent to commit Murder in the First Degree, which indictment is in words and figures as follows;

State of Tennessee
Humphreys County April Term of Circuit Court 1941.

The Grand Jurors for the State of Tennessee, elected, empaneled, sworn and charged to inquire for the body of the County of Humphreys and the State aforesaid, upon their oath aforesaid, present that Joe(Buddy)Brandon, Vida Stewart and Grady Stewart, of said County, heretofore, to-wit, on the 18th day of March 1941, with force and arms, in the County aforesaid, unlawfully, feloniously, wilfully, wilfully, deliberately, premeditatedly, and maliciously, did make an assault upon the body of one Malcolm Huffman(alisa Malcolm Cuffman) with a certain rock, with the unlawful and feloniously intent, then and there, him the said Malcolm Huffman unlawfully, feloniously, wilfully, deliberately, premeditatedly and of his malice aforethought, to kill and upon him to commit the crime and felony of murder in the first degree, against the peace and dignity of the State of Tennessee.

W.C.Howell, Attorney-General

April Term 1941, The State vs. Joe(Buddy)Brandon, Grady Stewart and Vida Stewart, Assault with intent to commit murder in the first Degree. Julia Harrison, Pros. Subpoena for the State; Julia Harrison, Ellen Crowell, Georgia Cain, Georgia Luffman, James Gartrell, Grace Sawyers, Garter Simpson, Witnesses sworn by me on this indictment before the Grand Jury, April Term 1941.

R.H.McKeel, Forman Grand Jury

W.C.Howell, Attorney-General.

Atrue Bill, R.H.McKeel, Forman Grand Jury.

One against Floyd Wilke, Carrying a black jack, subpoena for the State. Frank Wells, D.O.Lee, and J.C.Thomas.

One Against John Priest, Carrying a Pistol, Subpoena for the State; Trabue Lewis, Harry Polerjack, and R.H.Fletcher.

One against Joe(Buddy)Brandon, assault and Battery subpoena for the State; Julia Harrison, Ellen Crowell, Georgia Cain, Georgia Luffman, Grace Sawyers, and James Gartrell.

STATE OF TENNESSEE

VS.

~~XXXXXXXXXXXX~~ MALICIOUS TRESPASSING

ROGERS GREEN
WARDEN

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 issue joined came a jury of good and lawful men of Humphreys County, Tennessee, to-wit; Edd Mayberry, Paul Little, Jeff Page, Leonard Petty, Dalton Bell, Geo. Lafavor, J.P.Daniel, J.W.Dodd, L.W.Rogers, J.H.Pearl, Henry Gentry, and W.R. Bass, who being duly, elected, tried and sworn according to law, after hearing all of the proof, argument of the Council, and charge of the Court, upon their oath do say that they find the defendant guilty as charged in the indictment and assess and fix his punishment at thirty days in the County jail.

It is therefore ordered, adjudged and decreed by the Court that for the offense as found by the jury that the defendant be confined in the county jail for a period of time of thirty days and that he pay the cost of this cause for which let execution issue.

STATE OF TENNESSEE

VS.

DRIVING DRUNK

ELMER DINK LARKINS

In this case the Attorney-General for the State and the Defendant in person, when upon defendants agreement to plead guilty at the next term of court, and take fine of \$10.00 and the Cost, it is ordered, adjudged and decreed by the court that this cause be continued until the next term of Court.

STATE OF TENNESSEE

VS.

DRIVING DRUNK

DUNCAN COMES

In this case comes the Attorney-General for the State and the Defendant in person and by Attorney, who had been duly charged and arraigned on said indictment pleads guilty.

Upon defendants plea of guilty, it is ordered adjudged and decreed by the court, that the defendant ~~pay~~ fine of \$50.00 and the cost of this cause for which let ~~xxx~~ execution issue. Thence came in to open court the Defendant, Duncan Comes and paid said fine together with all the cost of this cause.

STATE OF TENNESSEE

VS.

BONE DRY

ELMER DINK LARKINS

In this case comes the Attorney General for the State and the defendant in person and by Attorney, when upon motion made by the defendant and his statmanet made in open court that he ~~intenda~~ to plead guilty at the next term of court and take a fine of \$25.00 and the cost of this cause, it is ordered that this case be continued until the next term of this court.

STATE OF TENNESSEE

VS.

AGE OF CONSENT

HARRIS CLIFORD MOBLEY

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.

PUBLIC DRUNKNESS

CLAUD INMAN

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.

DRIVING DRUNK

CLAUD INMAN

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.

MISDEMEANOR

BILL LOWE

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.

LARCENY OF GASOLINE

LEROY FRAZIER
THOMAS BELL

In this case came the Attorney-General for the State and the defendants in person and by Attorney, when upon motion of the defendants, it is ordered adjudged and decreed by the Court that this case be continued until the next term of this Court.

STATE OF TENNESSEE

VS.

LARCENY OF GASOLINE

BUB CROWELL

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 indictments pleads guilty.

Thereupon to try the issue joined came a jury of good and lawful men of Humphreys County, Tennessee, to-wit; Edd Mayberry, Paul Little, Jeff Page, Leonard Petty, Dalton Bell, Geo. LaFavor, J.F. Daniel, J.W. Dodd, L.W. Rogers, J.H. Pearl, Henry Gentry and W.R. Bass, who have been duly elected, tried and sworn according to law, after hearing all of the proof, argument of counsel and charge of the Court, upon their oath do say that they find the defendant guilty as charged in the indictment and assess and fix his punishment at ninety(90) Days in the County Jail.

It is therefore ordered, adjudged and decreed by the Court that for the offense as found by the jury that the defendant be confined in the County jail for a period of time of ninety days and that he pay the cost of this cause for which let execution issue.

STATE OF TENNESSEE

VS.

KILLING AN ANIMAL

L.B. WRIGHT

In this case the Grand Jury returned an indictment marked "Not a True Bill", It is therefore ordered, adjudged by the Court that the defendant be dismissed and go hence without day.

STATE OF TENNESSEE

VS.

ASSAULT AND BATTERY

VIDA STEWART

In this comes the Attorney-General for the State and the Defendant in person and by Attorney, upon agreement of both parties, it is ordered that this case be continued until the next term of this court.

COURT THEN ADJOURNED UNTIL TOMORROW MORNING AT 9 O'CLOCK

Dancy Fort

JUDGE

COURT MET PURSUANT TO ADJOURNMENT PRESENT AND PRESIDING THE HON. DANCY FORT, JUDGE ETC.

STATE OF TENNESSEE

VS.

DRIVING DRUNK

JAMES D. MARTIN

In this case came the Attorney-General for the State and the defendants in person and by Attorney, when upon motion of the defendants, it is ordered adjudged and decreed by the Court that this case be continued until the next term of this Court.

STATE OF TENNESSEE

VS.

DRIVING DRUNK

W. A. BRISSETT

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.

CARRYING A PISTOL

THURMAN STEWART

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 issue joined came a jury of good and lawful men of Humphreys County, Tennessee, to-wit; Edd Mayberry, Paul Little, Jeff Page, Leonard Petty, Dalton Bell, Geo. LaFavor, J. F. Daniel, J. W. Dodd, L. W. Rogers, J. H. Pearl, Henry Gentry, and W. R. Bass, who being duly, elected, tried and sworn according to law, after hearing all of the proof, argument of the Council, and charged of the Court, upon their oath do say that they find the defendant guilty as charged in the indictment and assess and fix his punishment at Fifty dollars (\$50.00) and cost.

It is therefore ordered, adjudged and decreed by the Court for the offense as found by the jury that the defendant pay of secure a fine of fifty dollars (\$50.00) and the cost of this cause for which let execution issue. Whereupon the Defendant in open court and paid said Fine and Cost.

STATE OF TENNESSEE

VS.

DRIVING DRUNK

JOHN HARRIS STANFORD

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.

CARRYING BLACK JACK

LOYD WILKIN

In this case comes the Attorney-General for the State and the defendant in person and by Attorney, when upon motion made by the defendant and his statement made in open court that he intends to plead guilty at the next term of court and take a fine of \$25.00 and the cost of this cause, it is ordered that this case be continued until the next term of this court.

STATE OF TENNESSEE THEN ADJOURNED UNTIL TOMORROW MORNING AT 9 O'CLOCK

VS.

JOHN PRIEST

Dancy Fort

JUDGE

COURT THEN MET PURSUANT TO ADJOURNMENT PRESENT AND PRESIDING THE HON. DANCY FORT, JUDGE ETC.
STATE OF TENNESSEE

VS. GOING ARMED

JOHN PRIEST

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 indictments pleads guilty.

Thereupon to try the issue joined same a jury of good and lawful men of Humphreys County, Tennessee, to-wit; Edd Mayberry, Paul Little, Jeff Page, Leonard Petty, Dalton Bell, Geo. LaFavor, J. F. Daniel, J. W. Dodd, E. W. Rogers, J. H. Pearl, Henry Gentry and W. R. Bass, who has been duly elected, tried and sworn according to law, after hearing all of the proff, argument of council and charge of the Court, upon their oath do say that they find the defendant guilty as charged in the indictment and asses and fix his punishment at fifty-dollars (\$50.00) and cost.

It is therefore ordered, adjudged and decreed by the Court for the offense as found by the Jury that the defendant pay of secure a fine of ~~sixty~~ dollars (\$50.00), and the cost of this cause for which let execution issue. It is further ordered adjudged and decreed by the Court upon defendant paying thirty-five (\$35.00) dollars, that he will be given until next term of Court to pay the balance.

STATE OF TENNESSEE

VS. HARRYING A PISTOL

CLAUD INMAN

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 he be dismissed and go hence without day.

STATE OF TENNESSEE

VS. ASSAULT AND BATTERY

JOE (BUDDY) BRANDON

In this case came the Attorney-General for the State and the defendant in person and by Attorney, when upon motion, It is ordered that this case be continued until the next term of this court.

STATE OF TENNESSEE

VS. LARCENY

JAMES FRANK CARROLL

In this case comes the Attorney-General for the State and the Defendant in person and by Attorney, when upon motion it is ordered that this case be continued until the next term of this court.

STATE OF TENNESSEE

VS. RECKLESS DRIVING

MAMIE FOWLKS

In this case comes the Attorney-General for the State and the defendant in person and by Attorney when, upon motion, It is ordered adjudged and decreed by the court that this case be continued until the next term of this Court.

COURT THEN ADJOURNED UNTIL TOMORROW MORNING AT 9 O'CLOCK.

Dancy Fort
JUDGE.

COURT MET PURSUANT TO ADJOURNMENT PRESENT AND PRESIDING THE HON. DANCY FORT, JUDGE ETC.
STATE OF TENNESSEE

VS. LEWDNESS

CHARLIE BROWN
NORA TURNER

In this case comes the Attorney-General for the State and the Defendants in person and by Attorney, when upon motion of the Defendants, It is ordered adjudged and decreed by the Court that this case be continued until the next term of this court, and further that it be set for Tues of said term.

STATE OF TENNESSEE

VS. ABORTION

ORA BRITTON (CHIEF
EAGLE FEATHER,
PRINCESS SILVER*
HEEL.

In this case came the Attorney-General for the State and the Defendants in person and by Attorneys, 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, Claud James, R.C. Wheeler, Clyde Harris, Loyd Tolland, R.D.W. Haygood, Charlie Chilton, Geo. LaFavor, Oscar Miller, Dorris White, R.E. Smith, Will Rice, and Jess Qualls, who being duly elected tried and sworn according to law, and being in charge of their sworn officers, Oliver Lee and Walter Woods, after hearing all of the proof, argument of the Council and charge of the Court, upon their oath do say that they find the defendants not guilty as charged in the indictment. It is therefore ordered, adjudged and decreed by the Court that the Defendants be dismissed and go hence without day.

STATE OF TENNESSEE

VS. LARCENY OF MEAT

JOHN MURRAY
WILLIAM WARREN

In this case came the Attorney-General for the State and the Defendant in person and by Attorneys, who, being duly charged and arraigned on said indictment pleads guilty.

Thereupon to try the issue came a jury of good and lawful men of Humphreys County, Tennessee, to-wit; Edd Mayberry, J.W. Dodd, Paul Little, Jeff Page, Leonard Petty, Dalton Bell, Geo. LaFavor, J.F. Daniel, L.W. Rogers, J.H. Pearl, Henry Gentry, and W. R. Bass, who, being duly elected, tried and sworn according to law, after hearing all of the proof, argument of the Council and charge of the Court, upon their oath do say that they find the defendants guilty as charged in the indictment and asses and fix the punishment as to the defendant John Murray at three years in the Penitentiary and as to the defendant William Warren one year in the Penitentiary.

It is therefore ordered adjudged and decreed by the Court that for the offense as found by the jury that the defendant John Murray serve a sentence of three years in the penitentiary, It is further ordered adjudged and decreed by the Court that the defendant William Warren, be confined in the 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 they pay the cost of this cause. It is further ordered that the sentence as to William Warren be suspended during good behavior.

STATE OF TENNESSEE

VS

FELONIOUS ASSAULT

JOE (BUDDY) BRANDON
GRADY STEWART
VIDA STEWART

In this cause 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 defendant pleaded not guilty.

Thereupon to try the issues joined, came a jury of good and lawful men of Humphreys County, Tennessee, to-wit: Edd Mayberry, J. W. Dodd, Wallace Parnell, Bud Williams, J. F. Lacy, John Miller, Geo. LaFabor, Henry Gentry, Cleo Hedrick, R. S. Warren, John Pearl, and John Thomas who, being duly elected, tried and sworn according to law, and being in charge of their sworn officers, Walter Woods and J. C. Thomas who, had previously been legally sworn to attend them, after hearing all the proof, argument of counsel and the charge of the Court, but not having time to consider of their verdict said jury is respited by the Court until tomorrow morning at nine o'clock and said jury retired in charge of their sworn officers aforesaid.

STATE OF TENNESSEE

VS

FELONIOUS ASSAULT

JOE (BUDDY) BRANDON
GRADY STEWART
VIDA STEWART

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: Edd Mayberry, J. W. Dodd, Wallace Parnell, Bud Williams, J. F. Lacy, John Miller, Geo. LaFabor, Henry Gentry, Cleo Hedrick, R. S. Warren, John Pearl, and John Thomas, having returned into open court in charge of their officers, Walter Woods and J. C. Thomas and having resumed the consideration of this cause, having heard all the proof, argument of counsel and the charge of the Court, upon their oath do say that they find the defendants guilty as charged in the indictment as charged in the indictment and fix and assess the punishment of Joe (Buddy) Brandon at a fine of \$50.00 dollars. Grady Stewart at a fine of \$25.00 dollars and the punishment of Vida Stewart at a fine of \$10.00 dollars.

It is therefore ordered, adjudged and decreed by the Court, that for the offense as found by the jury the defendant Joe (Buddy) Brandon pay or secure a fine of \$50.00 dollars, that the defendant Grady Stewart pay or secure a fine of \$25.00 dollars and that the defendant Vida Stewart pay or secure a fine of \$10.00 dollars and that said defendants pay the cause of this cause for which let execution issue.

STATE OF TENNESSEE

VS

LARCENY

JOHN (BUDDY) BRANDON
WILLIAM WARREN
VIDA STEWART

In this cause comes the Attorney-General for the State and the Defendants in person and by Attorneys, 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: Edd Mayberry, Paul Little, Jeff Page, Leonard Petty, Dalton Bell, Geo. LaFabor, J. F. Daniel, J. W. Dodd, L. W. Rogers, J. H. Pearl, Henry Gentry and W. R. Bass, being in charge of their sworn officers D. O. Lee and J. C. Thomas. After hearing all of the proof, argument of the council and charge of the Court, upon their oath do say

they find each of the defendants guilty of petit larceny as charged in the indictment and assess and fix the punishment of defendant John Murry at three years in the penitentiary and assess and fix the punishment of the defendant, William Warren at one year in the penitentiary.

It is therefore ordered adjudged, and decreed by the Court that for the offense as found by the jury that the defendant, John Murry be confined in the State Penitentiary at Nashville, Tennessee, at hard labor, for a period of not less one year nor more than three years; that the defendant William Warren be confined in said State Penitentiary at Nashville, Tennessee, at hard labor for a period of not less than one year nor more than one year; that both of said defendants be rendered infamous and that they pay the cost of this cause for which let execution issue. It is further ordered, ordered and adjudged that the sentence at to William Warren be suspended during good behavior.

KATHERYN JAMES VARDEN

VS

PETITION FOR DIVORCE

JOHN G. VARDEN

On motion of the Complainant, and it appearing that the Defendant John G. Varden has been regular served with process, more than five whole days before the convening of this term of Court, requiring him to appear and answer the bill filed in the above styled cause, which he has failed to do, and in this respect is in default. It is therefore ordered, adjudged and decreed that the bill be taken for confessed and the cause set for hearing ex parte.

KATHERYN JAMES VARDEN

VS

IN CIRCUIT COURT AT WAVERLY, TENNESSEE

JOHN G. VARDEN

This cause was heard on this April 26, 1941 before Judge Dancy Fort upon the bill of the Complainant, Kathryn James Varden, the ProConfesso heretofore entered against the Defendant and the oral testimony of witnesses examined in open Court.

And it satisfactorily appeared to the Court from the proof that the facts alleged in the bill are true; that the Defendant abandoned the Complainant on or about August 31, 1940, and has refused or neglected to provide for her.

It is therefore ordered, adjudged and decreed by the Court that the bonds of matrimony subsisting between the Complainant and Defendant be absolutely and forever dissolved and the Complainant be vested with all the rights of an unmarried woman; and that her maiden name of Kathryn James be restored to her.

MARGARET DURHAM MAY

VS

IN CIRCUIT COURT AT WAVERLY, TENNESSEE.

WILLIAM MAY

ORDER PRO CONFESSO

On motion of the Complainant, and it appearing that a prior order of this Court the Defendant William May has been regularly brought into Court by publication according to law, whereby he was required to appear and answer the bill filed in the above styled cause; that he has failed to do this and therein is in default, it is therefore ordered, adjudged and decreed that the bill be taken for confessed and the cause set for hearing ex parte.

MARGARET DURHAM MAY

VS

MARGARET DURHAM MAY

VS.

IN CIRCUIT COURT AT WAVERLY, TENNESSEE

WILLIAM MAY

FINAL DECREE

This cause this day came on for hearing before the Honorable Dancy Fort, Circuit Judge, on the original bill, the order of publication, the order pro confesso, and the oral proof of witnesses in open Court, from all of which the Court finds that the Complainant and the Defendant were married in Humphreys County, Tennessee, as alleged in the bill: that the Defendant immediately abandoned her and that he has refused and neglected to provide for her, and having absented himself in a roving life with carnival companies, it is unlikely that he will return to take up the marriage relation with her, and that therefore the Complainant is entitled to the relief sought in the bill.

Therefore it ordered, adjudged and decreed that the bonds of matrimony subsisting between the Complainant be absolutely and forever dissolved, and that she is freed from the obligations thereof and is vested with all the rights of an unmarried person; and that her maiden name Margaret Durham be restored to her.

Be it further ordered that the Defendant will pay Roy Carter, Esq., the Solicitor fifteen dollars, his fee in this cause for services to date, and shall pay the costs of this cause, for all of which executions may issue.

MRS ZULA MCKELVY

VS

CONDIVINATION

T.B.BOX

In this cause, it appearing to the Court that the matters herein involved have been compromised and settled out of Court, it is therefore ordered, adjudged and decreed by the Court that the complainant have and recover of the defendant the sum of \$17.68, and the costs of this cause; and it further appearing that he said judgment and costs, totaling the sum of \$31.28 have been paid, all other questions in said cause are hereby dismissed.

Approved for entry. This 29th day of May, 1941.

Mack C. Simpson
Attorney for plaintiff.

J. W. Townsend.

Vs

In the Circuit Court at Waverly, Tennessee

A. M. O'Gwin

In this cause came the party and their attorneys when upon motion this cause is continued until the next term of Court.

H. H. Stewart

Vs

In the Circuit Court at Waverly, Tennessee

J. Alvin Slayden

In this cause came the party and their attorneys when upon motion this cause is continued until the next term of Court.

REPORT OF GRAND JURY

We, the members of the Grand Jury for the April Term 1941, of the Circuit Court for Humphreys County, Tennessee, beg leave to submit the following report to Your Honor.

We have diligently inquired and true presentment made of all matters given us in charge by Your Honor or otherwise brought to our knowledge.

We have examined the County Jail and County Poor House and find the 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 in proper form, And now having completed our labors for the term we ask to be discharged for the term.

Respectfully submitted, this April 24, 1941.

R. H. McKeel, Foreman Grand Jury, W. F. Larkin, Willie McCord, E. L. Cullum, F. A. Marres, J. M. Petty, C. C. Davis, W. R. H. Bowen, H. M. Turner, Jim Hooper, Paul Bradford, A. V. Anderson, D. C. Stringer.

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

State of Tennessee Vs. John Rolland, Assault with intent to murder, December 14, 1940 to December 20, 1940, 7 days at 75¢ per day and two turn keys.....	\$7.25
State of Tennessee Vs. Roy Hughey, Larceny, December 14, 1940 to December 20, 1940 7 days at 75¢ per day and two turn keys.....	7.25
State of Tennessee Vs. Brownie Ingram, assault to murder, December 14, 1940 to December 20, 1940, 7 days at 75¢ per day and two turn keys.....	7.25
State of Tennessee Vs. William Warran, Larceny of meat, Jan. 25, 1941 to Jan. 28, 1941, 4 days at 75¢ per day and two turn keys.....	5.00
State of Tennessee vs. John Murray, Larceny of Meat, Jan. 25, 1941 to Jan. 28, 1941, 7 days at 75¢ per day and two turn keys.....	7.25
State of Tennessee vs. Bub Crowell, Larceny, Feb. 3 1941 to April, 1941, 78 days at 75¢ per day.....	58.50
State of Tennessee vs. Grady Stewart, assault to Murder, Mar 18, 1941 to Mar. 19, 1941, 2 days at 75¢ per day.....	1.50
State of Tennessee vs Joe (Buddy) Branden, Assault to Murder, Mar. 18, 1941 to April 21, 1941, 35 days at 75¢ per day.....	26.25
State of Tennessee vs LeRoy Frazier, Larceny, April 13, 1941 to April 13, 1941, one day at 75¢ per day, and two turn keys.....	2.75
State of Tennessee vs. Thomas Bell, Larceny, April 14, 1941 to April 14, 1941, one day at 75¢ per day and two turnkeys.....	2.75

COURT THEN ADJOURNED UNTIL COURT IN COURSE.

Dancy Fort JUDGE

COURT MET PURSUANT TO ADJOURNMENT PRESENT AND PRESIDING THE HON. DANCY FORT, JUDGE, ETC.

STATE OF TENNESSEE
HUMPHREYS COUNTY

CAPTION AUGUST TERM OF CIRCUIT COURT 1941

Be it remembered that a Circuit Court was opened and held in and for the County of Humphreys at the Court house in the Town of Waverly, Tennessee on the 11th day of August 1941, It being the ^{second} Monday of said Month, and the One-thousand nine hundred and forty-first year of our Lord, and the One-hundred and sixty-sixth year of American ~~Ind~~ Independence. Present and presiding the Hon. Dancy Fort, Judge, of the Nineth Judicial District of the State of Tennessee.

Court was opened in due form of law by Frank James, Sheriff of Humphreys County, Tennessee and by him returned in open court a writ of venire facias, showing that the following named persons were appointed by the County Court, at its July Term 1941, to appear and serve as Jurors at this the present term of Court., to-wit: W.D.Mullinix, Jack Larkins, Neely Harden, Wood Owens, Henry Williams, Tom Pullen, Put Waggoner, A.P.Lockhart, C.E. Bratcher, W.J.Swanney, Jim Ridings, Arthur Hooper, Will Harvey, Earnest Kinley, Blane Smith, Preston McCollum, B.P.Hemby, Bill Owens, Monroe Holland, Leon Byrd, E.W.Nax, A.W. Rice, John Wafford, J.P.Hodge, And out of the Jurors so summoned the following were selected as required by law, as Grand Jurors, to-wit; Neely Harden, Wood Owens, Henry Williams, Tom Pullen, Put Waggoner, A.P.Lockheart, C.E.Bratcher, W.J.Swanney, Jim Ridings, Arthur Hooper, Will Harvey and Emmitt Kinley and R.H. McKell, having been appointed Foreman of the Grand Jury at this August 1941, Term of Court, the said Grand Jury is in all things as the Law directs having been duly elected, tried and sworn according to law, retired to their room in charge of their sworn officer, Chesley Vaden, a Constable of Humphreys County, sworn according to law to attend them in considering indictments and presentments. And out of the remaining Jurors so summoned, the following were excused from jury service by the Court, to-wit; W.D.Mullinix, Jack Larkins, and Alfred Fortner, and the Following named persons were summoned by the Sheriff of Humphreys County, and qualified as regular Jurors in the stead of the above named excused Jurors and to-wit; C.R.Watts, C.E.Guinn, Tom Flowers, A.S.J.Curtis, E.D.Cullum, and Ray McMillan.

APPOINTMENT OF R.H.MCKEEL, FORMAN GRAND JURY.

It appearing to the Court that the Term of R.H.McKeel, as permanent forman of the Grand Jury has expired, and that it is necessary to appoint a Forman, the Court was pleased to and did re-appoint Mr. R.H.McKeel, Permanent Forman of the Grand Jury for the regular Term of Two years, whereupon the said R.H.McKeel appeared in open court and accepted said appointment and was duly qualified and sworn as our permanent forman of the Grand Jury.

MRS. THELMA ANDERSON

VS.

IN THE CIRCUIT COURT AT WAVERLY, TENNESSEE

FOWLES UNDERTAKING CO.

In this case came the parties and their attorneys, and also so try the issues joined came a jury of good and lawful men of Humphreys County, to-wit, E.P. Hemby, C.R. Watts, E.W. Cullum, E.W. Nix, Bruce Hemby, Leon Byrd, A.W. Rice, Stanley James, Bill Owens, Preston McCollum, and H.R. Gill. Who, being duly empaneled, tried and sworn according to law, and and the said jury, after hearing al of the proof, argument of co uncil and charge of the Court, do say the they find the issues in favor of the defendant and so report in their verdict.

It is, therefore, ordered, adjudged and decreed by the Court that the said defendant so hence with nothing futher held in this case, and that the defendant have and recover of the plaintiff all the costs of this case for all of which let execution issue,

L.F. DAVIS

VS.

IN THE CIRCUIT COURT AT WAVERLY, TENNESSEE.

W.C. MAYS, ETAL

In this cause, the plaintiff moved the Court to be permitted to take a non suit, which motion the Court allows, and the cause is dismissed at the cost of the plaintiff, for all of which execution may issue.

MRS. ZULA MCKELVY

VS.

CONDEMNATION

OLIVER J. LONG

In this case, upon motion of the Attorney for the plaintiff, it is ordered, that this case be continued until the next term of the court.

MRS. E.T. CROWELL

VS.

CONDEMNATION

WILLIAM ANDERSON

In this case, upon motion of the Attorney for the Plaintiff, it is ordered, that this case be continued until the next term of this court.

MASON MERIDETH

VS.

CONDEMNATION

OLIVER J. LONG

In this case, upon motion of the Attorney for the Plaintiff, it is ordered, that this case be continued until the next term of this court.

MRS. ZULA MCKELVY

VS.

CONDEMNATION

NEWTON REAGON

In this case, upon motion of the Attorney for the Plaintiff, it is ordered that this case be continued until the next term of this court.

MRS. ZULA MCKELVY

VS.

CONDEMNATION

JESS ANDERSON

In this case, upon motion of the Attorney for the plaintiff, it is ordered that case be continued until the next term of this court.

MRS. ZULA MCKELVY

VS.

CONDEMNATION

WILLIAM ANDERSON

In this case, upon motion of the Attorney for the plaintiff, it is ordered that this case be continued until the next term of this court.

E.L. LEDBETTER

VS.

CONDEMNATION

JESS ANDERSON

In this case, upon motion of the Attorney for the plaintiff, it is ordered that this case be continued until the next term of this court.

MRS. ZULA MCKELVY

VS.

CONDEMNATION

PETE MOORE

In this case, upon motion of the Attorney for the plaintiff, it is ordered that this case be continued until the next term of this court.

A.W. LUCAS, TRUSTEE

VS.

IN THE CIRCUIT COURT AT WAVERLY, TENNESSEE

HUMPHREYS COUNTY

This cause came on to be heard before the Honorable Dancy Fort, Judge of this the 11th day of August 1941, on the whole record in the cause, and especially the defendant's motion for a rule upon the plaintiff to require him to give a new and better security on his prosecution bond in this cause and the Court upon consideration of the matter grants the motion, and orders that the plaintiff give new and better security on his prosecution bond in this cause within five days from date hereof, and in case of his failure to do so the cause will stand dismissed at the cost of the plaintiff.

And it is further ordered that in base new, better and sufficient bond filed in this cause within the period of five days, the Plaintiff may have thirty (30) days from this date within which to file his declaration, otherwise the cause will stand dismissed at the cost of the Plaintiff. In either case, should the cause be dismissed, execution may issue for the costs. All other matters are reserved.

A.W. LUCAS

VS.

IN THE CITY OF WAVERLY, TENNESSEE

CITY OF WAVERLY

This cause came on to be heard before the Honorable Dancy Fort, Judge, on this the 11th day of August 1941, on the whole record in the cause, and especially the Defendant's motion for a rule upon the Plaintiff to require him to give new and better security on his prosecution bond in this cause and the Court upon consideration of the matter grants the motion, and orders that the Plaintiff give a new and better security on his prosecution bond in this cause within five days of date from hereof, and in case of his failure to do so the cause will stand dismissed at the cost of the Plaintiff.

(Continued)

A.W. LUCAS

VS.

(CONTINUED)

CITY OF WAVERLY

And it is further ordered that in case new, better and sufficient prosecution bond is filed in this cause within the period of five days, the Plaintiff may have thirty (30) days from this date within which to file his declaration, otherwise the cause will stand dismissed at the cost of the Plaintiff. In either case, should the cause be dismissed, Execution may issue for the Costs. All other matters are reserved.

NICK MULLINIX

VS.

IN THE CIRCUIT COURT AT WAVERLY, TENNESSEE

WYLY MULLINIX
SAM MAYBERRY

This cause came on to be heard before the Hon. Dancy Fort, Judge on this the 11th day of August 1941, upon the entire record in this cause, when it appeared to the court that this cause originally came into this Court by Certioria from Magistrate's Court on the part of Wyly Mayberry, and that Judgment was heretofore rendered against the said Wyly Mayberry in favor of the said Nick Mullinix, and that judgment in the amount of \$225.46 was rendered against said Wyly Mayberry, and which the securities on his replevin bond, K.C. Hobbs, was forced to pay, and that proper motion was made and judgment heretofore entered in in favor of the said K.C. Hobbs against the said Wyly Mayberry for said amount paid; and that in this proceedings execution issued and garnishment proceedings were served upon the Defendant Sam Mayberry to reach funds in his hands belonging to the said Wyly Mayberry, and the said Sam Mayberry answered said garnishment on the 20th day of May 1941 showing that he had in his hands the sum of \$211.99 belonging to the said Wyly Mayberry.

It is therefore ordered, adjudged and decreed that the said K.C. Hobbs have and recover of the said Sam Mayberry the sum of \$211.99 to be applied on said judgment less the costs of this proceedings. The Clerk will deduct the costs and pay the balance to the said K.C. Hobbs. All other matters are reserved.

COURT THEN ADJOURNED UNTIL TOMORROW MORNING AT 9 O'CLOCK

JUDGE

STATE OF TENNESSEE

VS.

ASSAULT AND BATTERY

B.W. INGRAM

In this case came the Attorney-General for the State, and defendant by Attorney, It appearing to the Court that the Defendant is in prison, and upon motion it is ordered that the former order, heretofore entered be revived.

STATE OF TENNESSEE

VS.

JAMES COLLIER

COURT THEN MET PURSUANT TO ADJOURNMENT PERSENT AND PRESIDING THE HON. DANCY FORT, JUDGE ETC.

STATE OF TENNESSEE

VS.

ASSAULT AND BATTERY

B.W. INGRAM

In this case came the Attorney-General for the State and the defendant by Attorney It appearing to the Court that the Defendant is in prison, and upon motion it is ordered that the former order, heretofore entered be revived.

STATE OF TENNESSEE

VS.

LARCENY

JAMES COLLIER

In this case, it appearing to the Court that the defendant has not been apprehended It is therefore ordered by the Court that an alias capias issue for him.

STATE OF TENNESSEE

VS.

AGE OF CONSENT

LOYD MATLOCK

In this case came the Attorney-General for the State and the Defendant in person and when upon motion of the Attorney General for the State, It is ordered that this case be placed on the retired docket.

STATE OF TENNESSEE

VS.

DISPOSING OF MORTGAGED PROPERTY

O.B. WHITSON

In this case came the Attorney-General for the State and the Defendant by Attorney and upon sufficient proof, due to the illness of the defendant, it is ordered that this case be continued until the next term of this court.

STATE OF TENNESSEE

VS.

ASSAULT WITH INTENT TO COMMIT MURDER IN THE FIRST DEGREE

THOMAS FORESTER

In this case came the Attorney-General for the State and it appearing to the Court that the Defendant has not been apprehended, It is therefore ordered, adjudged and decreed that this case be continued until the next term of this court, and that an alias capias issue for him.

STATE OF TENNESSEE

VS.

ASSAULT WITH INTENT TO COMMIT MURDER IN THE FIRST DEGREE

DILLIE MCGRUDER

In this case comes the Attorney General for the State and it appearing to the Court that the Defendant has not been apprehended, It is therefore ordered that this case be continued until the next term of this court, and that an alias capias issue for the defendant.

STATE OF TENNESSEE

VS.

FERGERY

E.F. DUNAGAN

In this case came the Attorney-General for the State and the defendant in person and by Attorney, and upon consent of both parties, It is ordered that this case be continued until the next term of this Court.

STATE OF TENNESSEE

VS.

ASSAULT AND BATTERY

ROY HUGHEY

In this case came the Attorney-General for the State and the defendant by Attorney, upon motion and a former order, It is ordered that the same order be revived.

STATE OF TENNESSEE

VS.

DRIVING DRUNK

ROY HUGHEY

In this case came the Attorney-General for the State and defendant by Attorney, upon motion and a former order, It is ordered that the same order be revived.

STATE OF TENNESSEE

VS.

LEWDNESS

CHARLIE BROWN AND
NORA TURNER

In this Case came the Attorney-General for the State and the Defendants in person and by Attorney. when upon motion by the State, It is ordered, adjudged and decreed that this case be continued until the next term of this court. And further that Attachment issue for Clint Flowers, Robert Flowers, and Luke Flowers.

STATE OF TENNESSEE

VS.

DRIVING DRUNK

W.E. CLEMENTS

In this cause came the Attorney-General for the State and the Defendant, W.E. Clements being solemnly called to come into open Court as he was required to do to answer the State of Tennessee on an indictment pending here for Driving Drunk, according to the terms of his bond, came not but made default and his bondsmen, J.B. Bunnell, J.S. Clements, R.E. Clements and J.B. being solemnly called to come into open court and bring with the body of W.E. Clements, came not but made default.

It is therefore ordered by the court that the State of Tennessee have and recover of W.E. Clements and his securities, in the sum of Two Hundred (\$250) Dollars in accordance to the terms of his bond, unless they show good cause to the contrary and that an alias capias issue for W.E. Clements.

STATE OF TENNESSEE

VS.

LARCENY OF TIMBER

MAUD HIGMAN

In this case comes the Attorney-General for the State and the defendant in person and by Attorney, when upon motion by State, It is ordered that this case be continued until the next term of this court, and set for Wednesday of said term.

STATE OF TENNESSEE

VS.

DRIVING DRUNK

ELMER DINK LARKINS

In this cause comes the Attorney-General for the State and the defendant in person and by Attorney, when upon motion and a former order, It is ordered that the same order be revived.

STATE OF TENNESSEE

VS.

BONE DRY

ELMER DINK LARKINS

In this case comes the Attorney-General for the State and the Defendant by Attorney when upon motion and a former order, It is ordered that the same order be revived.

STATE OF TENNESSEE

VS.

DRIVING DRUNK

JAMES D. MARTIN

In this case comes the Attorney-General for the State and the Defendant, James D. Martin being solemnly called to come into open Court as he was required to do to answer the State of Tennessee on an indictment pending here for Driving Drunk, according to the terms of his bond, came not but made default and his bondsman, J.M. Claxton being solemnly called to come into open Court and bring with him the body of James D. Martin, came not but made default.

It is therefore ordered by the Court that the State of Tennessee have and recover of James D. Martin and his security, in the sum of Two Hundred (\$250.00) Dollars in accordance with the terms of his bond, unless they show good cause to the contrary and that an alias issue for James D. Martin.

STATE OF TENNESSEE

VS.

GOING ARMED

FLOYD WILKER

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 issue joined came a jury of good and lawful men of Humphreys County, Tennessee, to-wit: Blaine Smith, Preston McCollum, B.P. Hemm, Bill Owens, Monroe Holland, Leon Byrd, E.W. Nix, A.W. Rice, J. on Wafford, J.P. Hodges, C.R. Watts, and C.E. Quinn, being duly elected, tried and sworn according to law, after hearing all of the proof, argument of the Council and 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 Fifty (\$50) Dollars and the Cost of this cause.

It is therefore ordered, adjudged and decreed by the Court that for the offense as found by the Jury that the defendant pay a Fine of Fifty (\$50.00) Dollars and the cost of this cause for which let execution issue. It is further ordered that said Defendant be released to join the army.

STATE OF TENNESSEE

VS.

A.&B.

JOE (BUDDY) BRANDON

In this case comes the Attorney-General for the State and the Defendant in person when upon motion of the Attorney-General for the State, It is ordered that a nolle Prosequi enter upon payment of cost. It is further ordered that the Defendant be given credit for time in jail.

COURT THEN ADJOURNED UNTIL TOMORROW MORNING AT 9 O'CLOCK.

James R. Smith

JUDGE

STATE OF TENNESSEE

VS.

ASSAULT WITH INTENT TO COMMIT MURDER IN THE FIRST DEGREE

FLOYD SMITH

In this case came the Attorney-General for the State and the Defendant in person and by Attorney, and upon consent of both parties, It is ordered that this case be continued until the next term of this court.

STATE OF TENNESSEE

VS.

ASSAULT AND BATTERY

VIDA STEWART

In this cause came the Attorney-General for the State and the Defendant in person and by Attorney, When upon motion of the Defendant, It is ordered that this case be continued until the next term of this court.

STATE OF TENNESSEE

VS.

LARCENY

JAMES FRANK CARROLL

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, Tennessee, to-wit; Blane Smith, Preston McCollum, B.P. Hemby, Bill Owens, Monroe Holland, Leon Byrd, E.W. Nix, A.W. Rice, John Wafford, J.P. Hodge, G.R. Watts, and C.E. Guinn, who, being duly elected, tried and sworn according to law, after hearing all of the proof, argument of the council and charge of the court upon their oath do say that they find the defendant guilty as charged in the indictment and assess and fix his punishment at thirty(30) days in the jail of Humphreys County, Tennessee.

It is therefore ordered, adjudged and decreed by the Court that for the offense as found by the jury that the defendant be confined in the County jail of Humphreys County, Tennessee for a period of thirty(30) days and that he pay the cost of this cause for which execution will issue. and further that he be rendered infamous.

STATE OF TENNESSEE

VS.

RECKLESS DRIVING

MAMMIE FOWLES

In this case came the Attorney-General for the State and the Defendant in person and by Attorney, when upon motion made by the defendant and her statement made in open court that she intends to plead guilty at the next term of this court and take a fine of \$10.00 and the cost. It is ordered that this case be continued until the next term of this court.

STATE OF TENNESSEE

VS.

BORE DRY

HERSHELL GOODRICH

In this case comes the Attorney-General for the State and the Defendant in person and by Attorney, when upon motion of the Defendant, It is ordered that this case be continue until the next term of this court.

STATE OF TENNESSEE

VS.

TIPELING

JAMES BAMES

In this case came the Attorney-General for the State and the Defendant in person and by Attorney, and upon Defendants agreement to plead guilty at the next term It is ordered that this case be continued until the next term of this Court.

STATE OF TENNESSEE

VS.

LARCENY

THURMAN HOGAN
GEO. HOGAN

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 good and lawful men of Humphreys County, Tennessee, to-wit, Wess Cathy, E.W. Cullum, J.P. Hodge, E.W. Nix Jim Peeler, Monroe Holland, Bill Owens, Preston McCollum, K.C. Hobbs, Thomas Parnell, Bohn Wafford, and Blane Smith, and being in charge of their sworn officers Jim Thomas and D.O. Lee, after hearing all of the proof, argument of the council and charge if the Court upon their oath do say that they find the defendants guilty as charged in the indictment and assess and fix their punishment at a period of One (1) year in the State Penitentiary at Nashville, Tennessee.

It is therefore ordered, adjudged and decreed by the Court that for the offense as found by the jury that the defendants be confined in the State Penitentiary at Nashville, Tennessee, At hard labor, for a period of time of One year and that they pay the cost of this cause for which let execution issue. And further that they be rendered infamous.

STATE OF TENNESSEE

VS.

LARCENY

THURMAN HOGAN
GEORGE HOGAN

In this case came the Attorney General for the State and the Defendants in person and by Attorneys, 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. Wess Cathy, E.W. Cullum, J.P. Hodge, E.W. Nix, Jim Peeler, Monroe Holland, Bill Owens, Preston McCollum, K.C. Hobbs, Thomas Parnell, John Wafford and Blane Smith, who, being duly elected tried and sworn according to law, and being in charge of their sworn officers, J.C. Thomas and D.O. Lee, after hearing all of the proof, argument of the Council and charge of the Court, upon their oath do say that they find the defendants not guilty as charged in the Indictment.

It is therefore ordered by the Court upon the jury's verdict that the defendants be dismissed and go hence without day.

STATE OF TENNESSEE

VS.

Larceny

KIT STANFIELD
CLAUD LANCE

In this case comes the Attorney-General for the State and the Defendants in person and by Attorneys, 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; Herman Bruce, Henry Breeden, C.E. Guinn, E.C. Max, Blane Smith, Monroe Holland, Guy McMillan, Bill Black, John Wafford, Preston McCollum, Bill Owens, Loyd Fuller, who, being duly elected, tried and sworn according to law and being in charge of their sworn officers, T.D. Story and D.O. Lee, after hearing all of the proof, argument of the Council and charge of the court, upon their oath do say that they find the defendant Kit Stanfield not guilty as charged in the indictment, but they find the defendant Claud Lance guilty as charged in the indictment and assess and fix his punishment at one year in the State penitentiary at Nashville, Tennessee.

It is therefore ordered, adjudged and decreed by the Court that for the offense as found that the defendant Claud Lance 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 pay the cost of this cause for which let execution issue. and further that he be rendered infamous. And further that the defendant Kit Stanfield be dismissed and go hence without day.

STATE OF TENNESSEE

VS.

BOKE DRY

W.Y. RANEY

In this case came the Attorney-General for the State and the Defendant in person and by Attorney, when upon defendant's agreement to plead guilty at the next term of court, and take a Fine of twenty five (\$25.00) Dollars and the costs, It is ordered that this case be continued until the next term of this court.

STATE OF TENNESSEE

VS.

CARRYING A BLACK JACK

CECIL DIVINIE

In this case came the Attorney-General for the State and the Defendant in person and by Attorney, when upon Defendants agreement to plead guilty at the next term of this court and take a fine of Fifty (\$50.00) Dollars and the costs, It is ordered that this case be continued until the next term of this court.

STATE OF TENNESSEE

VS.

PUBLIC DRUNKNESS

JIM DIVINIE

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.

COURT THEN ADJOURNED UNTIL TOMORROW MORNING AT 9 O'CLOCK

JUDGE

COURT MET PURSUANT TO ADJOURNMENT PRESENT AND PRESIDING THE HON. HANCY FORT, JUDGE, ETC.

STATE OF TENNESSEE

VS.

HOUSE BREKING AND LARCENY

DONALD BUSH

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 issue joined came a jury of good and lawful men of Humphreys County, Tennessee, to-wit, Blane Smith, Preston McCollum, B.P. Hemby, Bill Owens, Monroe Holland, Leon Byrd, E.W. Mix, A.W. Rice, John Wafford, J.P. Fodge, C.R. Wetts, C.E. Guinn, who being duly, elected, tried and sworn according to law, after hearing all of the proof, argument of the Council and charge of the Court, upon their oath do say that they find the defendant guilty as charged in the indictment.

It is therefore ordered, adjudged and decreed by the court that for the offense as found by the jury be confined in the State Training and Industrial School at Nashville, Tennessee, for a period of time not less than two years nor more than two years. and that he be rendered infamous. and further that he pay the cost of this cause for which let execution issue.

STATE OF TENNESSEE

VS.

CARRING A PISTOL

TILMAN CRABB

In this case the Grand Jury returned an indictment Marked "Not a True Bill", It is therefore ordered, adjudged and decreed that the defendant go hence without day.

STATE OF TENNESSEE

VS.

ASSAULT WITH INTENT TO COMMIT MURDER IN THE FIRST DEGREE

PETE MOORE

In this case came the Attorney-General for the State and the Defendant in person and by Attorney, when upon motion of the Attorney-General for the State, It is ordered that this case be continued until the next term of this court.

STATE OF TENNESSEE

VS.

RECKLESS DRIVING

HENRY BONE

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.

RESISTING AN OFFICER

HENRY BONE

In this case the Grand Jury returned an indictment marked "Not a True Bill", It is therefore ordered, adjudged and decreed that the defendant be dismissed and go hence without day.

STATE OF TENNESSEE

VS.

Public Drunkness

T.E. AYRES

In this case the Grand Jury returned an indictment marked "Not a True Bill", It is therefore ordered, adjudged and decreed that the defendant be dismissed and go hence without day.

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

One against Hershell Goodrich, Bone Dry, Subpeona for the State, Joe Hays, Coy Harris Frank James, and Harry Bolerjack

One against Hershell Goodrich, Illegal sale of Liquor, Subpeona for the State, Joe Hays, Coy Harris, Frank James and Harry Bolerjack.

One Against James Banes Tippling, Subpeona for the State; Joe Hays, Coy Harris, Frank James, and Harry Bolerjack.

One against Thurman Yates, Dossie Gardener and Walter Reed, Larceny, H.E. Beasley, Pros. which indictment is in words and figures as follows;

State of Tennessee Humphreys County, August Term of Circuit Court, A.D. 1941. The Grand Jurors for the State of Tennessee, elected, empaneled, sworn and charged to inquire for the body of the County of Humphreys and the State aforesaid, upon their oath aforesaid present that Thurman Yates, Dossie Gardener, and Walter Reed of said County heretofore, to-wit on the 28th day of July 1941 in the County aforesaid unlawfully, feloniously did steal take and carry away two dollars and fifty cents of good and lawful money of the united states; keys and finger nail clip of the value of three Dollars, the property of H.E. Beasley 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 Thurman Yates, Dossie Gardener and Walter Reed of said County, on the day and year aforesaid, in the State and County aforesaid, unlawfully feloniously did receive, buy conceal, and aid in concealing two Dollars and fifty cents good and lawful money of the United States; keys and finger nail clip of the value of three Dollars, the property of H.E. Beasley of said County before then feloniously stolen, taken and carried away by some one to the Grand Jury unknown they the said Thurman Yates, Dossie Gardener, and Walter Reed then and there knowing the said property aforesaid to have been feloniously stolen, taken and carried away, and they the said Thurman Yates, Dossie Gardener and Walter Reed intending then and there fraudulently to deprive the owner thereof, contrary to the form of the Statute and in such cases made and provided for, and against the peace and dignity of the State of Tennessee.

W.C.Howell, Attorney-General

August Term 1941, The State Vs. Thurman Yates, Dossie Gardener and Walter Reed, Larceny, H.E. Beasley, Prosecutor, Subpeona for the State; H.E. Beasley, Joe Traylor, T.D. Story, W. Walter Woods, Trabue Lewis, and Harry Bolerjack. Witnesses sworn by me on this indictment before the Grand Jury August Term 1941.

R.H. McKeel, Foreman Grand Jury.
W.C. Howell, Attorney-General

A True Bill, R.H. McKeel, Foreman Grand Jury.

One against Thurman Hogan and George Hogan, Larceny of Chickens, Mrs Sophia Scott pros, which indictment is in words and figures as follows;

State of Tennessee Humphreys County, August Term of Circuit Court A.D. 1941. 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 Thurman Hogan and George Hogan of said County, heretofore to-wit, on the 12th day of June 1941 in the County aforesaid, unlawfully and feloniously did steal, take and carry away two chickens of the value of two Dollars, the property of Mrs Sophia Scott 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

(Continued)

And the Grand Jurors aforesaid, upon their oath aforesaid, do further present that the said Thurman Hogan and George Hogan, of said county, on the day and year aforesaid unlawfully and feloniously did receive buy, conceal, and aid in concealing two chickens of the value of two Dollars, the property of Mrs Sophia Scott of said County, before then feloniously stolen, taken away by some one, to the Grand Jury unknown, they the said Thurman Hogan and George Hogan then and there knowing the said Chickens aforesaid to have been feloniously stolen, taken and carried away, and they the said Thurman Hogan and George Hogan intending then and there fraudulently to deprive the owner thereof, contrary to the form of the Statute and against the peace and dignity of the State of Tennessee.

W.C. Howell, Attorney-General

August Term 1941, The State Vs. George Hogan and Thurman Hogan, Mrs Sophia Scott, Pros. Subpeona for the State; Mrs Sophia Scott, T.L. Jones, Edward French, Frank James, and Walter Woods.

Witnesses sworn by me on this indictment before the Grand Jury August Term 1941.

R.H. McKeel, Foreman Grand Jury

W.C. Howell, Attorney-General

A True Bill, R.H. McKeel, Foreman Grand Jury.

One Against Claud Lance and Kit Stanfield, Larceny, Nathan Lowe, Pros. which indictment is in words and figures as follows, State of Tennessee Humphreys County, August Term of Circuit Court 1941. 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 Claud Lance and Kit Stanfield of said County, heretofore to-wit, on the 25 day of June 1941 in the State and County aforesaid, unlawfully feloniously did steal, take and carry away one thurmos juz and valuable property, a guarantee on tire and check and bill fold of the value of twenty five Dollars, the property of Nathan Lowe and Jack Tate of said County then and there being found contrary to the form of the Statute in such case 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 Claud Lance and Kit Stanfield of said County unlawfully, feloniously did receive buy, conceal and aid in concealing one thurmos juz, valuable papers, to-wit a guarantee on an automobile tire and check and bill book of the value of twenty-five Dollars, the property of Nathan Lowe and Jack Tate of said County, before then feloniously stolen, taken and carried away by some one, to the Grand Jury unknown they the said Claud Lance and Kit Stanfield, then and there knowing the said property aforesaid to have been feloniously stolen, taken and carried away and they the said Claud Lance and Kit Stanfield, intending 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, 1941 The State Vs. Claud Lance and Kit Stanfield, Nathan Lowe Pros. Subpeona for the State; Nathan Lowe, Jack Tate, Dan Luff, Shorty White and Frank James.

Witnesses sworn by me before the Grand Jury, August Term 1941

R.H. McKeel, Foreman Grand Jury

W.C. Howell, Attorney-General

A True Bill R.H. McKeel, Foreman Grand Jury

One against W.Y. Rainey, Bone Dry, Subpeona for the State, Trabue Lewis, Coy Harris, Joe Hays, and Harry Bolerjack.

One against Cecil Divinie, Carrying a black Jack, Subpeona for the State, Frank James, W.D. Wells, D.O. Lee, Walter Woods, and J.C. Thomas.

One against Tilman Crabb, Carrying a black Jack, Subpoena for the State, Julia Harrison and Ethel Bedwell.
One against Donald Bush, Larceny, Subpoena for the State R.L. Burns, Frank James. and Joe Traylor.

One against Pete Moore, Claud Box Pros. Which indictment is in words and figures as follows; State of Tennessee, Humphreys County, August Term of the Circuit Court 1941. The Grand Jurors for the State of Tennessee, elected, empaneled and sworn and charged to inquire for the body of the County of Humphreys and the State aforesaid, upon their oath present that Pete Moore of said County, heretofore, to wit, on the 22 day of June 1941 with force and arms, in the County aforesaid, unlawfully, feloniously and wilfully, deliberately premeditatedly, and maliciously, did make an assault upon the body of one Claud Box with a certain shot gun with the unlawful and felonious intent, then and there, him, the said Claud Box unlawfully, wilfully, deliberately, premeditatedly, and of his malice aforethought, to kill and upon him to commit the crime and felony of murder in the first degree, against the peace and dignity of the State of Tennessee. ~~W.C. Howell Attorney-General.~~

W.C. Howell Attorney-General.

August Term 1941 The State Vs Pete Moore, Assault with intent to commit murder in the first degree, Claud Box, Pros. Subpoena for the State, Roy Townsend, Jim Stewart, Daisy Moore, Hugh McCaulley, Mrs Hugh McCaulley. Witnesses sworn by me on this indictment before the Grand Jury August Term 1941.

R.H. McKeel, Foreman Grand Jury.

W.C. Howell, Attorney General

A True Bill, R.H. McKeel Foreman Grand Jury.

One against Rogers Green, Larceny, Subpoena for the State, Junius Carroll, Frank James, Frank Wells, Mary Wilkins, and Walter Woods.

One against Henry Rohe, resisting an officer, subpoena for the State; T.D. Story and T.C. Flowers.

One against James Cole Hall, Driving Drunk, Subpoena for the State, Trabue Lewis, Frank James, and Harry Bolerjack.

One against Dalton Stewart, Driving Drunk, subpoena for the State, Frank James, Trabue Lewis, and Harry Bolerjack.

One against Ernest Bullington, Driving Drunk Subpoena for the State Frank James, Trabue Lewis and Harry Bolerjack.

STATE OF TENNESSEE

VS.

ILLEGAL SALE OF LIQUOR

HERSHELL GOODRICH

In this case came the Attorney-General for the State and the Defendant in person and by Attorney, when upon motion of the defendant, It is ordered that this case be continued until the next term of this court,

STATE OF TENNESSEE

VS.

DRIVING DRUNK

ERNEST BULLINGTON

In this case came the Attorney-General for the State and the Defendant in person and by attorney, upon defendants agreement to plead guilty at the next term of court, It is ordered that this case be continued until then next term of this Court.

STATE OF TENNESSEE

VS.

AGE OF CONSENT

WOODROE MILLER

In this case came the Attorney-General for the State and the defendant and person and by Attorney, when upon motion, It is ordered that this case be continued until the next term of this court.

STATE OF TENNESSEE

VS.

LARCENY OF GASOLINE

LERROY FRAZIER
THOMAS BELL

In this case came the Attorney-General for the State and the defendant, Leroy Frazier being solemnly called to come into open court as he was required to do to answer the State of Tennessee on an indictment pending here for Driving Drunk, according to the terms of his bond, came not but made default and his bondsmen, DaM. Frazier, R.E. Carter, J.H. Luther, and J.R. Luther, being solemnly called to come into open court and bring with them to body of Leroy Frazier, came not but made default.

It is therefore ordered by the Court that the State of Tennessee have and recover of Leroy Frazier and his sureties, in the sum of Two Hundred and Fifty (250.00) Dollars in accordance with the terms of his bond, unless they show good cause to the Contrary. and further it is ordered that the case as to Thomas Bell be continued until the next term of this court.

STATE OF TENNESSEE

VS.

LARCENY

ROGERS GREEN

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, Tennessee, to-wit, Blane Smith, Preston McCollum, R.P. Hamby, Bill Owens, Monroe Holland, Leon Byrd, E.W. Nix, A.W. Rice, John Wafford, J.P. Hodges, C.R. Watts, and C.E. Quinn, being duly elected, tried and sworn according to law, after hearing all of the proof, argument of the council and charge of the Court, upon their oath do say that they find the Defendant guilty as charged in the indictment and assess and fix his punishment at 90 days in jail and the cost.

It is therefore ordered adjudged and decreed by the Court that for the offence as found by the jury that the defendant be confined in the county jail of Humphreys County, Tennessee for a period of time of 90 days and that he pay the cost of this case for which let execution issue. It is further ordered that upon payment of said costs that the said jail sentence be suspended upon good behavior.

STATE OF TENNESSEE

VS.

DRIVING DRUNK

JAMES COLE HALL

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.

It is therefore ordered, adjudged and decreed by the court that for the offence of driving drunk that the defendant pay a fine of \$10.00 and the cost of this cause for which let execution issue. It is further ordered that the defendant be permitted to drive an motor vehicle while working at Milan Tennessee.

STATE OF TENNESSEE

VS.

DRIVING DRUNK

DALTON STEWART

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.

It is therefore ordered adjudged and decreed by the Court that for the offense of driving drunk, that the defendant pay of secure a fine of \$10.00 Dollars and the cost of this cause for which let execution issue. It is further ordered that he be deprived of driving a motor driven vehicle for five months and twenty-nine days. Thence J.C. Edney and Albert Wyatt came into open court and entered their names as securities for all this fine and costs.

J.W. TOWNSEND

VS.

IN THE CIRCUIT COURT OF HUMPHREYS COUNTY, TENNESSEE

A.M. O'GUINN

MRS A.M. O'GUINN

This day came all the parties by their Attorneys and thereupon the cause was tried by the Judge without a jury, and he having heard all of the evidence finds the issues in favor of the plaintiff, and that defendants are indebted to him \$87.90 principal after deducting all credits and the sum of \$88.42 interest on the note sued on; and further sum of \$11.63 attorney's fee as provided in the face of the note making in all the sum of \$127.95.

It is therefore considered by the Court that plaintiff recover of the defendants A.N. O'Guinn and Mrs A.M. O'Guinn and their sureties on their certiorari bond, to-wit, S.P. Simpson, Wm. Buchanan, Tom Daniel, and E.E. Pace. the sum of one hundred twenty-seven and 05/100 Dollars and the cost of this suit for which let execution issue.

J.W. TOWNSEND

VS.

IN THE CIRCUIT COURT OF HUMPHREYS COUNTY, TENNESSEE

A.M. O'GUINN

MRS A.M. O'GUINN

This day came the parties and their attorneys and thereupon the cause was tried by Hon. Dancy Fort, Judge, with out the jury, and he having heard all of the evidence finds the issue in favor of the plaintiff and that the defendant's breached their warranty against incumbrances in the sale of a tract of land to the plaintiff on the 10th day of November, 1928 in that the defendants had not paid the taxes on said lands for the years 1937, and 1938, said lands being described as follows, Lying and being situated in the 1st civil district of Humphreys County, Tennessee, and bounded on the North by the lands of Weatherspoon and Warren, on the South by the lands of Collier and Gibbons, on the East by Collier and Parker, and on the west by the lands of A.W. Warren and Gibbons. Said unpaid taxes amounting to the sum of \$104.45. It is therefore, considered that the plaintiff, J.W. Townsend, recover of the defendants and their sureties, the afore said sum of \$104.45 and all of the cost of this cause for which execution will issue.

H.H. STEWART

VS.

IN THE CIRCUIT COURT AT WAVERLY, TENNESSEE

J. ALVIN SLAYDEN

This cause came on to be heard before the Hon. Dancy Fort, Judge, on this the 14th day of August 1941, upon the whole record in the cause, and upon due consideration of, the Court finds the issue in favor of the defendant; that the Defendant lawfully repossessed the wagon in possession and advertised and sold same. The plaintiff will pay the costs for which execution will issue.

ETTA STEWART

VS.

IN THE CIRCUIT COURT OF WAVERLY, TENNESSEE

BROWN ROCHELLE
COCA COLA BOTTLING WORKS

This cause came on to be heard before the Hon. Dancy Fort, Judge, when upon motion of the defendants, It is ordered that this case be continue until the next term and set for the first day of said term.

A.L. ROSS

VS.

IN THE CIRCUIT OF WAVERLY, TENNESSEE

N.C. & ST. LOUIS RAILWAY

This cause came on to be heard before the Hon. Dancy Fort, Judge, on the 14th day of August 1941, upon the whole record in the case, and especially the motion of the Defendants for bill of particulars; and upon due consideration of the record and said motion the court is pleased to allow the first three grounds of the motion, and directs the plaintiff to amend his declaration so as to show as follows: Exact day of the Month, the week, and the approximate time of the day when the alleged accident occurred. (2) What kind of train, was approaching and frightened the cow, either passenger or freight train. (3) Where the accident occurred, naming the nearest railroad mile post and also the nearest public or private crossing of the railway track.

The Court is pleased to overrule the fourth and fifth grounds set out by the Defendants motion.

It is further ordered that the plaintiff will be allowed thirty days from this date in which to make the foregoing amendments, and the defendant will be allowed thirty days thereafter in which to file the pleadings. all other matters are reserved.

AUTO SUPPLY COMPANY

VS.

IN THE CIRCUIT COURT AT WAVERLY, TENNESSEE

A.W. LUCAS

JUDGMENT

On motion of the plaintiff the defendant was solemnly called into open court and defend this suit, but failed to do so. It is therefore ordered that the plaintiff have and recover of the Defendant A.W. Lucas Sr. the sum of One Hundred Sixty-one & 06/100 Dollars the amount of the account, and the costs of this cause for which execution may issue.

LAVERNE SCURLOCK

VS.

DIVORCE BILL

CECIL SCURLOCK

This cause is continued until the next term of this court, by consent of both parties.

LAVERNE SCURLOCK

VS.

IN THE CIRCUIT COURT AT WAVERLY, TENNESSEE.

CECIL SCURLOCK

On motion of the complainant, and it appearing that the property herein described has been sold at or about the time of the filing of this bill and the purchaser, under attachment by garnishment, has paid into the court the amount of the Purchase price of the Defendants interest, the attachment against said lands issued on prayer in the original bill is dismissed as against the following described real estate. The one sixth undivided interest of the Defendant Cecil Scurlock in a certain tract of land situated in the 2nd civil district of Humphreys County, Tennessee, described as follows: Twelve feet off the east side of Lot No. 19 and all of Lots Nos. 21 and 22, in the Block E of the Lucas Land and Lumber Company's Addition to the City of Waverly, according to the plat of survey, of record in Deed Book 28, page 58, in the register's office of Humphreys County Tennessee.

The funds of \$41.67 now in the hands of the Clerk, will be ~~paid~~ held for future orders in the cause.

ANNIE SAGER

VS.

IN THE CIRCUIT COURT AT WAVERLY, TENNESSEE

SAM SAGER

In this cause, it duly appearing to the court that the Defendant, Sam Sager has been regularly brought into court by Publication duly and regularly made as the law, in such cases directs, and has made no defence but is in default, It is ordered, on motion of complainant, that as to said Defendant, the bill be taken as confessed and the cause set for hearing ex parte.

The cause was on this the 14th day of August, 1941, further and finally heard upon the bill the order pro confesso, and the testimony of certain witnesses, who were examined, orally in open court, and it appearing to the Court that the Defendant has committed adultery; and that he has maliciously and wilfully deserted the complainant and has wilfully and maliciously remained absent from her without any reasonable cause for two whole years; and has turned complainant out of doors and has neglected and refused to provide for her.

It is therefore ordered, adjudged and decreed by the court that the bonds of matrimony now subsisting between complainant, Annie Sager and the Defendant, Sam Sager be dissolved and annulled and for nothing held. It is further ordered that the defendant pay all the costs of this cause for which let execution issue.

STATE OF TENNESSEE

VS.

LARCENY

THURMAN YATES
DOSSIE GARDNER
WALTER REED

In this cause came the Attorney-General for the State and the Defendants in person and by Attorneys, who being duly charged and arraigned on said indictment pleads not guilty, to

Thereupon to try the issues joined came a jury of good and lawful men of Humphreys County, Tennessee, to wit: B.P. Hemby, C.E. Quinn, J.P. Hodge, E.W. Nix, Blane Smith, Monroe Holland, Guy McMillan, Clifford Davis, Cliff Hooper, John Wafford, Bill Owens, and Preston McCollum, who, being duly elected, tried and sworn according to law, and being in charge of their sworn officers, Walter Woods and J.C. Thomas, who had been legally sworn to attend them, after hearing all of the proof, argument of the council and charge of the Court, upon their oath do say that they find the defendants, as to Thurman Yates guilty as charged in the indictment and assess and fix his punishment at two (2) years in the State penitentiary at Nashville, Tennessee, and further as to Walter Reed guilty as charged in the indictment and assess and fix his punishment at six (6) months in the County Jail of Humphreys County, Tennessee.

It is therefore ordered adjudged and decreed by the Court for the offense, as to Thurman Yates, as found by the jury that the defendant be confined in the Penitentiary At Nashville Tennessee, for a period of time of not less than two years nor more two years. And further as to Walter Reed, that he be confined in the County Jail for six months and that they pay the cost of this cause.

It appearing to the Court that the Defendant Dossie Gardner, has not reached the age of seventeen years. It is therefore ordered that said defendant be transferred to the Juvenil Court of Humphreys County, Tennessee.

REPORT OF THE GRAND JURY

* We the Grand Jury for the August Term of the Circuit Court for Humphreys County, Tennessee, beg leave to submit the following report to your Honor.

We have diligently inquired and true presentment made of all matters given us in charge of other wise brought to our knowledge.

We have examined the County Jail and County Poor House and find the inmates well fed, However sanitary conditions at the Poor House are bad- more and better bedding are needed and more attention should be given to general sanitary conditions- they used disinfectant and same effort should be made to better general conditions- no effort appears to be made to rid the place of bed bugs- there are only two occupants.

We have examined all bonds required by law to be examined by us and find them properly executed and good and solvent for the various amounts, and now having completed our labors for the term we asked to be discharged for the Term. R.H. McKeel, Foreman Grand Jury, T.J. Pullen, W.J. Swanney, Arthur Hooper, Emmit Kennedy, Jim Riddings, Will Harvy, C.E. Bratcher, H.A. Williams, A.L. Lockhart, N.H. Hardin, P.G. Wagoner, and Wood Owens.

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

State of Tennessee vs. Bub Crowell, Larceny, April 22 1941 to May 26, 1941, 35 days at 75¢ per day and two turnkeys\$ 28.25

State of Tennessee vs. Joe Brandon, Assault to Murder, April 22, 1941, to May 27, 1941, 36 days and two turnkeys\$ 29.00

State of Tennessee vs. Harris Johnson, Larceny, April 23, 1941 to June 27 1941 66 days at 75¢ per day and 2 turnkeys.....\$ 50.50

State of Tennessee vs. Grady Stewart, "assault to Murder, April 26, 1941 to April 26, 1941, 3 days at 75¢ per day and two turnkeys.....\$ 4.25

State of Tennessee vs. Vida Stewart, Assault to murder, April 26, 1941 to April 26, 1941, one day at 75 c per day and two turnkeys.....\$ 2.75

State of Tennessee vs. John Murray, Larceny, April 23, 1941 to May 1, 1941, 9 days at 75¢ per day and two turnkeys.....\$ 8.75

State of Tennessee vs. James F. Carroll, Larceny, May 3, 1941, to May 17, 1941, 15 days at 75¢ per day and two turnkeys.....\$ 13.75

State of Tennessee vs. Thurman Hogan, Larceny, June 7, 1941 to Aug. 19, 1941, 74 days at 75¢ per day and two turnkeys.....\$ 57.50

State of Tennessee vs. Geo Hogan, Larceny, June 7, 1941 to Aug. 19, 1941, 74 days at 75¢ per day and two turnkeys.....\$ 57.50

State of Tennessee vs. Donald Bush, H.B. & Larceny, June 9, 1941 to Aug. 19, 1941, 72 days at 75¢ per day and 2 turnkeys\$ 56.00

State of Tennessee vs. Pete Moore, Assault to murder, June 22, 1941 to June 28, 1941, 7 days at 75¢ per day and 2 turnkeys.....\$ 7.25

State of Tennessee vs. Claud Lance, Larceny, June 27, 1941, to Aug 19, 1941, 54 days at 75¢ per day and two turnkeys.....\$ 42.50

State of Tennessee vs. Rogers Green, Larceny, July 22, 1941 to Aug 30, 1941, 42 days at 75¢ per day and\$ 31.50

State of Tennessee vs. Thurman Yates, Larceny, July 28, 1941 to Aug 19, 1941, 23 days at 75¢ per day and 2 turnkeys\$ 19.25

State of Tennessee vs. Walter Reed, Larceny July 25 to Aug 30, 1941 34 days at 75¢ per day and\$ 25.50

State of Tennessee vs. James F. Carroll, Larceny, Aug 13, 1941 to Aug 30, 1941 19 days at 75¢ per day\$ 13.50

COURT THEN ADJOURNED UNTIL COURT IN COURSE.

Dancy Fort JUDGE.

COURT MET PURSUANT TO ADJOURNMENT PRESENT AND PRESIDING THE HON. DANCY FORT, JUDGE, ETC.

STATE OF TENNESSEE
HUMPHREYS COUNTY

CAPTION DECEMBER TERM OF CIRCUIT COURT 1941

Be it remembered that a Circuit Court was opened and held in and for the County of Humphreys at the Court House in the Town of Waverly, Tennessee on the 8th day of December 1941, It being the second Monday of said Month, and the One-thousand nine Hundred and forty-first Year of our Lord, and the One-Hundred and sixty-sixth year of American Independence. Present and presiding the Hon. Dancy Fort, Judge, of the Ninth Judicial District of the State of Tennessee.

Court was opened in due form of Law by Frank James, Sheriff of Humphreys County Tennessee and by him returned in open Court a writ of Vinire Facias, showing that the following named persons were appointed by the County Court at its October Term 1941, to appear and serve as Jurors at this the present term of Court, to-wit; Colman Collier, James Wannamaker, Ezra Pace, E.S. Forest, Pete Anderson, J.W. Townsend, L.H. Davis, Page Ladd, Elmer Pickard, Stanton Terry, Emmit May, John Tarpy, Walter Harris, Grover Bass, Loyd Baker, G.W. Durham, John Fields, J.R. King, Jim Jones, J.W. Knight, Arthur Quinn, Edd Stage, Linnell Spann, Allen Blackwell and Edd Mayberry. And out of the Jurors so summoned the following were selected as required by law as Grand Jurors, to-wit; Colman Collier, James Wannamaker, Ezra Pace, E.S. Forest, Pete Anderson, J.W. Townsend, L.H. Davis, Page Ladd, Elmer Pickard, Stanton Terry, Emmit May, and John Tarpy and R.H. McKeel having 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 according to law, retired to their room in charge of their sworn officer, W.V. Lane, a Constable of Humphreys County, sworn according to law to attend them in considering indictments and presentments. And out of the remaining Jurors so summoned the following were excused from jury service by the Court, to-wit; Eddie Stage, Linnell Spann, Allen Blackwell, and Edd Mayberry, and the following persons were summoned by the Sheriff of Humphreys County, and qualified as regular Jurors in the stead of the above named excused Jurors, to-wit; Monroe Vaden, Edd Bassell, T.D. Gardner, Orson Fields, A.J. Richardson and P.L. Parker.

MRS ZULA MCKELVY

VS.

CONDEMNATION

OLIVER J. LONG

In this case, upon motion of the Attorney for the Plaintiff, It is ordered that this case be continued until the next term of this Court.

MRS E.T. CROWELL ()

VS

CONDEMNATION

WILLIAM ANDERSON

In this case, upon motion of the Attorney for the Plaintiff, It is ordered that this case be continued until the next term of this Court.

MASON MERIDETH

VS.

CONDEMNATION

OLIVER J. LONG

In this case upon motion of the Attorney for the Plaintiff, It is ordered that this case be continued until the next term of this court.